P1, G2

4lr1244

By: The Speaker (By Request – Department of Legislative Services – Code Revision)

Introduced and read first time: January 20, 2014 Assigned to: Health and Government Operations

Committee Report: Favorable House action: Adopted Read second time: March 9, 2014

CHAPTER _____

1 AN ACT concerning

 $\mathbf{2}$

General Provisions Article

3 FOR the purpose of adding a new article to the Annotated Code of Maryland, to be 4 designated and known as the "General Provisions Article", to revise, restate, $\mathbf{5}$ and recodify the laws of the State relating to rules of interpretation, including 6 definitions, interpretation of Code provisions, time, the age of majority, 7 boundaries of counties, and citation of revised articles; revising, restating, and 8 recodifying the laws of the State relating to the form and administration of 9 official oaths, the Open Meetings Act, the Public Information Act, the Maryland 10 Public Ethics Law, acquisition of land by the United States, jurisdiction of the 11 State and United States over certain land, the State seal, the State flag, State 12emblems and designations, and commemorative days and months; repealing 13 certain obsolete provisions; making certain conforming changes; transferring 14 certain obsolete provisions to the Session Laws; defining certain terms; providing for the construction and application of this Act; providing for the 15continuity of certain units and terms of certain officials; providing for the 16 17continuity of the status of certain transactions, employees, rights, duties, titles, 18 interest, licenses, registrations, certifications, and permits; authorizing the 19 publisher of the Annotated Code to make certain corrections in a certain 20manner; and generally relating to the revision, restatement, and recodification 21of certain general provisions of law.

22 BY repealing

23

Article 1 – Rules of Interpretation

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

Underlining indicates amendments to bill.

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



- 1Section 2A, 3, 5 through 18, and 20 through 34 and the subheading "In2General"; 35 though 37 and the subheading "Time"; and the article3designation "Article 1 Rules of Interpretation"
- 4 Annotated Code of Maryland
 - (2011 Replacement Volume and 2013 Supplement)
- 6 BY repealing
- 7 Article State Government
- 8 Section 10-501, 10-502, 10-502.1, 10-502.2, 10-502.3, 10-502.4, 10-502.5, 9 10-502.6, 10-502.7, 10-503 through 10-507, 10-507.1, and 10-508 through 10-512 and the subtitle "Subtitle 5. Meetings"; 10-601 and 10 10-602 and the part "Part I. Definition; General Provision"; 10-611 11 through 10-628 and 10-630 and the part "Part III. Access to Public 12Records": 13-101 through 13-105 and the subtitle "Subtitle 1. State 13Seal"; 13–201 through 13–206 and the subtitle "Subtitle 2. Flags"; 13–301 14through 13-321 and the subtitle "Subtitle 3. Additional Emblems; 1516Designations"; 13-401 through 13-412 and the subtitle "Subtitle 4. 17Commemorative Days"; 13–501 through 13–505 and the subtitle "Subtitle 5. Commemorative Months" and the title "Title 13. Emblems; 18 Commemorative Days"; 14–101 through 14–105 and the subtitle "Subtitle 19201. General Provisions"; 14-201 and 14-202 and the subtitle "Subtitle 2. 21Reversions" and the title "Title 14. United States"; 15-101 through 2215-105 and the subtitle "Subtitle 1. Findings; Definitions; General 23Provisions": 15–201 through 15–210 and the subtitle "Subtitle 2. State 24Ethics Commission"; 15–301 through 15–304 and the subtitle "Subtitle 3. 25Advisory Opinions"; 15–401 through 15–409 and the subtitle "Subtitle 4. Procedures for Complaint of Violation of Title"; 15-501 through 15-508 2627and the part "Part I. General Provisions"; 15-510 through 15-521 and the part "Part II. Special Legislative Provisions"; 15-523 and the part "Part 2829III. Specific Governmental Entities" and the subtitle "Subtitle 5. Conflicts 30 of Interest"; 15-601 through 15-611 and the subtitle "Subtitle 6. 31 Financial Disclosure": 15–701 through 15–715 and the subtitle "Subtitle 327. Lobbying"; 15-801 through 15-808 and the part "Part I. Public Ethics Laws for Counties and Municipal Corporations"; 15-811 through 15-815 33 and the part "Part II. Local Boards of Education"; 15-818 through 15-826 34and the part "Part III. Public Ethics for Bicounty Commissions"; 15-829 35through 15-835 and the part "Part IV. Regional District - Special 36 37Provisions for Prince George's County"; 15-838 through 15-841 and the part "Part V. Regional District - Special Provisions for Montgomery 38 County"; 15-844 and 15-845 and the part "Part VI. Montgomery and 39 40 Prince George's Counties – Special Provisions for Lobbying Disclosure"; 41 15–848 through 15–850 and the part "Part VII. Howard County – Special 42Provisions"; 15-853 through 15-858 and the part "Part VIII. Frederick 43County - Special Provisions" and the subtitle "Subtitle 8. Local Government Provision"; 15-901 through 15-904 and the subtitle 44"Subtitle 9. Enforcement"; 15-1001 and the subtitle "Subtitle 10. Short 45

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- 1Title" and the title "Title 15. Public Ethics"; and 16–101 through 16–1082and the title "Title 16. Official Oaths"3Annotated Code of Maryland
- 4 (2009 Replacement Volume and 2013 Supplement)
- 5 BY adding
- 6 New Article General Provisions
- 7 Section 1–101 through 7–505, inclusive, and the various titles
- 8 Annotated Code of Maryland
- 9 BY repealing and reenacting, with amendments, and transferring to the Session Laws
- 10 Article 1 Rules of Interpretation
- 11 Section 1, 2, and 4
- 12 Annotated Code of Maryland
- 13 (2011 Replacement Volume and 2013 Supplement)

14 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 15 MARYLAND, That the following Section(s) of the Annotated Code of Maryland be 16 repealed:

- Article 1 Rules of Interpretation
 Section 2A, 3, 5 through 18, and 20 through 34 and the subheading "In
 General"; 35 though 37 and the subheading "Time"; and the article
 designation "Article 1 Rules of Interpretation"
- 21 Article State Government
- 22Section 10-501, 10-502, 10-502.1, 10-502.2, 10-502.3, 10-502.4, 10-502.5, 2310-502.6, 10-502.7, 10-503 through 10-507, 10-507.1, and 10-508 through 10-512 and the subtitle "Subtitle 5. Meetings"; 10-601 and 242510-602 and the part "Part I. Definition; General Provision"; 10-611 through 10-628 and 10-630 and the part "Part III. Access to Public 2627Records"; 13-101 through 13-105 and the subtitle "Subtitle 1. State Seal"; 13–201 through 13–206 and the subtitle "Subtitle 2. Flags"; 13–301 28through 13-321 and the subtitle "Subtitle 3. Additional Emblems; 2930 Designations": 13–401 through 13–412 and the subtitle "Subtitle 4. 31Commemorative Days"; 13–501 through 13–505 and the subtitle "Subtitle 5. Commemorative Months" and the title "Title 13. Emblems; 32 33 Commemorative Days"; 14–101 through 14–105 and the subtitle "Subtitle 341. General Provisions"; 14-201 and 14-202 and the subtitle "Subtitle 2. Reversions" and the title "Title 14. United States"; 15-101 through 35 15-105 and the subtitle "Subtitle 1. Findings; Definitions; General 36 Provisions"; 15-201 through 15-210 and the subtitle "Subtitle 2. State 37

1 Ethics Commission"; 15–301 through 15–304 and the subtitle "Subtitle 3. $\mathbf{2}$ Advisory Opinions": 15–401 through 15–409 and the subtitle "Subtitle 4. 3 Procedures for Complaint of Violation of Title"; 15-501 through 15-508 4 and the part "Part I. General Provisions"; 15-510 through 15-521 and the $\mathbf{5}$ part "Part II. Special Legislative Provisions"; and 15-523 and the part 6 "Part III. Specific Governmental Entities" and the subtitle "Subtitle 5. Conflicts of Interest"; 15–601 through 15–611 and the subtitle "Subtitle 6. 78 Financial Disclosure"; 15-701 through 15-715 and the subtitle "Subtitle 9 7. Lobbying"; 15-801 through 15-808 and the part "Part I. Public Ethics 10 Laws for Counties and Municipal Corporations"; 15-811 through 15-815 and the part "Part II. Local Boards of Education"; 15-818 through 15-826 11 12and the part "Part III. Public Ethics for Bicounty Commissions": 15-829 through 15-835 and the part "Part IV. Regional District - Special 13 Provisions for Prince George's County"; 15-838 through 15-841 and the 1415part "Part V. Regional District - Special Provisions for Montgomery County"; 15-844 and 15-845 and the part "Part VI. Montgomery and 16 17Prince George's Counties – Special Provisions for Lobbying Disclosure"; 15-848 through 15-850 and the part "Part VII. Howard County - Special 18 Provisions"; and 15-853 through 15-858 and the part "Part VIII. 19Frederick County - Special Provisions" and the subtitle "Subtitle 8. Local 20Government Provision"; 15-901 through 15-904 and the subtitle 2122"Subtitle 9. Enforcement"; 15-1001 and the subtitle "Subtitle 10. Short 23Title" and the title "Title 15. Public Ethics"; and 16–101 through 16–108 and the title "Title 16. Official Oaths" 2425SECTION 2. AND BE IT FURTHER ENACTED, That the Laws of Maryland 26read as follows: 27**ARTICLE – GENERAL PROVISIONS** TITLE 1. RULES OF INTERPRETATION. 28

- SUBTITLE 1. DEFINITIONS.
- 30 **1–101.** IN GENERAL.

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31 EXCEPT AS OTHERWISE PROVIDED IN THIS CODE, IN THIS CODE THE 32 FOLLOWING WORDS HAVE THE MEANINGS INDICATED.

- 33REVISOR'S NOTE: This section is new language added as the standard34introductory language for defined terms.
- 35 1–102. Administrator; executor; personal representative.
- 36 (A) ADMINISTRATOR.

"ADMINISTRATOR" 1 **INCLUDES** AN EXECUTOR AND A PERSONAL $\mathbf{2}$ **REPRESENTATIVE.** 3 **(B)** EXECUTOR. "EXECUTOR" 4 **INCLUDES** AN ADMINISTRATOR AND Α PERSONAL $\mathbf{5}$ **REPRESENTATIVE.** 6 **(C) PERSONAL REPRESENTATIVE.** "PERSONAL REPRESENTATIVE" INCLUDES AN ADMINISTRATOR AND AN 7 8 EXECUTOR. REVISOR'S NOTE: This section is new language derived without substantive 9 change from former Art. 1, § 5. 10 In this section, the former references to the defined terms being "used in 11 12 this Code" are deleted as unnecessary in light of § 1–101 of this subtitle. Also in this section, the former phrase "unless such an application of such 13terms would be unreasonable" is deleted as a standard rule of statutory 14construction for defined terms. See General Revisor's Note to title. 1516 Defined term: "Includes" § 1-110 1–103. ADULT; MINOR. 17 18 (A) ADULT. 19 "Adult" means an individual at least 18 years old. 20**(B)** MINOR. EXCEPT AS PROVIDED IN § 1-401(B) OF THIS TITLE, AS IT PERTAINS TO 21LEGAL AGE AND CAPACITY, "MINOR" MEANS AN INDIVIDUAL UNDER THE AGE OF 2218 YEARS. 2324REVISOR'S NOTE: This section is new language derived without substantive change from former Art. 1, § 24(b). 2526In subsection (a) of this section, the reference to "an individual at least 18 27years old" is substituted for the former reference to "persons who have attained the age of eighteen years" for clarity and brevity. Similarly, in 28subsection (b) of this section, the reference to "an individual under the 29

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$1 \\ 2$	age of 18 years" is substituted for the former reference to "persons who have not attained the age of eighteen years".
3 4	Also in subsection (a) of this section, the former phrases "of full age" and "of legal age" are deleted as unnecessary. Those phrases appear only in
$5 \\ 6$	Article 2B of the Code, in provisions relating to the sale of alcoholic beverages to a person not "of legal age" or the purchase of alcoholic
7	beverages to a person not "of legal age" or "of full age", which for
8	purposes of Article 2B is 21 years of age. (See Art. 2B, §§ 12–109, 12–202,
$\begin{array}{c} 9 \\ 10 \end{array}$	and 12–301.) Similarly, a reference to "legal age" appears in § 5–106(e) of the Courts Article, in a provision relating to the statute of limitations for
10	a prosecution for selling alcoholic beverages to a person "under the legal
$\overline{12}$	age for drinking such alcoholic beverages".
13	For provisions establishing the responsibility of the parents of a minor
14	child, as defined in this section, to provide for the child's support, care,
15	nurture, welfare, and education, see § 5–203(b) of the Family Law Article.
16	1–104. ASSAULT.
17	EXCEPT AS USED IN TITLE 3, SUBTITLE 2 OF THE CRIMINAL LAW
18	ARTICLE, "ASSAULT" MEANS ASSAULT IN ANY DEGREE UNLESS A SPECIFIC
19	DEGREE OF ASSAULT IS SPECIFIED.
20	REVISOR'S NOTE: This section formerly was Art. 1, § 33.
21	The only changes are in style.
22	1–105. CERTIFIED MAIL; REGISTERED MAIL.
23	IN THIS CODE, A CODE OF PUBLIC LOCAL LAWS, A MUNICIPAL CHARTER, A
24	RESOLUTION OR ORDINANCE OF A COUNTY OR MUNICIPAL CORPORATION, OR A
25	RULE, REGULATION, OR DIRECTIVE OF A UNIT OF THE STATE OR A POLITICAL \tilde{a}
26	SUBDIVISION OF THE STATE:
27	(1) "CERTIFIED MAIL" AND "REGISTERED MAIL" INCLUDE THE
28	USES, PROCEDURES, AND FEES OF THE UNITED STATES POSTAL SERVICE;
29	(2) "CERTIFIED MAIL" INCLUDES "REGISTERED MAIL"; AND
30	(3) "REGISTERED MAIL" INCLUDES "CERTIFIED MAIL".
31	REVISOR'S NOTE: This section is new language derived without substantive
32	change from former Art. 1, § 20.

- 1 In the introductory language of this section, the reference to a "unit" is 2 substituted for the former reference to a "department, board, commission, 3 or other agency". The term "unit" is used as the general term for a 4 government entity because it is inclusive enough to include all those 5 entities. *See* General Revisor's Note to article.
- 6 Also in the introductory language of this section, the former references to 7 a resolution or ordinance "of a board of county commissioners or county 8 council" of a county or "of the mayor and council, by whatever name 9 known" of a municipal corporation are deleted as surplusage.
- 10In item (1) of this section, the reference to the "United States Postal11Service" is substituted for the former obsolete reference to the "United12States Post Office Department".
- 13Also in item (1) of this section, the reference to the uses, procedures, and14fees "of" the United States Postal Service is substituted for the former15reference to the uses, procedures, and fees "provided and generally16referred to by" the United States Postal Service for brevity.
- 17Also in item (1) of this section, the word "include" is substituted for the18former word "mean" for clarity.
- 19In item (2) of this section, the reference to "certified mail' includ[ing]20"registered mail" is substituted for the former phrase "[a] provision ... for21the use of one type of such mail, may be interpreted and applied to22authorize the use of the other type of such mail as an alternate" for23brevity.
- 24The General Provisions Article Review Committee for notes. 25consideration by the General Assembly, that county charters have not 26been included in the introductory language of this section while 27municipal charters are specifically included. The General Assembly may 28wish to add county charters to the introductory language of this section 29or, in the alternative, delete the reference to municipal charters if the 30 intent is to treat the two charters the same.

31 Defined terms: "County" § 1–107 32 "Includes" § 1–110 33 "State" § 1–115

34 **1–106.** CHILD.

EXCEPT IN MATTERS OF INHERITANCE, DESCENT, OR DISTRIBUTION OF PROPERTY, "CHILD" OR AN EQUIVALENT WORD INCLUDES AN ILLEGITIMATE CHILD.

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1 2	REV	ISOR'S NOTE: This section is new language derived without substantive change from former Art. 1, § 16.
$\frac{3}{4}$		The former reference to the word child or its equivalent "[being] construed to" include an illegitimate child is deleted as surplusage.
$5 \\ 6$		The former reference to "real and personal" property is deleted as surplusage.
7 8 9		The former phrase "unless such a construction would be unreasonable" is deleted as a standard rule of statutory construction for defined terms. <i>See</i> General Revisor's Note to title.
$10 \\ 11 \\ 12$		For provisions on illegitimate children for purposes of construing the estates of decedents law and the terms of a will, <i>see</i> Title 1, Subtitle 2 of the Estates and Trusts Article.
13	Defin	ned term: "Includes" § 1–110
14	1–107. Co	UNTY.
15	"Cot	UNTY" MEANS A COUNTY OF THE STATE OR BALTIMORE CITY.
$\begin{array}{c} 16 \\ 17 \end{array}$	REV	ISOR'S NOTE: This section is new language derived without substantive change from former Art. 1, § 14(a).
18 19		The phrase "means a county of the State or" is substituted for the former word "includes" for consistency with other revised articles of the Code.
$20 \\ 21 \\ 22$		The former phrase "unless such construction would be unreasonable" is deleted as a standard rule of statutory construction for defined terms. <i>See</i> General Revisor's Note to title.
$\begin{array}{c} 23\\ 24 \end{array}$		The former reference to the word county "[being] construed to" include Baltimore City is deleted as surplusage.
25	Defin	ned term: "State" § 1–115
26	1–108. DE	NOVO.
27	(A)	SCOPE OF SECTION.
28	THIS	SECTION DOES NOT APPLY TO THE REVIEW OF CASES FROM:

29 (1) THE WORKERS' COMPENSATION COMMISSION;

1 (2) THE HEALTH CARE ALTERNATIVE DISPUTE RESOLUTION 2 OFFICE; OR

3 (3) THE MARYLAND INSURANCE ADMINISTRATION UNDER § 4 27–1001 of the Insurance Article.

5 (B) "DE NOVO" DEFINED.

6 IN A STATUTE PROVIDING FOR DE NOVO JUDICIAL REVIEW OR APPEAL OF 7 A QUASI-JUDICIAL ADMINISTRATIVE AGENCY ACTION, "DE NOVO" MEANS 8 JUDICIAL REVIEW BASED ON AN ADMINISTRATIVE RECORD AND ANY 9 ADDITIONAL EVIDENCE THAT WOULD BE AUTHORIZED BY § 10–222(F) AND (G) 10 OF THE STATE GOVERNMENT ARTICLE.

11 12 REVISOR'S NOTE: This section is new language derived without substantive change from former Art. 1, § 32.

13The General Provisions Article Review Committee notes. for consideration by the General Assembly, that the definition of "de novo" as 1415provided under subsection (b) of this section does not coincide with the 16more commonly understood definition of "de novo". However, the 17committee notes that the reason for the placement of the definition of "de 18novo" in former Article 1 is stated in Thompson v. State Farm Mutual 19Automobile Insurance Company, 196 Md. App. 235 (2010), in which the 20Court of Special Appeals recognized that the Commission to Revise the 21Administrative Procedure Act in 1991–1992 addressed the issue in its 22substantive statutory revision (Chapter 59 of the Laws of 1993). Based on 23the Court of Appeals limitation on de novo review set forth in DNR v. Linchester Sand and Gravel Corp., 274 Md. 211 (1975), the Commission 2425recommended that "except in the very limited circumstances of the 26Workers' Compensation Commission and the Health Claims Arbitration 27Office, de novo evidence should generally not be allowed to be introduced before a Court reviewing a decision of a State agency. This change would 2829be accomplished by adding § 32 to Article 1 of the Annotated Code, as 30 proposed in the attached bill". In *Thompson*, the court further noted that 31 the Commission's solution was to add to the Rules of Interpretation 32Article a possible "Humpty-Dumpty definition" in which "de novo" judicial review of agency action meant review upon an administrative 33 34record with the limited additional evidence mechanisms specified in § 10–222(f) and (g) of the State Government Article. 35

36 1-109. GIFT.

1 2 3 4 5	IN A STATUTE THAT AUTHORIZES A GIFT TO OR FOR THE USE OF THE STATE OR ANY OF ITS OFFICERS OR UNITS, "GIFT" INCLUDES AN INTER VIVOS GIFT, INTER VIVOS ENDOWMENT, BEQUEST, DEVISE, LEGACY, OR TESTAMENTARY ENDOWMENT OF ANY INTEREST IN REAL OR PERSONAL PROPERTY.
6	REVISOR'S NOTE: This section formerly was Art. 1, § 22.
7	The only changes are in style.
8 9	Defined terms: "Includes" § 1–110 "State" § 1–115
10	1–110. INCLUDES; INCLUDING.
$\frac{11}{12}$	"INCLUDES" OR "INCLUDING" MEANS INCLUDES OR INCLUDING BY WAY OF ILLUSTRATION AND NOT BY WAY OF LIMITATION.
$\frac{13}{14}$	REVISOR'S NOTE: This section is new language derived without substantive change from former Art. 1, § 30.
$15\\16$	The former phrase "unless the context requires otherwise" is deleted as a standard rule of statutory construction for defined terms.
17	1–111. LEGAL HOLIDAY.
18	(A) IN GENERAL.
19 20	IN THIS CODE AND ANY REGULATION OR DIRECTIVE ADOPTED UNDER IT, "LEGAL HOLIDAY" MEANS:
21	(1) JANUARY 1, FOR NEW YEAR'S DAY;
22 23	(2) (I) JANUARY 15, FOR DR. MARTIN LUTHER KING, JR.'S BIRTHDAY; OR
$24\\25\\26$	(II) IF THE UNITED STATES CONGRESS DESIGNATES ANOTHER DAY FOR OBSERVANCE OF DR. MARTIN LUTHER KING, JR.'S BIRTHDAY, THE DAY DESIGNATED BY THE UNITED STATES CONGRESS;
27	(3) FEBRUARY 12, FOR LINCOLN'S BIRTHDAY;
28 29	(4) THE THIRD MONDAY IN FEBRUARY, FOR WASHINGTON'S BIRTHDAY;

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1	(8	5) MARCH 25, FOR MARYLAND DAY;
2	((6) GOOD FRIDAY;
3	(7	7) (I) MAY 30, FOR MEMORIAL DAY; OR
4 5 6		(II) IF THE UNITED STATES CONGRESS DESIGNATES Y FOR OBSERVANCE OF MEMORIAL DAY, THE DAY DESIGNATED BY STATES CONGRESS;
7	(8	3) JULY 4, FOR INDEPENDENCE DAY;
8	(9)) THE FIRST MONDAY IN SEPTEMBER, FOR LABOR DAY;
9	(1	10) SEPTEMBER 12, FOR DEFENDERS' DAY;
10	(1	(I) OCTOBER 12, FOR COLUMBUS DAY; OR
$11 \\ 12 \\ 13$		(II) IF THE UNITED STATES CONGRESS DESIGNATES Y FOR OBSERVANCE OF COLUMBUS DAY, THE DAY DESIGNATED BY STATES CONGRESS;
14	(1	12) NOVEMBER 11, FOR VETERANS' DAY;
$\begin{array}{c} 15\\ 16\end{array}$	() Day;	13) THE FOURTH THURSDAY IN NOVEMBER, FOR THANKSGIVING
17 18	(I Indian Heri	14) THE FRIDAY AFTER THANKSGIVING DAY, FOR AMERICAN TAGE DAY;
19	(1	15) DECEMBER 25, FOR CHRISTMAS DAY;
$\begin{array}{c} 20\\ 21 \end{array}$	(I AND	16) EACH STATEWIDE GENERAL ELECTION DAY IN THE STATE;
$22 \\ 23 \\ 24$	·	17) EACH OTHER DAY THAT THE PRESIDENT OF THE UNITED THE GOVERNOR DESIGNATES FOR GENERAL CESSATION OF
25	(B) O	BSERVATION OF LEGAL HOLIDAY.

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$\frac{1}{2}$		EPT AS OTHERWISE EXPRESSLY PROVIDED IN THE CODE, A LEGAL HALL BE OBSERVED ON:
$\frac{3}{4}$	OR	(1) THE DATE SPECIFIED IN SUBSECTION (A) OF THIS SECTION;
5 6	AFTER THA	(2) IF THAT DATE FALLS ON A SUNDAY, ON THE NEXT MONDAY AT DATE.
7 8	REVI	SOR'S NOTE: This section is new language derived without substantive change from former Art. 1, § 27.
9 10 11		In the introductory language of subsection (a) of this section, the former reference to a "rule" is deleted as included in the reference to a "regulation". <i>See</i> General Revisor's Note to article.
$\begin{array}{c} 12\\ 13 \end{array}$		In subsection (b)(1) of this section, the word "or" is substituted for the former word "and" for clarity.
$\begin{array}{c} 14 \\ 15 \end{array}$		Also in subsection (b)(1) of this section, the former reference to the date specified "for the legal holiday" is deleted as surplusage.
16 17 18 19 20 21 22 23 24		The General Provisions Article Review Committee notes, for consideration by the General Assembly, that the definition of "legal holiday" in this section includes the following holidays that are not designated as federal legal holidays under 5 U.S.C.A. § 6103: Lincoln's birthday, Maryland Day, Good Friday, Defender's Day, American Indian Heritage Day, and each statewide general election day in the State. In addition, federal law designates the birthday of Martin Luther King, Jr. as the third Monday in January, Memorial Day as the last Monday in May, and Columbus Day as the second Monday in October.
25	Defin	ed term: "State" § 1–115
26	1–112. Lo	CAL DEPARTMENT OF SOCIAL SERVICES.
$\begin{array}{c} 27\\ 28 \end{array}$	"Loc Montgom	CAL DEPARTMENT OF SOCIAL SERVICES" INCLUDES THE ERY COUNTY GOVERNMENT.
29 30	REVI	SOR'S NOTE: This section is new language derived without substantive change from former Art. 1, § 34.
$\frac{31}{32}$		The former phrase "[i]n this Code" is deleted as unnecessary in light of § $1-101$ of this subtitle.

1 The former phrase "unless the context requires otherwise" is deleted as a $\mathbf{2}$ standard rule of statutory construction for defined terms. 1–113. NEWSPAPER; NEWSPAPER IN GENERAL CIRCULATION. 3 4 **(**A**)** IN GENERAL. UNLESS OTHERWISE PROVIDED, IN A LAW, RESOLUTION, OR COURT $\mathbf{5}$ ORDER, JUDGMENT, OR DECREE THAT REFERS TO PUBLISHING A LEGAL 6 ADVERTISEMENT OR LEGAL NOTICE, WORDS SUCH AS "NEWSPAPER" OR 7"NEWSPAPER IN GENERAL CIRCULATION" MEAN A PUBLICATION THAT: 8 9 (1) HAS AT LEAST FOUR PAGES; 10 (2) HABITUALLY CONTAINS NEWS ITEMS, REPORTS OF CURRENT 11 EDITORIAL COMMENTS, ADVERTISING MATTER, AND OTHER EVENTS, MISCELLANEOUS INFORMATION THAT IS OF PUBLIC INTEREST AND IS FOUND 1213 GENERALLY IN AN ORDINARY NEWSPAPER; 14(3) HAS BEEN PUBLISHED AND DISTRIBUTED, BY SALE, FROM AN ESTABLISHED PLACE OF BUSINESS AT LEAST ONCE A WEEK FOR 6 MONTHS OR 1516 MORE BEFORE PUBLICATION OF THE ADVERTISEMENT OR NOTICE; 17(4) HAS GENERAL CIRCULATION THROUGHOUT THE COMMUNITY 18 WHERE THE PUBLICATION IS PUBLISHED; AND **QUALIFIES FOR PERIODICALS RATES FOR MAILING THROUGH** 19 (5) THE UNITED STATES POSTAL SERVICE. 2021**(**B**) PRINCE GEORGE'S COUNTY.** 22SUBJECT TO SUBSECTION (A) OF THIS SECTION AND FOR PURPOSES OF THE PUBLIC GENERAL LAWS OF THE STATE, IN PRINCE GEORGE'S COUNTY, 23"NEWSPAPER IN GENERAL CIRCULATION" INCLUDES A NEWSPAPER THAT: 2425(1) IS DESIGNATED BY THE COUNTY COUNCIL AS A NEWSPAPER 26OF RECORD; OR 27QUALIFIES UNDER SUBSECTION (A) OF THIS SECTION (2) **(I)** WITH RESPECT TO PRINCE GEORGE'S COUNTY; AND 2829**(II)** IS PUBLISHED BY A SMALL BUSINESS AS DEFINED IN § 14-201 OF THE STATE FINANCE AND PROCUREMENT ARTICLE. 30

- 1REVISOR'S NOTE: This section is new language derived without substantive2change from former Art. 1, § 28.
- 3 In the introductory language of subsection (a) of this section, the 4 reference to a "judgment" is added for accuracy.
- 5Also in the introductory language of subsection (a) of this section, the6former references to "paper" and "newspaper devoted to the7dissemination of general news" are deleted as unnecessary because those8terms are not used in the Code.
- 9 In subsection (a)(5) of this section, the reference to "qualif[ying] for 10 Periodicals rates for mailing through the United States Postal Service" is 11 substituted for the former, obsolete reference to "[being] entitled to be 12 entered as second-class matter in the United States mail". "Second-class 13 mail" was renamed "Periodicals" on July 1, 1996.
- 14 In subsection (b)(1) of this section, the word "or" is substituted for the 15 former word "and" to clarify that a newspaper does not have to be both 16 items (1) and (2) to qualify as the defined term.
- 17Article The General Provisions Review Committee notes, for consideration by the General Assembly, that the definition of 18 19"newspaper" is more substantive than definitional in nature. However, 20this definition was placed in Article 1 through the code revision process, 21in particular through Chapter 284 of 1984, which established the State 22Government Article. The Revisor's Note to Chapter 284, which 23transferred the definition of "newspaper" from former Art. 76, § 8 to Art. 241, § 28 states "[i]n the introductory part of this section, the clause 'that 25refers to publishing a ... legal notice' is added to reflect the title of Ch. 26905, Acts of 1941, which added former Art. 76, § 8 to the Code for the 27limited purpose of 'defining the publications in which legal notices and legal advertising shall be inserted,' ...". 28
- 29 Defined terms: "Includes" § 1–110
- 30 "State" § 1–115
- 31 **1–114. PERSON.**

32 "PERSON" INCLUDES AN INDIVIDUAL, RECEIVER, TRUSTEE, GUARDIAN,
 33 PERSONAL REPRESENTATIVE, FIDUCIARY, REPRESENTATIVE OF ANY KIND,
 34 CORPORATION, PARTNERSHIP, BUSINESS TRUST, STATUTORY TRUST, LIMITED
 35 LIABILITY COMPANY, FIRM, ASSOCIATION, OR OTHER NONGOVERNMENTAL
 36 ENTITY.

1REVISOR'S NOTE: This section is new language derived without substantive2change from former Art. 1, § 15.

3The references to an "individual, receiver, trustee, guardian, personal4representative, fiduciary, [or] representative of any kind" and a "firm,5association, or other ... entity" are added for consistency with the6definition of the term in many recently revised articles. See, e.g., CP §71-101(l), CS § 1-101(l), EC § 1-101(d), HS § 1-101(h), IN § 1-101(dd), PS8§ 1-101(c), and PU § 1-101(u). No substantive change is intended.

- 9 The former phrase "[u]nless such a construction would be unreasonable" 10 is deleted as a standard rule of statutory construction for defined terms. 11 See General Revisor's Note to title.
- The definition of "person" in this subsection does not include a 12governmental entity or unit. The Court of Appeals of Maryland has held 13 14consistently that the word "person" in a statute does not include the 15State, its agencies, or subdivisions unless an intention to include these 16 entities is made manifest by the legislature. See, e.g., Unnamed Physicians v. Commission on Medical Discipline, 285 Md. 1, 12–14 (1979). 1718 This rule does not apply when there is no impairment of sovereign powers 19and the provision that uses the term enhances a proprietary interest of the governmental unit. See 89 Op. Att'y Gen. 53, 58 (2004). 20
- 21 Defined term: "Includes" § 1–110
- 22 **1–115. STATE.**
- 23 (A) LOWER CASE.

24 EXCEPT AS PROVIDED IN SUBSECTION (B) OF THIS SECTION, "STATE" 25 MEANS:

- 26 (1) A STATE, POSSESSION, TERRITORY, OR COMMONWEALTH OF 27 THE UNITED STATES; OR
- 28 (2) THE DISTRICT OF COLUMBIA.
- 29 (B) CAPITALIZED.
- 30 WHEN CAPITALIZED, "STATE" MEANS MARYLAND.
- 31REVISOR'S NOTE: This section is standard language added to provide an
express definition of the term "state". The term conforms to the same
term defined in other recently revised articles of the Code. See, e.g., EC §
34331-101(g) and LU § 1-101(q).

1 1–116. UNIVERSITY OF MARYLAND.

2 "UNIVERSITY OF MARYLAND" MEANS THE UNIVERSITY SYSTEM OF 3 MARYLAND ESTABLISHED UNDER TITLE 12 OF THE EDUCATION ARTICLE.

- 4 REVISOR'S NOTE: This section is new language derived without substantive 5 change from former Art. 1, § 31.
- 6 The former phrase "[i]n this Code" is deleted as unnecessary in light of § 7 1–101 of this subtitle.
- 8 The former phrase "unless the context requires otherwise" is deleted as a 9 standard rule of statutory construction for defined terms.
- 10 **1–117. VETERAN.**

11 WITH RESPECT TO ANY STATE PROGRAM OF BENEFITS, RIGHTS, OR 12 PRIVILEGES APPLICABLE TO A VETERAN UNDER THIS CODE, "VETERAN" 13 INCLUDES, IF THE INDIVIDUAL IS ELIGIBLE UNDER 38 U.S.C. § 101, A MEMBER 14 OF THE COMMISSIONED CORPS OF:

- 15
- (1) THE PUBLIC HEALTH SERVICE; OR

16(2) THENATIONALOCEANICANDATMOSPHERIC17ADMINISTRATION OR ITS PREDECESSOR, THE COAST AND GEODETIC SURVEY.

- 18 REVISOR'S NOTE: This section is new language derived without substantive
 19 change from former Art. 1, § 29.
- 20In the introductory language of this section, the reference to "the21individual [being]" eligible under 38 U.S.C. § 101 is added for clarity.
- 22 Defined terms: "Includes" § 1–110 23 "State" § 1–115
- 24 GENERAL REVISOR'S NOTE TO SUBTITLE
- Former Art. 1, § 6, which provided that "decedent" means a person dying testate or intestate, is deleted as unnecessary since every decedent would die with or without a will.

Former Art. 1, § 14(b), which provided that the circuit court for the county includes the Circuit Court for Baltimore City, is deleted as unnecessary in light of Article IV, § 20(a) of the Maryland Constitution, which states that "[t]here

shall be a Circuit Court for each County and for Baltimore City. The Circuit
Courts shall have and exercise, in the respective counties, and Baltimore City,
all the power, authority and jurisdiction, original and appellate, which the
Circuit Courts of the counties exercised on the effective date of these
amendments, and the greater or lesser jurisdiction hereafter prescribed by law".

6 The General Provisions Article Review Committee notes, for consideration by 7 the General Assembly, that several of the definitions in this subtitle are 8 substantive. The committee has decided not to transfer or alter the definitions 9 in deference to the General Assembly and the legislative history related to the 10 placement and drafting of these sections as definitions.

- 11 SUBTITLE 2. INTERPRETATION OF CODE PROVISIONS.
- 12 **1–201. GENDER.**

13EXCEPT AS OTHERWISE PROVIDED, A REFERENCE TO ONE GENDER14INCLUDES AND APPLIES TO THE OTHER GENDER.

- 15 REVISOR'S NOTE: This section is new language derived without substantive
 16 change from former Art. 1, § 7.
- 17The phrase "[e]xcept as otherwise provided" is substituted for the former18phrase "[u]nless the General Assembly specifically provides otherwise in19a particular statute" for brevity.
- 20The phrase "a reference to" one gender is substituted for the former21reference to "all words in this Code importing" one gender for brevity and22clarity.
- 23 **1–202. SINGULAR AND PLURAL.**

24THE SINGULAR INCLUDES THE PLURAL AND THE PLURAL INCLUDES THE25SINGULAR.

- 26REVISOR'S NOTE: This section is new language derived without substantive27change from former Art. 1, § 8.
- 28The phrase "the plural includes the singular" is substituted for the former29phrase "vice versa" for clarity.
- 30The former phrase "except where such construction would be31unreasonable" is deleted as a standard rule of statutory construction. See32General Revisor's Note to title.
- 33 **1–203. MAY NOT.**

1 IN THIS CODE AND ANY REGULATION OR DIRECTIVE ADOPTED UNDER IT, 2 THE PHRASE "MAY NOT" HAS A MANDATORY NEGATIVE EFFECT AND 3 ESTABLISHES A PROHIBITION.

- 4 REVISOR'S NOTE: This section is new language derived without substantive 5 change from former Art. 1, § 26.
- 6 The former reference to a "rule" is deleted as included in the reference to 7 a "regulation". *See* General Revisor's Note to article.
- 8 The former reference to "phrases of like import" is deleted as 9 unnecessary.
- 10 **1–204. PUBLIC GENERAL LAWS.**

11 A REFERENCE TO "THE ANNOTATED CODE OF MARYLAND", "THE 12 ANNOTATED CODE", "THE MARYLAND CODE", "THE CODE", OR "THIS CODE" 13 MEANS A CODE OF THE PUBLIC GENERAL LAWS OF THE STATE THAT HAS BEEN 14 ADOPTED AND MADE EVIDENCE OF THE PUBLIC GENERAL LAWS OF THE STATE 15 UNDER § 10–201 OF THE COURTS ARTICLE.

- 16 REVISOR'S NOTE: This section is new language derived without substantive
 17 change from former Art. 1, § 2A.
- 18The former reference to "the State Code" is deleted as unnecessary19because that phrase does not appear in the Code.
- 20 Defined term: "State" § 1–115
- 21 **1–205.** EFFECT OF REPEAL OR AMENDMENT OF STATUTE.
- 22 (A) **EFFECT ON PENALTY, FORFEITURE, OR LIABILITY.**

EXCEPT AS OTHERWISE EXPRESSLY PROVIDED, THE REPEAL, REPEAL AND
REENACTMENT, OR AMENDMENT OF A STATUTE DOES NOT RELEASE,
EXTINGUISH, OR ALTER A CRIMINAL OR CIVIL PENALTY, FORFEITURE, OR
LIABILITY IMPOSED OR INCURRED UNDER THE STATUTE.

27 (B) PURPOSES FOR WHICH STATUTE SHALL REMAIN IN EFFECT.

A REPEALED, REPEALED AND REENACTED, OR AMENDED STATUTE SHALL
 REMAIN IN EFFECT FOR THE PURPOSE OF SUSTAINING ANY:

$egin{array}{c} 1 \\ 2 \\ 3 \end{array}$	(1) CRIMINAL OR CIVIL ACTION, SUIT, PROCEEDING, OR PROSECUTION FOR THE ENFORCEMENT OF A PENALTY, FORFEITURE, OR LIABILITY; AND
4 5	(2) JUDGMENT, DECREE, OR ORDER THAT IMPOSES, INFLICTS, OR DECLARES THE PENALTY, FORFEITURE, OR LIABILITY.
$6 \\ 7$	REVISOR'S NOTE: This section is new language derived without substantive change from former Art. 1, § 3.
$8\\9\\10$	In this section, the former references to "any section or part of a section of any statute" and "section or part thereof" are deleted as implicit in the reference to "a statute".
$\frac{11}{12}$	In subsection (a) of this section, the reference to a liability "imposed" is added for accuracy.
$\begin{array}{c} 13\\14 \end{array}$	Also in subsection (a) of this section, the phrase "does not" is substituted for the former phrase "shall not have the effect to" for brevity and clarity.
$15 \\ 16 \\ 17$	Also in subsection (a) of this section, the former reference to "modify[ing] or chang[ing], in whole or in part" is deleted as included in the reference to "alter[ing]".
18 19 20 21 22 23	Also in subsection (a) of this section, the former references to the "revision" and "consolidation" of a statute are deleted as included in the reference to the "amendment" of a statute. Similarly, in the introductory language of subsection (b) of this section, the former references to a "revised" and a "consolidated" statute are deleted as included in the reference to an "amended" statute.
$\begin{array}{c} 24\\ 25\\ 26 \end{array}$	In the introductory language of subsection (b) of this section, the phrase "shall remain in effect" is substituted for the former phrase "shall be treated and held as still remaining in force" for brevity.
27 28	In subsection (b)(1) of this section, the former reference to "proper" actions is deleted as implicit.
29 30 31	In subsection (b)(2) of this section, the former reference to a judgment, decree, or order "which can or may be rendered, entered or made in such actions, suits, proceedings or prosecutions" is deleted as surplusage.
32	1-206. CONFLICT BETWEEN PUBLIC GENERAL AND PUBLIC LOCAL LAWS.

1 WHERE A PUBLIC GENERAL LAW AND A PUBLIC LOCAL LAW ENACTED BY 2 THE GENERAL ASSEMBLY ARE IN CONFLICT, THE PUBLIC LOCAL LAW SHALL 3 PREVAIL.

- 4 REVISOR'S NOTE: This section is new language derived without substantive 5 change from former Art. 1, § 13.
- 6 The reference to a public local law "enacted by the General Assembly" is 7 added for clarity.
- 8 The former reference to a public local law "of any county, city, town or 9 district" is deleted as implicit in the reference to a "public local law".
- 10 The General Provisions Article Review Committee notes that the 11 determination of whether a law is a public general law or public local law 12is not simply based on the entity that enacted the law. In Steimel v. 13Board of Election Supervisors of Prince George's County, 278 Md. 1 14(1976), the Court of Appeals used the test applied in Cole v. Secretary of 15State, 249 Md. 425 (1968), to determine whether a law is a public local 16law. In Steimel, the court stated that "the test applied is whether the law, 17in subject matter and substance, was confined in its operation to prescribed territorial limits and was equally applicable to all persons 18 19within such limits. We thus distinguished the enactment there from 20public general law, which deals with the general public welfare, a subject 21which is of significant interest not just to any one county, but rather to 22more than one geographical subdivision, or even to the entire state". The 23court held that an Act of the General Assembly which permitted 24businesses in Prince George's County to be open on Sunday was a public local law. 25
- 26 1-207. Inconsistent amendments to same provision.
- 27

(A) AMENDMENTS TO BE CONSTRUED TOGETHER.

EXCEPT AS PROVIDED IN SUBSECTION (B) OF THIS SECTION, IF TWO OR MORE AMENDMENTS TO THE SAME SECTION ARE ENACTED AT THE SAME OR DIFFERENT SESSIONS OF THE GENERAL ASSEMBLY, AND ONE OF THE AMENDMENTS MAKES NO REFERENCE TO AND TAKES NO ACCOUNT OF THE OTHER, THE AMENDMENTS SHALL BE CONSTRUED TOGETHER AND EACH SHALL BE GIVEN EFFECT, IF POSSIBLE, WITH DUE REGARD TO THE WORDING OF THEIR TITLES.

35 (B) WHEN AMENDMENTS ARE IRRECONCILABLE.

1 IF THE AMENDMENTS ARE IRRECONCILABLE AND IT IS NOT POSSIBLE TO 2 CONSTRUE THEM TOGETHER, THE LATEST IN DATE OF FINAL ENACTMENT 3 SHALL PREVAIL.

- 4 REVISOR'S NOTE: This section is new language derived without substantive 5 change from former Art. 1, § 17.
- 6 In subsection (a) of this section, the former reference to a section "or 7 subsection of the Code" is deleted as implicit.
- 8 Also in subsection (a) of this section, the former reference to other "or 9 others" is deleted as implicit.
- 10The General Provisions Article Review Committee notes that "enactment"11commonly refers to the final act that makes a measure law. In Elgin v.12Capitol Greyhound Lines, 192 Md. 303 (1949), the Court of Appeals found13that where two or more acts of the legislature are approved by the14Governor on the same day, the latter act in numerical order of chapters is15considered the last expression of legislative will.
- 16 **1–208.** CAPTIONS AND CATCHLINES.
- 17 THE CAPTION OR CATCHLINE OF A SECTION OR SUBSECTION THAT IS 18 PRINTED IN BOLD TYPE, ITALICS, OR OTHERWISE:
- 19(1) IS INTENDED AS A MERE CATCHWORD TO INDICATE THE20CONTENTS OF THE SECTION OR SUBSECTION; AND
- 21(2)(I)MAY NOT BE CONSIDERED AS A TITLE OF THE SECTION22OR SUBSECTION; AND
- 23(II) EXCEPT AS OTHERWISE PROVIDED, MAY NOT BE24CONSIDERED AS A TITLE IF THE SECTION, SUBSECTION, CAPTION, OR25CATCHLINE IS AMENDED OR REENACTED.
- 26REVISOR'S NOTE: This section is new language derived without substantive27change from former Art. 1, § 18.
- In this section, the references to a "catchline" are substituted for the former references to "headlines" to reflect modern terminology.
- 30In the introductory language of this section, the former references to31captions or catchlines "of the several sections of this Code" and "of the32several subsections of this Code" are deleted as implicit.

In item (2)(i) of this section, the former reference to "any part thereof" is deleted as surplusage.

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3 The General Provisions Article Review Committee notes that Maryland 4 case law supports this section even when the language of the catchline $\mathbf{5}$ contradicts the statute. In State v. Holton, 193 Md. App. 322, 365-66 6 (2010), aff'd 420 Md. 530 (2011), the Court of Special Appeals found that $\mathbf{7}$ the caption to § 5-501 of the Courts and Judicial Proceedings Article, 8 "Action for defamation against local government official", does not limit to 9 actions for defamation the accompanying statutory language which states 10 "[a] civil or criminal action may not be brought against a city or town 11 councilman ... for words spoken at a meeting ...". In so finding, the Court of Appeals stated "[i]n determining the meaning of a statute, we look to 1213the words of the statute itself, not a caption. W. Corr. Inst. v. Geiger, 371 Md. 125, 141 (2002) Captions and headings are mere catchwords and 1415can never be taken to limit or expand the plain meaning of statutory 16language".

17The General Provisions Article Review Committee also notes, for18consideration by the General Assembly, that there are instances in the19Code where section captions are made part of the law. Specifically, §201–107 of the Commercial Law Article states "[s]ection captions are part of21the Maryland Uniform Commercial Code". The General Assembly may22wish to amend this section to clarify this exception.

23 **1–209. R**EFERENCE TO LAW INCLUDES AMENDMENTS.

24 (A) APPLICATION OF SECTION.

THE RULE OF CONSTRUCTION ESTABLISHED BY THIS SECTION APPLIES TO AN AMENDMENT ADOPTED BEFORE, ON, OR AFTER JULY 1, 1973.

27 (B) IN GENERAL.

22

1

 $\mathbf{2}$

EXCEPT AS OTHERWISE PROVIDED, WHEN A PUBLIC GENERAL LAW OR PUBLIC LOCAL LAW REFERS TO A PORTION OF THE CODE OR TO ANY OTHER LAW, THE REFERENCE APPLIES TO ANY AMENDMENT TO THAT PORTION OF THE CODE OR OTHER LAW.

- 32REVISOR'S NOTE: This section is new language derived without substantive33change from former Art. 1, § 21.
- 34In subsection (a) of this section, the phrase "before, on, or after" is35substituted for the former phrase "prior or subsequent to" for clarity.

- 1 In subsection (b) of this section, the former reference to a public general 2 law or public local law "of this State" is deleted as surplusage.
- 3 Also in subsection (b) of this section, the former reference to any 4 "subsequent" amendment is deleted as implicit.
- 5 **1–210.** SEVERABILITY.
- 6 (A) IN GENERAL.

7 EXCEPT AS OTHERWISE PROVIDED, THE PROVISIONS OF ALL STATUTES 8 ENACTED AFTER JULY 1, 1973, ARE SEVERABLE.

9 (B) WHEN PART OF STATUTE FOUND TO BE UNCONSTITUTIONAL OR 10 VOID.

Тне 11 FINDING BY Α COURT THAT PART OF Α STATUTE IS 12UNCONSTITUTIONAL OR VOID DOES NOT AFFECT THE VALIDITY OF THE 13REMAINING PORTIONS OF THE STATUTE, UNLESS THE COURT FINDS THAT THE 14REMAINING VALID PROVISIONS ALONE ARE INCOMPLETE AND INCAPABLE OF 15BEING EXECUTED IN ACCORDANCE WITH THE LEGISLATIVE INTENT.

- 16REVISOR'S NOTE: This section is new language derived without substantive17change from former Art. 1, § 23.
- 18 In subsection (b) of this section, the reference to "part" of a statute is 19 substituted for the former reference to "some provision of" a statute for 20 brevity and clarity.
- 21The General Provisions Article Review Committee notes that although 22courts sometimes ignore severability clauses and apply their own tests, 23the language in this section should be retained. Sutherland on Statutory Construction at § 44A:15 specifically discusses Maryland's statute: "The 2425legislature can create a clear statement rule by enacting a general 26severability clause providing that all statutes should be treated as 27severable unless they contain a nonseverability clause specifically stating 28otherwise. Indeed, Maryland and Minnesota have provisions similar to 29this, although both statutes are conditioned in a manner that undercuts their force. Maryland's statute has the further virtue of explicitly stating 30 31that it applies only prospectively. Alas, general severability clauses have 32suffered from even greater neglect than severability clauses contained in 33 specific statutes. For example, in Muller v. Curran [889 F2d 54 (4th Cir. 1989)], the court refused to believe that the legislature intended 3435 severance despite Maryland's clear statement rule and a specific 36 severability clause in the statute. But if a general severability clause like Maryland's or Minnesota's were construed according to its plain meaning, 37

	24	HOUSE BILL 270
$ \begin{array}{c} 1 \\ 2 \\ 3 \\ 4 \\ 5 \\ 6 \\ 7 \\ 8 \end{array} $		as advocated here, such a provision would operate as a legislatively established clear statement rule in favor of severability." Id . at § 44A:16. Only four other states, Indiana, Kentucky, Missouri, and Oregon, have the "incomplete and incapable of being executed" language. The language of the Maryland statute appears tougher than the test set forth in case law – also something probably deliberately intended. Given the praise heaped on the Maryland law by Sutherland, the provision should be left unchanged.
9		SUBTITLE 3. TIME.
10	1-301. St.	ANDARD TIME.
11	(A)	IN GENERAL.
12 13		STANDARD TIME IN THE STATE SHALL BE THAT OF THE 75TH OF LONGITUDE WEST FROM GREENWICH.
14	(B)	COURTS, BANKS, PUBLIC OFFICES, AND PROCEEDINGS.
$\begin{array}{c} 15\\ 16\\ 17\end{array}$	SECTION S	STANDARD TIME DESCRIBED UNDER SUBSECTION (A) OF THIS SHALL REGULATE ALL COURTS, BANKING INSTITUTIONS, PUBLIC ND LEGAL OR OFFICIAL PROCEEDINGS.
18 19	REVI	ISOR'S NOTE: This section is new language derived without substantive change from former Art. 1, § 35.
20	Defin	ned term: "State" § 1–115
21	1–302. Co	MPUTATION OF PERIOD OF TIME.
22	(A)	IN GENERAL.
$23 \\ 24 \\ 25$	THE ACT, E	OMPUTING A PERIOD OF TIME DESCRIBED IN A STATUTE, THE DAY OF EVENT, OR DEFAULT AFTER WHICH THE DESIGNATED PERIOD OF TIME RUN MAY NOT BE INCLUDED.
26	(B)	LAST DAY.
27 28		LAST DAY OF THE PERIOD OF TIME COMPUTED UNDER SUBSECTION S SECTION SHALL BE INCLUDED UNLESS:
29 30 31	PERIOD RU LEGAL HOI	(1) IT IS A SUNDAY OR LEGAL HOLIDAY, IN WHICH CASE THE UNS UNTIL THE END OF THE NEXT DAY THAT IS NOT A SUNDAY OR LIDAY; OR

1 (2) THE ACT TO BE DONE IS THE FILING OF A PAPER IN COURT 2 AND THE OFFICE OF THE CLERK OF THE COURT IS NOT OPEN ON THE LAST DAY 3 OF THE PERIOD OF TIME, OR IS CLOSED FOR A PART OF A DAY, IN WHICH CASE 4 THE PERIOD RUNS UNTIL THE END OF THE NEXT DAY THAT IS NOT A SATURDAY, 5 SUNDAY, LEGAL HOLIDAY, OR DAY ON WHICH THE OFFICE IS NOT OPEN THE 6 ENTIRE DAY DURING ORDINARY BUSINESS HOURS.

7 (C) SUNDAYS AND LEGAL HOLIDAYS.

8 (1) WHEN THE PERIOD OF TIME EXCEEDS 7 DAYS, INTERMEDIATE 9 SUNDAYS AND LEGAL HOLIDAYS SHALL BE COUNTED IN COMPUTING THE 10 PERIOD OF TIME.

11 (2) WHEN THE PERIOD OF TIME IS 7 DAYS OR LESS, 12 INTERMEDIATE SUNDAYS AND LEGAL HOLIDAYS MAY NOT BE COUNTED IN 13 COMPUTING THE PERIOD OF TIME.

- 14REVISOR'S NOTE: This section is new language derived without substantive15change from former Art. 1, § 36.
- 16 In subsection (a) of this section, the reference to a period of time 17 "described" is substituted for the former reference to a period of time 18 "prescribed or allowed" for brevity.
- 19Also in subsection (a) of this section, the former reference to an20"applicable" statute is deleted as unnecessary.
- In the introductory language of subsection (b) of this section, the reference to the period of time computed "under subsection (a) of this section" is substituted for the former reference to the period of time "so" computed for clarity.
- 25In subsection (c) of this section, the references to "legal" holidays are26added for consistency with subsection (b) of this section.
- In subsection (c)(1) of this section, the reference to certain days being "counted in computing the period of time" is substituted for the former reference to certain days being "considered as other days" for clarity and consistency with subsection (c)(2) of this section.
- 31Also in subsection (c)(1) of this section, the former reference to the period32of time "allowed" is deleted as surplusage.

1 The General Provisions Article Review Committee notes, for $\mathbf{2}$ consideration by the General Assembly, that Maryland Rule 1-203 3 provides for the computation of time. Maryland Rule 1-203(a) states "[i]n 4 computing any period of time prescribed by these rules, by rule or order $\mathbf{5}$ of court, or by any applicable statute, the day of the act, event, or default 6 after which the designated period of time begins to run is not included. If 7 the period of time allowed is more than seven days, intermediate 8 Saturdays, Sundays, and holidays are counted; but if the period of time 9 allowed is seven days or less, intermediate Saturdays, Sundays, and 10 holidays are not counted. The last day of the period so computed is 11 included unless: 1) it is a Saturday, Sunday, or holiday, in which event the period runs until the end of the next day that is not a Saturday, 1213Sunday, or holiday; or 2) the act to be done is the filing of a paper in court 14and the office of the clerk of that court on the last day of the period is not open, or is closed for a part of the day, in which event the period runs 1516until the end of the next day that is not a Saturday, Sunday, holiday, or a 17day on which the office is not open during its regular hours". Maryland 18Rule 1-203(a) is inconsistent with subsection (b) of this section, as 19subsection (b) of this section includes Saturdays when computing the last 20day of the period of time, while Maryland Rule 1-203(a) specifically 21excludes Saturdays. Maryland Rule 1–202 defines a holiday as an 22employee holiday as set forth in § 9-201 of the State Personnel and Pensions Article. The list of holidays in § 9–201 of the State Personnel 2324and Pensions Article is not consistent with the list of "legal holidays" 25provided in § 1–111 of this article. The committee note to Maryland Rule 261–203 states that "this section supersedes Code, [former] Article 1, § 36 to 27the extent of any inconsistency".

28The General Provisions Article Review Committee also notes, for 29consideration by the General Assembly, that while there is no provision 30 in the Annotated Code for filing before an event, there is such a provision in the Maryland Rules of Procedure. Specifically, Maryland Rule 1-203(b) 3132provides "[i]n determining the latest day for performance of an act which 33 is required by these rules, by rule or order of court, or by any applicable 34statute, to be performed a prescribed number of days before a certain day, 35act, or event, all days prior thereto, including intervening Saturdays, 36 Sundays, and holidays, are counted in the number of days so prescribed. 37The latest day is included in the determination unless it is a Saturday, Sunday, or holiday, in which event the latest day is the first preceding 38 39 day which is not a Saturday, Sunday, or holiday". The General Assembly 40 may wish to add a similar provision to this section.

- 41 Defined term: "Legal holiday" § 1–111
- 42 **1–303. COMPUTATION OF AGE.**
- 43 (A) IN GENERAL.

1 EXCEPT AS PROVIDED IN SUBSECTION (B) OF THIS SECTION, AN 2 INDIVIDUAL ATTAINS A SPECIFIED AGE ON THE DAY OF THE ANNIVERSARY OF 3 THE INDIVIDUAL'S BIRTH.

4 (B) INDIVIDUAL BORN ON FEBRUARY 29.

5 AN INDIVIDUAL BORN ON FEBRUARY 29 ATTAINS A SPECIFIED AGE ON 6 MARCH 1 OF ANY YEAR THAT IS NOT A LEAP YEAR.

7 REVISOR'S NOTE: This section formerly was Art. 1, § 37.

8 No changes are made.

- 9 SUBTITLE 4. MISCELLANEOUS PROVISIONS.
- 10 **1–401. A**GE **O**F **MAJORITY.**
- 11 (A) IN GENERAL.
- 12 (1) THE AGE OF MAJORITY IS 18 YEARS.

13 (2) EXCEPT AS PROVIDED IN SUBSECTION (B) OF THIS SECTION 14 OR AS OTHERWISE SPECIFICALLY PROVIDED BY STATUTE, AN INDIVIDUAL AT 15 LEAST 18 YEARS OLD IS AN ADULT FOR ALL PURPOSES AND HAS THE SAME 16 LEGAL CAPACITY, RIGHTS, POWERS, PRIVILEGES, DUTIES, LIABILITIES, AND 17 RESPONSIBILITIES THAT AN INDIVIDUAL AT LEAST 21 YEARS OLD HAD BEFORE 18 JULY 1, 1973.

19 (B) CHILD SUPPORT.

AN INDIVIDUAL WHO HAS ATTAINED THE AGE OF 18 YEARS AND WHO IS ENROLLED IN SECONDARY SCHOOL HAS THE RIGHT TO RECEIVE SUPPORT AND MAINTENANCE FROM BOTH OF THE INDIVIDUAL'S PARENTS UNTIL THE FIRST TO OCCUR OF THE FOLLOWING EVENTS:

- 24 (1) THE INDIVIDUAL DIES;
- 25 (2) THE INDIVIDUAL MARRIES;
- 26 (3) THE INDIVIDUAL IS EMANCIPATED;

27(4) THE INDIVIDUAL GRADUATES FROM OR IS NO LONGER28ENROLLED IN SECONDARY SCHOOL; OR

28

1

(5) THE INDIVIDUAL ATTAINS THE AGE OF 19 YEARS.

- 2 REVISOR'S NOTE: This section is new language derived without substantive 3 change from former Art. 1, § 24(a).
- 4 Throughout this section, the references to an "individual" are substituted 5 for the former references to a "person" because only an individual and not 6 the other entities included in the defined term "person" may attain the 7 age of majority.
- 8 In subsection (a)(1) of this section, the former phrase "hereby declared to 9 be" is deleted as surplusage.
- 10 The General Provisions Article Review Committee notes. for 11 consideration by the General Assembly, that the more appropriate 12placement of the provision in subsection (b) of this section related to child support is under § 5-203 of the Family Law Article. However, the 13committee is aware that the General Assembly intended that this 14provision be drafted to former Art. 1, § 24 as a result of a compromise 1516reached by legislative committees when adopting Chapter 180 of 2002. 17For this reason, the committee has decided not to transfer this provision 18 to the Family Law Article.
- 19 Defined term: "Adult" § 1–103
- 20 **1–402.** BOUNDARIES OF COUNTIES.

21THE BOUNDARIES AND LIMITS OF EACH COUNTY SHALL REMAIN AS22ESTABLISHED UNLESS ALTERED BY LAW.

- 23REVISOR'S NOTE: This section is new language derived without substantive24change from former Art. 1, § 12.
- The reference to the boundaries remaining as "established unless altered 2526by law" is substituted for the former reference to remaining as "now 27established" for clarity. The section was originally enacted as part of the 28Maryland Code of 1860 and was reenacted in the Code of 1888. Since 291888, there have been at least seven changes in the boundaries of the 30 counties or Baltimore City. The latest was in 1994 (Ch. 636), when the 31boundary line between Montgomery County and Prince George's County was altered to include all of the City of Takoma Park in Montgomery 3233 County. Article XIII, § 1 of the Maryland Constitution provides that "[t]he General Assembly may provide, by law, for organizing new Counties, 34locating and removing county seats, and changing county lines". 35

- 1 The former reference to the counties "of this State" is deleted as implicit.
- 2 The former reference to the "City of Baltimore" is deleted as included in 3 the defined term "county".
- 4 Defined term: "County" § 1–107

5 1-403. CITATION OF REVISED ARTICLES.

6 (A) IN GENERAL.

EXCEPT AS PROVIDED IN SUBSECTION (B) OF THIS SECTION,
UNNUMBERED REVISED ARTICLES OF THE ANNOTATED CODE OF MARYLAND
MAY BE CITED AS: "\$ ____ OF THE _____ ARTICLE".

10 (B) COURTS AND JUDICIAL PROCEEDINGS ARTICLE.

11 A SECTION OF THE COURTS AND JUDICIAL PROCEEDINGS ARTICLE MAY 12 BE CITED AS: "§ ____ OF THE COURTS ARTICLE".

- 13REVISOR'S NOTE: This section is new language derived without substantive14change from former Art. 1, § 25.
- 15In subsection (a) of this section, the phrase "[e]xcept as provided in16subsection (b) of this section" is added for clarity.
- 17Also in subsection (a) of this section, the reference to a section of "the18______ Article" is substituted for the former references to each specific19article name, except for the Courts and Judicial Proceedings Article,20which is shown in subsection (b) of this section, for brevity.
- 21 GENERAL REVISOR'S NOTE TO TITLE
- Former Art. 1, §§ 1, 2, and 4, which provided for the effect of the adoption of the Code, were originally enacted as part of the Maryland Code of 1860 and reenacted in the Code of 1888. The parties to any then existing contracts or pending litigation would be long dead. These sections are being transferred to the Session Laws to conform to modern bill drafting conventions, under which such provisions would typically be uncodified. *See* § 3 of Ch. ____, Acts of 2014.

Throughout this subtitle, former language indicating that a definition applies unless such a construction would be "unreasonable" is deleted. The General Provisions Article Review Committee believes such a caveat is unnecessary because Maryland case law already factors the unreasonableness of a particular construction into a determination of legislative intent. *See Board of Trustees v. Hughes*, 340 Md. 1, 7 (1995) ("[W]e seek to avoid constructions that are illogical,

$ \begin{array}{c} 1 \\ 2 \\ 3 \\ 4 \\ 5 \\ 6 \end{array} $	unreasonable, or inconsistent with common sense."); <i>Wagner v. Board of County Commissioners</i> , 263 Md. 560, 568 (1971) ("[W]e should prefer a construction which leads to a reasonable, rather than an unreasonable and absurd result."); and <i>Doswell v. State</i> , 53 Md. App. 647, 653 (1983) ("[T]he statute should be read in a commonsense manner to avoid an unreasonable or absurd result."). No substantive change is intended.
7	TITLE 2. OFFICIAL OATHS.
8	SUBTITLE 1. FORM OF OATH.
9 10	2-101. Form of oath for position not subject to Maryland Constitution.
$ \begin{array}{r} 11 \\ 12 \\ 13 \\ 14 \\ 15 \\ 16 \\ \end{array} $	UNLESS A STATE OR LOCAL LAW REQUIRES A DIFFERENT FORM OF OATH, AN INDIVIDUAL APPOINTED TO A PUBLIC POSITION THAT REQUIRES THE INDIVIDUAL TO TAKE AN OATH, BUT NOT SUBJECT TO THE OATH REQUIRED BY ARTICLE I, § 9 OF THE MARYLAND CONSTITUTION, SHALL TAKE AN OATH TO PERFORM FAITHFULLY THE DUTIES OF THE OFFICE TO WHICH THE INDIVIDUAL IS APPOINTED.
$\begin{array}{c} 17\\18\end{array}$	REVISOR'S NOTE: This section is new language derived without substantive change from former SG § 16–106.
19 20 21	In this section and throughout this title, the references to a "State or local law" are substituted for the former references to a "law or ordinance" for clarity.
$22 \\ 23 \\ 24 \\ 25$	In this section and throughout this subtitle, the references to an "individual" are substituted for the former references to a "person" because only a human being and not the other entities included in the definition of "person" can take an oath.
26	In this section, the reference to a "public" position is added for accuracy.
27 28 29 30 31 32 33	The General Provisions Article Review Committee notes, for consideration by the General Assembly, that this section contains references to an "oath" but not an "affirmation". Section 2–103 of this subtitle indicates that an affirmation is sufficient if made by an individual conscientiously scrupulous of taking an oath. The General Assembly may wish to add references to an "affirmation" in this section for clarity and consistency.

34The General Provisions Article Review Committee also notes, for35consideration by the General Assembly, that this section, like age-old36source law, recognizes that State or local law may require a different oath

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1 than that required by Article I, § 9 of the Maryland Constitution for those $\mathbf{2}$ "not subject" to this constitutional oath requirement. And, in fact, this 3 section retains in the law a statutory oath for holders of such positions. 4 Another place in the Code where a statutory oath is imposed on one not $\mathbf{5}$ holding a public office under the Constitution or laws is 2-104(b)6 (deputy sheriffs) of the Courts Article. Since 1867, Article 37 of the 7 Maryland Declaration of Rights has provided, in relevant part, that the 8 legislature may not "prescribe any other oath of office other than the oath 9 prescribed by this Constitution". The Court of Appeals has concluded that 10 under this constitutional provision the General Assembly may not require a different oath for the holder of an office, whether or not the office is 11 constitutional or statutory. Davidson v. Brice, 91 Md. 681, 690 (1900). See 1213 also AG Bill Review Letter on HB 1473, dated May 6, 2009. The source 14law for this section, like that for § 2-104(b) of the Courts Article, predates Article 37 and these provisions were enacted at a time when the 1516 legislature had the authority to require an oath different than that 17contained in Article I, § 9. What remains unclear is whether Article 37 18jeopardizes the constitutionality of the source law for this section. In the 19absence of more definitive case law, the committee is hesitant to alter or delete language regarding statutory oaths; however, the General 2021Assembly may wish to amend this section to be consistent with Article 37.

22 Defined term: "State" § 1–115

23 **2–102.** LANGUAGE PROHIBITED IN OATH.

NO PRECATORY WORDS, INCLUDING "SO HELP ME GOD", MAY BE ADDED TO AN OATH NOT REQUIRED BY THE MARYLAND CONSTITUTION.

- 26REVISOR'S NOTE: This section is new language derived without substantive27change from former Art. 1, § 10.
- 28The word "precatory" is substituted for the former phrase "any29imprecatory words whatever" for accuracy. "Imprecatory" relates to30calling down evil, while "precatory" pertains to praying.
- The former reference to the "form of judicial and all other" oaths is deleted as surplusage.
- 33The former reference to an oath "to be taken or administered in this34State" is deleted as surplusage.
- 35The former requirement to include the phrase "[i]n the presence of36Almighty God I do solemnly promise or declare" is deleted as37unconstitutional under Torcaso v. Watkins, 367 U.S. 495, 81 S.Ct. 168338and White v. State, 244 Md. 188 (1966).

The General Provisions Article Review Committee notes, for consideration by the General Assembly, that this section contains references to an "oath" but not an "affirmation". Section 2–103 of this subtitle indicates that an affirmation is sufficient if made by an individual conscientiously scrupulous of taking an oath. The General Assembly may wish to add references to an "affirmation" in this section for clarity and consistency.

8 The General Provisions Article Review Committee also notes that 9 additional requirements related to oaths are found in the Maryland Rules. Maryland Rule 1-303 provides that "[e]xcept as provided in Rule 10 11 16-819(d)(3), whenever an oral oath is required by rule or law, the person 12making oath shall solemnly swear or affirm under the penalties of 13perjury that the responses given and statements made will be the whole truth and nothing but the truth". Maryland Rule 1-304 provides that the 14statement of the affiant may be made before an officer authorized to 1516administer an oath or affirmation, who shall certify in writing to having 17 administered the oath or taken the affirmation, or may be made by 18 signing the statement in one of the following forms: Generally. "I solemnly affirm under the penalties of perjury that the contents of the 19 20foregoing paper are true to the best of my knowledge, information, and 21belief." Personal Knowledge. "I solemnly affirm under the penalties of 22perjury and upon personal knowledge that the contents of the foregoing 23paper are true.".

24 **2–103.** SUFFICIENCY OF AFFIRMATION INSTEAD OF OATH.

IF AN OATH IS REQUIRED BY THE CODE, AN AFFIRMATION IS SUFFICIENT IF MADE BY AN INDIVIDUAL CONSCIENTIOUSLY SCRUPULOUS OF TAKING AN OATH.

- 28 REVISOR'S NOTE: This section is new language derived without substantive
 29 change from former Art. 1, § 9.
- 30The reference to an "individual" is substituted for the former reference to31a "person" because only a human being and not the other entities32included in the definition of "person" is capable of making an oath or33affirmation.
- 34 SUBTITLE 2. ADMINISTRATION OF OATH.
- 35 **2–201.** METHOD FOR ADMINISTRATION OF OATH.

36 AN INDIVIDUAL WHO ADMINISTERS AN OATH SHALL REQUIRE THE 37 INDIVIDUAL TAKING AN OATH TO HOLD UP A HAND IN RECOGNITION OF THE 38 SOLEMNITY OF THE ACT UNLESS:

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(1) HOLDING UP A HAND IS NOT PRACTICABLE; OR

$\frac{2}{3}$	(2) IT APPEARS THAT ANOTHER METHOD WOULD BE MORE BINDING ON THE CONSCIENCE OF THE INDIVIDUAL TAKING THE OATH.
45	REVISOR'S NOTE: This section is new language derived without substantive change from former Art. 1, § 11.
6 7 8	In the introductory language of this section, the reference to "[a]n individual who administers an oath" is substituted for the former reference to "[t]he manner of administering oaths" for clarity.
9 10 11 12	Also in the introductory language of this section, the reference to holding up a hand "in recognition" of the solemnity of the act is substituted for the former reference to holding up a hand "in token of his recognition" of the solemnity of the act for brevity.
$\begin{array}{c} 13\\14 \end{array}$	In item (2) of this section, the reference to the "individual taking the oath" is substituted for the former reference to the "swearer" for clarity.
15	2–202. GOVERNOR AND LIEUTENANT GOVERNOR.
16	(A) IN GENERAL.
17 18 19	THE GOVERNOR AND THE LIEUTENANT GOVERNOR SHALL TAKE AND SUBSCRIBE THE OATH REQUIRED BY ARTICLE I, § 9 OF THE MARYLAND CONSTITUTION:
20 21 22 23	(1) ON THE THIRD WEDNESDAY OF JANUARY THAT NEXT FOLLOWS THE ELECTION OF THE GOVERNOR, OR AS SOON THEREAFTER AS IS PRACTICABLE, BETWEEN THE HOURS OF NOON AND 2:00 P.M. IN THE CHAMBER OF THE SENATE OF MARYLAND; AND
$\begin{array}{c} 24 \\ 25 \end{array}$	(2) (I) BEFORE THE CHIEF JUDGE OF THE COURT OF APPEALS; OR
26 27	(II) IF THE CHIEF JUDGE IS UNABLE TO ATTEND, BEFORE ONE OF THE ASSOCIATE JUDGES OF THE COURT OF APPEALS.
28	(B) RECORD OF OATHS.
29	THE CLERK OF THE COURT OF APPEALS SHALL MAINTAIN A BOOK THAT

30 RECORDS THE OATHS TAKEN AND SUBSCRIBED UNDER THIS SECTION.

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1	REVISOR'S NOTE: This section formerly was SG § 16–101.
2	The only changes are in style.
3	2–203. Adjutant General; Attorney General; Comptroller; judges
45	AND CLERKS OF COURT OF APPEALS AND COURT OF SPECIAL APPEALS; SECRETARY OF STATE; STATE REPORTER; STATE TREASURER.
6	(A) IN GENERAL.
7 8	THE OATH REQUIRED BY ARTICLE I, § 9 OF THE MARYLAND CONSTITUTION SHALL BE TAKEN AND SUBSCRIBED BEFORE THE GOVERNOR BY:
9	(1) THE ADJUTANT GENERAL;
10	(2) THE ATTORNEY GENERAL;
11	(3) THE COMPTROLLER;
12	(4) THE JUDGES OF THE COURT OF APPEALS;
13	(5) THE CLERK OF THE COURT OF APPEALS;
14	(6) THE JUDGES OF THE COURT OF SPECIAL APPEALS;
15	(7) THE CLERK OF THE COURT OF SPECIAL APPEALS;
16	(8) THE SECRETARY OF STATE;
17	(9) THE STATE REPORTER; AND
18	(10) THE STATE TREASURER.
19	(B) COMPTROLLER.
20	ON THE THIRD MONDAY OF JANUARY THAT NEXT FOLLOWS THE
$\frac{21}{22}$	ELECTION OF THE COMPTROLLER, OR AS SOON THEREAFTER AS IS PRACTICABLE, THE SUCCESSFUL CANDIDATE FOR THAT OFFICE SHALL QUALIFY
 23	BY TAKING THE OATH REQUIRED BY ARTICLE I, § 9 OF THE MARYLAND
94	CONSTITUTION

24 **CONSTITUTION.**

25 (C) RECORD OF OATHS.

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1 THE SECRETARY OF STATE SHALL MAINTAIN A BOOK THAT RECORDS THE 2 OATHS TAKEN AND SUBSCRIBED UNDER THIS SECTION.

- 3 REVISOR'S NOTE: This section is new language derived without substantive 4 change from former SG § 16–102.
- 5 In subsection (a)(5) and (7) of this section, the references to "the clerk of 6 the Court of Appeals" and "the clerk of the Court of Special Appeals", 7 respectively, are substituted for the former references to "their clerks" for 8 clarity and to reflect that there is only one clerk for each court.
- 9 For provisions requiring the Secretary of State to maintain a book 10 recording commissions issued by the Governor, *see* § 7–105 of the State 11 Government Article.
- 12 Defined term: "State" § 1–115

13 **2–204.** MEMBERS OF GENERAL ASSEMBLY.

14 **(A) SENATE.**

15 (1) A MEMBER OF THE SENATE OF MARYLAND SHALL 16 ADMINISTER THE OATH REQUIRED BY ARTICLE I, § 9 OF THE MARYLAND 17 CONSTITUTION TO THE PRESIDENT OF THE SENATE.

18 (2) THE PRESIDENT OF THE SENATE SHALL ADMINISTER THE 19 OATH REQUIRED BY ARTICLE I, § 9 OF THE MARYLAND CONSTITUTION TO THE 20 OTHER MEMBERS AND OFFICERS OF THE SENATE OF MARYLAND.

21 (B) HOUSE OF DELEGATES.

22(1) A MEMBER OF THE HOUSE OF DELEGATES SHALL23ADMINISTER THE OATH REQUIRED BY ARTICLE I, § 9 OF THE MARYLAND24CONSTITUTION TO THE SPEAKER OF THE HOUSE OF DELEGATES.

25 (2) THE SPEAKER OF THE HOUSE OF DELEGATES SHALL 26 ADMINISTER THE OATH REQUIRED BY ARTICLE I, § 9 OF THE MARYLAND 27 CONSTITUTION TO THE OTHER MEMBERS AND OFFICERS OF THE HOUSE OF 28 DELEGATES.

29 (C) SUBSCRIPTION OF OATHS.

30THE MEMBERS OF THE GENERAL ASSEMBLY SHALL SUBSCRIBE THE OATH31THAT THE MEMBERS TAKE UNDER SUBSECTIONS (A) AND (B) OF THIS SECTION.

1 REVISOR'S NOTE: This section formerly was SG § 16–103.

2 No changes are made.

3 The General Provisions Article Review Committee notes. for consideration by the General Assembly, that the individual administering 4 $\mathbf{5}$ the oath to the President of the Senate and the Speaker of the House of 6 Delegates in subsections (a) and (b) of this section has been elected but 7not yet sworn in. Rule 2 of the Rules of the Senate of Maryland provides 8 that the President shall be elected by the Senate, which shall first elect a 9 President Pro Tem, who shall preside over the Senate until the President 10 is elected and assumes that office. The President Pro Tem is required to administer the oath of office to the President. Rule 2 of the Rules of the 11 12House of Delegates provides that the Speaker shall be elected by the House, which shall first elect a Speaker Pro Tem who shall administer 1314the oath of office to the Speaker. The President, President Pro Tem, 15Speaker, and Speaker Pro Tem each hold office from the date of their 16 election until the earlier of: (1) the beginning of the next regular session 17of the General Assembly; (2) the election of another person to hold the office; or (3) the occurrence of a vacancy in the office. 18

19The General Provisions Article Review Committee also notes, for 20consideration by the General Assembly, that the federal process for 21swearing in members of Congress is similar to the process in the 22Maryland General Assembly. Members of the House of Representatives usually take their oath during the first day of a new Congress. After the 2324Speaker is elected, the member with the longest continuous service 25administers the oath to the Speaker. This tradition originated in the 26British House of Commons and has been the practice in the House of 27Representatives since at least 1849. The Speaker then administers the 28oath to the rest of the members as a group. As for the Senate, the 29Congressional Research Services' The First Day of a New Congress: A Guide to Proceedings on the Senate Floor, states that the Vice President 30 31 presides when the Senate first convenes. The first order of business in a 32new Senate is the swearing-in of senators elected or re-elected in the most recent general election. The Vice President then swears in senators, 33 34in alphabetical order in groups of four, to take the oath and to also 35"subscribe to the oath" in the official oath book. As provided by the U.S. 36 Constitution, the President pro tempore is chosen by the Senate to 37 preside during the absence of the Vice President. When there is a change in party control of the Senate, or when a vacancy in the office of President 38 39 pro tempore occurs, a new President pro tempore is elected by resolution and then sworn in by the Vice President. Unlike the process for 40 administering oaths in the Maryland General Assembly, which is set 4142forth in the Rules for each chamber, the process for administering oaths 43in Congress is based primarily on tradition.
1 **2–205.** MUNICIPAL OFFICERS OTHER THAN MAYORS OR CHIEF EXECUTIVE 2 OFFICERS.

EXCEPT FOR A MAYOR OR CHIEF EXECUTIVE OFFICER OF A MUNICIPAL
CORPORATION, ALL OFFICERS OF A MUNICIPAL CORPORATION SHALL TAKE AN
OATH BEFORE THE MAYOR OR CHIEF EXECUTIVE OFFICER OF THE MUNICIPAL
CORPORATION IF AN OATH IS REQUIRED BY STATE OR LOCAL LAW.

- REVISOR'S NOTE: This section is new language derived without substantive
 change from former SG § 16–104.
- 9 The references to a chief "executive officer" are substituted for the former 10 references to a chief "magistrate" to reflect the terminology used in the 11 Local Government Article. *See*, *e.g.*, LG § 4–109.
- 12 Defined term: "State" § 1–115

13 **2–206. OTHER OFFICERS.**

EXCEPT FOR AN OFFICER SPECIFIED IN §§ 2–202 THROUGH 2–205 OF THIS SUBTITLE, AN OFFICER ELECTED OR APPOINTED TO ANY OFFICE OF TRUST OR PROFIT UNDER THE MARYLAND CONSTITUTION OR OTHER STATE LAW, INCLUDING A MAYOR OR OTHER CHIEF EXECUTIVE OFFICER OF A MUNICIPAL CORPORATION, SHALL TAKE AND SUBSCRIBE THE OATH REQUIRED BY ARTICLE I, § 9 OF THE MARYLAND CONSTITUTION BEFORE A CLERK OR A DEPUTY CLERK OF THE CIRCUIT COURT.

- 21REVISOR'S NOTE: This section is new language derived without substantive22change from former SG § 16–105.
- 23The reference to a chief "executive officer" is substituted for the former24reference to a chief "magistrate" to reflect the terminology used in the25Local Government Article. See, e.g., LG § 4–109.
- 26The former reference to a "sworn" deputy clerk is deleted as unnecessary27in light of § 2–104(b) of the Courts Article, which requires every deputy28clerk to take an oath.
- 29 Defined term: "State" § 1–115
- 30 SUBTITLE 3. MISCELLANEOUS PROVISIONS.
- 31 **2–301. REFUSAL TO TAKE OATH.**

AN INDIVIDUAL ELECTED OR APPOINTED TO AN OFFICE SHALL BE

$\frac{1}{2}$	AN INDIVIDUAL ELECTED OR APPOINTED TO AN OFFICE SHALL BE DEEMED TO HAVE REFUSED THE OFFICE IF THE INDIVIDUAL DECLINES OR NEGLECTS TO TAKE AND SUBSCRIBE THE OATH REQUIRED BY ARTICLE I, § 9 OF
4	THE MARYLAND CONSTITUTION OR BY OTHER STATE OR LOCAL LAW:
$5\\6$	(1) WITHIN 30 DAYS AFTER THE OFFICE OF A CLERK OF A CIRCUIT COURT RECEIVES THE COMMISSION OF THE INDIVIDUAL; OR
7 8 9	(2) IF THE COMMISSION IS NOT SENT TO A CLERK OF A CIRCUIT COURT, WITHIN 30 DAYS AFTER THE INDIVIDUAL RECEIVES THE COMMISSION OR THE NOTICE OF APPOINTMENT.
$\begin{array}{c} 10\\11 \end{array}$	REVISOR'S NOTE: This section is new language derived without substantive change from former SG § 16–107.
12 13 14 15 16 17 18 19 20	The General Provisions Article Review Committee notes, for consideration by the General Assembly, that §§ 2–104 and 2–106 of the Courts Article contain similar provisions to those required by this section. Section 2–104 of the Courts Article requires every auditor, clerk, sheriff, constable, commissioner, surveyor, or other officer to take and sign the oath or affirmation required by the Constitution. Section 2–106 of the Courts Article provides that a person who is required to take an oath under § 2–104 but who fails to qualify for office by taking and subscribing the required oath or affirmation is deemed to have refused the office.
21	Defined term: "State" § 1–115
22	2-302. Reports of clerks to Secretary of State.
23	(A) REPORT REQUIRED.
24 25 26	AT LEAST ONCE EACH MONTH, THE CLERK OF EACH CIRCUIT COURT SHALL REPORT TO THE SECRETARY OF STATE THE NAMES AND OFFICES OF ALL OFFICERS WHO HAVE TAKEN AND SUBSCRIBED AN OATH BEFORE THE CLERK.
$\begin{array}{c} 27 \\ 28 \end{array}$	(B) PRESERVATION OF REPORT BY SECRETARY OF STATE; CERTIFICATION.
29	THE SECRETARY OF STATE:
$\frac{30}{31}$	(1) SHALL PRESERVE A REPORT REQUIRED BY SUBSECTION (A) OF THIS SECTION; AND

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$ \begin{array}{c} 1 \\ 2 \\ 3 \end{array} $		NT TO CER	UALLY WITH THE CLERK OF A CIRCUIT COURT, IS TIFY THAT AN OFFICER HAS QUALIFIED BY TAKING AND TH BEFORE THE CLERK.
4 5	REV		TE: This section is new language derived without substantive om former SG § 16–108.
		the chara possible t is intende Secretary	tion (b)(2) of this section, the former reference to "certify[ing] cter" of an officer is deleted as impracticable since it is not o certify the character of an individual. No substantive change d in deleting this reference. For other provisions in which the of State certifies the qualifications of an individual, and not the of an individual, <i>see</i> § $7-105$ (b)(2) of the State Government
13	Defin	ned term: "S	tate" § 1–115
14			TITLE 3. OPEN MEETINGS ACT.
15		SUBTI	TLE 1. DEFINITIONS; GENERAL PROVISIONS.
16	3–101. DE	FINITIONS	
17	(A)	IN GENE	RAL.
18	IN T	HIS TITLE '	THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.
19	REV	ISOR'S NO	ΓE: This subsection formerly was SG § 10–502(a).
20		The only o	changes are in style.
21	(B)	ADMINIS	TRATIVE FUNCTION.
$\begin{array}{c} 22\\ 23 \end{array}$	OF:	(1) "A	DMINISTRATIVE FUNCTION" MEANS THE ADMINISTRATION
24		(I)	A LAW OF THE STATE;
25		(II)	A LAW OF A POLITICAL SUBDIVISION OF THE STATE; OR
26		(111) A RULE, REGULATION, OR BYLAW OF A PUBLIC BODY.
27		(2) "A	DMINISTRATIVE FUNCTION" DOES NOT INCLUDE:
28		(I)	AN ADVISORY FUNCTION;

1	(II) A JUDICIAL FUNCTION;
2	(III) A LEGISLATIVE FUNCTION;
3	(IV) A QUASI–JUDICIAL FUNCTION; OR
4	(V) A QUASI–LEGISLATIVE FUNCTION.
5	REVISOR'S NOTE: This subsection formerly was SG § 10–502(b).
6	No changes are made.
7 8 9	For applicability of "administrative function", <i>see</i> § 3–103 of this subtitle, which provides that, with certain exceptions, this title does not apply to a public body when it is carrying out an administrative function.
$ \begin{array}{r} 10 \\ 11 \\ 12 \\ 13 \\ 14 \\ 15 \\ 16 \end{array} $	Defined terms: "Advisory function" § 3–101 "Judicial function" § 3–101 "Legislative function" § 3–101 "Public body" § 3–101 "Quasi–judicial function" § 3–101 "Quasi–legislative function" § 3–101 "State" § 1–115
17	(C) ADVISORY FUNCTION.
18 19 20	"ADVISORY FUNCTION" MEANS THE STUDY OF A MATTER OF PUBLIC CONCERN, OR THE MAKING OF RECOMMENDATIONS ON THE MATTER, UNDER A DELEGATION OF RESPONSIBILITY BY:
21	(1) LAW;
22 23	(2) THE GOVERNOR OR AN OFFICIAL WHO IS SUBJECT TO THE POLICY DIRECTION OF THE GOVERNOR;
$24 \\ 25 \\ 26$	(3) THE CHIEF EXECUTIVE OFFICER OF A POLITICAL SUBDIVISION OF THE STATE OR AN OFFICIAL WHO IS SUBJECT TO THE POLICY DIRECTION OF THE CHIEF EXECUTIVE OFFICER; OR
27 28 29	(4) FORMAL ACTION BY OR FOR A PUBLIC BODY THAT EXERCISES AN ADMINISTRATIVE FUNCTION, JUDICIAL FUNCTION, LEGISLATIVE FUNCTION, QUASI–JUDICIAL FUNCTION, OR QUASI–LEGISLATIVE FUNCTION.

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1	REVISOR'S NOTE: This subsection formerly was SG § 10–502(c).
2	The only changes are in style.
$3 \\ 4 \\ 5 \\ 6 \\ 7 \\ 8 \\ 9$	Defined terms: "Administrative function" § 3–101 "Judicial function" § 3–101 "Legislative function" § 3–101 "Public body" § 3–101 "Quasi–judicial function" § 3–101 "Quasi–legislative function" § 3–101 "State" § 1–115
10	(D) BOARD.
11	"BOARD" MEANS THE STATE OPEN MEETINGS LAW COMPLIANCE BOARD.
12	REVISOR'S NOTE: This subsection formerly was SG § 10–502(d).
13	No changes are made.
14	(E) JUDICIAL FUNCTION.
$\begin{array}{c} 15\\ 16 \end{array}$	(1) "Judicial function" means the exercise of any power of the Judicial Branch of the State government.
17	(2) "JUDICIAL FUNCTION" INCLUDES THE EXERCISE OF:
18 19	(I) A POWER FOR WHICH ARTICLE IV, § 1 OF THE MARYLAND CONSTITUTION PROVIDES;
20	(II) A FUNCTION OF A GRAND JURY;
21	(III) A FUNCTION OF A PETIT JURY;
$22 \\ 23$	(IV) A FUNCTION OF THE COMMISSION ON JUDICIAL DISABILITIES; AND
24	(V) A FUNCTION OF A JUDICIAL NOMINATING COMMISSION.
25 26	(3) "JUDICIAL FUNCTION" DOES NOT INCLUDE THE EXERCISE OF RULEMAKING POWER BY A COURT.
27	REVISOR'S NOTE: This subsection formerly was SG § 10–502(e).
28	The only changes are in style.

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$\frac{1}{2}$	Defin	ed terms: "Includes" § 1–110 "State" § 1–115
3	(F)	LEGISLATIVE FUNCTION.
4	"LEO	GISLATIVE FUNCTION" MEANS THE PROCESS OR ACT OF:
$5\\6$	REPEALING	(1) APPROVING, DISAPPROVING, ENACTING, AMENDING, OR G A LAW OR OTHER MEASURE TO SET PUBLIC POLICY;
7		(2) APPROVING OR DISAPPROVING AN APPOINTMENT;
8 9	CONSTITU	(3) PROPOSING OR RATIFYING A CONSTITUTION OR FIONAL AMENDMENT; OR
10 11	AMENDME	(4) PROPOSING OR RATIFYING A CHARTER OR CHARTER NT.
12	REV	ISOR'S NOTE: This subsection formerly was SG § 10–502(f).
13		No changes are made.
14	(G)	МЕЕТ.
$\begin{array}{c} 15\\ 16\end{array}$		ET" MEANS TO CONVENE A QUORUM OF A PUBLIC BODY TO CONSIDER ACT PUBLIC BUSINESS.
17	REV	ISOR'S NOTE: This subsection formerly was SG § 10–502(g).
18		The only changes are in style.
19 20	Defin	ned terms: "Public body" § 3–101 "Quorum" § 3–101
21	(H)	PUBLIC BODY.
22		(1) "PUBLIC BODY" MEANS AN ENTITY THAT:
23		(I) CONSISTS OF AT LEAST TWO INDIVIDUALS; AND
24		(II) IS CREATED BY:
25		1. THE MARYLAND CONSTITUTION;

1	2. A STATE STATUTE;
2	3. A COUNTY OR MUNICIPAL CHARTER;
3	4. A MEMORANDUM OF UNDERSTANDING OR A
4	MASTER AGREEMENT TO WHICH A MAJORITY OF THE COUNTY BOARDS OF
5	EDUCATION AND THE STATE DEPARTMENT OF EDUCATION ARE SIGNATORIES;
6	5. AN ORDINANCE;
7	6. A RULE, RESOLUTION, OR BYLAW;
8	7. AN EXECUTIVE ORDER OF THE GOVERNOR; OR
9	8. AN EXECUTIVE ORDER OF THE CHIEF EXECUTIVE
10	AUTHORITY OF A POLITICAL SUBDIVISION OF THE STATE.
10	ACTIONITY OF A POLITICAL SUBJIVISION OF THE STATE.
11	(2) "PUBLIC BODY" INCLUDES:
12	(I) ANY MULTIMEMBER BOARD, COMMISSION, OR
13	COMMITTEE APPOINTED BY THE GOVERNOR OR THE CHIEF EXECUTIVE
14	AUTHORITY OF A POLITICAL SUBDIVISION OF THE STATE, OR APPOINTED BY AN
15	OFFICIAL WHO IS SUBJECT TO THE POLICY DIRECTION OF THE GOVERNOR OR
16	CHIEF EXECUTIVE AUTHORITY OF THE POLITICAL SUBDIVISION, IF THE ENTITY
17	INCLUDES IN ITS MEMBERSHIP AT LEAST TWO INDIVIDUALS NOT EMPLOYED BY
18	THE STATE OR THE POLITICAL SUBDIVISION;
	, ,
19	(II) ANY MULTIMEMBER BOARD, COMMISSION, OR
20	COMMITTEE THAT:
21	1. IS APPOINTED BY:
22	A. AN ENTITY IN THE EXECUTIVE BRANCH OF THE
23	STATE GOVERNMENT, THE MEMBERS OF WHICH ARE APPOINTED BY THE
24	GOVERNOR, AND THAT OTHERWISE MEETS THE DEFINITION OF A PUBLIC BODY
25	UNDER THIS SUBSECTION; OR
26	B. AN OFFICIAL WHO IS SUBJECT TO THE POLICY
$\frac{26}{27}$	DIRECTION OF AN ENTITY DESCRIBED IN ITEM A OF THIS ITEM; AND
41	DIVECTION OF AN ENTITT DESCRIDED IN ITEM A OF THIS ITEM, AND

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INCLUDES IN ITS MEMBERSHIP AT LEAST TWO 1 2. $\mathbf{2}$ INDIVIDUALS WHO ARE NOT MEMBERS OF THE APPOINTING ENTITY OR 3 EMPLOYED BY THE STATE; AND (III) THE MARYLAND SCHOOL FOR THE BLIND. 4 (3) "PUBLIC BODY" DOES NOT INCLUDE: 5 6 **(I)** ANY SINGLE MEMBER ENTITY; **(II)** 7 ANY JUDICIAL NOMINATING COMMISSION; 8 (III) ANY GRAND JURY; 9 (IV) ANY PETIT JURY; THE APPALACHIAN STATES LOW LEVEL RADIOACTIVE 10 **(**V**)** WASTE COMMISSION ESTABLISHED IN § 7–302 OF THE ENVIRONMENT ARTICLE; 11 12(VI) EXCEPT WHEN A COURT IS EXERCISING RULEMAKING 13POWER, ANY COURT ESTABLISHED IN ACCORDANCE WITH ARTICLE IV OF THE **MARYLAND CONSTITUTION:** 1415(VII) THE GOVERNOR'S CABINET, **GOVERNOR'S** THE EXECUTIVE COUNCIL AS PROVIDED IN TITLE 8, SUBTITLE 1 OF THE STATE 16 GOVERNMENT ARTICLE, OR ANY COMMITTEE OF THE EXECUTIVE COUNCIL; 1718 (VIII) A LOCAL GOVERNMENT'S COUNTERPART TO THE GOVERNOR'S CABINET, EXECUTIVE COUNCIL, OR ANY COMMITTEE OF THE 19**COUNTERPART OF THE EXECUTIVE COUNCIL;** 2021(IX) EXCEPT AS PROVIDED IN PARAGRAPH (1) OF THIS SUBSECTION, A SUBCOMMITTEE OF A PUBLIC BODY AS DEFINED IN PARAGRAPH 2223(2)(I) OF THIS SUBSECTION; 24**(X)** THE GOVERNING BODY OF A HOSPITAL AS DEFINED IN § 2519-301 OF THE HEALTH - GENERAL ARTICLE; AND 26(XI) A SELF-INSURANCE POOL THAT IS ESTABLISHED IN 27ACCORDANCE WITH TITLE 19, SUBTITLE 6 OF THE INSURANCE ARTICLE OR § 9-404 OF THE LABOR AND EMPLOYMENT ARTICLE BY: 28

$\frac{1}{2}$	1. A PUBLIC ENTITY, AS DEFINED IN § 19–602 OF THE INSURANCE ARTICLE; OR
$\frac{3}{4}$	2. A COUNTY OR MUNICIPAL CORPORATION, AS DESCRIBED IN § 9–404 OF THE LABOR AND EMPLOYMENT ARTICLE.
5	REVISOR'S NOTE: This subsection formerly was SG § 10–502(h).
$ \begin{array}{c} 6 \\ 7 \\ 8 \\ 9 \\ 10 \end{array} $	In paragraph (3)(xi)2 of this subsection, the reference to a county or municipality "as described in" § 9–404 of the Labor and Employment Article is substituted for the former reference to a county or municipality "as defined in" § 9–404 of the Labor and Employment Article because there is no definition of a county or municipality in that section.
11	The only other changes are in style.
$12 \\ 13 \\ 14$	Defined terms: "County" § 1–107 "Includes" § 1–110 "State" § 1–115
15	(I) QUASI-JUDICIAL FUNCTION.
16	"QUASI–JUDICIAL FUNCTION" MEANS A DETERMINATION OF:
17 18	(1) A CONTESTED CASE TO WHICH TITLE 10, SUBTITLE 2 OF THE STATE GOVERNMENT ARTICLE APPLIES;
19 20 21	(2) A PROCEEDING BEFORE AN ADMINISTRATIVE AGENCY FOR WHICH TITLE 7, CHAPTER 200 OF THE MARYLAND RULES WOULD GOVERN JUDICIAL REVIEW; OR
$\frac{22}{23}$	(3) A COMPLAINT BY THE BOARD IN ACCORDANCE WITH THIS TITLE.
24	REVISOR'S NOTE: This subsection formerly was SG § 10–502(i).
25	The only changes are in style.
26 27 28	For applicability of "quasi–judicial function", <i>see</i> § 3–103 of this subtitle, which provides that, with certain exceptions, this title does not apply to a public body when it is carrying out a quasi–judicial function.
29 30 31	The General Provisions Article Review Committee notes, for consideration by the General Assembly, that the definition of "quasi–judicial function" seemingly excludes agency adjudications where

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$\frac{1}{2}$		a hearing and judicial review are not required by statute. <i>See</i> Title 7, Chapter 400 of the Maryland Rules of Procedure.
3	Defir	ned term: "Board" § 3–101
4	(J)	QUASI-LEGISLATIVE FUNCTION.
5	"QU	ASI–LEGISLATIVE FUNCTION" MEANS THE PROCESS OR ACT OF:
6 7 8	RULE, REO RULE OF A	(1) ADOPTING, DISAPPROVING, AMENDING, OR REPEALING A GULATION, OR BYLAW THAT HAS THE FORCE OF LAW, INCLUDING A COURT;
9		(2) APPROVING, DISAPPROVING, OR AMENDING A BUDGET; OR
10		(3) APPROVING, DISAPPROVING, OR AMENDING A CONTRACT.
11	REV	ISOR'S NOTE: This subsection formerly was SG § 10–502(j).
12		No changes are made.
13	Defir	ned term: "Including" § 1–110
14	(K)	QUORUM.
15	"QU	ORUM" MEANS:
16		(1) A MAJORITY OF THE MEMBERS OF A PUBLIC BODY; OR
17		(2) THE NUMBER OF MEMBERS THAT THE LAW REQUIRES.
$\frac{18}{19}$	REV	ISOR'S NOTE: This subsection is new language derived without substantive change from former SG § 10–502(k).
$\begin{array}{c} 20\\ 21 \end{array}$		In item (2) of this subsection, the reference to "the number of members" is substituted for the former reference to "any different number" for clarity.
22	Defir	ned term: "Public body" § 3–101
23	3–102. LE	GISLATIVE POLICY.
24	(A)	IN GENERAL.
25	IT IS	ESSENTIAL TO THE MAINTENANCE OF A DEMOCRATIC SOCIETY THAT,

25 IT IS ESSENTIAL TO THE MAINTENANCE OF A DEMOC 26 EXCEPT IN SPECIAL AND APPROPRIATE CIRCUMSTANCES:

1 (1) PUBLIC BUSINESS BE CONDUCTED OPENLY AND PUBLICLY; $\mathbf{2}$ AND 3 (2) THE PUBLIC BE ALLOWED TO OBSERVE: **(I)** 4 THE PERFORMANCE OF PUBLIC OFFICIALS; AND $\mathbf{5}$ **(II)** THE DELIBERATIONS AND DECISIONS THAT THE MAKING 6 OF PUBLIC POLICY INVOLVES. 7 ACCOUNTABILITY; FAITH IN GOVERNMENT; EFFECTIVENESS OF **(B)** 8 PUBLIC INVOLVEMENT. 9 (1) THE ABILITY OF THE PUBLIC, ITS REPRESENTATIVES, AND 10 THE MEDIA TO ATTEND, REPORT ON, AND BROADCAST MEETINGS OF PUBLIC 11 BODIES AND TO WITNESS THE PHASES OF THE DELIBERATION, POLICY 12FORMATION, AND DECISION MAKING OF PUBLIC BODIES ENSURES THE ACCOUNTABILITY OF GOVERNMENT TO THE CITIZENS OF THE STATE. 13 14(2) THE CONDUCT OF PUBLIC BUSINESS IN OPEN MEETINGS 15INCREASES THE FAITH OF THE PUBLIC IN GOVERNMENT AND ENHANCES THE 16 EFFECTIVENESS OF THE PUBLIC IN FULFILLING ITS ROLE IN A DEMOCRATIC 17SOCIETY. **PUBLIC POLICY.** 18 **(C)** 19EXCEPT IN SPECIAL AND APPROPRIATE CIRCUMSTANCES WHEN MEETINGS OF PUBLIC BODIES MAY BE CLOSED UNDER THIS TITLE, IT IS THE 2021PUBLIC POLICY OF THE STATE THAT THE PUBLIC BE PROVIDED WITH 22ADEQUATE NOTICE OF THE TIME AND LOCATION OF MEETINGS OF PUBLIC 23BODIES, WHICH SHALL BE HELD IN PLACES REASONABLY ACCESSIBLE TO 24INDIVIDUALS WHO WOULD LIKE TO ATTEND THESE MEETINGS. 25REVISOR'S NOTE: This section formerly was SG § 10–501. 26In the introductory language of subsection (a)(2) of this section, the reference to "the public" is substituted for the former reference to 27"citizens of the State" because the meaning of the term "citizens" in this 2829context is unclear. 30 The only other changes are in style. Defined terms: "Public body" § 3–101 31

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1	"State" § 1–115
2	3-103. SCOPE OF TITLE.
3	(A) NOT APPLICABLE.
4 5	EXCEPT AS PROVIDED IN SUBSECTION (B) OF THIS SECTION AND § $3-104$ OF THIS SUBTITLE, THIS TITLE DOES NOT APPLY TO:
6	(1) A PUBLIC BODY WHEN IT IS CARRYING OUT:
7	(I) AN ADMINISTRATIVE FUNCTION;
8	(II) A JUDICIAL FUNCTION; OR
9	(III) A QUASI–JUDICIAL FUNCTION; OR
10 11	(2) A CHANCE ENCOUNTER, A SOCIAL GATHERING, OR ANY OTHER OCCASION THAT IS NOT INTENDED TO CIRCUMVENT THIS TITLE.
12	(B) APPLICABLE.
$\frac{13}{14}$	THIS TITLE APPLIES TO A PUBLIC BODY WHEN IT IS MEETING TO CONSIDER:
15	(1) GRANTING A LICENSE OR PERMIT; OR
16 17 18	(2) A SPECIAL EXCEPTION, VARIANCE, CONDITIONAL USE, OR ZONING CLASSIFICATION, THE ENFORCEMENT OF ANY ZONING LAW OR REGULATION, OR ANY OTHER ZONING MATTER.
19	REVISOR'S NOTE: This section formerly was SG § 10–503(a) and (b).
20	The only changes are in style.
21 22 23 24	Defined terms: "Administrative function" § 3–101 "Judicial function" § 3–101 "Public body" § 3–101 "Quasi-judicial function" § 3–101
25	3-104. MINUTES FOR CLOSED SESSION.

1	IF A PUBLIC BODY RECESSES AN OPEN SESSION TO CARRY OUT AN		
2	ADMINISTRATIVE FUNCTION IN A MEETING THAT IS NOT OPEN TO THE PUBLIC,		
3	THE MINUTES FOR THE PUBLIC BODY'S NEXT MEETING SHALL INCLUDE:		
4	(1) A STATEMENT OF THE DATE, TIME, PLACE, AND PERSONS		
5	PRESENT AT THE ADMINISTRATIVE FUNCTION MEETING; AND		
6	(2) A PHRASE OR SENTENCE IDENTIFYING THE SUBJECT MATTER		
7	DISCUSSED AT THE ADMINISTRATIVE FUNCTION MEETING.		
8	REVISOR'S NOTE: This section formerly was SG § 10–503(c).		
9	No changes are made.		
10	Defined terms: "Administrative function" § 3–101		
11	"Person" § 1–114		
12	"Public body" § 3–101		
13	3-105. CONFLICT OF LAWS.		
14	WHENEVER THIS TITLE AND ANOTHER LAW THAT RELATES TO MEETINGS		
15	OF PUBLIC BODIES CONFLICT, THIS TITLE APPLIES UNLESS THE OTHER LAW IS		
16	MORE STRINGENT.		
17	REVISOR'S NOTE: This section formerly was SG § 10–504.		
18	The only changes are in style.		
19	Defined term: "Public body" § 3–101		
20	SUBTITLE 2. STATE OPEN MEETINGS LAW COMPLIANCE BOARD.		
21	3-201. ESTABLISHED.		
22	THERE IS A STATE OPEN MEETINGS LAW COMPLIANCE BOARD.		
23	REVISOR'S NOTE: This section formerly was SG § 10–502.1.		
24	No changes are made.		
25	Defined term: "State" § 1–115		
26	3–202. MEMBERSHIP.		
27	(A) COMPOSITION; APPOINTMENT OF MEMBERS.		

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1		(1) THE BOARD CONSISTS OF THREE MEMBERS.
$\frac{2}{3}$	ADMITTED	(2) AT LEAST ONE OF THE MEMBERS SHALL BE AN ATTORNEY TO THE MARYLAND BAR.
45	ADVICE AN	(3) THE GOVERNOR SHALL APPOINT THE MEMBERS WITH THE ID CONSENT OF THE SENATE.
6	(B)	CHAIR.
7 8	FRO APPOINT A	M AMONG THE MEMBERS OF THE BOARD, THE GOVERNOR SHALL CHAIR.
9	(C)	TENURE.
10		(1) THE TERM OF A MEMBER IS 3 YEARS.
11 12	THE TERM	(2) THE TERMS OF MEMBERS ARE STAGGERED AS REQUIRED BY S PROVIDED FOR MEMBERS OF THE BOARD ON OCTOBER 1, 2014.
13 14	UNTIL A SU	(3) AT THE END OF A TERM, A MEMBER CONTINUES TO SERVE JCCESSOR IS APPOINTED.
$\begin{array}{c} 15\\ 16\\ 17\end{array}$	SERVES O APPOINTE	(4) A MEMBER WHO IS APPOINTED AFTER A TERM HAS BEGUN NLY FOR THE REST OF THE TERM AND UNTIL A SUCCESSOR IS D.
18 19	CONSECUT	(5) A MEMBER MAY NOT SERVE FOR MORE THAN TWO TIVE 3-YEAR TERMS.
$\begin{array}{c} 20\\ 21 \end{array}$	REV	ISOR'S NOTE: This section is new language derived without substantive change from former SG § 10–502.2.
22 23 24 25 26 27 28 29		In subsection (c)(2) of this section, the reference to terms being staggered as required by the terms provided for members on "October 1, 2014" is substituted for the former obsolete reference to terms being staggered as required by the terms provided on "July 1, 1991". This substitution reflects the effective date of this Act and is not intended to alter the term of any member of the Board. <i>See</i> § 6 of Ch, Acts of 2014. The terms of the appointed members serving on October 1, 2014, end as follows: (1) one on June 30, 1999; (2) one on June 30, 2010; and (3) one on June 30, 2012.
30	Defir	ned term: "Board" § 3–101

1	3-203. QUORUM; MEETINGS; COMPENSATION; STAFF.
2	(A) QUORUM.
$\frac{3}{4}$	A MAJORITY OF THE FULL AUTHORIZED MEMBERSHIP OF THE BOARD IS A QUORUM.
5	(B) MEETINGS.
6 7	THE BOARD SHALL DETERMINE THE TIMES AND PLACES OF ITS MEETINGS.
8	(C) COMPENSATION; REIMBURSEMENT FOR EXPENSES.
9	A MEMBER OF THE BOARD:
10 11	(1) MAY NOT RECEIVE COMPENSATION AS A MEMBER OF THE BOARD; BUT
12 13 14	(2) IS ENTITLED TO REIMBURSEMENT FOR EXPENSES UNDER THE STANDARD STATE TRAVEL REGULATIONS, AS PROVIDED IN THE STATE BUDGET.
15	(D) STAFF.
$\begin{array}{c} 16 \\ 17 \end{array}$	THE OFFICE OF THE ATTORNEY GENERAL SHALL PROVIDE STAFF FOR THE BOARD.
18 19	REVISOR'S NOTE: This section is new language derived without substantive change from former SG § 10–502.3.
$\begin{array}{c} 20\\ 21 \end{array}$	In subsection (c)(1) of this section, the reference to receiving compensation "as a member of the Board" is added for clarity.
$\begin{array}{c} 22\\ 23 \end{array}$	Defined terms: "Board" § 3–101 "State" § 1–115
24	3–204. DUTIES.
25	(A) COMPLAINTS ON VIOLATIONS; WRITTEN OPINION.
26	THE BOARD SHALL:

1 (1) RECEIVE, REVIEW, AND, SUBJECT TO § 3–207 OF THIS 2 SUBTITLE, RESOLVE COMPLAINTS FROM ANY PERSON ALLEGING A VIOLATION 3 OF THIS TITLE; AND

4 (2) ISSUE A WRITTEN OPINION AS TO WHETHER A VIOLATION HAS 5 OCCURRED.

6 (B) COMPLAINTS ON PROSPECTIVE VIOLATIONS.

THE BOARD SHALL RECEIVE AND REVIEW ANY COMPLAINT ALLEGING A
PROSPECTIVE VIOLATION OF THIS TITLE AS PROVIDED UNDER § 3–212 OF THIS
SUBTITLE.

- 10 (C) COMPLIANCE; RECOMMENDATIONS.
- 11 **THE BOARD SHALL:**

12(1)STUDY ONGOING COMPLIANCE WITH THIS TITLE BY PUBLIC13BODIES; AND

14(2)MAKE RECOMMENDATIONS TO THE GENERAL ASSEMBLY FOR15IMPROVEMENTS IN THIS TITLE.

16 (D) EDUCATIONAL PROGRAMS.

17 THE BOARD, IN CONJUNCTION WITH THE OFFICE OF THE ATTORNEY 18 GENERAL AND OTHER INTERESTED ORGANIZATIONS OR PERSONS, SHALL 19 DEVELOP AND CONDUCT EDUCATIONAL PROGRAMS ON THE REQUIREMENTS OF 20 THE OPEN MEETINGS LAW FOR THE STAFFS AND ATTORNEYS OF:

- 21 (1) PUBLIC BODIES;
- 22 (2) THE MARYLAND MUNICIPAL LEAGUE; AND
- 23 (3) THE MARYLAND ASSOCIATION OF COUNTIES.
- 24 (E) ANNUAL REPORT.

(1) ON OR BEFORE OCTOBER 1 OF EACH YEAR, THE BOARD
SHALL SUBMIT AN ANNUAL REPORT TO THE GOVERNOR AND, SUBJECT TO §
2-1246 OF THE STATE GOVERNMENT ARTICLE, THE GENERAL ASSEMBLY.

28 (2) THE REPORT SHALL:

1	(I) DESCRIBE THE ACTIVITIES OF THE BOARD;
2	(II) DESCRIBE THE OPINIONS OF THE BOARD;
3	(III) STATE THE NUMBER AND NATURE OF COMPLAINTS
4	FILED WITH THE BOARD AND DISCUSS COMPLAINTS THAT REASONABLE NOTICE
5	OF A MEETING WAS NOT GIVEN; AND
6	(IV) RECOMMEND ANY IMPROVEMENTS TO THIS TITLE.
7 8	REVISOR'S NOTE: This section is new language derived without substantive change from former SG § 10–502.4.
9 10	In subsection (a)(1) of this section, the phrase ", subject to § 3–207 of this subtitle," is added for clarity.
11	Defined terms: "Board" § 3–101
12	"Including" § 1–110
13	"Person" § 1–114
14	"Public body" § 3–101
15	3–205. COMPLAINT.
16	(A) IN GENERAL.
16 17	(A) IN GENERAL. Any person may file a written complaint with the Board
17	ANY PERSON MAY FILE A WRITTEN COMPLAINT WITH THE BOARD
17 18	ANY PERSON MAY FILE A WRITTEN COMPLAINT WITH THE BOARD SEEKING A WRITTEN OPINION FROM THE BOARD ON THE APPLICATION OF THIS
17 18 19	ANY PERSON MAY FILE A WRITTEN COMPLAINT WITH THE BOARD SEEKING A WRITTEN OPINION FROM THE BOARD ON THE APPLICATION OF THIS TITLE TO THE ACTION OF A PUBLIC BODY COVERED BY THIS TITLE.
17 18 19 20 21	ANY PERSON MAY FILE A WRITTEN COMPLAINT WITH THE BOARD SEEKING A WRITTEN OPINION FROM THE BOARD ON THE APPLICATION OF THIS TITLE TO THE ACTION OF A PUBLIC BODY COVERED BY THIS TITLE. (B) REQUIREMENTS. THE COMPLAINT SHALL:
17 18 19 20	ANY PERSON MAY FILE A WRITTEN COMPLAINT WITH THE BOARD SEEKING A WRITTEN OPINION FROM THE BOARD ON THE APPLICATION OF THIS TITLE TO THE ACTION OF A PUBLIC BODY COVERED BY THIS TITLE. (B) REQUIREMENTS.
17 18 19 20 21 22 23	ANY PERSON MAY FILE A WRITTEN COMPLAINT WITH THE BOARD SEEKING A WRITTEN OPINION FROM THE BOARD ON THE APPLICATION OF THIS TITLE TO THE ACTION OF A PUBLIC BODY COVERED BY THIS TITLE. (B) REQUIREMENTS. THE COMPLAINT SHALL: (1) IDENTIFY THE PUBLIC BODY THAT IS THE SUBJECT OF THE COMPLAINT;
17 18 19 20 21 22	ANY PERSON MAY FILE A WRITTEN COMPLAINT WITH THE BOARD SEEKING A WRITTEN OPINION FROM THE BOARD ON THE APPLICATION OF THIS TITLE TO THE ACTION OF A PUBLIC BODY COVERED BY THIS TITLE. (B) REQUIREMENTS. THE COMPLAINT SHALL: (1) IDENTIFY THE PUBLIC BODY THAT IS THE SUBJECT OF THE
17 18 19 20 21 22 23 24	ANY PERSON MAY FILE A WRITTEN COMPLAINT WITH THE BOARD SEEKING A WRITTEN OPINION FROM THE BOARD ON THE APPLICATION OF THIS TITLE TO THE ACTION OF A PUBLIC BODY COVERED BY THIS TITLE. (B) REQUIREMENTS. THE COMPLAINT SHALL: (1) IDENTIFY THE PUBLIC BODY THAT IS THE SUBJECT OF THE COMPLAINT; (2) DESCRIBE THE ACTION OF THE PUBLIC BODY, THE DATE OF
17 18 19 20 21 22 23 24 25	ANY PERSON MAY FILE A WRITTEN COMPLAINT WITH THE BOARD SEEKING A WRITTEN OPINION FROM THE BOARD ON THE APPLICATION OF THIS TITLE TO THE ACTION OF A PUBLIC BODY COVERED BY THIS TITLE. (B) REQUIREMENTS. THE COMPLAINT SHALL: (1) IDENTIFY THE PUBLIC BODY THAT IS THE SUBJECT OF THE COMPLAINT; (2) DESCRIBE THE ACTION OF THE PUBLIC BODY, THE DATE OF THE ACTION, AND THE CIRCUMSTANCES OF THE ACTION; AND

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$\frac{1}{2}$		In subsection (b)(1) of this section, the reference to the public body "that is the subject of the complaint" is added for clarity.
$3 \\ 4 \\ 5$	Defir	ned terms: "Board" § 3–101 "Person" § 1–114 "Public body" § 3–101
6	3–206. RE	CEIPT OF COMPLAINT; RESPONSE.
7	(A)	RECEIPT OF COMPLAINT.
8 9		EPT AS PROVIDED IN SUBSECTION (C) OF THIS SECTION, ON RECEIPT RITTEN COMPLAINT, THE BOARD PROMPTLY SHALL:
10 11	THE COMP	(1) SEND THE COMPLAINT TO THE PUBLIC BODY IDENTIFIED IN LAINT; AND
12 13	THE BOAR	(2) REQUEST THAT A RESPONSE TO THE COMPLAINT BE SENT TO D.
14	(B)	RESPONSE REQUIRED.
$\begin{array}{c} 15\\ 16\end{array}$	COMPLAIN	(1) THE PUBLIC BODY SHALL FILE A WRITTEN RESPONSE TO THE TWITHIN 30 DAYS AFTER IT RECEIVES THE COMPLAINT.
17 18	INCLUDE V	(2) ON REQUEST OF THE BOARD, THE PUBLIC BODY SHALL VITH ITS WRITTEN RESPONSE TO THE COMPLAINT A COPY OF:
19		(I) THE NOTICE PROVIDED UNDER § $3-302$ OF THIS TITLE;
$\begin{array}{c} 20\\ 21 \end{array}$	3–305(D)(2	(II) ANY WRITTEN STATEMENT MADE UNDER § 2)(II) OF THIS TITLE; AND
$\frac{22}{23}$	MADE BY T	(III) THE WRITTEN MINUTES AND ANY TAPE RECORDING THE PUBLIC BODY UNDER § 3–306 OF THIS TITLE.
$\begin{array}{c} 24 \\ 25 \\ 26 \end{array}$		(3) THE BOARD SHALL MAINTAIN THE CONFIDENTIALITY OF THE MINUTES AND ANY TAPE RECORDING SUBMITTED BY A PUBLIC BODY SEALED IN ACCORDANCE WITH § 3–306(C)(3)(II) OF THIS TITLE.
27	(C)	PROCEDURE FOR PUBLIC BODY NO LONGER EXISTING.

$egin{array}{c} 1 \\ 2 \\ 3 \end{array}$	(1) IF THE PUBLIC BODY IDENTIFIED IN THE COMPLAINT NO LONGER EXISTS, THE BOARD PROMPTLY SHALL SEND THE COMPLAINT TO THE OFFICIAL OR ENTITY THAT APPOINTED THE PUBLIC BODY.
4 5 6	(2) THE OFFICIAL OR ENTITY THAT APPOINTED THE PUBLIC BODY SHALL COMPLY, TO THE EXTENT FEASIBLE, WITH THE REQUIREMENTS OF SUBSECTION (B) OF THIS SECTION.
7	(D) EFFECT OF FAILURE TO RESPOND.
8 9 10	IF A WRITTEN RESPONSE IS NOT RECEIVED WITHIN 45 DAYS AFTER THE NOTICE IS SENT, THE BOARD SHALL DECIDE THE CASE ON THE FACTS BEFORE THE BOARD.
$\begin{array}{c} 11 \\ 12 \end{array}$	REVISOR'S NOTE: This section is new language derived without substantive change from former SG § 10–502.5(c).
$\begin{array}{c} 13\\14\\15\end{array}$	In subsection (b)(2)(iii) and (3) of this section, the references to "the written" minutes are added to conform to the terminology used in § 3–306 of this title.
16 17 18 19	In subsection (d) of this section, the reference to a response not being received "within 45 days after the notice is sent" is substituted for the former reference to a response not being received "after 45 days" for clarity.
$\begin{array}{c} 20\\ 21 \end{array}$	Defined terms: "Board" § 3–101 "Public body" § 3–101
22	3–207. REVIEW AND WRITTEN OPINION BY BOARD.
23	(A) INFORMATION SUFFICIENT FOR DETERMINATION.
$\frac{24}{25}$	(1) THE BOARD SHALL REVIEW THE COMPLAINT AND ANY RESPONSE.
26 27 28 29	(2) IF THE INFORMATION IN THE COMPLAINT AND RESPONSE IS SUFFICIENT FOR MAKING A DETERMINATION, WITHIN 30 DAYS AFTER RECEIVING THE RESPONSE THE BOARD SHALL ISSUE A WRITTEN OPINION AS TO WHETHER A VIOLATION OF THIS TITLE HAS OCCURRED OR WILL OCCUR.
30	(B) INFORMAL CONFERENCE FOR ADDITIONAL INFORMATION.

IF THE BOARD IS UNABLE TO REACH A DETERMINATION 1 (1) $\mathbf{2}$ BASED ON THE WRITTEN SUBMISSIONS BEFORE IT, THE BOARD MAY SCHEDULE 3 AN INFORMAL CONFERENCE TO HEAR FROM THE COMPLAINANT, THE PUBLIC 4 BODY, OR ANY OTHER PERSON WITH RELEVANT INFORMATION ABOUT THE SUBJECT OF THE COMPLAINT. 5 6 (2) AN INFORMAL CONFERENCE SCHEDULED BY THE BOARD IS 7 NOT A CONTESTED CASE WITHIN THE MEANING OF § 10-202(D) OF THE STATE 8 **GOVERNMENT ARTICLE.** 9 THE BOARD SHALL ISSUE A WRITTEN OPINION WITHIN 30 (3) 10 DAYS AFTER THE INFORMAL CONFERENCE. 11 **(C)** EXTENSION OF TIME FOR OPINION: BOARD UNABLE TO RESOLVE 12COMPLAINT. IF THE BOARD IS UNABLE TO RENDER AN OPINION ON A 13 (1) COMPLAINT WITHIN THE TIME PERIODS SPECIFIED IN SUBSECTION (A) OR (B) 14 OF THIS SECTION, THE BOARD SHALL: 15

16(I) STATE IN WRITING THE REASON FOR ITS INABILITY TO17RENDER AN OPINION; AND

18 (II) ISSUE AN OPINION AS SOON AS POSSIBLE BUT NOT 19 LATER THAN **90** DAYS AFTER THE FILING OF THE COMPLAINT.

20 (2) AN OPINION OF THE BOARD MAY STATE THAT THE BOARD IS 21 UNABLE TO RESOLVE THE COMPLAINT.

22 (D) **REQUIRED RECIPIENTS OF OPINION.**

23THE BOARD SHALL SEND A COPY OF THE WRITTEN OPINION TO THE24COMPLAINANT AND THE AFFECTED PUBLIC BODY.

- 25REVISOR'S NOTE: This section is new language derived without substantive26change from former SG § 10–502.5(d) through (g).
- 27 Defined terms: "Board" § 3–101
- 28 "Person" § 1–114
- 29 "Public body" § 3–101
- **30 3–208. DISTRIBUTION OF OPINIONS.**
- 31 (A) IN GENERAL.

1	THE BOARD MAY SEND TO ANY PUBLIC BODY IN THE STATE ANY WRITTEN		
2	OPINION THAT WILL PROVIDE THE PUBLIC BODY WITH GUIDANCE ON		
3	COMPLIANCE WITH THIS TITLE.		
4	(B) ON REQUEST.		
5	ON REQUEST, THE BOARD SHALL PROVIDE A COPY OF A WRITTEN		
6	OPINION TO ANY PERSON.		
7 8	REVISOR'S NOTE: This section is new language derived without substantive change from former SG § 10–502.5(h).		
9 10	In subsection (a) of this section, the former phrase "[o]n a periodic basis" is deleted as implicit.		
$\begin{array}{c} 11 \\ 12 \end{array}$	In subsection (b) of this section, the reference to "the Board" is added for clarity.		
13	Defined terms: "Board" § 3–101		
14	"Person" § 1–114		
15	"Public body" § 3–101		
16	"State" § 1–115		
17	3-209. Opinions are advisory only.		
17 18	3–209. Opinions are advisory only. The opinions of the Board are advisory only.		
18	THE OPINIONS OF THE BOARD ARE ADVISORY ONLY.		
18 19	THE OPINIONS OF THE BOARD ARE ADVISORY ONLY. REVISOR'S NOTE: This section formerly was SG § 10–502.5(i)(1).		
18 19 20	THE OPINIONS OF THE BOARD ARE ADVISORY ONLY. REVISOR'S NOTE: This section formerly was SG § 10–502.5(i)(1). No changes are made.		
18 19 20 21 22	 THE OPINIONS OF THE BOARD ARE ADVISORY ONLY. REVISOR'S NOTE: This section formerly was SG § 10–502.5(i)(1). No changes are made. Defined term: "Board" § 3–101 3–210. LIMIT ON AUTHORITY OF BOARD. 		
18 19 20 21	THE OPINIONS OF THE BOARD ARE ADVISORY ONLY. REVISOR'S NOTE: This section formerly was SG § 10–502.5(i)(1). No changes are made. Defined term: "Board" § 3–101		
 18 19 20 21 22 23 	THE OPINIONS OF THE BOARD ARE ADVISORY ONLY. REVISOR'S NOTE: This section formerly was SG § 10–502.5(i)(1). No changes are made. Defined term: "Board" § 3–101 3–210. LIMIT ON AUTHORITY OF BOARD. EXCEPT AS PROVIDED IN § 3–211 OF THIS SUBTITLE, THE BOARD MAY		
 18 19 20 21 22 23 24 	 THE OPINIONS OF THE BOARD ARE ADVISORY ONLY. REVISOR'S NOTE: This section formerly was SG § 10–502.5(i)(1). No changes are made. Defined term: "Board" § 3–101 3–210. LIMIT ON AUTHORITY OF BOARD. EXCEPT AS PROVIDED IN § 3–211 OF THIS SUBTITLE, THE BOARD MAY NOT REQUIRE OR COMPEL ANY SPECIFIC ACTIONS BY A PUBLIC BODY. 		

1 3–211. ANNOUNCEMENT OF VIOLATION; SUMMARY OF OPINION. 2 **(**A**)** IF VIOLATION HAS OCCURRED. 3 IF THE BOARD DETERMINES THAT A VIOLATION OF THIS TITLE HAS 4 **OCCURRED:** $\mathbf{5}$ (1) AT THE NEXT OPEN MEETING OF THE PUBLIC BODY AFTER 6 THE BOARD HAS ISSUED ITS OPINION, A MEMBER OF THE PUBLIC BODY SHALL 7 ANNOUNCE THE VIOLATION AND ORALLY SUMMARIZE THE OPINION; AND 8 (2) A MAJORITY OF THE MEMBERS OF THE PUBLIC BODY SHALL 9 SIGN A COPY OF THE OPINION AND RETURN THE SIGNED COPY TO THE BOARD. 10 **(B) REPRESENTATIVE MAY NOT PROVIDE ANNOUNCEMENT AND** 11 SUMMARY. 12THE PUBLIC BODY MAY NOT DESIGNATE ITS COUNSEL OR ANOTHER REPRESENTATIVE TO PROVIDE THE ANNOUNCEMENT AND SUMMARY. 13**(C)** 14 LIMITATIONS ON COMPLIANCE. 15COMPLIANCE BY A PUBLIC BODY OR A MEMBER OF A PUBLIC BODY WITH 16 SUBSECTIONS (A) AND (B) OF THIS SECTION: 17IS NOT AN ADMISSION TO A VIOLATION OF THIS TITLE BY THE (1) 18 **PUBLIC BODY; AND** 19 (2) MAY NOT BE USED AS EVIDENCE IN A PROCEEDING 20CONDUCTED IN ACCORDANCE WITH § 3–401 OF THIS TITLE. 21REVISOR'S NOTE: This section formerly was SG 10–502.5(i)(3). 22The only changes are in style. Defined terms: "Board" § 3–101 23"Public body" § 3–101 24253-212. COMPLAINT PROCESS FOR PROSPECTIVE VIOLATION. 26**(**A**)** IN GENERAL.

58

1 ON RECEIPT OF AN ORAL OR WRITTEN COMPLAINT BY ANY PERSON THAT 2 A MEETING REQUIRED TO BE OPEN UNDER THIS TITLE WILL BE CLOSED IN 3 VIOLATION OF THIS TITLE, THE BOARD, ACTING THROUGH ITS CHAIR, A 4 DESIGNATED BOARD MEMBER, OR ANY AUTHORIZED STAFF PERSON AVAILABLE 5 TO THE BOARD, MAY CONTACT THE PUBLIC BODY TO DETERMINE THE NATURE 6 OF THE MEETING THAT WILL BE HELD AND THE REASON FOR THE EXPECTED 7 CLOSURE OF THE MEETING.

8 (B) NOTICE OF POTENTIAL VIOLATION.

9 WHEN AT LEAST TWO MEMBERS OF THE BOARD CONCLUDE THAT A 10 VIOLATION OF THIS TITLE MAY OCCUR IF THE CLOSED MEETING IS HELD, THE 11 PERSON ACTING FOR THE BOARD IMMEDIATELY SHALL INFORM THE PUBLIC 12 BODY OF THE POTENTIAL VIOLATION AND ANY LAWFUL MEANS THAT ARE 13 AVAILABLE FOR CONDUCTING ITS MEETING TO ACHIEVE THE PURPOSES OF THE 14 PUBLIC BODY.

15 (C) NOTICE TO COMPLAINANT.

16 THE PERSON ACTING FOR THE BOARD SHALL INFORM THE PERSON WHO 17 FILED THE COMPLAINT UNDER SUBSECTION (A) OF THIS SECTION OF THE 18 RESULT OF ANY EFFORT TO ACHIEVE COMPLIANCE WITH THIS TITLE UNDER 19 SUBSECTION (B) OF THIS SECTION.

20 (D) WRITTEN REPORT.

THE PERSON ACTING FOR THE BOARD SHALL FILE A WRITTEN REPORT WITH THE BOARD DESCRIBING THE COMPLAINT, THE EFFORT TO ACHIEVE COMPLIANCE, AND THE RESULTS OF THE EFFORT.

24 (E) EFFECT OF COMPLAINT AND ACTION BY BOARD.

THE FILING OF A COMPLAINT UNDER SUBSECTION (A) OF THIS SECTION AND ACTION BY A PERSON ACTING FOR THE BOARD UNDER SUBSECTIONS (B), (C), AND (D) OF THIS SECTION MAY NOT PREVENT OR BAR THE BOARD FROM CONSIDERING AND ACTING ON A WRITTEN COMPLAINT FILED IN ACCORDANCE WITH § 3–205 OF THIS SUBTITLE.

- 30REVISOR'S NOTE: This section is new language derived without substantive31change from former SG § 10–502.6.
- 32 Defined terms: "Board" § 3–101
- 33 "Person" § 1–114
- 34 "Public body" § 3–101

	60 HOUSE BILL 270
1	3-213. Required training.
2	(A) DESIGNATION OF INDIVIDUAL.
3	EACH PUBLIC BODY SHALL:
4 5 6	(1) DESIGNATE AT LEAST ONE INDIVIDUAL WHO IS AN EMPLOYEE, AN OFFICER, OR A MEMBER OF THE PUBLIC BODY TO RECEIVE TRAINING ON THE REQUIREMENTS OF THE OPEN MEETINGS LAW; AND
7 8	(2) FORWARD A LIST OF THE INDIVIDUALS DESIGNATED UNDER ITEM (1) OF THIS SUBSECTION TO THE BOARD.
9	(B) CLASS TO BE TAKEN.
10 11	WITHIN 90 DAYS AFTER BEING DESIGNATED UNDER SUBSECTION (A)(1) OF THIS SECTION, AN INDIVIDUAL SHALL COMPLETE:
$12 \\ 13 \\ 14 \\ 15$	(1) AN ONLINE CLASS ON THE REQUIREMENTS OF THE OPEN MEETINGS LAW OFFERED BY THE OFFICE OF THE ATTORNEY GENERAL AND THE UNIVERSITY OF MARYLAND'S INSTITUTE FOR GOVERNMENTAL SERVICE AND RESEARCH; OR
16 17 18 19	(2) A CLASS ON THE REQUIREMENTS OF THE OPEN MEETINGS LAW OFFERED BY THE MARYLAND ASSOCIATION OF COUNTIES OR THE MARYLAND MUNICIPAL LEAGUE THROUGH THE ACADEMY FOR EXCELLENCE IN LOCAL GOVERNANCE.
20	REVISOR'S NOTE: This section formerly was SG § 10–502.7.
21	No changes are made.
$\begin{array}{c} 22 \\ 23 \end{array}$	Defined terms: "Board" § 3–101 "Public body" § 3–101
24	SUBTITLE 3. OPEN MEETINGS REQUIREMENTS.
25	3-301. Open sessions generally required.
$\frac{26}{27}$	EXCEPT AS OTHERWISE EXPRESSLY PROVIDED IN THIS TITLE, A PUBLIC BODY SHALL MEET IN OPEN SESSION.
28	REVISOR'S NOTE: This section formerly was SG & 10-505

28 REVISOR'S NOTE: This section formerly was SG § 10–505.

1	The only changes are in style.
$2 \\ 3$	Defined terms: "Meet" § 3–101 "Public body" § 3–101
4	3-302. NOTICE.
5	(A) REQUIRED.
$6 \\ 7$	BEFORE MEETING IN A CLOSED OR OPEN SESSION, A PUBLIC BODY SHALL GIVE REASONABLE ADVANCE NOTICE OF THE SESSION.
8	(B) FORM.
9	WHENEVER REASONABLE, A NOTICE UNDER THIS SECTION SHALL:
10	(1) BE IN WRITING;
11	(2) INCLUDE THE DATE, TIME, AND PLACE OF THE SESSION; AND
12 13	(3) IF APPROPRIATE, INCLUDE A STATEMENT THAT A PART OR ALL OF A MEETING MAY BE CONDUCTED IN CLOSED SESSION.
14	(с) Метнод.
$\begin{array}{c} 15\\ 16 \end{array}$	A PUBLIC BODY MAY GIVE THE NOTICE UNDER THIS SECTION AS FOLLOWS:
17 18	(1) IF THE PUBLIC BODY IS A UNIT OF STATE GOVERNMENT, BY PUBLICATION IN THE MARYLAND REGISTER;
19 20 21	(2) BY DELIVERY TO REPRESENTATIVES OF THE NEWS MEDIA WHO REGULARLY REPORT ON SESSIONS OF THE PUBLIC BODY OR THE ACTIVITIES OF THE GOVERNMENT OF WHICH THE PUBLIC BODY IS A PART;
22 23	(3) IF THE PUBLIC BODY PREVIOUSLY HAS GIVEN PUBLIC NOTICE THAT THIS METHOD WILL BE USED:
$\begin{array}{c} 24 \\ 25 \end{array}$	(I) BY POSTING OR DEPOSITING THE NOTICE AT A CONVENIENT PUBLIC LOCATION AT OR NEAR THE PLACE OF THE SESSION; OR

BY POSTING THE NOTICE ON AN INTERNET WEB SITE 1 **(II)** ORDINARILY USED BY THE PUBLIC BODY TO PROVIDE INFORMATION TO THE $\mathbf{2}$ 3 PUBLIC; OR 4 (4) BY ANY OTHER REASONABLE METHOD. 5**(D)** COPY OF NOTICE. 6 A PUBLIC BODY SHALL KEEP A COPY OF A NOTICE PROVIDED UNDER THIS 7 SECTION FOR AT LEAST 1 YEAR AFTER THE DATE OF THE SESSION. 8 REVISOR'S NOTE: This section formerly was SG § 10–506. 9 The only changes are in style. 10 For provisions on the requirements for holding meetings in closed 11 session, see § 3-305 of this subtitle. 12Defined terms: "Public body" § 3-101 "State" § 1–115 13 3-303. ATTENDANCE AT OPEN SESSION. 1415**(**A**)** IN GENERAL. 16 WHENEVER A PUBLIC BODY MEETS IN OPEN SESSION, THE GENERAL 17PUBLIC IS ENTITLED TO ATTEND. 18 **(B) RULES.** 19A PUBLIC BODY SHALL ADOPT AND ENFORCE REASONABLE RULES 20**REGARDING THE CONDUCT OF PERSONS ATTENDING ITS MEETINGS AND THE** 21VIDEOTAPING, TELEVISING, PHOTOGRAPHING, BROADCASTING, OR RECORDING 22OF ITS MEETINGS. 23**(C) REMOVAL OF INDIVIDUALS.** 24(1) IF THE PRESIDING OFFICER DETERMINES THAT THE 25BEHAVIOR OF AN INDIVIDUAL IS DISRUPTING AN OPEN SESSION, THE PUBLIC

(2) UNLESS THE PUBLIC BODY OR ITS MEMBERS OR AGENTS ACT
 MALICIOUSLY, THE PUBLIC BODY, MEMBERS, AND AGENTS ARE NOT LIABLE FOR
 HAVING AN INDIVIDUAL REMOVED UNDER THIS SUBSECTION.

BODY MAY HAVE THE INDIVIDUAL REMOVED.

26

1	REVISOR'S NOTE: This section formerly was SG § 10–507.
2	The only changes are in style.
$\frac{3}{4}$	Defined terms: "Meet" § 3–101 "Public body" § 3–101
5	3-304. INTERPRETERS.
6	(A) SCOPE OF SECTION.
7 8	THIS SECTION APPLIES ONLY TO THE EXECUTIVE AND LEGISLATIVE BRANCHES OF THE STATE GOVERNMENT.
9	(B) IN GENERAL.
$10 \\ 11 \\ 12$	ON REQUEST AND TO THE EXTENT FEASIBLE, A UNIT THAT HOLDS A PUBLIC HEARING SHALL PROVIDE A QUALIFIED INTERPRETER TO ASSIST DEA INDIVIDUALS TO UNDERSTAND THE PROCEEDING.
13	(C) FORM OF REQUEST.
$\begin{array}{c} 14 \\ 15 \end{array}$	A REQUEST FOR AN INTERPRETER MUST BE SUBMITTED IN WRITING OF BY TELECOMMUNICATION AT LEAST 5 DAYS BEFORE THE PROCEEDING BEGINS.
16	(D) DETERMINATION OF FEASIBILITY.
17 18	THE UNIT SHALL DETERMINE, IN EACH INSTANCE, WHETHER IT I FEASIBLE TO PROVIDE AN INTERPRETER.
19 20	REVISOR'S NOTE: This section is new language derived without substantiv change from former SG § 10–507.1.
$\begin{array}{c} 21 \\ 22 \end{array}$	In subsection (c) of this section, the reference to a request "for a interpreter" is added for clarity.
$\begin{array}{c} 23\\ 24 \end{array}$	In subsection (d) of this section, the former reference to the uni "involved" is deleted as surplusage.
25	Defined term: "State" § 1–115
26	3–305. CLOSED SESSIONS.
27	(A) CONSTRUCTION OF SECTION.

1 THE EXCEPTIONS IN SUBSECTION (B) OF THIS SECTION SHALL BE 2 STRICTLY CONSTRUED IN FAVOR OF OPEN MEETINGS OF PUBLIC BODIES.

3 (B) IN GENERAL.

4 SUBJECT TO SUBSECTION (D) OF THIS SECTION, A PUBLIC BODY MAY 5 MEET IN CLOSED SESSION OR ADJOURN AN OPEN SESSION TO A CLOSED 6 SESSION ONLY TO:

7 (1) DISCUSS:

8 (I) THE APPOINTMENT, EMPLOYMENT, ASSIGNMENT, 9 PROMOTION, DISCIPLINE, DEMOTION, COMPENSATION, REMOVAL, 10 RESIGNATION, OR PERFORMANCE EVALUATION OF AN APPOINTEE, EMPLOYEE, 11 OR OFFICIAL OVER WHOM IT HAS JURISDICTION; OR

12 (II) ANY OTHER PERSONNEL MATTER THAT AFFECTS ONE 13 OR MORE SPECIFIC INDIVIDUALS;

14(2)PROTECT THE PRIVACY OR REPUTATION OF AN INDIVIDUAL15WITH RESPECT TO A MATTER THAT IS NOT RELATED TO PUBLIC BUSINESS;

16(3) CONSIDER THE ACQUISITION OF REAL PROPERTY FOR A17PUBLIC PURPOSE AND MATTERS DIRECTLY RELATED TO THE ACQUISITION;

18 (4) CONSIDER A MATTER THAT CONCERNS THE PROPOSAL FOR A
19 BUSINESS OR INDUSTRIAL ORGANIZATION TO LOCATE, EXPAND, OR REMAIN IN
20 THE STATE;

21 (5) CONSIDER THE INVESTMENT OF PUBLIC FUNDS;

22 (6) CONSIDER THE MARKETING OF PUBLIC SECURITIES;

23 (7) CONSULT WITH COUNSEL TO OBTAIN LEGAL ADVICE;

24(8) CONSULT WITH STAFF, CONSULTANTS, OR OTHER25INDIVIDUALS ABOUT PENDING OR POTENTIAL LITIGATION;

26 **(9)** CONDUCT COLLECTIVE BARGAINING NEGOTIATIONS OR 27 CONSIDER MATTERS THAT RELATE TO THE NEGOTIATIONS;

(10) DISCUSS PUBLIC SECURITY, IF THE PUBLIC 1 BODY $\mathbf{2}$ DETERMINES THAT PUBLIC DISCUSSION WOULD CONSTITUTE A RISK TO THE 3 **PUBLIC OR TO PUBLIC SECURITY, INCLUDING:** 4 **(I)** THE DEPLOYMENT OF FIRE AND POLICE SERVICES AND $\mathbf{5}$ **STAFF; AND** 6 **(II)** THE DEVELOPMENT AND IMPLEMENTATION OF 7**EMERGENCY PLANS;** 8 (11) PREPARE, ADMINISTER, OR GRADE Α SCHOLASTIC, 9 LICENSING, OR QUALIFYING EXAMINATION; 10 (12) CONDUCT OR DISCUSS AN INVESTIGATIVE PROCEEDING ON 11 **ACTUAL OR POSSIBLE CRIMINAL CONDUCT;** 12(13) COMPLY WITH A SPECIFIC CONSTITUTIONAL, STATUTORY, OR 13JUDICIALLY IMPOSED REQUIREMENT THAT PREVENTS PUBLIC DISCLOSURES ABOUT A PARTICULAR PROCEEDING OR MATTER; OR 14 15(14) DISCUSS, BEFORE A CONTRACT IS AWARDED OR BIDS ARE 16 OPENED, A MATTER DIRECTLY RELATED TO A NEGOTIATING STRATEGY OR THE CONTENTS OF A BID OR PROPOSAL, IF PUBLIC DISCUSSION OR DISCLOSURE 1718 WOULD ADVERSELY IMPACT THE ABILITY OF THE PUBLIC BODY TO PARTICIPATE 19 IN THE COMPETITIVE BIDDING OR PROPOSAL PROCESS. 20**(C)** LIMITATION. 21A PUBLIC BODY THAT MEETS IN CLOSED SESSION UNDER THIS SECTION 22MAY NOT DISCUSS OR ACT ON ANY MATTER NOT AUTHORIZED UNDER 23SUBSECTION (B) OF THIS SECTION. 24**(D)** VOTE; WRITTEN STATEMENT. 25(1) UNLESS A MAJORITY OF THE MEMBERS OF A PUBLIC BODY 26PRESENT AND VOTING VOTE IN FAVOR OF CLOSING THE SESSION, THE PUBLIC 27BODY MAY NOT MEET IN CLOSED SESSION. 28(2) BEFORE A PUBLIC BODY MEETS IN CLOSED SESSION, THE 29**PRESIDING OFFICER SHALL:** CONDUCT A RECORDED VOTE ON THE CLOSING OF THE 30 **(I)** 31 SESSION; AND

$egin{array}{c} 1 \\ 2 \\ 3 \end{array}$	(II) MAKE A WRITTEN STATEMENT OF THE REASON FOR CLOSING THE MEETING, INCLUDING A CITATION OF THE AUTHORITY UNDER THIS SECTION, AND A LISTING OF THE TOPICS TO BE DISCUSSED.
$\begin{array}{c} 4\\ 5\\ 6\end{array}$	(3) IF A PERSON OBJECTS TO THE CLOSING OF A SESSION, THE PUBLIC BODY SHALL SEND A COPY OF THE WRITTEN STATEMENT TO THE BOARD.
7 8	(4) THE WRITTEN STATEMENT SHALL BE A MATTER OF PUBLIC RECORD.
9 10	(5) A PUBLIC BODY SHALL KEEP A COPY OF THE WRITTEN STATEMENT FOR AT LEAST 1 YEAR AFTER THE DATE OF THE SESSION.
$\begin{array}{c} 11 \\ 12 \end{array}$	REVISOR'S NOTE: This section is new language derived without substantive change from former SG § 10–508.
$\begin{array}{c} 13\\14\\15\end{array}$	In subsection (b)(3) of this section, the reference to matters directly related "to the acquisition" is substituted for the former reference to matters directly related "thereto" for clarity.
16 17 18 19 20 21	Defined terms: "Board" § 3–101 "Including" § 1–110 "Meet" § 3–101 "Person" § 1–114 "Public body" § 3–101 "State" § 1–115
22	3-306. MINUTES; TAPE RECORDINGS.
23	(A) SCOPE OF SECTION.
24	THIS SECTION DOES NOT:
25 26 27	(1) REQUIRE ANY CHANGE IN THE FORM OR CONTENT OF THE JOURNAL OF THE SENATE OF MARYLAND OR JOURNAL OF THE HOUSE OF DELEGATES OF MARYLAND; OR
28 29	(2) LIMIT THE MATTERS THAT A PUBLIC BODY MAY INCLUDE IN ITS MINUTES.
30	(B) MINUTES REQUIRED.

SUBJECT TO PARAGRAPHS (2) AND (3) OF THIS SUBSECTION, 1 (1) $\mathbf{2}$ AS SOON AS PRACTICABLE AFTER A PUBLIC BODY MEETS, IT SHALL HAVE 3 WRITTEN MINUTES OF ITS SESSION PREPARED. 4 (2) A PUBLIC BODY NEED NOT PREPARE WRITTEN MINUTES OF $\mathbf{5}$ AN OPEN SESSION IF: 6 **(I)** LIVE AND ARCHIVED VIDEO OR AUDIO STREAMING OF 7THE OPEN SESSION IS AVAILABLE; OR 8 **(II)** THE PUBLIC BODY VOTES ON LEGISLATION AND THE 9 INDIVIDUAL VOTES TAKEN BY EACH MEMBER OF THE PUBLIC BODY WHO PARTICIPATES IN THE VOTING ARE POSTED PROMPTLY ON THE INTERNET. 10 11 (3) THE INFORMATION SPECIFIED UNDER PARAGRAPH (2) OF 12THIS SUBSECTION SHALL BE DEEMED THE MINUTES OF THE OPEN SESSION. 13 **(C) CONTENT OF MINUTES; TAPE RECORDINGS.** (1) 14THE WRITTEN MINUTES SHALL REFLECT: 15**(I)** EACH ITEM THAT THE PUBLIC BODY CONSIDERED; 16 **(II)** THE ACTION THAT THE PUBLIC BODY TOOK ON EACH 17**ITEM; AND** 18 (III) EACH VOTE THAT WAS RECORDED. 19(2) IF A PUBLIC BODY MEETS IN CLOSED SESSION, THE WRITTEN 20MINUTES FOR ITS NEXT OPEN SESSION SHALL INCLUDE: 21**(I)** A STATEMENT OF THE TIME, PLACE, AND PURPOSE OF 22THE CLOSED SESSION: 23**(II)** A RECORD OF THE VOTE OF EACH MEMBER AS TO 24**CLOSING THE SESSION;** 25(III) A CITATION OF THE AUTHORITY UNDER § 3–305 OF THIS 26SUBTITLE FOR CLOSING THE SESSION; AND 27(IV) A LISTING OF THE TOPICS OF DISCUSSION, PERSONS 28PRESENT, AND EACH ACTION TAKEN DURING THE SESSION.

1

(3) (I) A SESSION MAY BE TAPE RECORDED BY A PUBLIC BODY.

2 (II) EXCEPT AS OTHERWISE PROVIDED IN PARAGRAPH (4) 3 OF THIS SUBSECTION, THE WRITTEN MINUTES AND ANY TAPE RECORDING OF A 4 CLOSED SESSION SHALL BE SEALED AND MAY NOT BE OPEN TO PUBLIC 5 INSPECTION.

6 (4) THE WRITTEN MINUTES AND ANY TAPE RECORDING SHALL BE 7 UNSEALED AND OPEN TO INSPECTION AS FOLLOWS:

8 (I) FOR A MEETING CLOSED UNDER § 3–305(B)(5) OF THIS
9 SUBTITLE, WHEN THE PUBLIC BODY INVESTS THE FUNDS;

10 (II) FOR A MEETING CLOSED UNDER § 3-305(B)(6) OF THIS
11 SUBTITLE, WHEN THE PUBLIC SECURITIES BEING DISCUSSED HAVE BEEN
12 MARKETED; OR

(III) ON REQUEST OF A PERSON OR ON THE PUBLIC BODY'S
 OWN INITIATIVE, IF A MAJORITY OF THE MEMBERS OF THE PUBLIC BODY
 PRESENT AND VOTING VOTE IN FAVOR OF UNSEALING THE WRITTEN MINUTES
 AND ANY TAPE RECORDING.

17 **(D)** ACCESS.

18 EXCEPT AS PROVIDED IN SUBSECTION (C) OF THIS SECTION, WRITTEN 19 MINUTES OF A PUBLIC BODY ARE PUBLIC RECORDS AND SHALL BE OPEN TO 20 PUBLIC INSPECTION DURING ORDINARY BUSINESS HOURS.

21 (E) **RETENTION OF MINUTES AND TAPE RECORDINGS.**

A PUBLIC BODY SHALL KEEP A COPY OF THE WRITTEN MINUTES OF EACH SESSION AND ANY TAPE RECORDING MADE UNDER SUBSECTION (B)(2)(I) OR (C)(3)(I) OF THIS SECTION FOR AT LEAST 1 YEAR AFTER THE DATE OF THE SESSION.

26 REVISOR'S NOTE: This section formerly was SG § 10–509.

27 In subsection (c)(2)(iii) of this section, the more specific reference to "§ 28 3-305 of this subtitle" is substituted for the former reference to "this 29 subtitle", which is now revised as this title, for consistency with § 30 3-305(d)(2)(ii) of this subtitle.

31 The only other changes are in style.

$ \begin{array}{c} 1 \\ 2 \\ 3 \\ 4 \\ 5 \end{array} $		The General Provisions Article Review Committee notes, for consideration by the General Assembly, that although the references to "tape recordings" in this section may be outdated, such recordings are still used. The General Assembly may wish to include additional methods of recording meetings to reflect modern technology.
6 7 8	Defin	ed terms: "Meet" § 3–101 "Person" § 1–114 "Public body" § 3–101
9		SUBTITLE 4. ENFORCEMENT.
10	3-401. IN	GENERAL.
11	(A)	SCOPE OF SECTION.
12		(1) THIS SECTION DOES NOT APPLY TO THE ACTION OF:
13		(I) APPROPRIATING PUBLIC FUNDS;
14		(II) IMPOSING A TAX; OR
$\begin{array}{c} 15\\ 16\end{array}$	OTHER EVI	(III) PROVIDING FOR THE ISSUANCE OF BONDS, NOTES, OR DENCES OF PUBLIC OBLIGATION.
17 18 19		(2) THIS SECTION DOES NOT AUTHORIZE A COURT TO VOID AN A PUBLIC BODY BECAUSE OF ANY VIOLATION OF THIS TITLE BY PUBLIC BODY.
20 21	ANY OTHER	(3) This section does not affect or prevent the use of available remedies.
22	(B)	PETITION AUTHORIZED.
$23 \\ 24 \\ 25$		(1) IF A PUBLIC BODY FAILS TO COMPLY WITH § 3–301, § 3–302, § -305, OR § 3–306(C) OF THIS TITLE, ANY PERSON MAY FILE WITH A DURT THAT HAS VENUE A PETITION THAT ASKS THE COURT TO:
26		(I) DETERMINE THE APPLICABILITY OF THOSE SECTIONS;
27 28	SECTIONS;	(II) REQUIRE THE PUBLIC BODY TO COMPLY WITH THOSE OR
29		(III) VOID THE ACTION OF THE PUBLIC BODY.

1 (2) IF A VIOLATION OF § 3–302, § 3–305, OR § 3–306(C) OF THIS 2 TITLE IS ALLEGED, THE PERSON SHALL FILE THE PETITION WITHIN 45 DAYS 3 AFTER THE DATE OF THE ALLEGED VIOLATION.

4 (3) IF A VIOLATION OF § 3–301 OR § 3–303 OF THIS TITLE IS 5 ALLEGED, THE PERSON SHALL FILE THE PETITION WITHIN 45 DAYS AFTER THE 6 PUBLIC BODY INCLUDES IN THE MINUTES OF AN OPEN SESSION THE 7 INFORMATION SPECIFIED IN § 3–306(C)(2) OF THIS TITLE.

8 (4) IF A WRITTEN COMPLAINT IS FILED WITH THE BOARD IN 9 ACCORDANCE WITH § 3–205 OF THIS TITLE, THE TIME BETWEEN THE FILING OF 10 THE COMPLAINT AND THE MAILING OF THE WRITTEN OPINION TO THE 11 COMPLAINANT AND THE AFFECTED PUBLIC BODY UNDER § 3–207(D) OF THIS 12 TITLE MAY NOT BE INCLUDED IN DETERMINING WHETHER A CLAIM AGAINST A 13 PUBLIC BODY IS BARRED BY THE STATUTE OF LIMITATIONS SET FORTH IN 14 PARAGRAPHS (2) AND (3) OF THIS SUBSECTION.

- 15 (C) PRESUMPTION.
- 16 IN AN ACTION UNDER THIS SECTION:
- 17 (1) IT IS PRESUMED THAT THE PUBLIC BODY DID NOT VIOLATE 18 ANY PROVISION OF THIS TITLE; AND
- 19(2) THE COMPLAINANT HAS THE BURDEN OF PROVING THE20VIOLATION.
- 21 (D) AUTHORITY OF COURT.
- 22 **A COURT MAY:**

(1) CONSOLIDATE A PROCEEDING UNDER THIS SECTION WITH
 ANOTHER PROCEEDING UNDER THIS SECTION OR AN APPEAL FROM THE ACTION
 OF THE PUBLIC BODY;

- 26
- (2) **ISSUE AN INJUNCTION;**

27(3) DETERMINE THE APPLICABILITY OF THIS TITLE TO THE28DISCUSSIONS OR DECISIONS OF PUBLIC BODIES;

29(4) DECLARE THE FINAL ACTION OF A PUBLIC BODY VOID IF THE30COURT FINDS THAT THE PUBLIC BODY WILLFULLY FAILED TO COMPLY WITH \$

1 **3-301, § 3-302, § 3-303, OR § 3-306(C) OF THIS TITLE AND THAT NO OTHER** 2 **REMEDY IS ADEQUATE;**

- 3 (5) AS PART OF ITS JUDGMENT:
 4 (I) ASSESS AGAINST ANY PARTY REASONABLE COUNSEL
 5 FEES AND OTHER LITIGATION EXPENSES THAT THE PARTY WHO PREVAILS IN
 6 THE ACTION INCURRED; AND
- 7 (II) REQUIRE A REASONABLE BOND TO ENSURE THE 8 PAYMENT OF THE ASSESSMENT; AND
- 9 (6) GRANT ANY OTHER APPROPRIATE RELIEF.
- 10 **(E) PETITION.**

11(1) A PERSON MAY FILE A PETITION UNDER THIS SECTION12WITHOUT SEEKING AN OPINION FROM THE BOARD.

13(2)THE FAILURE OF A PERSON TO FILE A COMPLAINT WITH THE14BOARD IS NOT A GROUND FOR THE COURT TO STAY OR DISMISS A PETITION.

15REVISOR'S NOTE: This section is new language derived without substantive16change from former SG § 10–510.

In subsection (a)(1) of this section, the reference to "imposing" a tax is substituted for the former reference to "levying" a tax to conform to the terminology used in recently revised articles of the Code.

20Subsection (a) of this section makes no changes to the scope of the 21enforcement provisions of the Open Meetings Law, which exempts certain 22governmental actions, such as appropriating public funds, and which 23provides that "[t]his section does not alter or prevent the use of any other available remedies". The committee calls to the attention of the General 2425Assembly the decision of the Court of Appeals in Avara v. Baltimore News American, 292 Md. 543 (1982), where the "other remedies" proviso did not 2627authorize a court to issue a declaratory judgment regarding a violation of 28the Act if the government action involved the appropriation of public 29funds. Id. at 553.

- 30 Defined terms: "Board" § 3–101
- 31 "Person" § 1–114
- 32 "Public body" § 3–101
- 33 **3–402. PENALTY.**

1 (A) IN GENERAL.

2 IN ACCORDANCE WITH § 3–401 OF THIS SUBTITLE, A PUBLIC BODY THAT 3 WILLFULLY MEETS WITH KNOWLEDGE THAT THE MEETING IS BEING HELD IN 4 VIOLATION OF THIS SUBTITLE IS SUBJECT TO A CIVIL PENALTY NOT TO EXCEED:

- $\mathbf{5}$
- (1) **\$250** FOR THE FIRST VIOLATION; AND

6 (2) \$1,000 FOR EACH SUBSEQUENT VIOLATION THAT OCCURS 7 WITHIN 3 YEARS AFTER THE FIRST VIOLATION.

8 (B) **DETERMINATION OF FINE.**

9 WHEN DETERMINING THE AMOUNT OF A FINE UNDER SUBSECTION (A) OF 10 THIS SECTION, THE COURT SHALL CONSIDER THE FINANCIAL RESOURCES 11 AVAILABLE TO THE PUBLIC BODY AND THE ABILITY OF THE PUBLIC BODY TO 12 PAY THE FINE.

- 13 REVISOR'S NOTE: This section formerly was SG § 10–511.
- 14 The only changes are in style.
- 15
 Defined terms: "Meet" § 3–101

 16
 "Public body" § 3–101
- 17 SUBTITLE 5. SHORT TITLE.
- 18 **3–501. Short Title.**
- THIS TITLE MAY BE CITED AS THE OPEN MEETINGS ACT.
 REVISOR'S NOTE: This section formerly was SG § 10–512.
 The only changes are in style.
 TITLE 4. PUBLIC INFORMATION ACT.
- 23 SUBTITLE 1. DEFINITIONS; GENERAL PROVISIONS.
- 24 **4–101. DEFINITIONS.**
- 25 (A) IN GENERAL.
| 1 | IN THIS TITLE THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED. |
|---|---|
| 2 | REVISOR'S NOTE: This subsection formerly was SG § 10–611(a). |
| 3 | The only changes are in style. |
| 4 | (B) APPLICANT. |
| $5 \\ 6$ | "Applicant" means a person or governmental unit that asks to
inspect a public record. |
| 7 | REVISOR'S NOTE: This subsection formerly was SG § 10–611(b). |
| 8 | No changes are made. |
| 9
10 | Defined terms: "Person" § 1–114
"Public record" § 4–101 |
| 11 | (C) CUSTODIAN. |
| 12 | "CUSTODIAN" MEANS: |
| 13 | (1) THE OFFICIAL CUSTODIAN; OR |
| $\begin{array}{c} 14 \\ 15 \end{array}$ | (2) ANY OTHER AUTHORIZED INDIVIDUAL WHO HAS PHYSICAL CUSTODY AND CONTROL OF A PUBLIC RECORD. |
| 16 | REVISOR'S NOTE: This subsection formerly was SG § 10–611(c). |
| 17 | No changes are made. |
| 18
19 | Defined terms: "Official custodian" § 4–101
"Public record" § 4–101 |
| 20 | (D) OFFICIAL CUSTODIAN. |
| 21
22
23
24 | "OFFICIAL CUSTODIAN" MEANS AN OFFICER OR EMPLOYEE OF THE STATE
OR OF A POLITICAL SUBDIVISION WHO IS RESPONSIBLE FOR KEEPING A PUBLIC
RECORD, WHETHER OR NOT THE OFFICER OR EMPLOYEE HAS PHYSICAL
CUSTODY AND CONTROL OF THE PUBLIC RECORD. |
| $\frac{25}{26}$ | REVISOR'S NOTE: This subsection is new language derived without substantive change from former SG § 10–611(e). |
| 27 | Defined terms: "Political subdivision" § 4–101 |

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$\frac{1}{2}$		"Public record" § 4–101 "State" § 1–115
3	(E)	PERSON IN INTEREST.
4	"PER	SON IN INTEREST" MEANS:
$5 \\ 6$	A PUBLIC R	(1) A PERSON OR GOVERNMENTAL UNIT THAT IS THE SUBJECT OF ECORD OR A DESIGNEE OF THE PERSON OR GOVERNMENTAL UNIT;
7 8	LEGAL REP	(2) IF THE PERSON HAS A LEGAL DISABILITY, THE PARENT OR RESENTATIVE OF THE PERSON; OR
9 10 11 12	SPOUSE, AD	(3) AS TO REQUESTS FOR CORRECTION OF CERTIFICATES OF DER § 5–310(D)(2) OF THE HEALTH – GENERAL ARTICLE, THE DULT CHILD, PARENT, ADULT SIBLING, GRANDPARENT, OR GUARDIAN SON OF THE DECEASED AT THE TIME OF THE DECEASED'S DEATH.
13	REVIS	SOR'S NOTE: This subsection formerly was SG § 10–611(f).
14		No changes are made.
$\begin{array}{c} 15\\ 16 \end{array}$	Define	ed terms: "Person" § 1–114 "Public record" § 4–101
17	(F)	PERSONAL INFORMATION.
18 19	IDENTIFIES	(1) "PERSONAL INFORMATION" MEANS INFORMATION THAT AN INDIVIDUAL.
20 21	INFORMATI	(2) EXCEPT AS PROVIDED IN § 4–355 OF THIS TITLE, "PERSONAL ON" INCLUDES AN INDIVIDUAL'S:
22		(I) NAME;
23		(II) ADDRESS;
$\begin{array}{c} 24 \\ 25 \end{array}$	IDENTIFICA	(III) DRIVER'S LICENSE NUMBER OR ANY OTHER TION NUMBER;
26		(IV) MEDICAL OR DISABILITY INFORMATION;
27		(V) PHOTOGRAPH OR COMPUTER–GENERATED IMAGE;

1		(VI) SOCIAL SECURITY NUMBER; AND
2		(VII) TELEPHONE NUMBER.
$\frac{3}{4}$	(3) INDIVIDUAL'S:	"PERSONAL INFORMATION" DOES NOT INCLUDE AN
5		(I) DRIVER'S STATUS;
6		(II) DRIVING OFFENSES;
7		(III) FIVE–DIGIT ZIP CODE; OR
8		(IV) INFORMATION ON VEHICULAR ACCIDENTS.
9 10		NOTE: This subsection is new language derived without antive change from former SG § 10–611(g).
11	Defined tern	n: "Includes" § 1–110
12	(G) POLI	TICAL SUBDIVISION.
13	"POLITICAI	L SUBDIVISION" MEANS:
14	(1)	A COUNTY;
15	(2)	A MUNICIPAL CORPORATION;
16	(3)	AN UNINCORPORATED TOWN;
17	(4)	A SCHOOL DISTRICT; OR
18	(5)	A SPECIAL DISTRICT.
19	REVISOR'S	NOTE: This subsection formerly was SG § 10–601.
$20 \\ 21 \\ 22$	uninco	s subsection, the former references to a municipal corporation, an orporated town, a school district, and a special district "in the State" eleted as implicit.
23	The or	nly other changes are in style.
$\begin{array}{c} 24 \\ 25 \end{array}$	The consid	General Provisions Article Review Committee notes, for leration by the General Assembly, that the reference in item (3) of

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$ \begin{array}{c} 1 \\ 2 \\ 3 \\ 4 \\ 5 \\ 6 \end{array} $		this subsection to "an unincorporated town" is unclear. According to the Maryland Public Information Act Manual, "it is not clear what, if any, entities it encompasses". Maryland Public Information Act Manual, 12th ed., October 2011, pp. 1–3. The term was in the original enactment of the Public Information Act but was not defined. The General Assembly may wish to delete the reference to avoid any confusion.
7	Defin	ned term: "County" § 1–107
8	(H)	PUBLIC RECORD.
9 10	ANY DOCU	(1) "PUBLIC RECORD" MEANS THE ORIGINAL OR ANY COPY OF MENTARY MATERIAL THAT:
11 12 13 14		(I) IS MADE BY A UNIT OR AN INSTRUMENTALITY OF THE OF A POLITICAL SUBDIVISION OR RECEIVED BY THE UNIT OR NTALITY IN CONNECTION WITH THE TRANSACTION OF PUBLIC AND
15		(II) IS IN ANY FORM, INCLUDING:
16		1. A CARD;
17		2. A COMPUTERIZED RECORD;
18		3. CORRESPONDENCE;
19		4. A DRAWING;
20		5. FILM OR MICROFILM;
21		6. A FORM;
22		7. A MAP;
23		8. A PHOTOGRAPH OR PHOTOSTAT;
24		9. A RECORDING; OR
25		10. A TAPE.
26 27	SALARY OF	(2) "PUBLIC RECORD" INCLUDES A DOCUMENT THAT LISTS THE F AN EMPLOYEE OF A UNIT OR AN INSTRUMENTALITY OF THE STATE

28 OR OF A POLITICAL SUBDIVISION.

1 (3) "PUBLIC RECORD" DOES NOT INCLUDE A DIGITAL 2 PHOTOGRAPHIC IMAGE OR SIGNATURE OF AN INDIVIDUAL, OR THE ACTUAL 3 STORED DATA OF THE IMAGE OR SIGNATURE, RECORDED BY THE MOTOR 4 VEHICLE ADMINISTRATION.

- 5 REVISOR'S NOTE: This subsection is new language derived without 6 substantive change from former SG § 10–611(h).
- In paragraphs (1)(i) and (2) of this subsection, the former references to
 the State "government" are deleted as surplusage.
- 9 In paragraph (3) of this subsection, the reference to the actual stored data 10 "of the image or signature" is substituted for the former reference to the 11 actual stored data "thereof" for clarity.
- 12 Defined terms: "Includes", "including" § 1–110 "Delitical and division" § 4, 101
- 13 "Political subdivision" § 4–101
- 14 "State" § 1–115
- 15 4-102. LIMITATION ON RECORDS.

THE STATE, A POLITICAL SUBDIVISION, OR A UNIT OF THE STATE OR OF A
 POLITICAL SUBDIVISION MAY KEEP ONLY THE INFORMATION ABOUT A PERSON
 THAT:

19 (1) IS NEEDED BY THE STATE, THE POLITICAL SUBDIVISION, OR 20 THE UNIT TO ACCOMPLISH A GOVERNMENTAL PURPOSE THAT IS AUTHORIZED 21 OR REQUIRED TO BE ACCOMPLISHED UNDER:

22**(I)** A STATUTE OR ANY OTHER LEGISLATIVE MANDATE; 23**(II)** AN EXECUTIVE ORDER OF THE GOVERNOR; 24(III) AN EXECUTIVE ORDER OF THE CHIEF EXECUTIVE OF A 25LOCAL JURISDICTION; OR 26(IV) A JUDICIAL RULE; AND 27(2) IS RELEVANT TO ACCOMPLISHMENT OF THE PURPOSE. 28REVISOR'S NOTE: This section formerly was SG § 10–602. 29No changes are made.

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$egin{array}{c} 1 \\ 2 \\ 3 \end{array}$	Defined terms: "Person" § 1–114 "Political subdivision" § 4–101 "State" § 1–115
4	4-103. GENERAL RIGHT TO INFORMATION.
5	(A) IN GENERAL.
6 7 8	ALL PERSONS ARE ENTITLED TO HAVE ACCESS TO INFORMATION ABOUT THE AFFAIRS OF GOVERNMENT AND THE OFFICIAL ACTS OF PUBLIC OFFICIALS AND EMPLOYEES.
9	(B) GENERAL CONSTRUCTION.
$10 \\ 11 \\ 12 \\ 13 \\ 14 \\ 15$	To CARRY OUT THE RIGHT SET FORTH IN SUBSECTION (A) OF THIS SECTION, UNLESS AN UNWARRANTED INVASION OF THE PRIVACY OF A PERSON IN INTEREST WOULD RESULT, THIS TITLE SHALL BE CONSTRUED IN FAVOR OF ALLOWING INSPECTION OF A PUBLIC RECORD, WITH THE LEAST COST AND LEAST DELAY TO THE PERSON OR GOVERNMENTAL UNIT THAT REQUESTS THE INSPECTION.
16	(C) GENERAL ASSEMBLY.
17 18 19 20	THIS TITLE DOES NOT PRECLUDE A MEMBER OF THE GENERAL ASSEMBLY FROM ACQUIRING THE NAMES AND ADDRESSES OF AND STATISTICAL INFORMATION ABOUT INDIVIDUALS WHO ARE LICENSED OR, AS REQUIRED BY A STATE LAW, REGISTERED.
21	REVISOR'S NOTE: This section formerly was SG § 10–612.
22	The only changes are in style.
23 24 25 26	Defined terms: "Person" § 1–114 "Person in interest" § 4–101 "Public record" § 4–101 "State" § 1–115
27	SUBTITLE 2. INSPECTION OF PUBLIC RECORDS.
28	4-201. INSPECTION OF PUBLIC RECORDS.
29	(A) IN GENERAL.

1 (1) EXCEPT AS OTHERWISE PROVIDED BY LAW, A CUSTODIAN 2 SHALL ALLOW A PERSON OR GOVERNMENTAL UNIT TO INSPECT ANY PUBLIC 3 RECORD AT ANY REASONABLE TIME.

4 (2) INSPECTION OR COPYING OF A PUBLIC RECORD MAY BE 5 DENIED ONLY TO THE EXTENT PROVIDED UNDER THIS TITLE.

6 (B) RULES OR REGULATIONS.

TO PROTECT PUBLIC RECORDS AND TO PREVENT UNNECESSARY
8 INTERFERENCE WITH OFFICIAL BUSINESS, EACH OFFICIAL CUSTODIAN SHALL
9 ADOPT REASONABLE RULES OR REGULATIONS THAT, SUBJECT TO THIS TITLE,
10 GOVERN TIMELY PRODUCTION AND INSPECTION OF A PUBLIC RECORD.

- 11 (C) **DESIGNATION OF SPECIFIC TYPES OF RECORDS.**
- 12 EACH OFFICIAL CUSTODIAN SHALL CONSIDER WHETHER TO:

13(1) DESIGNATE TYPES OF PUBLIC RECORDS OF THE14GOVERNMENTAL UNIT THAT ARE TO BE MADE AVAILABLE TO ANY APPLICANT15IMMEDIATELY ON REQUEST; AND

16 (2) MAINTAIN A CURRENT LIST OF THE TYPES OF PUBLIC 17 RECORDS THAT HAVE BEEN DESIGNATED AS AVAILABLE TO ANY APPLICANT 18 IMMEDIATELY ON REQUEST.

- 19 REVISOR'S NOTE: This section formerly was SG § 10–613.
- 20In subsection (c)(1) of this section, the former reference to "specific" types21of public records is deleted as surplusage.
- 22 The only other changes are in style.
- 23General Provisions Article Review Committee notes, The for 24consideration by the General Assembly, that in subsection (c) of this 25section, item (2), which allows for a list of types of available records to be maintained, is likely meant to be a mandatory requirement if records are 2627designated as available under item (1). As the subsection is written now, 28the maintaining of a list is merely authorized. The General Assembly 29may wish to clarify this provision.

30	Defined terms: "Applicant" § 4–101
31	"Custodian" § 4–101
32	"Official custodian" § 4–101
33	"Person" § 1–114

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1		"Publi	c reco	ord" § 4–101
2	4–202. Ap	PLICAT	'ION	TO INSPECT PUBLIC RECORD REQUIRED.
3	(A)	IN GE	NERA	AL.
4	Fv C			VIDED IN SUBSECTION (B) OF THIS SECTION, A PERSON OR
$\frac{4}{5}$				THAT WISHES TO INSPECT A PUBLIC RECORD SHALL
6			-	PLICATION TO THE CUSTODIAN.
7	(B)	EXCE	ΡΤΙΟ	NS.
8	A P	ERSON	OR	GOVERNMENTAL UNIT NEED NOT SUBMIT A WRITTEN
9	APPLICATI	ON TO '	THE (CUSTODIAN IF:
10		(1)	THE	PERSON OR GOVERNMENTAL UNIT SEEKS TO INSPECT A
11	PUBLIC RE	ECORD	LIST	ED BY AN OFFICIAL CUSTODIAN IN ACCORDANCE WITH §
12	4–201(C)(2	2) OF TH	HIS S	UBTITLE; OR
13		(2)	THE	CUSTODIAN WAIVES THE REQUIREMENT FOR A WRITTEN
14	APPLICATI	ON.		
15	(C)	APPL	ICAT	ION SUBMITTED TO NONCUSTODIAN.
16	IF T	HE IND	IVID	UAL TO WHOM THE APPLICATION IS SUBMITTED IS NOT
17	THE CUST	ODIAN	OF T	THE PUBLIC RECORD, WITHIN 10 WORKING DAYS AFTER
18	RECEIVING	HTHE A	PPLI	CATION, THE INDIVIDUAL SHALL GIVE THE APPLICANT:
19		(1)	NOT	ICE OF THAT FACT; AND
20		(2)	IF KI	NOWN:
21			(I)	THE NAME OF THE CUSTODIAN; AND
22			(II)	THE LOCATION OR POSSIBLE LOCATION OF THE PUBLIC
23	RECORD.			
24	(D)	None	XIST	ENT RECORD.
25	WHE	N AN A	APPL	ICANT REQUESTS TO INSPECT A PUBLIC RECORD AND A
26	CUSTODIA	N DETE	RMIN	NES THAT THE RECORD DOES NOT EXIST, THE CUSTODIAN
27	SHALL NOTIFY THE APPLICANT OF THIS DETERMINATION:			

$\frac{1}{2}$	(1) IF THE CUSTODIAN HAS REACHED THIS DETERMINATION ON INITIAL REVIEW OF THE APPLICATION, IMMEDIATELY; OR
$egin{array}{c} 3 \\ 4 \\ 5 \\ 6 \end{array}$	(2) IF THE CUSTODIAN HAS REACHED THIS DETERMINATION AFTER A SEARCH FOR POTENTIALLY RESPONSIVE PUBLIC RECORDS, PROMPTLY AFTER THE SEARCH IS COMPLETED BUT NOT MORE THAN 30 DAYS AFTER RECEIVING THE APPLICATION.
7	REVISOR'S NOTE: This section formerly was SG § 10–614(a).
8	The only changes are in style.
9 10 11 12 13	Defined terms: "Applicant" § 4–101 "Custodian" § 4–101 "Official custodian" § 4–101 "Person" § 1–114 "Public record" § 4–101
14	4-203. TIMELINESS OF DECISION ON APPLICATION.
15	(A) IN GENERAL.
16 17	THE CUSTODIAN SHALL GRANT OR DENY THE APPLICATION PROMPTLY, BUT NOT MORE THAN 30 DAYS AFTER RECEIVING THE APPLICATION.
18	(B) PROCEDURE FOR APPROVAL.
19 20 21 22	A CUSTODIAN WHO APPROVES THE APPLICATION SHALL PRODUCE THE PUBLIC RECORD IMMEDIATELY OR WITHIN A REASONABLE PERIOD THAT IS NEEDED TO RETRIEVE THE PUBLIC RECORD, BUT NOT MORE THAN 30 DAYS AFTER RECEIPT OF THE APPLICATION.
23	(C) PROCEDURE FOR DENIAL.
24	A CUSTODIAN WHO DENIES THE APPLICATION SHALL:
25	(1) IMMEDIATELY NOTIFY THE APPLICANT;
$\frac{26}{27}$	(2) WITHIN 10 WORKING DAYS, GIVE THE APPLICANT A WRITTEN STATEMENT THAT GIVES:
28	(I) THE REASONS FOR THE DENIAL;
29	(II) THE LEGAL AUTHORITY FOR THE DENIAL; AND

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1 (III) NOTICE OF THE REMEDIES UNDER THIS TITLE FOR $\mathbf{2}$ **REVIEW OF THE DENIAL; AND** 3 (3) ALLOW INSPECTION OF ANY PART OF THE RECORD THAT IS 4 SUBJECT TO INSPECTION AND IS REASONABLY SEVERABLE. $\mathbf{5}$ **(**D**) EXTENSION BY CONSENT.** 6 WITH THE CONSENT OF THE APPLICANT, ANY TIME LIMIT IMPOSED 7 UNDER THIS SECTION MAY BE EXTENDED FOR NOT MORE THAN 30 DAYS. 8 REVISOR'S NOTE: This section formerly was SG § 10–614(b). 9 The only changes are in style. Defined terms: "Applicant" § 4-101 10 "Custodian" § 4–101 11 "Public record" § 4-101 12

- 13 4–204. IMPROPER CONDITIONS ON GRANTING APPLICATION.
- **(**A**)** 14 IN GENERAL.

15EXCEPT TO THE EXTENT THAT THE GRANT OF AN APPLICATION IS 16 RELATED TO THE STATUS OF THE APPLICANT AS A PERSON IN INTEREST AND EXCEPT AS REQUIRED BY OTHER LAW OR REGULATION, THE CUSTODIAN MAY 17 18 NOT CONDITION THE GRANT OF AN APPLICATION ON:

19 (1) THE IDENTITY OF THE APPLICANT;

20(2) ANY ORGANIZATIONAL OR OTHER AFFILIATION OF THE 21**APPLICANT; OR**

22(3) A DISCLOSURE BY THE APPLICANT OF THE PURPOSE FOR AN 23APPLICATION.

24**(B) EXCEPTIONS.**

25THIS SECTION DOES NOT PRECLUDE AN OFFICIAL CUSTODIAN FROM CONSIDERING THE IDENTITY OF THE APPLICANT, ANY ORGANIZATIONAL OR 2627OTHER AFFILIATION OF THE APPLICANT, OR THE PURPOSE FOR THE 28**APPLICATION IF:**

1 (1) THE APPLICANT CHOOSES TO PROVIDE THIS INFORMATION 2 FOR THE CUSTODIAN TO CONSIDER IN MAKING A DETERMINATION UNDER 3 SUBTITLE 3, PART IV OF THIS TITLE;

4 (2) THE APPLICANT HAS REQUESTED A WAIVER OF FEES UNDER § 5 4–206(E) OF THIS SUBTITLE; OR

6 (3) THE IDENTITY OF THE APPLICANT, ANY ORGANIZATIONAL OR 7 OTHER AFFILIATION OF THE APPLICANT, OR THE PURPOSE FOR THE 8 APPLICATION IS MATERIAL TO THE DETERMINATION OF THE OFFICIAL 9 CUSTODIAN IN ACCORDANCE WITH § 4–206(E)(2) OF THIS SUBTITLE.

10 (C) **REQUEST FOR IDENTITY ALLOWED.**

11 CONSISTENTLY WITH THIS SECTION, AN OFFICIAL MAY REQUEST THE 12 IDENTITY OF AN APPLICANT FOR THE PURPOSE OF CONTACTING THE 13 APPLICANT.

14 REVISOR'S NOTE: This section formerly was SG § 10–614(c).

15 The only changes are in style.

16 Defined terms: "Applicant" § 4–101

17 "Custodian" § 4–101

19

- 18 "Official custodian" § 4–101
 - "Person in interest" § 4–101
- 20 4–205. COPIES; PRINTOUTS; PHOTOGRAPHS; ELECTRONIC FORMAT.
- 21 (A) "METADATA" DEFINED.

(1) IN THIS SECTION, "METADATA" MEANS INFORMATION,
GENERALLY NOT VISIBLE WHEN AN ELECTRONIC DOCUMENT IS PRINTED,
DESCRIBING THE HISTORY, TRACKING, OR MANAGEMENT OF THE ELECTRONIC
DOCUMENT, INCLUDING INFORMATION ABOUT DATA IN THE ELECTRONIC
DOCUMENT THAT DESCRIBES HOW, WHEN, AND BY WHOM THE DATA IS
COLLECTED, CREATED, ACCESSED, OR MODIFIED AND HOW THE DATA IS
FORMATTED.

- 29 (2) "METADATA" DOES NOT INCLUDE:
- 30 (I) A SPREADSHEET FORMULA;
- 31 (II) A DATABASE FIELD;

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1	(III) AN EXTERNALLY OR INTERNALLY LINKED FILE; OR
2	(IV) A REFERENCE TO AN EXTERNAL FILE OR A HYPERLINK.
3	(B) IN GENERAL.
4 5	EXCEPT AS OTHERWISE PROVIDED IN THIS SECTION, AN APPLICANT WHO IS AUTHORIZED TO INSPECT A PUBLIC RECORD MAY HAVE:
$6 \\ 7$	(1) A COPY, PRINTOUT, OR PHOTOGRAPH OF THE PUBLIC RECORD; OR
8 9 10	(2) IF THE CUSTODIAN DOES NOT HAVE FACILITIES TO REPRODUCE THE PUBLIC RECORD, ACCESS TO THE PUBLIC RECORD TO MAKE THE COPY, PRINTOUT, OR PHOTOGRAPH.
11	(C) PUBLIC RECORD IN ELECTRONIC FORMAT.
$12 \\ 13 \\ 14 \\ 15$	(1) EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS SUBSECTION, THE CUSTODIAN OF A PUBLIC RECORD SHALL PROVIDE AN APPLICANT WITH A COPY OF THE PUBLIC RECORD IN A SEARCHABLE AND ANALYZABLE ELECTRONIC FORMAT IF:
$\begin{array}{c} 16 \\ 17 \end{array}$	(I) THE PUBLIC RECORD IS IN A SEARCHABLE AND ANALYZABLE ELECTRONIC FORMAT;
18 19	(II) THE APPLICANT REQUESTS A COPY OF THE PUBLIC RECORD IN A SEARCHABLE AND ANALYZABLE ELECTRONIC FORMAT; AND
20 21 22	(III) THE CUSTODIAN IS ABLE TO PROVIDE A COPY OF THE PUBLIC RECORD, IN WHOLE OR IN PART, IN A SEARCHABLE AND ANALYZABLE ELECTRONIC FORMAT THAT DOES NOT DISCLOSE:
$23 \\ 24 \\ 25$	1. CONFIDENTIAL OR PROTECTED INFORMATION FOR WHICH THE CUSTODIAN IS REQUIRED TO DENY INSPECTION IN ACCORDANCE WITH SUBTITLE 3, PARTS I THROUGH III OF THIS TITLE; OR
26 27 28	2. INFORMATION FOR WHICH A CUSTODIAN HAS CHOSEN TO DENY INSPECTION IN ACCORDANCE WITH SUBTITLE 3, PART IV OF THIS TITLE.

8 (3) A CUSTODIAN MAY REMOVE METADATA FROM 9 ELECTRONIC DOCUMENT BEFORE PROVIDING THE ELECTRONIC DOCUME	
9 ELECTRONIC DOCUMENT BEFORE PROVIDING THE ELECTRONIC DOCUME	
	NT TO
10 AN APPLICANT BY:	
11 (I) USING A SOFTWARE PROGRAM OR FUNCTION; OR	
12 (II) CONVERTING THE ELECTRONIC DOCUMENT IN	то а
13 DIFFERENT SEARCHABLE AND ANALYZABLE FORMAT.	
14 (4) THIS SUBSECTION MAY NOT BE CONSTRUED TO:	
15 (I) REQUIRE THE CUSTODIAN TO RECONSTRUCT A P	
16 RECORD IN AN ELECTRONIC FORMAT IF THE CUSTODIAN TO RECONSTRUCT A P	
17 PUBLIC RECORD AVAILABLE IN AN ELECTRONIC FORMAT;	5 1112
18 (II) ALLOW A CUSTODIAN TO MAKE A PUBLIC RE	CORD
19 AVAILABLE ONLY IN AN ELECTRONIC FORMAT;	
20 (III) REQUIRE A CUSTODIAN TO CREATE, COMPIL	
21 PROGRAM A NEW PUBLIC RECORD; OR	5, 0 K
22 (IV) REQUIRE A CUSTODIAN TO RELEASE AN ELECT	RONIC
23 RECORD IN A FORMAT THAT WOULD JEOPARDIZE OR COMPROMISE	THE
24 SECURITY OR INTEGRITY OF THE ORIGINAL RECORD OR OF ANY PROPRIM	ETARY
25 SOFTWARE IN WHICH THE RECORD IS MAINTAINED.	
26 (5) IF A PUBLIC RECORD EXISTS IN A SEARCHABLE	
27 ANALYZABLE ELECTRONIC FORMAT, THE ACT OF A CUSTODIAN PROVID	
28 PORTION OF THE PUBLIC RECORD IN A SEARCHABLE AND ANALY	
29 ELECTRONIC FORMAT DOES NOT CONSTITUTE CREATING A NEW P	
30 RECORD.	
31 (D) CONDITIONS FOR MAKING A COPY, PRINTOUT, OR PHOTOG 32 SCHEDULE	RAPH:

32

SCHEDULE.

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1		(1) THE COPY, PRINTOUT, OR PHOTOGRAPH SHALL BE MADE:
$\frac{2}{3}$	CUSTODIA	(I) WHILE THE PUBLIC RECORD IS IN THE CUSTODY OF THE N; AND
4 5	IS KEPT.	(II) WHENEVER PRACTICABLE, WHERE THE PUBLIC RECORD
$6 \\ 7$	SCHEDULE	(2) THE OFFICIAL CUSTODIAN MAY SET A REASONABLE TIME TO MAKE COPIES, PRINTOUTS, OR PHOTOGRAPHS.
8	(E)	COPY OF JUDGMENT.
9	AN A	APPLICANT MAY NOT HAVE A COPY OF A JUDGMENT UNTIL:
10		(1) THE TIME FOR APPEAL EXPIRES; OR
$\begin{array}{c} 11 \\ 12 \end{array}$	ADJUDICA'	(2) IF AN APPEAL IS NOTED, THE APPEAL IS DISMISSED OR TED.
13	REV	ISOR'S NOTE: This section formerly was SG §§ 10–620 and 10–611(d).
14		The only changes are in style.
15 16 17 18		The General Provisions Article Review Committee notes, for consideration by the General Assembly, that subsection (e) of this section, which temporarily restricts the ability to copy a judgment, appears to be inconsistent with the Maryland Rules of Procedure regarding access to
$\begin{array}{c} 19\\ 20 \end{array}$		court records. Specifically, Maryland Rule 16–1002(a) provides for a presumption of openness in stating that "[c]ourt records maintained by a
$\frac{21}{22}$		court or by another judicial agency are presumed to be open to the public for inspection. Except as otherwise provided by or pursuant to these
23		Rules, the custodian of a court record shall permit a person, upon
24		personal appearance in the office of the custodian during normal business
25		hours, to inspect such a record". Maryland Rule 16–1003 generally allows
$\frac{26}{27}$		copying of court records and Maryland Rule 16–1005 makes restrictive provisions of the Maryland Public Information Act inapplicable to case
28		records unless expressly incorporated into the Rules. Under Article IV, §
29		18(a) of the Maryland Constitution, a rule of the Court of Appeals can
30		supersede a State statute, subject to the General Assembly's authority to
31		override the rule change. A decision to take such an action is a
32 22		substantive one, within the power of the General Assembly. Just like a
$\frac{33}{34}$		2011 reenactment of this source law along with an unrelated substantive change, Chapter 436, Acts of 2011, this revision of the source law for

- subsection (e) of this section is not intended to supersede any conflicting 1 $\mathbf{2}$ rule of the Court of Appeals.
- 3 Defined terms: "Applicant" § 4–101 4

"Custodian" § 4-101

"Including" § 1–110

"Official custodian" § 4–101 6 7

"Public record" § 4–101

4-206. FEES. 8

 $\mathbf{5}$

"REASONABLE FEE" DEFINED. 9 **(**A**)**

10 IN THIS SECTION, "REASONABLE FEE" MEANS A FEE BEARING A REASONABLE RELATIONSHIP TO THE RECOVERY OF ACTUAL COSTS INCURRED 11 12 BY A GOVERNMENTAL UNIT.

13 **(B)** CHARGING REASONABLE FEE.

14 SUBJECT TO THE LIMITATIONS IN THIS SECTION, THE OFFICIAL 15CUSTODIAN MAY CHARGE AN APPLICANT A REASONABLE FEE FOR THE SEARCH 16 FOR, PREPARATION OF, AND REPRODUCTION OF A PUBLIC RECORD.

17**(C)** LIMITATION ON SEARCH AND PREPARATION FEE.

THE OFFICIAL CUSTODIAN MAY NOT CHARGE A FEE FOR THE FIRST 2 18 19 HOURS THAT ARE NEEDED TO SEARCH FOR A PUBLIC RECORD AND PREPARE IT 20 FOR INSPECTION.

21**(D)** LIMITATION ON REPRODUCTION FEE.

22(1) IF ANOTHER LAW SETS A FEE FOR A COPY, AN ELECTRONIC 23COPY, A PRINTOUT, OR A PHOTOGRAPH OF A PUBLIC RECORD, THAT LAW 24APPLIES.

25THE OFFICIAL CUSTODIAN OTHERWISE MAY CHARGE ANY (2) 26REASONABLE FEE FOR MAKING OR SUPERVISING THE MAKING OF A COPY, AN ELECTRONIC COPY, A PRINTOUT, OR A PHOTOGRAPH OF A PUBLIC RECORD. 27

28(3) THE OFFICIAL CUSTODIAN MAY CHARGE FOR THE COST OF 29**PROVIDING FACILITIES FOR THE REPRODUCTION OF THE PUBLIC RECORD IF** THE CUSTODIAN DID NOT HAVE THE FACILITIES. 30

31 **(E)** WAIVER.

1 THE OFFICIAL CUSTODIAN MAY WAIVE A FEE UNDER THIS SECTION IF: $\mathbf{2}$ (1) THE APPLICANT ASKS FOR A WAIVER; AND 3 (2) AFTER CONSIDERATION OF THE ABILITY OF THE APPLICANT 4 TO PAY THE FEE AND OTHER RELEVANT FACTORS, THE OFFICIAL CUSTODIAN $\mathbf{5}$ DETERMINES THAT THE WAIVER WOULD BE IN THE PUBLIC INTEREST. 6 REVISOR'S NOTE: This section formerly was SG § 10–621. 7 No changes are made. 8 Defined terms: "Applicant" § 4–101 "Official custodian" § 4-101 9 "Public record" § 4–101 10 11 SUBTITLE 3. DENIALS OF INSPECTION. PART I. IN GENERAL. 124-301. IN GENERAL. 1314A CUSTODIAN SHALL DENY INSPECTION OF A PUBLIC RECORD OR ANY 15PART OF A PUBLIC RECORD IF: 16 (1) BY LAW, THE PUBLIC RECORD IS PRIVILEGED OR 17**CONFIDENTIAL: OR** 18(2) THE INSPECTION WOULD BE CONTRARY TO: **(I)** 19A STATE STATUTE; 20**(II)** A FEDERAL STATUTE OR A REGULATION THAT IS ISSUED 21UNDER THE STATUTE AND HAS THE FORCE OF LAW; 22THE RULES ADOPTED BY THE COURT OF APPEALS; OR (III) 23(IV) AN ORDER OF A COURT OF RECORD. 24REVISOR'S NOTE: This section formerly was SG § 10–615. 25No changes are made.

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$1 \\ 2 \\ 3$	Defined terms: "Custodian" § 4–101 "Public record" § 4–101 "State" § 1–115		
4	4-302. RESERVED.		
5	4-303. RESERVED.		
6	PART II. REQUIRED DENIALS FOR SPECIFIC RECORDS.		
7	4-304. IN GENERAL.		
$\frac{8}{9}$	UNLESS OTHERWISE PROVIDED BY LAW, A CUSTODIAN SHALL DENY INSPECTION OF A PUBLIC RECORD, AS PROVIDED IN THIS PART.		
10	REVISOR'S NOTE: This section formerly was SG § 10–616(a).		
11	The only changes are in style.		
$\frac{12}{13}$	Defined terms: "Custodian" § 4–101 "Public record" § 4–101		
14	4-305. Adoption records.		
1516	A CUSTODIAN SHALL DENY INSPECTION OF PUBLIC RECORDS THAT RELATE TO THE ADOPTION OF AN INDIVIDUAL.		
17	REVISOR'S NOTE: This section formerly was SG § 10–616(b).		
18	No changes are made.		
19 20	Defined terms: "Custodian" § 4–101 "Public record" § 4–101		
21	4-306. HOSPITAL RECORDS.		
22	A CUSTODIAN SHALL DENY INSPECTION OF A HOSPITAL RECORD THAT:		
23	(1) RELATES TO:		
24	(I) MEDICAL ADMINISTRATION;		
25	(II) STAFF;		
26	(III) MEDICAL CARE; OR		

1	(IV) OTHER MEDICAL INFORMATION; AND
$2 \\ 3$	(2) CONTAINS GENERAL OR SPECIFIC INFORMATION ABOUT ONE OR MORE INDIVIDUALS.
4	REVISOR'S NOTE: This section formerly was SG § 10–616(j).
5	The only changes are in style.
6	Defined term: "Custodian" § 4–101
7	4–307. WELFARE RECORDS.
8 9	A CUSTODIAN SHALL DENY INSPECTION OF PUBLIC RECORDS THAT RELATE TO WELFARE FOR AN INDIVIDUAL.
10	REVISOR'S NOTE: This section formerly was SG § 10–616(c).
11	No changes are made.
$\frac{12}{13}$	Defined terms: "Custodian" § 4–101 "Public record" § 4–101
14	4-308. LIBRARY RECORDS.
15	(A) IN GENERAL.
16 17 18 19	SUBJECT TO SUBSECTION (B) OF THIS SECTION, A CUSTODIAN SHALL PROHIBIT INSPECTION, USE, OR DISCLOSURE OF A CIRCULATION RECORD OF A PUBLIC LIBRARY OR ANY OTHER ITEM, COLLECTION, OR GROUPING OF INFORMATION ABOUT AN INDIVIDUAL THAT:
20	(1) IS MAINTAINED BY A LIBRARY;
$21\\22\\23$	(2) CONTAINS AN INDIVIDUAL'S NAME OR THE IDENTIFYING NUMBER, SYMBOL, OR OTHER IDENTIFYING PARTICULAR ASSIGNED TO THE INDIVIDUAL; AND
24 25	(3) IDENTIFIES THE USE A PATRON MAKES OF THAT LIBRARY'S MATERIALS, SERVICES, OR FACILITIES.
26	(B) PERMISSIBLE INSPECTION.

$\frac{1}{2}$	A CUSTODIAN SHALL ALLOW INSPECTION, USE, OR DISCLOSURE OF A CIRCULATION RECORD OF A PUBLIC LIBRARY ONLY:		
$\frac{3}{4}$	(1) IN CONNECTION WITH THE LIBRARY'S ORDINARY BUSINESS;		
5	(2) FOR THE PURPOSES FOR WHICH THE RECORD WAS CREATED.		
6	REVISOR'S NOTE: This section formerly was SG § 10–616(e).		
7	The only changes are in style.		
8	Defined term: "Custodian" § 4–101		
9	4-309. GIFTS OF LIBRARY, ARCHIVAL, OR MUSEUM MATERIALS.		
$10 \\ 11 \\ 12$	A CUSTODIAN SHALL DENY INSPECTION OF LIBRARY, ARCHIVAL, OR MUSEUM MATERIAL GIVEN BY A PERSON TO THE EXTENT THAT THE PERSON WHO MADE THE GIFT LIMITS DISCLOSURE AS A CONDITION OF THE GIFT.		
13	REVISOR'S NOTE: This section formerly was SG § 10–616(f).		
14	No changes are made.		
1516	Defined terms: "Custodian" § 4–101 "Person" § 1–114		
17	4-310. LETTER OF REFERENCE.		
18	A CUSTODIAN SHALL DENY INSPECTION OF A LETTER OF REFERENCE.		
19	REVISOR'S NOTE: This section formerly was SG § 10–616(d).		
20	No changes are made.		
21	Defined term: "Custodian" § 4–101		
22	4–311. PERSONNEL RECORDS.		
23	(A) IN GENERAL.		
24	SUBJECT TO SUBSECTION (B) OF THIS SECTION, A CUSTODIAN SHALL		

25 DENY INSPECTION OF A PERSONNEL RECORD OF AN INDIVIDUAL, INCLUDING AN
26 APPLICATION, A PERFORMANCE RATING, OR SCHOLASTIC ACHIEVEMENT
27 INFORMATION.

1	(B) REQUIRED INSPECTIONS.		
2	A CUSTODIAN SHALL ALLOW INSPECTION BY:		
3	(1) THE PERSON IN INTEREST; OR		
4 5	(2) AN ELECTED OR APPOINTED OFFICIAL WHO SUPERVISES THE WORK OF THE INDIVIDUAL.		
6	REVISOR'S NOTE: This section formerly was SG § 10–616(i).		
7	The only changes are in style.		
8 9 10	Defined terms: "Custodian" § 4–101 "Including" § 1–110 "Person in interest" § 4–101		
11	4-312. Retirement records.		
12	(A) IN GENERAL.		
$13 \\ 14 \\ 15$	SUBJECT TO SUBSECTIONS (B) THROUGH (E) OF THIS SECTION, A CUSTODIAN SHALL DENY INSPECTION OF A RETIREMENT RECORD FOR AN INDIVIDUAL.		
16	(B) REQUIRED INSPECTIONS.		
17	(1) A CUSTODIAN SHALL ALLOW INSPECTION:		
18	(I) BY THE PERSON IN INTEREST;		
19	(II) BY THE APPOINTING AUTHORITY OF THE INDIVIDUAL;		
20 21 22 23	(III) AFTER THE DEATH OF THE INDIVIDUAL, BY A BENEFICIARY, A PERSONAL REPRESENTATIVE, OR ANY OTHER PERSON WHO SATISFIES THE ADMINISTRATORS OF THE RETIREMENT AND PENSION SYSTEMS THAT THE PERSON HAS A VALID CLAIM TO THE BENEFITS OF THE INDIVIDUAL;		
24 25 26 27	(IV) BY ANY LAW ENFORCEMENT AGENCY TO OBTAIN THE HOME ADDRESS OF A RETIRED EMPLOYEE OF THE AGENCY WHEN CONTACT WITH THE RETIRED EMPLOYEE IS DOCUMENTED TO BE NECESSARY FOR OFFICIAL AGENCY BUSINESS; AND		

$1 \\ 2 \\ 3 \\ 4$	(V) SUBJECT TO PARAGRAPH (2) OF THIS SUBSECTION, BY THE EMPLOYEES OF A COUNTY UNIT THAT, BY COUNTY LAW, IS REQUIRED TO AUDIT THE RETIREMENT RECORDS FOR CURRENT OR FORMER EMPLOYEES OF THE COUNTY.
$5\\6$	(2) (I) THE INFORMATION OBTAINED DURING AN INSPECTION UNDER PARAGRAPH (1)(V) OF THIS SUBSECTION IS CONFIDENTIAL.
7 8 9 10	(II) THE COUNTY UNIT AND ITS EMPLOYEES MAY NOT DISCLOSE ANY INFORMATION OBTAINED DURING AN INSPECTION UNDER PARAGRAPH (1)(V) OF THIS SUBSECTION THAT WOULD IDENTIFY A PERSON IN INTEREST.
11	(C) REQUIRED RELEASE OF INFORMATION.
12 13	A CUSTODIAN SHALL ALLOW RELEASE OF INFORMATION AS PROVIDED IN § 21–504 or § 21–505 of the State Personnel and Pensions Article.
14	(D) REQUIRED STATEMENTS AND DISCLOSURES.
$\begin{array}{c} 15\\ 16\end{array}$	(1) ON REQUEST, A CUSTODIAN SHALL STATE WHETHER THE INDIVIDUAL RECEIVES A RETIREMENT OR PENSION ALLOWANCE.
17	(2) ON WRITTEN REQUEST, A CUSTODIAN SHALL:
18 19 20	(I) DISCLOSE THE AMOUNT OF THE PART OF A RETIREMENT ALLOWANCE THAT IS DERIVED FROM EMPLOYER CONTRIBUTIONS AND THAT IS GRANTED TO:
21 22	1. A RETIRED ELECTED OR APPOINTED OFFICIAL OF THE STATE;
$\begin{array}{c} 23\\ 24 \end{array}$	2. A RETIRED ELECTED OFFICIAL OF A POLITICAL SUBDIVISION; OR
25 26 27	3. A RETIRED APPOINTED OFFICIAL OF A POLITICAL SUBDIVISION WHO IS A MEMBER OF A SEPARATE SYSTEM FOR ELECTED OR APPOINTED OFFICIALS; AND
$\frac{28}{29}$	(II) DISCLOSE THE BENEFIT FORMULA AND THE VARIABLES FOR CALCULATING THE RETIREMENT ALLOWANCE OF:

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$rac{1}{2}$	1. A CURRENT ELECTED OR APPOINTED OFFICIAL OF THE STATE;
$\frac{3}{4}$	2. A CURRENT ELECTED OFFICIAL OF A POLITICAL SUBDIVISION; OR
5 6 7	3. A CURRENT APPOINTED OFFICIAL OF A POLITICAL SUBDIVISION WHO IS A MEMBER OF A SEPARATE SYSTEM FOR ELECTED OR APPOINTED OFFICIALS.
8	(E) REQUIRED DISCLOSURE IN ANNE ARUNDEL COUNTY.
9 10	(1) THIS SUBSECTION APPLIES ONLY TO ANNE ARUNDEL COUNTY.
11 12	(2) ON WRITTEN REQUEST, A CUSTODIAN OF RETIREMENT RECORDS SHALL DISCLOSE:
$13 \\ 14 \\ 15 \\ 16$	(I) THE TOTAL AMOUNT OF THE PART OF A PENSION OR RETIREMENT ALLOWANCE THAT IS DERIVED FROM EMPLOYER CONTRIBUTIONS AND THAT IS GRANTED TO A RETIRED ELECTED OR APPOINTED OFFICIAL OF THE COUNTY;
17 18 19 20 21	(II) THE TOTAL AMOUNT OF THE PART OF A PENSION OR RETIREMENT ALLOWANCE THAT IS DERIVED FROM EMPLOYEE CONTRIBUTIONS AND THAT IS GRANTED TO A RETIRED ELECTED OR APPOINTED OFFICIAL OF THE COUNTY IF THE RETIRED ELECTED OR APPOINTED OFFICIAL CONSENTS TO THE DISCLOSURE;
$22 \\ 23 \\ 24$	(III) THE BENEFIT FORMULA AND THE VARIABLES FOR CALCULATING THE RETIREMENT ALLOWANCE OF A CURRENT ELECTED OR APPOINTED OFFICIAL OF THE COUNTY; AND
25 26 27 28	(IV) THE AMOUNT OF THE EMPLOYEE CONTRIBUTIONS PLUS INTEREST ATTRIBUTABLE TO A CURRENT ELECTED OR APPOINTED OFFICIAL OF THE COUNTY IF THE CURRENT ELECTED OR APPOINTED OFFICIAL CONSENTS TO THE DISCLOSURE.
29 30 31	(3) A CUSTODIAN OF RETIREMENT RECORDS SHALL MAINTAIN A LIST OF THOSE ELECTED OR APPOINTED OFFICIALS OF THE COUNTY WHO HAVE CONSENTED TO THE DISCLOSURE OF INFORMATION UNDER PARAGRAPH (2)(II)

32 OR (IV) OF THIS SUBSECTION.

1	REVISOR'S NOTE: This section formerly was SG § 10–616(g).	
$2 \\ 3 \\ 4$	In subsection (b)(2)(ii) of this section, the reference to the information "obtained during an inspection under paragraph (1)(v) of this subsection" is added for clarity.	
5	In subsection (e)(1) of this section, the word "only" is added for clarity.	
6	The only other changes are in style.	
$7\\8\\9\\10\\11\\12\\13$	Defined terms: "County" § 1–107 "Custodian" § 4–101 "Person" § 1–114 "Person in interest" § 4–101 "Personal representative" § 1–102 "Political subdivision" § 4–101 "State" § 1–115	
14	4-313. STUDENT RECORDS.	
15	(A) IN GENERAL.	
16 17 18 19 20	SUBJECT TO SUBSECTIONS (B) AND (C) OF THIS SECTION, A CUSTODIAN SHALL DENY INSPECTION OF A SCHOOL DISTRICT RECORD ABOUT THE HOME ADDRESS, HOME TELEPHONE NUMBER, BIOGRAPHY, FAMILY, PHYSIOLOGY, RELIGION, ACADEMIC ACHIEVEMENT, OR PHYSICAL OR MENTAL ABILITY OF A STUDENT.	
21	(B) REQUIRED INSPECTIONS.	
22	A CUSTODIAN SHALL ALLOW INSPECTION BY:	
23	(1) THE PERSON IN INTEREST; OR	
$\begin{array}{c} 24 \\ 25 \end{array}$	(2) AN ELECTED OR APPOINTED OFFICIAL WHO SUPERVISES THE STUDENT.	
26	(C) PERMISSIBLE INSPECTIONS.	
27 28 29	(1) A CUSTODIAN MAY ALLOW INSPECTION OF THE HOME ADDRESS OR HOME TELEPHONE NUMBER OF A STUDENT OF A PUBLIC SCHOOL BY:	

1	(I) AN ORGANIZATION OF PARENTS, TEACHERS, STUDENTS,		
2	OR FORMER STUDENTS, OR ANY COMBINATION OF THOSE GROUPS, OF THE		
3	SCHOOL;		
4	(II) AN ORGANIZATION OR A FORCE OF THE MILITARY;		
5	(III) A PERSON ENGAGED BY A SCHOOL OR BOARD OF		
6	EDUCATION TO CONFIRM A HOME ADDRESS OR HOME TELEPHONE NUMBER;		
7	(IV) A REPRESENTATIVE OF A COMMUNITY COLLEGE IN THE		
8	STATE; OR		
9	(V) THE MARYLAND HIGHER EDUCATION COMMISSION.		
10	(2) THE MARYLAND HIGHER EDUCATION COMMISSION OR A		
11	PERSON, AN ORGANIZATION, OR A COMMUNITY COLLEGE THAT OBTAINS		
12	INFORMATION UNDER THIS SUBSECTION MAY NOT:		
13	(I) USE THIS INFORMATION FOR A COMMERCIAL PURPOSE;		
14	OR		
$\begin{array}{c} 15\\ 16\end{array}$	(II) DISCLOSE THIS INFORMATION TO ANOTHER PERSON, ORGANIZATION, OR COMMUNITY COLLEGE.		
17	(3) WHEN A CUSTODIAN ALLOWS INSPECTION UNDER THIS		
18	SUBSECTION, THE CUSTODIAN SHALL NOTIFY THE MARYLAND HIGHER		
19	EDUCATION COMMISSION, PERSON, ORGANIZATION, OR COMMUNITY COLLEGE		
20	OF THE PROHIBITIONS UNDER PARAGRAPH (2) OF THIS SUBSECTION		
21	REGARDING USE AND DISCLOSURE OF THIS INFORMATION.		
22	REVISOR'S NOTE: This section formerly was SG § 10–616(k).		
23	The only changes are in style.		
24	Defined terms: "Custodian" § 4–101		
25	"Person" § 1–114		
26	"Person in interest" § 4–101		
27	"State" § 1–115		
28	4-314. HIGHER EDUCATION INVESTMENT CONTRACTS.		
29	(A) IN GENERAL.		

1 SUBJECT TO SUBSECTION (B) OF THIS SECTION, A CUSTODIAN SHALL 2 DENY INSPECTION OF ANY RECORD DISCLOSING:

3 (1) THE NAME OF AN ACCOUNT HOLDER OR A QUALIFIED
4 BENEFICIARY OF A PREPAID CONTRACT UNDER TITLE 18, SUBTITLE 19 OF THE
5 EDUCATION ARTICLE; OR

6 (2) THE NAME OF AN ACCOUNT HOLDER OR A QUALIFIED 7 DESIGNATED BENEFICIARY OF AN INVESTMENT ACCOUNT UNDER TITLE 18, 8 SUBTITLE 19A OF THE EDUCATION ARTICLE.

- 9 (B) **REQUIRED INSPECTIONS; PERMISSIBLE RELEASE OF INFORMATION.**
- 10 **A CUSTODIAN:**
- 11
- (1) SHALL ALLOW INSPECTION BY A PERSON IN INTEREST; AND

12(2)MAY RELEASE INFORMATION TO AN ELIGIBLE INSTITUTION OF13HIGHER EDUCATION DESIGNATED:

14 (I) BY AN ACCOUNT HOLDER OF A PREPAID CONTRACT OR A
 15 QUALIFIED BENEFICIARY UNDER TITLE 18, SUBTITLE 19 OF THE EDUCATION
 16 ARTICLE; OR

17(II)BY AN ACCOUNT HOLDER OR A QUALIFIED DESIGNATED18BENEFICIARY UNDER TITLE 18, SUBTITLE 19A OF THE EDUCATION ARTICLE.

- 19 REVISOR'S NOTE: This section formerly was SG § 10–616(n).
- 20In subsection (b)(2)(i) of this section, the reference to "Subtitle 19" of the21Education Article is substituted for the former reference to "Subtitle 19A"22of the Education Article for accuracy and to correct an apparent incorrect23cross-reference in the original enactment (Chapters 381 and 382 of the24Acts of 2003).
- 25 The only other changes are in style.
- 26Defined terms: "Custodian" § 4–10127"Person in interest" § 4–101

28 **4–315.** TRAFFIC ACCIDENT REPORTS; CRIMINAL CHARGING DOCUMENTS; 29 TRAFFIC CITATIONS.

30 (A) SCOPE OF SECTION.

1 THIS SECTION APPLIES ONLY TO PUBLIC RECORDS THAT RELATE TO: $\mathbf{2}$ (1) POLICE REPORTS OF TRAFFIC ACCIDENTS; 3 (2) CRIMINAL CHARGING DOCUMENTS BEFORE SERVICE ON THE 4 DEFENDANT NAMED IN THE DOCUMENT; OR $\mathbf{5}$ (3) TRAFFIC CITATIONS FILED IN THE MARYLAND AUTOMATED 6 **TRAFFIC SYSTEM.** 7 **(B) DENIAL OF INSPECTION REQUIRED.** 8 A CUSTODIAN SHALL DENY INSPECTION OF A RECORD DESCRIBED IN 9 SUBSECTION (A) OF THIS SECTION TO ANY OF THE FOLLOWING PERSONS WHO 10 **REQUEST INSPECTION OF RECORDS TO SOLICIT OR MARKET LEGAL SERVICES:** 11 (1) AN ATTORNEY WHO IS NOT AN ATTORNEY OF RECORD OF A PERSON NAMED IN THE RECORD; OR 1213(2) A PERSON WHO IS EMPLOYED BY, RETAINED BY, ASSOCIATED WITH, OR ACTING ON BEHALF OF AN ATTORNEY DESCRIBED IN THIS 1415SUBSECTION. 16 REVISOR'S NOTE: This section formerly was SG § 10–616(h). 17The only changes are in style. 18 The General Provisions Article Review Committee notes. for consideration by the General Assembly, that in 1992 U.S. District Court 1920Judge Nickerson granted an injunction when subsection (a)(3) of this section was challenged as unconstitutional, finding that the provision 2122First Amendment rights. Ficker, et al v. Utz. violated No. 231:92-cv-01466-WMN (N.D. Md. Sept. 16, 1993). Since the Ficker 24decision, the legal landscape may have changed. In Los Angeles Police 25Department v. United Reporting Publishing Corp., 528 U.S. 32 (1999), the 26United States Supreme Court rejected a facial First Amendment 27challenge to a California law which denied access to the arrestee's 28addresses to those intending to use this information to sell a product or 29service. The court noted that "[t]his is not a case in which the government 30 is prohibiting a speaker from conveying information that the speaker already possesses". Id. at 40. Rather, "what we have before us is nothing 3132more than a government denial of access to information in its possession. 33 California could decide not to give out arrestee information at all without violating the First Amendment." Id.

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Whether the 1999 Supreme Court decision could now be used to defend a 1 $\mathbf{2}$ prohibition such as that found in subsection (a)(3) of this section is an 3 open question. But in any event, on the basis of this new authority, the committee does not recommend deletion of this presently inoperative 4 provision. Nevertheless, the Maryland law is presently enjoined and $\mathbf{5}$ 6 revision of this provision is not intended to reinstate subsection (a)(3) as 7an operative provision of law. The decision whether to revise this 8 provision is substantive and within the power of the General Assembly.

- 9Defined terms: "Custodian" § 4–10110"Person" § 1–114
- 11 "Public record" § 4–101

12 4-316. ARREST WARRANTS AND CHARGING DOCUMENTS.

13 **(A) IN GENERAL.**

EXCEPT AS PROVIDED IN SUBSECTION (D) OF THIS SECTION AND SUBJECT TO SUBSECTION (E) OF THIS SECTION, UNLESS OTHERWISE ORDERED BY THE COURT, FILES AND RECORDS OF THE COURT PERTAINING TO AN ARREST WARRANT ISSUED UNDER MARYLAND RULE 4–212(D)(1) OR (2) AND THE CHARGING DOCUMENT ON WHICH THE ARREST WARRANT WAS ISSUED MAY NOT BE OPEN TO INSPECTION UNTIL:

20 (1) THE ARREST WARRANT HAS BEEN SERVED AND A RETURN OF
 21 SERVICE HAS BEEN FILED IN ACCORDANCE WITH MARYLAND RULE 4-212(G);
 22 OR

23(2)90 DAYS HAVE ELAPSED SINCE THE ARREST WARRANT WAS24ISSUED.

25 (B) GRAND JURY INDICTMENTS OR CONSPIRACY INVESTIGATIONS.

26EXCEPT AS PROVIDED IN SUBSECTION (D) OF THIS SECTION AND SUBJECT 27TO SUBSECTION (E) OF THIS SECTION, UNLESS OTHERWISE ORDERED BY THE COURT, FILES AND RECORDS OF THE COURT PERTAINING TO AN ARREST 2829WARRANT ISSUED IN ACCORDANCE WITH A GRAND JURY INDICTMENT OR 30 CONSPIRACY INVESTIGATION AND THE CHARGING DOCUMENT ON WHICH THE 31ARREST WARRANT WAS ISSUED MAY NOT BE OPEN TO INSPECTION UNTIL ALL 32ARREST WARRANTS FOR ANY CO-CONSPIRATORS HAVE BEEN SERVED AND ALL 33 RETURNS OF SERVICE HAVE BEEN FILED IN ACCORDANCE WITH MARYLAND 34 **RULE 4–212(G)**.

1 (C) FILES AND RECORDS OPEN TO INSPECTION.

2 SUBJECT TO SUBSECTIONS (A) AND (B) OF THIS SECTION, UNLESS SEALED 3 UNDER MARYLAND RULE 4–201(D), THE FILES AND RECORDS SHALL BE OPEN 4 TO INSPECTION.

5

(D) RELEASE OF INFORMATION TO MOTOR VEHICLE ADMINISTRATION.

6 (1) THE NAME, ADDRESS, BIRTH DATE, DRIVER'S LICENSE 7 NUMBER, SEX, HEIGHT, AND WEIGHT OF AN INDIVIDUAL CONTAINED IN AN 8 ARREST WARRANT ISSUED UNDER MARYLAND RULE 4–212(D)(1) OR (2) OR 9 ISSUED IN ACCORDANCE WITH A GRAND JURY INDICTMENT OR CONSPIRACY 10 INVESTIGATION MAY BE RELEASED TO THE MOTOR VEHICLE ADMINISTRATION 11 FOR USE BY THE ADMINISTRATION FOR PURPOSES OF § 13–406.1 OR § 16–204 12 OF THE TRANSPORTATION ARTICLE.

13 (2) EXCEPT AS PROVIDED IN PARAGRAPH (1) OF THIS SUBSECTION, INFORMATION IN A CHARGING DOCUMENT THAT IDENTIFIES AN 14 MAY NOT BE ТО THE Motor 15INDIVIDUAL RELEASED VEHICLE 16 ADMINISTRATION.

17 (E) CONSTRUCTION OF SECTION.

18 SUBSECTIONS (A) AND (B) OF THIS SECTION MAY NOT BE CONSTRUED TO 19 PROHIBIT:

20 (1) THE RELEASE OF STATISTICAL INFORMATION CONCERNING 21 UNSERVED ARREST WARRANTS;

(2) THE RELEASE OF INFORMATION BY A STATE'S ATTORNEY OR
 PEACE OFFICER CONCERNING AN UNSERVED ARREST WARRANT AND THE
 CHARGING DOCUMENT ON WHICH THE ARREST WARRANT WAS ISSUED;

(3) INSPECTION OF FILES AND RECORDS OF A COURT
 CONCERNING AN UNSERVED ARREST WARRANT AND THE CHARGING DOCUMENT
 ON WHICH THE ARREST WARRANT WAS ISSUED BY:

- 28 (I) A JUDICIAL OFFICER;
- 29 (II) ANY AUTHORIZED COURT PERSONNEL;
- 30 (III) A STATE'S ATTORNEY;

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1	(IV) A PEACE OFFICER;
$2 \\ 3$	(V) A CORRECTIONAL OFFICER WHO IS AUTHORIZED BY LAW TO SERVE AN ARREST WARRANT;
4 5 6	(VI) A BAIL BONDSMAN, SURETY INSURER, OR SURETY WHO EXECUTES BAIL BONDS WHO EXECUTED A BAIL BOND FOR THE INDIVIDUAL WHO IS SUBJECT TO ARREST UNDER THE ARREST WARRANT;
7 8	(VII) AN ATTORNEY AUTHORIZED BY THE INDIVIDUAL WHO IS SUBJECT TO ARREST UNDER THE ARREST WARRANT;
9	(VIII) THE DEPARTMENT OF JUVENILE SERVICES; OR
$10 \\ 11 \\ 12$	(IX) A FEDERAL, STATE, OR LOCAL CRIMINAL JUSTICE AGENCY DESCRIBED UNDER TITLE 10, SUBTITLE 2 OF THE CRIMINAL PROCEDURE ARTICLE; OR
13 14 15 16	(4) THE RELEASE OF INFORMATION BY THE DEPARTMENT OF PUBLIC SAFETY AND CORRECTIONAL SERVICES OR THE DEPARTMENT OF JUVENILE SERVICES TO NOTIFY A VICTIM UNDER § 11–507 OF THE CRIMINAL PROCEDURE ARTICLE.
17	REVISOR'S NOTE: This section formerly was SG § 10–616(q).
18 19 20 21 22	In subsection $(d)(1)$ of this section, the former phrase "[s]ubject to subparagraph (ii) of this paragraph", which is revised as subsection $(d)(2)$ of this section, is deleted as unnecessary in light of the phrase "[e]xcept as provided in paragraph (1) of this subsection" in subsection $(d)(2)$ of this section.
23	The only other changes are in style.
24	Defined term: "State" § 1–115
25	4-317. DEPARTMENT OF NATURAL RESOURCES RECORDS.
26	(A) IN GENERAL.
27 28 29 30 31	SUBJECT TO § 8–704.1 OF THE NATURAL RESOURCES ARTICLE AND SUBSECTION (B) OF THIS SECTION, A CUSTODIAN MAY NOT KNOWINGLY DISCLOSE A PUBLIC RECORD OF THE DEPARTMENT OF NATURAL RESOURCES CONTAINING PERSONAL INFORMATION ABOUT THE OWNER OF A REGISTERED VESSEL.

1	(B) REQUIRED DISCLOSURES.	
2	A CUSTODIAN SHALL DISCLOSE PERSONAL INFORMATION ABOUT THE	
3	OWNER OF A REGISTERED VESSEL FOR USE IN THE NORMAL COURSE OF	
$\frac{3}{4}$	BUSINESS ACTIVITY BY A FINANCIAL INSTITUTION, AS DEFINED IN § 1–101(I) OF	
	THE FINANCIAL INSTITUTIONS ARTICLE, ITS AGENTS, EMPLOYEES, OR	
5		
6	CONTRACTORS, BUT ONLY:	
7	(1) TO VERIFY THE ACCURACY OF PERSONAL INFORMATION	
8	SUBMITTED BY THE INDIVIDUAL TO THAT FINANCIAL INSTITUTION; AND	
9	(2) IF THE INFORMATION SUBMITTED IS NOT ACCURATE, TO	
10	OBTAIN CORRECT INFORMATION ONLY FOR THE PURPOSE OF:	
11	(I) PREVENTING FRAUD BY THE INDIVIDUAL;	
12	(II) PURSUING LEGAL REMEDIES AGAINST THE INDIVIDUAL;	
13	OR	
14	(III) RECOVERING ON A DEBT OR SECURITY INTEREST	
15	AGAINST THE INDIVIDUAL.	
16	REVISOR'S NOTE: This section formerly was SG § 10–616(s).	
17	In subsection (b) of this section, the former phrase "[n]otwithstanding	
18	paragraph (1) of this subsection,", which is revised as subsection (a) of	
19	this section, is deleted as unnecessary in light of the phrase "[s]ubject to	
20	subsection (b) of this section" in subsection (a) of this section.	
21	The only other changes are in style.	
22	Defined terms: "Custodian" § 4–101	
23	"Personal information" § 4–101	
24	"Public record" § 4–101	
25	4-318. MARYLAND TRANSIT ADMINISTRATION RECORDS.	
26	(A) IN GENERAL.	
27	EXCEPT AS PROVIDED IN SUBSECTION (B) OF THIS SECTION, A CUSTODIAN	
28	SHALL DENY INSPECTION OF ALL RECORDS OF PERSONS CREATED, GENERATED,	
$\frac{20}{29}$	OR OBTAINED BY, OR SUBMITTED TO, THE MARYLAND TRANSIT	
<u> </u>		

30 ADMINISTRATION OR ITS AGENTS OR EMPLOYEES IN CONNECTION WITH THE

$\frac{1}{2}$	USE OR PURCHASE OF ELECTRONIC FARE MEDIA PROVIDED BY THE MARYLAND TRANSIT ADMINISTRATION OR ITS AGENTS, EMPLOYEES, OR CONTRACTORS.		
3	(B) REQUIRED INSPECTIONS.		
$\frac{4}{5}$	A CUSTODIAN SHALL ALLOW INSPECTION OF THE RECORDS DESCRIBED IN SUBSECTION (A) OF THIS SECTION BY:		
6	(1) AN INDIVIDUAL NAMED IN THE RECORD; OR		
7 8	(2) THE ATTORNEY OF RECORD OF AN INDIVIDUAL NAMED IN THE RECORD.		
9	REVISOR'S NOTE: This section formerly was SG § 10–616(r).		
10	The only changes are in style.		
$\frac{11}{12}$	Defined terms: "Custodian" § 4–101 "Person" § 1–114		
13	4-319. MARYLAND TRANSPORTATION AUTHORITY RECORDS.		
14	(A) IN GENERAL.		
$\begin{array}{c} 15\\ 16 \end{array}$	SUBJECT TO SUBSECTION (B) OF THIS SECTION, A CUSTODIAN SHALL DENY INSPECTION OF EVERY RECORD THAT:		
17	(1) IS:		
18 19	(I) A PHOTOGRAPH, A VIDEOTAPE, OR AN ELECTRONICALLY RECORDED IMAGE OF A VEHICLE;		
20	(II) A VEHICLE MOVEMENT RECORD;		
21	(III) PERSONAL FINANCIAL INFORMATION;		
22	(IV) A CREDIT REPORT;		
23	(V) OTHER PERSONAL INFORMATION; OR		
24	(VI) OTHER FINANCIAL INFORMATION; AND		
25 26	(2) HAS BEEN CREATED, RECORDED, OR OBTAINED BY, OR SUBMITTED TO, THE MARYLAND TRANSPORTATION AUTHORITY OR ITS AGENTS		

$\frac{1}{2}$	OR EMPLOYEES FOR OR ABOUT AN ELECTRONIC TOLL COLLECTION SYSTEM OR ASSOCIATED TRANSACTION SYSTEM.
3	(B) REQUIRED INSPECTIONS.
4 5	A CUSTODIAN SHALL ALLOW INSPECTION OF THE RECORDS DESCRIBED IN SUBSECTION (A) OF THIS SECTION BY:
6	(1) AN INDIVIDUAL NAMED IN THE RECORD;
7 8	(2) THE ATTORNEY OF RECORD OF AN INDIVIDUAL NAMED IN THE RECORD;
9 10 11 12 13	(3) AN EMPLOYEE OR AGENT OF THE MARYLAND TRANSPORTATION AUTHORITY IN ANY INVESTIGATION OR PROCEEDING RELATING TO A VIOLATION OF SPEED LIMITATIONS OR TO THE IMPOSITION OF OR INDEMNIFICATION FROM LIABILITY FOR FAILURE TO PAY A TOLL IN CONNECTION WITH ANY ELECTRONIC TOLL COLLECTION SYSTEM;
14 15 16 17 18	(4) AN EMPLOYEE OR AGENT OF A THIRD PARTY THAT HAS ENTERED INTO AN AGREEMENT WITH THE MARYLAND TRANSPORTATION AUTHORITY TO USE AN ELECTRONIC TOLL COLLECTION SYSTEM FOR NONTOLL APPLICATIONS IN THE COLLECTION OF REVENUES DUE TO THE THIRD PARTY; OR
19 20	(5) AN EMPLOYEE OR AGENT OF AN ENTITY IN ANOTHER STATE OPERATING OR HAVING JURISDICTION OVER A TOLL FACILITY.
$\begin{array}{c} 21 \\ 22 \end{array}$	REVISOR'S NOTE: This section is new language derived without substantive change from former SG § 10–616(m).
$\begin{array}{c} 23\\ 24 \end{array}$	Defined terms: "Custodian" § 4–101 "State" § 1–115
25	4-320. MOTOR VEHICLE ADMINISTRATION.
26	(A) "TELEPHONE SOLICITATION" DEFINED.
27 28 29 30	(1) IN THIS SECTION, "TELEPHONE SOLICITATION" MEANS THE INITIATION OF A TELEPHONE CALL TO AN INDIVIDUAL OR TO THE RESIDENCE OR BUSINESS OF AN INDIVIDUAL TO ENCOURAGE THE PURCHASE OR RENTAL OF OR INVESTMENT IN PROPERTY, GOODS, OR SERVICES.

(2) **"TELEPHONE** SOLICITATION" DOES NOT INCLUDE 1 Α $\mathbf{2}$ **TELEPHONE CALL OR MESSAGE:** 3 **(I)** TO AN INDIVIDUAL WHO HAS GIVEN EXPRESS 4 PERMISSION TO THE PERSON MAKING THE TELEPHONE CALL; $\mathbf{5}$ **(II)** TO AN INDIVIDUAL WITH WHOM THE PERSON HAS AN 6 **ESTABLISHED BUSINESS RELATIONSHIP; OR** 7 (III) BY A TAX-EXEMPT, NOT-FOR-PROFIT ORGANIZATION. 8 **(B)** IN GENERAL. EXCEPT AS PROVIDED IN SUBSECTIONS (C) THROUGH (F) OF THIS 9 SECTION, A CUSTODIAN MAY NOT KNOWINGLY DISCLOSE A PUBLIC RECORD OF 10 VEHICLE 11 THE MOTOR **ADMINISTRATION** CONTAINING PERSONAL 12**INFORMATION. DISCLOSURE REQUIRED BY FEDERAL LAW.** 13 **(C)** 14A CUSTODIAN SHALL DISCLOSE PERSONAL INFORMATION WHEN 15**REQUIRED BY FEDERAL LAW.** 16 DISCLOSURE ON REQUEST; CONSENT OF PERSON IN INTEREST **(D)** 17 **REQUIRED.** THIS SUBSECTION APPLIES ONLY TO THE DISCLOSURE OF 18 (1) PERSONAL INFORMATION FOR ANY USE IN RESPONSE TO A REQUEST FOR AN 19 20INDIVIDUAL MOTOR VEHICLE RECORD. 21(2) THE MAY NOT CUSTODIAN DISCLOSE PERSONAL 22INFORMATION WITHOUT WRITTEN CONSENT FROM THE PERSON IN INTEREST. 23(3) **(I)** AT ANY TIME THE PERSON IN INTEREST MAY WITHDRAW 24CONSENT TO DISCLOSE PERSONAL INFORMATION BY NOTIFYING THE 25CUSTODIAN. 26THE WITHDRAWAL BY THE PERSON IN INTEREST OF (II) 27CONSENT TO DISCLOSE PERSONAL INFORMATION SHALL TAKE EFFECT AS SOON 28AS PRACTICABLE AFTER IT IS RECEIVED BY THE CUSTODIAN. 29**(E)** DISCLOSURE FOR USE SURVEYS, MARKETING, AND IN 30 SOLICITATIONS.

1 (1) THIS SUBSECTION APPLIES ONLY TO THE DISCLOSURE OF 2 PERSONAL INFORMATION FOR INCLUSION IN LISTS OF INFORMATION TO BE 3 USED FOR SURVEYS, MARKETING, AND SOLICITATIONS.

4 (2) THE CUSTODIAN MAY NOT DISCLOSE PERSONAL 5 INFORMATION FOR SURVEYS, MARKETING, AND SOLICITATIONS WITHOUT 6 WRITTEN CONSENT FROM THE PERSON IN INTEREST.

7 (3) (I) AT ANY TIME THE PERSON IN INTEREST MAY WITHDRAW
8 CONSENT TO DISCLOSE PERSONAL INFORMATION BY NOTIFYING THE
9 CUSTODIAN.

10 (II) THE WITHDRAWAL BY THE PERSON IN INTEREST OF 11 CONSENT TO DISCLOSE PERSONAL INFORMATION SHALL TAKE EFFECT AS SOON 12 AS PRACTICABLE AFTER IT IS RECEIVED BY THE CUSTODIAN.

13 (4) THE CUSTODIAN MAY NOT DISCLOSE PERSONAL 14 INFORMATION UNDER THIS SUBSECTION FOR USE IN TELEPHONE 15SOLICITATIONS.

16 (5) PERSONAL INFORMATION DISCLOSED UNDER THIS 17 SUBSECTION MAY BE USED ONLY FOR SURVEYS, MARKETING, OR SOLICITATIONS 18 AND ONLY FOR A PURPOSE APPROVED BY THE MOTOR VEHICLE 19 ADMINISTRATION.

20 (F) REQUIRED DISCLOSURE.

21 NOTWITHSTANDING SUBSECTIONS (D) AND (E) OF THIS SECTION, A 22 CUSTODIAN SHALL DISCLOSE PERSONAL INFORMATION:

(1) FOR USE BY A FEDERAL, STATE, OR LOCAL GOVERNMENT,
 INCLUDING A LAW ENFORCEMENT AGENCY, OR A COURT IN CARRYING OUT ITS
 FUNCTIONS;

- 26 (2) FOR USE IN CONNECTION WITH MATTERS OF:
- 27 (I) MOTOR VEHICLE OR DRIVER SAFETY;
- 28 (II) MOTOR VEHICLE THEFT;
- 29 (III) MOTOR VEHICLE EMISSIONS;

1(IV) MOTOR VEHICLE PRODUCT ALTERATIONS, RECALLS, OR2ADVISORIES;

3(V) PERFORMANCE MONITORING OF MOTOR VEHICLE4PARTS AND DEALERS; AND

5 (VI) REMOVAL OF NONOWNER RECORDS FROM THE 6 ORIGINAL RECORDS OF MOTOR VEHICLE MANUFACTURERS;

7 (3) FOR USE BY A PRIVATE DETECTIVE AGENCY LICENSED BY THE 8 SECRETARY OF STATE POLICE UNDER TITLE 13 OF THE BUSINESS 9 OCCUPATIONS AND PROFESSIONS ARTICLE OR A SECURITY GUARD SERVICE 10 LICENSED BY THE SECRETARY OF STATE POLICE UNDER TITLE 19 OF THE 11 BUSINESS OCCUPATIONS AND PROFESSIONS ARTICLE FOR A PURPOSE 12 ALLOWED UNDER THIS SUBSECTION;

(4) FOR USE IN CONNECTION WITH A CIVIL, AN ADMINISTRATIVE,
AN ARBITRAL, OR A CRIMINAL PROCEEDING IN A FEDERAL, STATE, OR LOCAL
COURT OR REGULATORY AGENCY FOR SERVICE OF PROCESS, INVESTIGATION IN
ANTICIPATION OF LITIGATION, AND EXECUTION OR ENFORCEMENT OF
JUDGMENTS OR ORDERS;

18 **(5)** FOR PURPOSES OF RESEARCH OR STATISTICAL REPORTING AS 19 APPROVED BY THE MOTOR VEHICLE ADMINISTRATION PROVIDED THAT THE 20 PERSONAL INFORMATION IS NOT PUBLISHED, REDISCLOSED, OR USED TO 21 CONTACT THE INDIVIDUAL;

(6) FOR USE BY AN INSURER, AN INSURANCE SUPPORT
ORGANIZATION, OR A SELF-INSURED ENTITY, OR ITS EMPLOYEES, AGENTS, OR
CONTRACTORS, IN CONNECTION WITH RATING, UNDERWRITING, CLAIMS
INVESTIGATING, AND ANTIFRAUD ACTIVITIES;

26 (7) FOR USE IN THE NORMAL COURSE OF BUSINESS ACTIVITY BY A
27 LEGITIMATE BUSINESS ENTITY OR ITS AGENTS, EMPLOYEES, OR CONTRACTORS,
28 BUT ONLY:

29(I) TO VERIFY THE ACCURACY OF PERSONAL INFORMATION30SUBMITTED BY THE INDIVIDUAL TO THAT ENTITY; AND

- 31(II)IF THE INFORMATION SUBMITTED IS NOT ACCURATE, TO32OBTAIN CORRECT INFORMATION ONLY FOR THE PURPOSE OF:
- 331.**PREVENTING FRAUD BY THE INDIVIDUAL;**

2. 1 PURSUING LEGAL REMEDIES AGAINST THE $\mathbf{2}$ INDIVIDUAL; OR 3 3. **RECOVERING ON A DEBT OR SECURITY INTEREST** AGAINST THE INDIVIDUAL; 4 $\mathbf{5}$ (8) FOR USE BY AN EMPLOYER OR INSURER TO OBTAIN OR VERIFY 6 INFORMATION RELATING TO A HOLDER OF A COMMERCIAL DRIVER'S LICENSE THAT IS REQUIRED UNDER THE COMMERCIAL MOTOR VEHICLE SAFETY ACT OF 7 1986 (49 U.S.C. § 31101 ET SEQ.); 8 9 (9) FOR USE IN CONNECTION WITH THE OPERATION OF A PRIVATE TOLL TRANSPORTATION FACILITY: 10 11 (10) FOR USE IN PROVIDING NOTICE TO THE OWNER OF A TOWED OR IMPOUNDED MOTOR VEHICLE; 1213 (11) FOR USE BY AN APPLICANT WHO PROVIDES WRITTEN CONSENT FROM THE INDIVIDUAL TO WHOM THE INFORMATION PERTAINS IF 1415THE CONSENT IS OBTAINED WITHIN THE 6-MONTH PERIOD BEFORE THE DATE 16 OF THE REQUEST FOR PERSONAL INFORMATION; 17(12) FOR USE IN ANY MATTER RELATING TO: THE OPERATION OF A CLASS B (FOR HIRE), CLASS C 18 **(I)** 19 (FUNERAL AND AMBULANCE), OR CLASS Q (LIMOUSINE) VEHICLE; AND 20PUBLIC SAFETY OR THE TREATMENT BY THE OPERATOR **(II)** 21OF A MEMBER OF THE PUBLIC; 22(13) FOR A USE SPECIFICALLY AUTHORIZED BY STATE LAW, IF THE 23USE IS RELATED TO THE OPERATION OF A MOTOR VEHICLE OR PUBLIC SAFETY; (14) FOR USE BY A HOSPITAL TO OBTAIN, FOR HOSPITAL 24SECURITY, INFORMATION RELATING TO OWNERSHIP OF VEHICLES PARKED ON 2526**HOSPITAL PROPERTY;** 27(15) FOR USE BY A PROCUREMENT ORGANIZATION REQUESTING 28**INFORMATION UNDER § 4–516 OF THE ESTATES AND TRUSTS ARTICLE FOR THE**

29 PURPOSES OF ORGAN, TISSUE, AND EYE DONATION;

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(16) FOR USE BY AN ELECTRIC COMPANY, AS DEFINED IN § 1–101 1 $\mathbf{2}$ OF THE PUBLIC UTILITIES ARTICLE, BUT ONLY: 3 **(I)** INFORMATION DESCRIBING A PLUG-IN ELECTRIC DRIVE VEHICLE, AS DEFINED IN § 11–145.1 OF THE TRANSPORTATION ARTICLE, AND 4 IDENTIFYING THE ADDRESS OF THE REGISTERED OWNER OF THE PLUG-IN $\mathbf{5}$ 6 **VEHICLE;** 7**(II)** FOR USE IN PLANNING FOR THE AVAILABILITY AND 8 **RELIABILITY OF THE ELECTRIC POWER SUPPLY; AND** 9 (III) IF THE INFORMATION IS NOT: 10 1. PUBLISHED OR **REDISCLOSED, INCLUDING** 11 REDISCLOSED TO AN AFFILIATE AS DEFINED IN § 7-501 OF THE PUBLIC 12**UTILITIES ARTICLE; OR** 2. 13**USED FOR MARKETING OR SOLICITATION; AND** 14(17) FOR USE BY AN ATTORNEY, A TITLE INSURANCE PRODUCER, 15OR ANY OTHER INDIVIDUAL AUTHORIZED TO CONDUCT A TITLE SEARCH OF A MANUFACTURED HOME UNDER TITLE 8B OF THE REAL PROPERTY ARTICLE. 16 17(G) **RESTRICTIONS ON USE OF INFORMATION.** 18 (1) A PERSON RECEIVING PERSONAL INFORMATION UNDER 19 SUBSECTION (E) OR (F) OF THIS SECTION MAY NOT USE OR REDISCLOSE THE 20PERSONAL INFORMATION FOR A PURPOSE OTHER THAN THE PURPOSE FOR 21WHICH THE CUSTODIAN DISCLOSED THE PERSONAL INFORMATION. 22(2) A PERSON RECEIVING PERSONAL INFORMATION UNDER 23SUBSECTION (E) OR (F) OF THIS SECTION WHO REDISCLOSES THE PERSONAL 24**INFORMATION SHALL: KEEP A RECORD FOR 5 YEARS OF THE PERSON TO WHOM** 25**(I)** THE INFORMATION IS REDISCLOSED AND THE PURPOSE FOR WHICH THE 26**INFORMATION IS TO BE USED; AND** 2728**(II)** MAKE THE RECORD AVAILABLE TO THE CUSTODIAN ON 29**REQUEST.** 30 **(H) REGULATIONS REQUIRED.**

1(1) THE CUSTODIAN SHALL ADOPT REGULATIONS TO IMPLEMENT2AND ENFORCE THIS SECTION.

3 (2) (I) THE CUSTODIAN SHALL ADOPT REGULATIONS AND 4 PROCEDURES FOR SECURING FROM A PERSON IN INTEREST A WAIVER OF 5 PRIVACY RIGHTS UNDER THIS SECTION WHEN AN APPLICANT REQUESTS 6 PERSONAL INFORMATION ABOUT THE PERSON IN INTEREST THAT THE 7 CUSTODIAN IS NOT AUTHORIZED TO DISCLOSE UNDER SUBSECTIONS (C) 8 THROUGH (F) OF THIS SECTION.

9 (II) THE REGULATIONS AND PROCEDURES ADOPTED UNDER 10 THIS PARAGRAPH SHALL:

111.STATE THE CIRCUMSTANCES UNDER WHICH THE12CUSTODIAN MAY REQUEST A WAIVER; AND

132.CONFORM WITH THE WAIVER REQUIREMENTS IN14THE FEDERAL DRIVER'S PRIVACY PROTECTION ACT OF 1994 AND OTHER15FEDERAL LAW.

16 (I) METHODS FOR MONITORING COMPLIANCE.

THE CUSTODIAN MAY DEVELOP AND IMPLEMENT METHODS FOR
 MONITORING COMPLIANCE WITH THIS SECTION AND ENSURING THAT PERSONAL
 INFORMATION IS USED ONLY FOR THE PURPOSES FOR WHICH IT IS DISCLOSED.

- 20REVISOR'S NOTE: This section is new language derived without substantive21change from former SG §§ 10–611(i) and 10–616(p).
- 22
 Defined terms: "Applicant" § 4–101

 23
 "Custodian" § 4–101

 24
 "Including" § 1–110

 25
 "Person" § 1–114

 26
 "Person in interest" § 4–101

 27
 "Personal information" § 4–101

 28
 "Public record" § 4–101
- 29 "State" § 1–115

30 **4-321. Recorded images from traffic control signal monitoring** 31 **System.**

32 (A) "RECORDED IMAGES" DEFINED.

$egin{array}{c} 1 \\ 2 \\ 3 \end{array}$	IN THIS SECTION, "RECORDED IMAGES" HAS THE MEANING STATED IN § 21–202.1, § 21–809, § 21–810, OR § 24–111.3 OF THE TRANSPORTATION ARTICLE.
4	(B) IN GENERAL.
5 6	EXCEPT AS PROVIDED IN SUBSECTION (C) OF THIS SECTION, A CUSTODIAN SHALL DENY INSPECTION OF RECORDED IMAGES PRODUCED BY:
7 8	(1) A TRAFFIC CONTROL SIGNAL MONITORING SYSTEM OPERATED UNDER § 21–202.1 OF THE TRANSPORTATION ARTICLE;
9 10	(2) A SPEED MONITORING SYSTEM OPERATED UNDER § 21–809 OF THE TRANSPORTATION ARTICLE;
$\begin{array}{c} 11\\ 12 \end{array}$	(3) A WORK ZONE SPEED CONTROL SYSTEM OPERATED UNDER § 21–810 OF THE TRANSPORTATION ARTICLE; OR
13 14	(4) A VEHICLE HEIGHT MONITORING SYSTEM OPERATED UNDER § 24–111.3 OF THE TRANSPORTATION ARTICLE.
15	(C) REQUIRED INSPECTIONS.
16	A CUSTODIAN SHALL ALLOW INSPECTION OF RECORDED IMAGES:
17 18	(1) AS REQUIRED IN § 21–202.1, § 21–809, § 21–810, OR § 24–111.3 OF THE TRANSPORTATION ARTICLE;
19 20 21	(2) BY ANY PERSON ISSUED A CITATION UNDER § 21–202.1, § 21–809, § 21–810, OR § 24–111.3 OF THE TRANSPORTATION ARTICLE, OR BY AN ATTORNEY OF RECORD FOR THE PERSON; OR
$22 \\ 23 \\ 24 \\ 25$	(3) BY AN EMPLOYEE OR AGENT OF AN AGENCY IN AN INVESTIGATION OR A PROCEEDING RELATING TO THE IMPOSITION OF OR INDEMNIFICATION FROM CIVIL LIABILITY UNDER § 21–202.1, § 21–809, § 21–810, OR § 24–111.3 OF THE TRANSPORTATION ARTICLE.
$\frac{26}{27}$	REVISOR'S NOTE: This section is new language derived without substantive change from former SG § 10–616(o).
28 29	Defined terms: "Custodian" § 4–101 "Person" § 1–114

4–322. SURVEILLANCE IMAGES.

(A**)** "SURVEILLANCE IMAGE" DEFINED. 1 $\mathbf{2}$ IN THIS SECTION, "SURVEILLANCE IMAGE" HAS THE MEANING STATED IN § 10–112 OF THE CRIMINAL LAW ARTICLE. 3 4 **(B)** IN GENERAL. EXCEPT AS PROVIDED IN SUBSECTION (C) OF THIS SECTION, A CUSTODIAN $\mathbf{5}$ 6 OF A SURVEILLANCE IMAGE SHALL DENY INSPECTION OF THE SURVEILLANCE 7 IMAGE. **(C) REQUIRED INSPECTIONS.** 8 9 A CUSTODIAN SHALL ALLOW INSPECTION OF A SURVEILLANCE IMAGE: 10 (1) AS REQUIRED IN § 10–112 OF THE CRIMINAL LAW ARTICLE; 11 (2) BY ANY PERSON ISSUED A CITATION UNDER § 10–112 OF THE 12CRIMINAL LAW ARTICLE, OR BY AN ATTORNEY OF RECORD FOR THE PERSON; 13 OR 14(3) BY AN EMPLOYEE OR AGENT OF THE BALTIMORE CITY DEPARTMENT OF PUBLIC WORKS IN AN INVESTIGATION OR A PROCEEDING 15RELATING TO THE IMPOSITION OF OR INDEMNIFICATION FROM CIVIL LIABILITY 16 17UNDER § 10–112 OF THE CRIMINAL LAW ARTICLE. REVISOR'S NOTE: This section formerly was SG § 10–616(u). 18 19The only changes are in style. Defined terms: "Custodian" § 4–101 20"Person" § 1–114 21224-323. RISK BASED CAPITAL RECORDS. 23SUBJECT TO § 4–310 OF THE INSURANCE ARTICLE, A CUSTODIAN SHALL 24DENY INSPECTION OF ALL RISK BASED CAPITAL REPORTS AND RISK BASED 25CAPITAL PLANS AND ANY OTHER RECORDS THAT RELATE TO THOSE REPORTS OR PLANS. 2627REVISOR'S NOTE: This section formerly was SG § 10–616(l).

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- 1The references to "risk based capital" are substituted for the former2acronym "RBC" for clarity.
- 3 The only other changes are in style.
- 4 Defined term: "Custodian" § 4–101

5 4-324. RENEWABLE ENERGY CREDIT RECORDS.

6 A CUSTODIAN SHALL DENY INSPECTION OF AN APPLICATION FOR 7 RENEWABLE ENERGY CREDIT CERTIFICATION OR A CLAIM FOR RENEWABLE 8 ENERGY CREDITS UNDER TITLE 10, SUBTITLE 15 OF THE AGRICULTURE 9 ARTICLE.

- 10 REVISOR'S NOTE: This section formerly was SG § 10–616(t).
- 11 No changes are made.
- 12 Defined term: "Custodian" § 4–101
- 13 4-325. FIREARM AND HANDGUN RECORDS.
- 14 (A) IN GENERAL.

15 EXCEPT AS PROVIDED IN SUBSECTIONS (B) AND (C) OF THIS SECTION, A 16 CUSTODIAN SHALL DENY INSPECTION OF ALL RECORDS OF A PERSON 17 AUTHORIZED TO:

18(1) SELL, PURCHASE, RENT, OR TRANSFER A REGULATED19FIREARM UNDER TITLE 5, SUBTITLE 1 OF THE PUBLIC SAFETY ARTICLE; OR

20 (2) CARRY, WEAR, OR TRANSPORT A HANDGUN UNDER TITLE 5, 21 SUBTITLE 3 OF THE PUBLIC SAFETY ARTICLE.

- 22 (B) **REQUIRED INSPECTIONS.**
- A CUSTODIAN SHALL ALLOW INSPECTION OF FIREARM OR HANDGUN
 RECORDS BY:
- 25
- (1) THE INDIVIDUAL NAMED IN THE RECORD; OR

26(2)THE ATTORNEY OF RECORD OF THE INDIVIDUAL NAMED IN27THE RECORD.

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1	(C) CONSTRUCTION OF SECTION.
$2 \\ 3 \\ 4 \\ 5$	THIS SECTION MAY NOT BE CONSTRUED TO PROHIBIT THE DEPARTMENT OF STATE POLICE OR THE DEPARTMENT OF PUBLIC SAFETY AND CORRECTIONAL SERVICES FROM ACCESSING FIREARM OR HANDGUN RECORDS IN THE PERFORMANCE OF THAT DEPARTMENT'S OFFICIAL DUTY.
6	REVISOR'S NOTE: This section formerly was SG § 10–616(v).
7	The only changes are in style.
8 9	Defined terms: "Custodian" § 4–101 "Person" § 1–114
10	4-326. RESERVED .
11	4-327. RESERVED.
12	PART III. REQUIRED DENIALS FOR SPECIFIC INFORMATION.
13	4-328. IN GENERAL.
$14\\15$	UNLESS OTHERWISE PROVIDED BY LAW, A CUSTODIAN SHALL DENY INSPECTION OF A PART OF A PUBLIC RECORD, AS PROVIDED IN THIS PART.
16	REVISOR'S NOTE: This section formerly was SG § 10–617(a).
17	The only changes are in style.
$18\\19$	Defined terms: "Custodian" § 4–101 "Public record" § 4–101
20	4-329. MEDICAL OR PSYCHOLOGICAL INFORMATION.
21	(A) SCOPE OF SECTION.
$\frac{22}{23}$	EXCEPT FOR SUBSECTION (B)(3) OF THIS SECTION, THIS SECTION DOES NOT APPLY TO:
24 25	(1) A NURSING HOME AS DEFINED IN § 19–1401 OF THE HEALTH – GENERAL ARTICLE; OR
26 27	(2) AN ASSISTED LIVING PROGRAM AS DEFINED IN § 19–1801 OF THE HEALTH – GENERAL ARTICLE.

(B) IN GENERAL.

1

2 SUBJECT TO SUBSECTION (C) OF THIS SECTION, A CUSTODIAN SHALL 3 DENY INSPECTION OF THE PART OF A PUBLIC RECORD THAT CONTAINS:

4 (1) MEDICAL OR PSYCHOLOGICAL INFORMATION ABOUT AN 5 INDIVIDUAL, OTHER THAN AN AUTOPSY REPORT OF A MEDICAL EXAMINER;

6 (2) PERSONAL INFORMATION ABOUT AN INDIVIDUAL WITH, OR 7 PERCEIVED TO HAVE, A DISABILITY AS DEFINED IN § 20–701 OF THE STATE 8 GOVERNMENT ARTICLE; OR

9 (3) ANY REPORT ON HUMAN IMMUNODEFICIENCY VIRUS OR 10 ACQUIRED IMMUNODEFICIENCY SYNDROME SUBMITTED IN ACCORDANCE WITH 11 TITLE 18 OF THE HEALTH – GENERAL ARTICLE.

12 (C) **REQUIRED INSPECTIONS.**

13 A CUSTODIAN SHALL ALLOW THE PERSON IN INTEREST TO INSPECT THE 14 PUBLIC RECORD TO THE EXTENT ALLOWED UNDER § 4–304(A) OF THE HEALTH – 15 GENERAL ARTICLE.

- 16REVISOR'S NOTE: This section is new language derived without substantive17change from former SG § 10–617(b).
- 18 Defined terms: "Custodian" § 4–101
- 19 "Person in interest" § 4–101
- 20 "Personal information" § 4–101
- 21 "Public record" § 4–101
- 22 **4–330.** SOCIOLOGICAL INFORMATION.

IF THE OFFICIAL CUSTODIAN HAS ADOPTED RULES OR REGULATIONS THAT DEFINE SOCIOLOGICAL INFORMATION FOR PURPOSES OF THIS SECTION, A CUSTODIAN SHALL DENY INSPECTION OF THE PART OF A PUBLIC RECORD THAT CONTAINS SOCIOLOGICAL INFORMATION, IN ACCORDANCE WITH THE RULES OR REGULATIONS.

- 28 REVISOR'S NOTE: This section formerly was SG § 10–617(c).
- 29 The only changes are in style.
- 30Defined terms: "Custodian" § 4–10131"Official custodian" § 4–101

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1	"Public record" § 4–101		
2	4-331. INFORMATION ABOUT PUBLIC EMPLOYEES.		
$\frac{3}{4}$	SUBJECT TO § 21–504 OF THE STATE PERSONNEL AND PENSIONS ARTICLE, A CUSTODIAN SHALL DENY INSPECTION OF THE PART OF A PUBLIC		
5	RECORD THAT CONTAINS THE HOME ADDRESS OR TELEPHONE NUMBER OF AN		
6	EMPLOYEE OF A UNIT OR AN INSTRUMENTALITY OF THE STATE OR OF A		
7	POLITICAL SUBDIVISION UNLESS:		
8	(1) THE EMPLOYEE GIVES PERMISSION FOR THE INSPECTION; OR		
9	(2) THE UNIT OR INSTRUMENTALITY THAT EMPLOYS THE		
10	INDIVIDUAL DETERMINES THAT INSPECTION IS NEEDED TO PROTECT THE		
11	PUBLIC INTEREST.		
12	REVISOR'S NOTE: This section formerly was SG § 10–617(e).		
13	No changes are made.		
14	Defined terms: "Custodian" § 4–101		
15	"Political subdivision" § 4–101		
$\frac{16}{17}$	"Public record" § 4–101 "State" § 1–115		
11	State § 1-115		
18	4-332. INFORMATION ABOUT NOTARIES PUBLIC.		
19	(A) IN GENERAL.		
20	SUBJECT TO SUBSECTIONS (B) THROUGH (E) OF THIS SECTION, A		
$\frac{2}{21}$	CUSTODIAN SHALL DENY INSPECTION OF THE PART OF A PUBLIC RECORD THAT		
22	CONTAINS INFORMATION ABOUT THE APPLICATION AND COMMISSION OF A		
23	PERSON AS A NOTARY PUBLIC.		
24	(B) REQUIRED INSPECTIONS.		
25	A CUSTODIAN SHALL ALLOW INSPECTION OF THE PART OF A PUBLIC		
$\frac{26}{26}$	RECORD THAT GIVES:		
27	(1) THE NAME OF THE NOTARY PUBLIC;		
28	(2) THE HOME ADDRESS OF THE NOTARY PUBLIC;		

THE HOME AND BUSINESS TELEPHONE NUMBERS OF THE 1 (3) $\mathbf{2}$ **NOTARY PUBLIC;** 3 (4) THE ISSUE AND EXPIRATION DATES OF THE NOTARY PUBLIC'S 4 COMMISSION; $\mathbf{5}$ THE DATE THE PERSON TOOK THE OATH OF OFFICE AS A (5) 6 **NOTARY PUBLIC; OR** (6) 7 THE SIGNATURE OF THE NOTARY PUBLIC. 8 **(C) INSPECTION PERMISSIBLE FOR COMPELLING PUBLIC PURPOSE.** A CUSTODIAN MAY ALLOW INSPECTION OF OTHER INFORMATION ABOUT A 9 10 NOTARY PUBLIC IF THE CUSTODIAN FINDS A COMPELLING PUBLIC PURPOSE. 11 **(D) PERMISSIBLE DENIALS.** 12A CUSTODIAN MAY DENY INSPECTION OF A RECORD BY A NOTARY PUBLIC 13 OR ANY OTHER PERSON IN INTEREST ONLY TO THE EXTENT THAT THE 14 **INSPECTION COULD:** 15(1) INTERFERE WITH A VALID AND PROPER LAW ENFORCEMENT 16 **PROCEEDING;** 17DEPRIVE ANOTHER PERSON OF A RIGHT TO A FAIR TRIAL OR (2) 18 AN IMPARTIAL ADJUDICATION; 19 (3) CONSTITUTE AN UNWARRANTED INVASION OF PERSONAL 20**PRIVACY:** 21(4) **DISCLOSE THE IDENTITY OF A CONFIDENTIAL SOURCE;** 22(5) DISCLOSE AN INVESTIGATIVE TECHNIQUE OR PROCEDURE; 23(6) PREJUDICE AN INVESTIGATION; OR 24(7) ENDANGER THE LIFE OR PHYSICAL SAFETY OF AN 25INDIVIDUAL. 26**(E) REQUIRED OMISSION FROM LIST ON REQUEST.**

1 A CUSTODIAN WHO SELLS LISTS OF NOTARIES PUBLIC SHALL OMIT FROM 2 THE LISTS THE NAME OF ANY NOTARY PUBLIC, ON WRITTEN REQUEST OF THE 3 NOTARY PUBLIC.

4 REVISOR'S NOTE: This section formerly was SG § 10–617(j).

5 The only changes are in style.

6	Defined terms: "Custodian" § 4–101
7	"Person" § 1–114
8	"Person in interest" § 4–101
9	"Public record" § 4–101

10 **4–333.** LICENSING RECORDS.

11 (A) IN GENERAL.

12 SUBJECT TO SUBSECTIONS (B) THROUGH (D) OF THIS SECTION, A 13 CUSTODIAN SHALL DENY INSPECTION OF THE PART OF A PUBLIC RECORD THAT 14 CONTAINS INFORMATION ABOUT THE LICENSING OF AN INDIVIDUAL IN AN 15 OCCUPATION OR A PROFESSION.

16 **(B) REQUIRED INSPECTION.**

17 A CUSTODIAN SHALL ALLOW INSPECTION OF THE PART OF A PUBLIC 18 RECORD THAT GIVES:

- 19
- (1) THE NAME OF THE LICENSEE;

20 (2) THE BUSINESS ADDRESS OF THE LICENSEE OR, IF THE 21 BUSINESS ADDRESS IS NOT AVAILABLE, THE HOME ADDRESS OF THE LICENSEE 22 AFTER THE CUSTODIAN REDACTS ANY INFORMATION THAT IDENTIFIES THE 23 LOCATION AS THE HOME ADDRESS OF AN INDIVIDUAL WITH A DISABILITY AS 24 DEFINED IN § 20–701 OF THE STATE GOVERNMENT ARTICLE;

- 25
- (3) THE BUSINESS TELEPHONE NUMBER OF THE LICENSEE;

26 (4) THE EDUCATIONAL AND OCCUPATIONAL BACKGROUND OF 27 THE LICENSEE;

28 (5) THE PROFESSIONAL QUALIFICATIONS OF THE LICENSEE;

29(6) ANY ORDERS AND FINDINGS THAT RESULT FROM FORMAL30DISCIPLINARY ACTIONS; AND

1 (7) ANY EVIDENCE THAT HAS BEEN PROVIDED TO THE 2 CUSTODIAN TO MEET THE REQUIREMENTS OF A STATUTE AS TO FINANCIAL 3 RESPONSIBILITY.

- 4 (C) **PERMISSIBLE INSPECTION.**
- 5 A CUSTODIAN MAY ALLOW INSPECTION OF OTHER INFORMATION ABOUT A 6 LICENSEE IF:
- 7 (1) THE CUSTODIAN FINDS A COMPELLING PUBLIC PURPOSE; AND

8 (2) THE RULES OR REGULATIONS OF THE OFFICIAL CUSTODIAN 9 ALLOW THE INSPECTION.

10 (D) REQUIRED INSPECTION BY PERSON IN INTEREST.

11 EXCEPT AS OTHERWISE PROVIDED BY THIS SECTION OR OTHER LAW, A 12 CUSTODIAN SHALL ALLOW INSPECTION BY THE PERSON IN INTEREST.

13 (E) **REQUIRED OMISSION FROM LIST ON REQUEST.**

14A CUSTODIAN WHO SELLS LISTS OF LICENSEES SHALL OMIT FROM THE15LISTS THE NAME OF ANY LICENSEE, ON WRITTEN REQUEST OF THE LICENSEE.

- 16REVISOR'S NOTE: This section is new language derived without substantive17change from former SG § 10–617(h) and (b)(1).
- 18 In subsection (b)(2) of this section, the reference to redacting "any 19 information" is substituted for the former reference to redacting "all 20 information, if any" for brevity.
- 21Defined terms: "Custodian" § 4–10122"Person in interest" § 4–101
- 23 "Public record" § 4–101
- 24 **4–334. SOCIAL SECURITY NUMBER.**
- 25 (A) IN GENERAL.

EXCEPT AS PROVIDED IN SUBSECTION (B) OF THIS SECTION, A CUSTODIAN
 SHALL DENY INSPECTION OF THE PART OF AN APPLICATION FOR A MARRIAGE
 LICENSE UNDER § 2–402 OF THE FAMILY LAW ARTICLE OR A RECREATIONAL

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1 2		TITLE 4 OF TH		OURCES	ARTICLE THAT
3	(B) INSP	ECTION REQUIRED			
$4 \\ 5 \\ 6$		DIAN SHALL ALLO SCRIBED IN SUBSE ITY NUMBER BY:			
7	(1)	A PERSON IN INTE	REST; OR		
8 9	(2) Administration	- ,	E STATE CHILD S	Support	ENFORCEMENT
10	REVISOR'S	NOTE: This section	formerly was SG § 1	10–617(k).	
11	The o	nly changes are in st	zyle.		
12 13		ns: "Custodian" § 4–1 on in interest" § 4–10			
14	4–335. TRADE SH	ECRETS; CONFIDEN	TIAL INFORMATIO	N.	
$15 \\ 16 \\ 17$	RECORD THAT CO	IAN SHALL DENY ONTAINS ANY OF TH OM ANY PERSON OI	HE FOLLOWING INI	FORMATI	
18	(1)	A TRADE SECRET;			
19	(2)	CONFIDENTIAL CO	OMMERCIAL INFOR	MATION;	
20	(3)	CONFIDENTIAL FI	NANCIAL INFORMA	TION; OR	
$\begin{array}{c} 21 \\ 22 \end{array}$	(4) INFORMATION.	CONFIDENTIAL	GEOLOGICAL	OR	GEOPHYSICAL
23	REVISOR'S	NOTE: This section	formerly was SG § 1	10–617(d).	
24	No ch	anges are made.			
$25 \\ 26 \\ 27$	"Perse	ns: "Custodian" § 4– on" § 1–114 ic record" § 4–101	101		

1	4-336. FINANCIAL INFORMATION.		
2	(A) SCOPE OF SECTION.		
3	THIS SECTION DOES NOT APPLY TO THE SALARY OF A PUBLIC EMPLOYEE.		
4	(B) IN GENERAL.		
5 6 7 8 9	SUBJECT TO SUBSECTION (C) OF THIS SECTION, A CUSTODIAN SHALL DENY INSPECTION OF THE PART OF A PUBLIC RECORD THAT CONTAINS INFORMATION ABOUT THE FINANCES OF AN INDIVIDUAL, INCLUDING ASSETS, INCOME, LIABILITIES, NET WORTH, BANK BALANCES, FINANCIAL HISTORY OR ACTIVITIES, OR CREDITWORTHINESS.		
10	(C) Required inspection for person in interest.		
11	A CUSTODIAN SHALL ALLOW INSPECTION BY THE PERSON IN INTEREST.		
12	REVISOR'S NOTE: This section formerly was SG § 10–617(f).		
13	The only changes are in style.		
$14\\15\\16\\17$	Defined terms: "Custodian" § 4–101 "Including" § 1–110 "Person in interest" § 4–101 "Public record" § 4–101		
18	4-337. Collusive or anticompetitive activity.		
19 20	A CUSTODIAN SHALL DENY INSPECTION OF THE PART OF A PUBLIC RECORD THAT CONTAINS INFORMATION:		
21	(1) GENERATED BY THE BID ANALYSIS MANAGEMENT SYSTEM;		
$\begin{array}{c} 22\\ 23 \end{array}$	(2) CONCERNING AN INVESTIGATION OF A TRANSPORTATION CONTRACTOR'S SUSPECTED COLLUSIVE OR ANTICOMPETITIVE ACTIVITY; AND		
24 25 26	(3) SUBMITTED TO THE MARYLAND DEPARTMENT OF TRANSPORTATION BY THE UNITED STATES DEPARTMENT OF TRANSPORTATION OR BY ANOTHER STATE.		
$\begin{array}{c} 27\\ 28 \end{array}$	REVISOR'S NOTE: This section is new language derived without substantive change from former SG § 10–617(i).		

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$ \begin{array}{c} 1 \\ 2 \\ 3 \\ 4 \\ 5 \\ 6 \end{array} $		In item (3) of this section, the reference to the "Maryland Department of Transportation" is substituted for the former reference to the "Department" to reflect the intent of Chapter 38, Acts of 1994, which enacted former SG § 10–617(i). The fiscal note and other documents in the bill file for Chapter 38 indicate that it was intended to apply to documents submitted to the Maryland Department of Transportation.
7 8 9	Defin	ed terms: "Custodian" § 4–101 "Public record" § 4–101 "State" § 1–115
10	4-338. SE	CURITY OF INFORMATION SYSTEMS.
11 12 13	RECORD	USTODIAN SHALL DENY INSPECTION OF THE PART OF A PUBLIC THAT CONTAINS INFORMATION ABOUT THE SECURITY OF AN ION SYSTEM.
14	REVI	SOR'S NOTE: This section formerly was SG § 10–617(g).
15		No changes are made.
16 17	Defin	ed terms: "Custodian" § 4–101 "Public record" § 4–101
18	4-339. AL	ARM OR SECURITY SYSTEM.
19	(A)	IN GENERAL.
20 21 22 23	SHALL DEN OR CONTA COMMERCI	EPT AS PROVIDED IN SUBSECTION (B) OF THIS SECTION, A CUSTODIAN BY INSPECTION OF THE PART OF A PUBLIC RECORD THAT IDENTIFIES AINS PERSONAL INFORMATION ABOUT A PERSON, INCLUDING A HAL ENTITY, THAT MAINTAINS AN ALARM OR SECURITY SYSTEM.
24	(B)	REQUIRED INSPECTION.
25	A CU	STODIAN SHALL ALLOW INSPECTION BY:
26		(1) THE PERSON IN INTEREST;
27 28 29		(2) AN ALARM OR SECURITY SYSTEM COMPANY IF THE COMPANY MENT THAT IT CURRENTLY PROVIDES ALARM OR SECURITY SERVICES RSON IN INTEREST;
30		(3) LAW ENFORCEMENT PERSONNEL; AND

1		(4) EMERGENCY SERVICES PERSONNEL, INCLUDING:	
2		(I) A CAREER FIREFIGHTER;	
3		(II) AN EMERGENCY MEDICAL SERVICES PROVIDER, AS	
4	DEFINED I	N § 13–516 OF THE EDUCATION ARTICLE;	
5		(III) A RESCUE SQUAD EMPLOYEE; AND	
$6 \\ 7$	MEMBER,	(IV) A VOLUNTEER FIREFIGHTER, A RESCUE SQUAD OR AN ADVANCED LIFE SUPPORT UNIT MEMBER.	
8	REV	ISOR'S NOTE: This section formerly was SG § 10–617(l).	
9		The only changes are in style.	
$10 \\ 11 \\ 12 \\ 13 \\ 14$	Defir	ned terms: "Custodian" § 4–101 "Including" § 1–110 "Person" § 1–114 "Person in interest" § 4–101 "Personal information" § 4–101	
15		"Public record" § 4–101	
16	4-340. Se	NIOR CITIZEN ACTIVITIES CENTERS.	
17	(A)	"Senior citizen activities center" defined.	
18 19		NIOR CITIZEN ACTIVITIES CENTER" HAS THE MEANING STATED IN § THE HUMAN SERVICES ARTICLE.	
20	(B)	IN GENERAL.	
$\begin{array}{c} 21 \\ 22 \end{array}$		EPT AS PROVIDED IN SUBSECTION (C) OF THIS SECTION, A CUSTODIAN NY INSPECTION OF THE PART OF A PUBLIC RECORD THAT CONTAINS	
23	THE NAME, ADDRESS, TELEPHONE NUMBER, OR ELECTRONIC MAIL ADDRESS OF		
$\begin{array}{c} 24 \\ 25 \end{array}$	ANY INDI ACTIVITIE	VIDUAL ENROLLED IN OR ANY MEMBER OF A SENIOR CITIZEN S CENTER.	
26	(C)	REQUIRED INSPECTION.	
27	Acu	JSTODIAN SHALL ALLOW INSPECTION BY:	

28 (1) A PERSON IN INTEREST;

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1	(2) LAW ENFORCEMENT PERSONNEL; OR
2	(3) EMERGENCY SERVICES PERSONNEL, INCLUDING:
3	(I) A CAREER FIREFIGHTER;
4 5	(II) AN EMERGENCY MEDICAL SERVICES PROVIDER, AS DEFINED IN § 13–516 OF THE EDUCATION ARTICLE;
6	(III) A RESCUE SQUAD EMPLOYEE; AND
7 8	(IV) A VOLUNTEER FIREFIGHTER, A RESCUE SQUAD MEMBER, OR AN ADVANCED LIFE SUPPORT UNIT MEMBER.
9	REVISOR'S NOTE: This section formerly was SG § 10–617(m).
10	The only changes are in style.
$11 \\ 12 \\ 13 \\ 14$	Defined terms: "Custodian" § 4–101 "Including" § 1–110 "Person in interest" § 4–101 "Public record" § 4–101
15	4–341. RESERVED.
16	4-342. Reserved .
17	PART IV. DENIAL OF PART OF PUBLIC RECORD.
18	4-343. IN GENERAL.
19	UNLESS OTHERWISE PROVIDED BY LAW, IF A CUSTODIAN BELIEVES THAT
20	INSPECTION OF A PART OF A PUBLIC RECORD BY THE APPLICANT WOULD BE
21	CONTRARY TO THE PUBLIC INTEREST, THE CUSTODIAN MAY DENY INSPECTION
22	BY THE APPLICANT OF THAT PART OF THE RECORD, AS PROVIDED IN THIS PART.
23	REVISOR'S NOTE: This section formerly was SG § 10–618(a).
24	The reference to that part "of the record" is added for clarity.
25	The only other changes are in style.
26	Defined terms: "Applicant" § 4–101
27	"Custodian" § 4–101
28	"Public record" § 4–101

1 4-344. INTERAGENCY OR INTRA-AGENCY LETTERS OR MEMORANDA.

A CUSTODIAN MAY DENY INSPECTION OF ANY PART OF AN INTERAGENCY
OR INTRA-AGENCY LETTER OR MEMORANDUM THAT WOULD NOT BE AVAILABLE
BY LAW TO A PRIVATE PARTY IN LITIGATION WITH THE UNIT.

- 5 REVISOR'S NOTE: This section formerly was SG § 10–618(b).
- 6 No changes are made.
- 7 Defined term: "Custodian" § 4–101
- 8 4-345. EXAMINATION INFORMATION.
- 9 (A) IN GENERAL.

10 SUBJECT TO SUBSECTION (B) OF THIS SECTION, A CUSTODIAN MAY DENY 11 INSPECTION OF TEST QUESTIONS, SCORING KEYS, AND OTHER EXAMINATION 12 INFORMATION THAT RELATES TO THE ADMINISTRATION OF LICENSES, 13 EMPLOYMENT, OR ACADEMIC MATTERS.

14 (B) INSPECTION REQUIRED BY PERSON IN INTEREST.

AFTER A WRITTEN PROMOTIONAL EXAMINATION HAS BEEN GIVEN AND GRADED, A CUSTODIAN SHALL ALLOW A PERSON IN INTEREST TO INSPECT THE EXAMINATION AND THE RESULTS OF THE EXAMINATION, BUT MAY NOT ALLOW THE PERSON IN INTEREST TO COPY OR OTHERWISE TO REPRODUCE THE EXAMINATION.

- 20 REVISOR'S NOTE: This section formerly was SG § 10–618(c).
- 21 The only changes are in style.
- 22Defined terms: "Custodian" § 4–10123"Person in interest" § 4–101
- 24 **4–346.** STATE OR LOCAL RESEARCH PROJECT.
- 25 (A) IN GENERAL.

SUBJECT TO SUBSECTION (B) OF THIS SECTION, A CUSTODIAN MAY DENY
INSPECTION OF A PUBLIC RECORD THAT CONTAINS THE SPECIFIC DETAILS OF A
RESEARCH PROJECT THAT AN INSTITUTION OF THE STATE OR OF A POLITICAL
SUBDIVISION IS CONDUCTING.

(B) **DENIAL FOR PARTICULAR INFORMATION PROHIBITED.**

A CUSTODIAN MAY NOT DENY INSPECTION OF THE PART OF A PUBLIC RECORD THAT GIVES ONLY THE NAME, TITLE, AND EXPENDITURES OF A RESEARCH PROJECT DESCRIBED IN SUBSECTION (A) OF THIS SECTION AND THE DATE WHEN THE FINAL PROJECT SUMMARY OF THE RESEARCH PROJECT WILL BE AVAILABLE.

- REVISOR'S NOTE: This section is new language derived without substantive
 change from former SG § 10–618(d).
- 9 In subsection (b) of this section, the reference to the name, title, and 10 expenditures "of a research project described in subsection (a) of this 11 section" is added for clarity. Similarly, in subsection (b) of this section, 12 the reference to the final project summary "of the research project" is 13 added.
- 14 Defined terms: "Custodian" § 4–101
- 15 "Political subdivision" § 4–101
- 16 "Public record" § 4–101
- 17 "State" § 1–115

18 4-347. INVENTIONS OWNED BY STATE PUBLIC INSTITUTION OF HIGHER
19 EDUCATION.

20 (A) IN GENERAL.

21SUBJECT TO SUBSECTION (B) OF THIS SECTION, A CUSTODIAN MAY DENY 22INSPECTION OF THE PART OF A PUBLIC RECORD THAT CONTAINS INFORMATION 23DISCLOSING OR RELATING TO AN INVENTION OWNED IN WHOLE OR IN PART BY A 24STATE PUBLIC INSTITUTION OF HIGHER EDUCATION FOR 4 YEARS TO ALLOW 25THE INSTITUTION TO EVALUATE WHETHER TO PATENT OR MARKET THE 26**INVENTION** AND PURSUE ECONOMIC DEVELOPMENT AND LICENSING 27**OPPORTUNITIES RELATED TO THE INVENTION.**

28 (B) CIRCUMSTANCES UNDER WHICH DENIAL PROHIBITED.

29A CUSTODIAN MAY NOT DENY INSPECTION OF A PART OF A PUBLIC30RECORD DESCRIBED IN SUBSECTION (A) OF THIS SECTION IF:

(1) THE INFORMATION DISCLOSING OR RELATING TO AN
 INVENTION HAS BEEN PUBLISHED OR DISSEMINATED BY THE INVENTORS IN THE
 COURSE OF THEIR ACADEMIC ACTIVITIES OR DISCLOSED IN A PUBLISHED
 PATENT;

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1 (2) THE INVENTION REFERRED TO IN THAT PART OF THE RECORD $\mathbf{2}$ HAS BEEN LICENSED BY THE INSTITUTION FOR AT LEAST 4 YEARS; OR 3 (3) 4 YEARS HAVE ELAPSED FROM THE DATE OF THE WRITTEN 4 DISCLOSURE OF THE INVENTION TO THE INSTITUTION. $\mathbf{5}$ REVISOR'S NOTE: This section formerly was SG § 10–618(h). 6 The only changes are in style. 7 Defined terms: "Custodian" § 4–101 "Public record" § 4–101 8 "State" § 1–115 9 10 4–348. CONFIDENTIAL INFORMATION OWNED BY SPECIFIC STATE ENTITIES. 11 A CUSTODIAN MAY DENY INSPECTION OF THE PART OF A PUBLIC RECORD 12 THAT CONTAINS INFORMATION DISCLOSING OR RELATING TO A TRADE SECRET, 13 CONFIDENTIAL COMMERCIAL INFORMATION, OR CONFIDENTIAL FINANCIAL 14 INFORMATION OWNED IN WHOLE OR IN PART BY: 15(1) MARYLAND TECHNOLOGY **DEVELOPMENT** THE 16 **CORPORATION; OR** 17A PUBLIC INSTITUTION OF HIGHER EDUCATION, IF THE (2) INFORMATION IS PART OF THE INSTITUTION'S ACTIVITIES UNDER § 15–107 OF 18 19 THE EDUCATION ARTICLE. 20REVISOR'S NOTE: This section formerly was SG § 10–618(i). 21No changes are made. 22Defined terms: "Custodian" § 4–101 23"Public record" § 4–101 244-349. REAL ESTATE APPRAISALS. 25**(**A**)** IN GENERAL. 26SUBJECT TO SUBSECTION (B) OF THIS SECTION AND OTHER LAW, UNTIL THE STATE OR A POLITICAL SUBDIVISION ACQUIRES TITLE TO PROPERTY, A 2728CUSTODIAN MAY DENY INSPECTION OF A PUBLIC RECORD THAT CONTAINS A 29**REAL ESTATE APPRAISAL OF THE PROPERTY.**

(B) **OWNER OF PROPERTY.**

2 A CUSTODIAN MAY NOT DENY INSPECTION BY THE OWNER OF THE 3 PROPERTY.

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4 REVISOR'S NOTE: This section formerly was SG § 10–618(e).

- 5 The only changes are in style.
- 6 Defined terms: "Custodian" § 4–101
 7 "Political subdivision" § 4–101
 8 "Public record" § 4–101
 9 "State" § 1–115

10 **4–350.** SITE–SPECIFIC LOCATIONS OF CERTAIN PLANTS, ANIMALS, OR 11 **PROPERTY.**

12 (A) IN GENERAL.

A CUSTODIAN MAY DENY INSPECTION OF A PUBLIC RECORD THAT CONTAINS INFORMATION CONCERNING THE SITE-SPECIFIC LOCATION OF AN ENDANGERED OR THREATENED SPECIES OF PLANT OR ANIMAL, A SPECIES OF PLANT OR ANIMAL IN NEED OF CONSERVATION, A CAVE, OR A HISTORIC PROPERTY AS DEFINED IN § 5A-301 OF THE STATE FINANCE AND PROCUREMENT ARTICLE.

19 (B) CIRCUMSTANCES UNDER WHICH DENIAL PROHIBITED.

20 A CUSTODIAN MAY NOT DENY INSPECTION OF A PUBLIC RECORD 21 DESCRIBED IN SUBSECTION (A) OF THIS SECTION IF REQUESTED BY:

22 (1) THE OWNER OF THE LAND ON WHICH THE RESOURCE IS 23 LOCATED; OR

24(2) ANY ENTITY THAT IS AUTHORIZED TO TAKE THE LAND25THROUGH THE RIGHT OF EMINENT DOMAIN.

- 26REVISOR'S NOTE: This section is new language derived without substantive27change from former SG § 10–618(g).
- 28Defined terms: "Custodian" § 4–10129"Public record" § 4–101
- 30 4-351. INVESTIGATION; INTELLIGENCE INFORMATION; SECURITY 31 PROCEDURES.

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1 (A) IN GENERAL.

2 SUBJECT TO SUBSECTION (B) OF THIS SECTION, A CUSTODIAN MAY DENY 3 INSPECTION OF:

4 (1) RECORDS OF INVESTIGATIONS CONDUCTED BY THE 5 ATTORNEY GENERAL, A STATE'S ATTORNEY, A MUNICIPAL OR COUNTY 6 ATTORNEY, A POLICE DEPARTMENT, OR A SHERIFF;

7 (2) AN INVESTIGATORY FILE COMPILED FOR ANY OTHER LAW 8 ENFORCEMENT, JUDICIAL, CORRECTIONAL, OR PROSECUTION PURPOSE; OR

9 (3) RECORDS THAT CONTAIN INTELLIGENCE INFORMATION OR 10 SECURITY PROCEDURES OF THE ATTORNEY GENERAL, A STATE'S ATTORNEY, A 11 MUNICIPAL OR COUNTY ATTORNEY, A POLICE DEPARTMENT, A STATE OR LOCAL 12 CORRECTIONAL FACILITY, OR A SHERIFF.

13 (B) CIRCUMSTANCES UNDER WHICH DENIAL PERMISSIBLE.

14A CUSTODIAN MAY DENY INSPECTION BY A PERSON IN INTEREST ONLY TO15THE EXTENT THAT THE INSPECTION WOULD:

16 (1) INTERFERE WITH A VALID AND PROPER LAW ENFORCEMENT
 17 PROCEEDING;

18 (2) DEPRIVE ANOTHER PERSON OF A RIGHT TO A FAIR TRIAL OR
 19 AN IMPARTIAL ADJUDICATION;

20 (3) CONSTITUTE AN UNWARRANTED INVASION OF PERSONAL 21 PRIVACY;

- 22 (4) DISCLOSE THE IDENTITY OF A CONFIDENTIAL SOURCE;
- 23 (5) DISCLOSE AN INVESTIGATIVE TECHNIQUE OR PROCEDURE;
- 24 (6) PREJUDICE AN INVESTIGATION; OR

25 (7) ENDANGER THE LIFE OR PHYSICAL SAFETY OF AN 26 INDIVIDUAL.

- 27 REVISOR'S NOTE: This section formerly was SG § 10–618(f).
- 28 The only changes are in style.

1	Defined terms: "County" § 1–107
2	"Custodian" § 4–101
3	"Person" § 1–114
4	"Person in interest" § 4–101
5	"State" § 1–115

- 6 4-352. INFORMATION RELATED TO EMERGENCY MANAGEMENT.
- 7 (A) IN GENERAL.

8 SUBJECT TO SUBSECTIONS (B) AND (C) OF THIS SECTION, A CUSTODIAN 9 MAY DENY INSPECTION OF:

10 (1) RESPONSE PROCEDURES OR PLANS PREPARED TO PREVENT 11 OR RESPOND TO EMERGENCY SITUATIONS, THE DISCLOSURE OF WHICH WOULD 12 REVEAL VULNERABILITY ASSESSMENTS, SPECIFIC TACTICS, SPECIFIC 13 EMERGENCY PROCEDURES, OR SPECIFIC SECURITY PROCEDURES;

(2) 14**(I)** BUILDING PLANS, BLUEPRINTS, SCHEMATIC DRAWINGS, 15DIAGRAMS, OPERATIONAL MANUALS, OR ANY OTHER RECORDS OF PORTS AND 16 AIRPORTS AND ANY OTHER MASS TRANSIT FACILITIES, BRIDGES, TUNNELS, 17EMERGENCY RESPONSE FACILITIES OR STRUCTURES, BUILDINGS WHERE HAZARDOUS MATERIALS ARE STORED, ARENAS, STADIUMS, WASTE AND WATER 18 19 SYSTEMS, AND ANY OTHER BUILDING, STRUCTURE, OR FACILITY, THE 20DISCLOSURE OF WHICH WOULD REVEAL THE BUILDING'S, STRUCTURE'S, OR 21FACILITY'S INTERNAL LAYOUT, SPECIFIC LOCATION, LIFE, SAFETY, AND 22SUPPORT SYSTEMS, STRUCTURAL ELEMENTS, SURVEILLANCE TECHNIQUES, 23ALARM OR SECURITY SYSTEMS OR TECHNOLOGIES, OPERATIONAL AND 24TRANSPORTATION PLANS OR PROTOCOLS, OR PERSONNEL DEPLOYMENTS; OR

25**(II) RECORDS OF ANY OTHER BUILDING, STRUCTURE, OR** 26FACILITY, THE DISCLOSURE OF WHICH WOULD REVEAL THE BUILDING'S, 27STRUCTURE'S, OR FACILITY'S LIFE, SAFETY, AND SUPPORT SYSTEMS, 28SURVEILLANCE TECHNIQUES, ALARM SECURITY OR SYSTEMS OR TECHNOLOGIES, OPERATIONAL AND EVACUATION PLANS OR PROTOCOLS, OR 29PERSONNEL DEPLOYMENTS; OR 30

31

(3) **RECORDS THAT:**

32(I) ARE PREPARED TO PREVENT OR RESPOND TO33EMERGENCY SITUATIONS; AND

1 (II) IDENTIFY OR DESCRIBE THE NAME, LOCATION, 2 PHARMACEUTICAL CACHE, CONTENTS, CAPACITY, EQUIPMENT, PHYSICAL 3 FEATURES, OR CAPABILITIES OF INDIVIDUAL MEDICAL FACILITIES, STORAGE 4 FACILITIES, OR LABORATORIES.

5 (B) CIRCUMSTANCES UNDER WHICH DENIAL PERMISSIBLE.

6 THE CUSTODIAN MAY DENY INSPECTION OF A PART OF A PUBLIC RECORD 7 UNDER SUBSECTION (A) OF THIS SECTION ONLY TO THE EXTENT THAT THE 8 INSPECTION WOULD:

9 (1) JEOPARDIZE THE SECURITY OF ANY BUILDING, STRUCTURE, 10 OR FACILITY;

11 (2) FACILITATE THE PLANNING OF A TERRORIST ATTACK; OR

12 (3) ENDANGER THE LIFE OR PHYSICAL SAFETY OF AN 13 INDIVIDUAL.

14 (C) CIRCUMSTANCES UNDER WHICH DENIAL PROHIBITED.

15 (1) THIS SUBSECTION DOES NOT APPLY TO THE RECORDS OF ANY
16 BUILDING, STRUCTURE, OR FACILITY OWNED OR OPERATED BY THE STATE OR
17 ANY POLITICAL SUBDIVISION.

18 (2) A CUSTODIAN MAY NOT DENY INSPECTION OF A PUBLIC 19 RECORD UNDER SUBSECTION (A) OR (B) OF THIS SECTION THAT RELATES TO A 20 BUILDING, STRUCTURE, OR FACILITY THAT HAS BEEN SUBJECTED TO A 21 CATASTROPHIC EVENT, INCLUDING A FIRE, AN EXPLOSION, OR A NATURAL 22 DISASTER.

(3) SUBJECT TO SUBSECTIONS (A) AND (B) OF THIS SECTION, A
CUSTODIAN MAY NOT DENY INSPECTION OF A PUBLIC RECORD THAT RELATES
TO AN INSPECTION OF OR ISSUANCE OF A CITATION CONCERNING A BUILDING,
STRUCTURE, OR FACILITY BY AN AGENCY OF THE STATE OR ANY POLITICAL
SUBDIVISION.

- 28REVISOR'S NOTE: This section is new language derived without substantive29change from former SG § 10–618(j).
- 30In subsection (c)(2) and (3) of this section, the former phrases "[s]ubject to31subparagraph (ii) of this paragraph" and "[s]ubject to ... subparagraph (ii)32of this paragraph", respectively, are deleted as unnecessary in light of33subsection (c)(1) of this section.

1	Defined terms: "Custodian" § 4–101
2	"Including" § 1–110
3	"Political subdivision" § 4–101
4	"Public record" § 4–101
5	"State" § 1–115

6 4-353. MARYLAND PORT ADMINISTRATION INFORMATION.

7 (A) IN GENERAL.

8 A CUSTODIAN MAY DENY INSPECTION OF ANY PART OF A PUBLIC RECORD 9 THAT CONTAINS:

10 (1) STEVEDORING OR TERMINAL SERVICES OR FACILITY USE 11 RATES OR PROPOSED RATES GENERATED, RECEIVED, OR NEGOTIATED BY THE 12 MARYLAND PORT ADMINISTRATION OR ANY PRIVATE OPERATING COMPANY 13 CREATED BY THE MARYLAND PORT ADMINISTRATION;

14(2) A PROPOSAL GENERATED, RECEIVED, OR NEGOTIATED BY THE15MARYLAND PORT ADMINISTRATION OR ANY PRIVATE OPERATING COMPANY16CREATED BY THE MARYLAND PORT ADMINISTRATION FOR USE OF17STEVEDORING OR TERMINAL SERVICES OR FACILITIES TO INCREASE18WATERBORNE COMMERCE THROUGH THE PORTS OF THE STATE; OR

(3) EXCEPT AS PROVIDED IN SUBSECTION (B) OF THIS SECTION,
RESEARCH OR ANALYSIS RELATED TO MARITIME BUSINESSES OR VESSELS
COMPILED FOR THE MARYLAND PORT ADMINISTRATION OR ANY PRIVATE
OPERATING COMPANY CREATED BY THE MARYLAND PORT ADMINISTRATION TO
EVALUATE ITS COMPETITIVE POSITION WITH RESPECT TO OTHER PORTS.

24

(B) **CIRCUMSTANCES UNDER WHICH DENIAL PROHIBITED.**

25(1) A CUSTODIAN MAY NOT DENY INSPECTION OF ANY PART OF A PUBLIC RECORD UNDER SUBSECTION (A)(3) OF THIS SECTION BY THE 2627**EXCLUSIVE REPRESENTATIVE IDENTIFIED IN SECTION 1 OF THE MEMORANDUM** OF UNDERSTANDING, OR ANY IDENTICAL SECTION OF A SUCCESSOR 28MEMORANDUM, BETWEEN THE STATE AND THE AMERICAN FEDERATION OF 29STATE, COUNTY AND MUNICIPAL EMPLOYEES DATED JUNE 28, 2000, OR THE 30 MEMORANDUM OF UNDERSTANDING, OR ANY IDENTICAL SECTION OF A 3132SUCCESSOR MEMORANDUM, BETWEEN THE STATE AND THE MARYLAND 33 **PROFESSIONAL EMPLOYEES COUNCIL DATED AUGUST 18, 2000, IF THE PART** 34**OF THE PUBLIC RECORD:**

IS RELATED TO STATE EMPLOYEES; AND

(I)

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 $\mathbf{2}$ **(II)** WOULD OTHERWISE BE AVAILABLE TO THE EXCLUSIVE 3 REPRESENTATIVE UNDER ARTICLE 4, SECTION 12 OF THE APPLICABLE MEMORANDUM OF UNDERSTANDING, OR ANY IDENTICAL SECTION OF A 4 $\mathbf{5}$ SUCCESSOR MEMORANDUM OF UNDERSTANDING. 6 (2) **BEFORE THE INSPECTION OF ANY PART OF A PUBLIC RECORD** 7 UNDER PARAGRAPH (1) OF THIS SUBSECTION. THE **EXCLUSIVE** REPRESENTATIVE SHALL ENTER INTO A NONDISCLOSURE AGREEMENT WITH 8 9 THE MARYLAND PORT ADMINISTRATION TO ENSURE THE CONFIDENTIALITY OF 10 THE INFORMATION PROVIDED. 11 REVISOR'S NOTE: This section formerly was SG § 10–618(k). In subsection (b)(1)(ii) of this section, the reference to the "applicable" 12memorandum of understanding is added for clarity because there are two 13memoranda of understanding referenced in the introductory language of 14 subsection (b)(1) of this section. 1516 The only other changes are in style. 17 Defined terms: "Custodian" § 4-101 "Public record" § 4–101 18"State" § 1-115 19 204–354. UNIVERSITY OF MARYLAND UNIVERSITY COLLEGE RECORDS. 21**(**A**)** IN GENERAL. 22A CUSTODIAN MAY DENY INSPECTION OF ANY PART OF A PUBLIC RECORD 23THAT: 24(1) RELATES TO THE UNIVERSITY OF MARYLAND UNIVERSITY 25COLLEGE'S COMPETITIVE POSITION WITH RESPECT TO OTHER PROVIDERS OF 26**EDUCATION SERVICES; AND** 27(2) **CONTAINS:** 28FEES, TUITION, CHARGES, AND ANY INFORMATION **(I)** 29SUPPORTING FEES, TUITION, AND CHARGES, PROPOSED, GENERATED, 30 RECEIVED, OR NEGOTIATED FOR RECEIPT BY THE UNIVERSITY OF MARYLAND UNIVERSITY COLLEGE, EXCEPT FEES, TUITION, AND CHARGES PUBLISHED IN 31

32 CATALOGUES AND ORDINARILY CHARGED TO STUDENTS;

1(II) A PROPOSAL GENERATED, RECEIVED, OR NEGOTIATED2BY THE UNIVERSITY OF MARYLAND UNIVERSITY COLLEGE, OTHER THAN WITH3ITS STUDENTS, FOR THE PROVISION OF EDUCATION SERVICES; OR

4 (III) ANY RESEARCH, ANALYSIS, OR PLANS COMPILED BY OR 5 FOR THE UNIVERSITY OF MARYLAND UNIVERSITY COLLEGE RELATING TO ITS 6 OPERATIONS OR PROPOSED OPERATIONS.

7 (B) CIRCUMSTANCES UNDER WHICH DENIAL PROHIBITED.

8 A CUSTODIAN MAY NOT DENY INSPECTION OF ANY PART OF A PUBLIC 9 RECORD UNDER SUBSECTION (A) OF THIS SECTION IF:

10 (1) THE RECORD RELATES TO A PROCUREMENT BY THE 11 UNIVERSITY OF MARYLAND UNIVERSITY COLLEGE;

12 (2) THE UNIVERSITY OF MARYLAND UNIVERSITY COLLEGE IS 13 REQUIRED TO DEVELOP OR MAINTAIN THE RECORD BY LAW OR AT THE 14 DIRECTION OF THE BOARD OF REGENTS OF THE UNIVERSITY SYSTEM OF 15 MARYLAND; OR

16(3)(I)THE RECORD IS REQUESTED BY THE EXCLUSIVE17REPRESENTATIVE OF ANY BARGAINING UNIT OF EMPLOYEES OF THE18UNIVERSITY OF MARYLAND UNIVERSITY COLLEGE;

THE RECORD RELATES TO A MATTER THAT IS THE 19**(II)** 20SUBJECT BARGAINING **NEGOTIATIONS** BETWEEN THE OF COLLECTIVE 21UNIVERSITY MARYLAND EXCLUSIVE REPRESENTATIVE AND THE OF 22**UNIVERSITY COLLEGE; AND**

23(III) THE EXCLUSIVE REPRESENTATIVE HAS ENTERED INTO A OF 24NONDISCLOSURE AGREEMENT WITH THE UNIVERSITY MARYLAND 25UNIVERSITY COLLEGE TO ENSURE THE CONFIDENTIALITY OF THE 26**INFORMATION PROVIDED.**

27 REVISOR'S NOTE: This section formerly was SG § 10–618(l).

28 The only changes are in style.

- 29 Defined terms: "Custodian" § 4–101
- 30 "Public record" § 4–101
- 31 "University of Maryland" § 1–116

1	4–355. Public institution of higher education records.	
2	(A) DEFINITIONS.	
3	(1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE	
4	MEANINGS INDICATED.	
5	(2) "DIRECTORY INFORMATION" HAS THE MEANING STATED IN 20	
6	U.S.C. § 1232G.	
7	(3) "PERSONAL INFORMATION" MEANS:	
8	(I) AN ADDRESS;	
9	(II) A TELEPHONE NUMBER;	
10	(III) AN ELECTRONIC MAIL ADDRESS; OR	
11	(IV) DIRECTORY INFORMATION.	
12	(B) CIRCUMSTANCES UNDER WHICH DENIAL PERMISSIBLE.	
13	A CUSTODIAN OF A RECORD KEPT BY A PUBLIC INSTITUTION OF HIGHER	
14	EDUCATION THAT CONTAINS PERSONAL INFORMATION RELATING TO A	
15	STUDENT, A FORMER STUDENT, OR AN APPLICANT MAY:	
16	(1) REQUIRE THAT A REQUEST TO INSPECT A RECORD	
17	CONTAINING PERSONAL INFORMATION BE MADE IN WRITING AND SENT BY	
18	FIRST-CLASS MAIL; AND	
19	(2) DENY INSPECTION OF THE PART OF THE RECORD CONTAINING	
20	THE PERSONAL INFORMATION IF THE INFORMATION IS REQUESTED FOR	
21	COMMERCIAL PURPOSES.	
22	REVISOR'S NOTE: This section formerly was SG § 10–618(m).	
23	The only changes are in style.	
24	Defined term: "Custodian" § 4–101	
25	4-356. RESERVED.	
26	4–357. RESERVED.	

	136 HOUSE BILL 270
1	PART V. TEMPORARY DENIALS.
2	4-358. TEMPORARY DENIALS.
3	(A) IN GENERAL.
4 5 6 7	WHENEVER THIS TITLE AUTHORIZES INSPECTION OF A PUBLIC RECORD BUT THE OFFICIAL CUSTODIAN BELIEVES THAT INSPECTION WOULD CAUSE SUBSTANTIAL INJURY TO THE PUBLIC INTEREST, THE OFFICIAL CUSTODIAN MAY DENY INSPECTION TEMPORARILY.
8	(B) PETITION.
9 10 11	(1) WITHIN 10 WORKING DAYS AFTER THE DENIAL, THE OFFICIAL CUSTODIAN SHALL PETITION A COURT TO ORDER AUTHORIZATION FOR THE CONTINUED DENIAL OF INSPECTION.
$12\\13$	(2) THE PETITION SHALL BE FILED WITH THE CIRCUIT COURT FOR THE COUNTY WHERE:
14	(I) THE PUBLIC RECORD IS LOCATED; OR
$15\\16$	(II) THE PRINCIPAL PLACE OF BUSINESS OF THE OFFICIAL CUSTODIAN IS LOCATED.
17 18	(3) THE PETITION SHALL BE SERVED ON THE APPLICANT, AS PROVIDED IN THE MARYLAND RULES.
19	(C) RIGHTS OF APPLICANT.
$\begin{array}{c} 20\\ 21 \end{array}$	THE APPLICANT IS ENTITLED TO APPEAR AND TO BE HEARD ON THE PETITION.
22	(D) ORDER FOR CONTINUED DENIAL.
23 24 25 26	IF, AFTER THE HEARING, THE COURT FINDS THAT INSPECTION OF THE PUBLIC RECORD WOULD CAUSE SUBSTANTIAL INJURY TO THE PUBLIC INTEREST, THE COURT MAY ISSUE AN APPROPRIATE ORDER AUTHORIZING THE CONTINUED DENIAL OF INSPECTION.
27	REVISOR'S NOTE: This section formerly was SG § 10–619.

$egin{array}{c} 1 \\ 2 \\ 3 \end{array}$	In subsection (d) of this section, the reference to the court "issu[ing]" an order is substituted for the former reference to the court "pass[ing]" an order for accuracy.
4	The only other changes are in style.
5	Defined terms: "Applicant" § 4–101
6	"County" § 1–107
$\overline{7}$	"Official custodian" § 4–101
8	"Public record" § 4–101
9	4-359. RESERVED.
10	4-360. R ESERVED.
11	PART VI. ADMINISTRATIVE AND JUDICIAL REVIEW.
12	4–361. Administrative review.
13	(A) SCOPE OF SECTION.
14	THIS SECTION DOES NOT APPLY WHEN THE OFFICIAL CUSTODIAN DENIES
15	INSPECTION TEMPORARILY UNDER § $4-358$ OF THIS SUBTITLE.
16	(B) ALLOWED.
17	IF A UNIT IS SUBJECT TO TITLE 10, SUBTITLE 2 OF THE STATE
18	GOVERNMENT ARTICLE, A PERSON OR GOVERNMENTAL UNIT MAY SEEK
19	ADMINISTRATIVE REVIEW IN ACCORDANCE WITH THAT SUBTITLE OF A DECISION
20	OF THE UNIT, UNDER THIS SUBTITLE, TO DENY INSPECTION OF ANY PART OF A
21	PUBLIC RECORD.
22	(C) NOT REQUIRED.
23	A PERSON OR GOVERNMENTAL UNIT NEED NOT EXHAUST THE REMEDY
24	UNDER THIS SECTION BEFORE FILING SUIT.
25	REVISOR'S NOTE: This section formerly was SG § 10–622.
26	The only changes are in style.
27	Defined terms: "Official custodian" § 4–101
28	"Person" § 1–114
29	"Public record" § 4–101
-	

1	1 4-362. JUDICIAL REVIEW.	
2	2 (A) COMPLAINT.	
3	3 WHENEVER A PERSON OR (OVERNMENTAL UNIT IS DENIED INSPECTION
4		SON OR GOVERNMENTAL UNIT MAY FILE A
5		
6		ANT RESIDES OR HAS A PRINCIPAL PLACE OF
7	7 BUSINESS; OR	
8	8 (2) THE PUBLIC REG	CORD IS LOCATED.
9	9 (B) DEFENDANT.	
10	(1) UNLESS, FOR G	OOD CAUSE SHOWN, THE COURT OTHERWISE
11		NG ANY OTHER PROVISION OF LAW, THE
12		ANSWER OR OTHERWISE PLEAD TO THE
13		
14	4 (2) THE DEFENDAN	Г:
15		BURDEN OF SUSTAINING A DECISION TO DENY
16	3 INSPECTION OF A PUBLIC RECORD	; AND
17	7 (II) IN SUPPO	ORT OF THE DECISION, MAY SUBMIT A
18		
19	e (c) Court.	
20	(1) EXCEPT FOR	CASES THAT THE COURT CONSIDERS OF
21		EDING UNDER THIS SECTION, INCLUDING AN
22		
23	3 (I) TAKE PRE	CEDENCE ON THE DOCKET;
24	4 (II) BE HEARD	AT THE EARLIEST PRACTICABLE DATE; AND
25	5 (III) BE EXPED	ITED IN EVERY WAY.
26	3 (2) THE COURT MA	Y EXAMINE THE PUBLIC RECORD IN CAMERA
$\frac{26}{27}$		PART OF THE PUBLIC RECORD IN CAMERA PART OF THE PUBLIC RECORD MAY BE
21 28		IANI OF THE FUDLIC RECORD MAI BE

1	(3) THE COURT MAY:
$2 \\ 3 \\ 4$	(I) ENJOIN THE STATE, A POLITICAL SUBDIVISION, OR A UNIT, AN OFFICIAL, OR AN EMPLOYEE OF THE STATE OR OF A POLITICAL SUBDIVISION FROM WITHHOLDING THE PUBLIC RECORD;
$5 \\ 6$	(II) ISSUE AN ORDER FOR THE PRODUCTION OF THE PUBLIC RECORD THAT WAS WITHHELD FROM THE COMPLAINANT; AND
7 8	(III) FOR NONCOMPLIANCE WITH THE ORDER, PUNISH THE RESPONSIBLE EMPLOYEE FOR CONTEMPT.
9	(D) DAMAGES.
$10 \\ 11 \\ 12 \\ 13 \\ 14 \\ 15$	(1) A DEFENDANT GOVERNMENTAL UNIT IS LIABLE TO THE COMPLAINANT FOR ACTUAL DAMAGES THAT THE COURT CONSIDERS APPROPRIATE IF THE COURT FINDS BY CLEAR AND CONVINCING EVIDENCE THAT ANY DEFENDANT KNOWINGLY AND WILLFULLY FAILED TO DISCLOSE OR FULLY TO DISCLOSE A PUBLIC RECORD THAT THE COMPLAINANT WAS ENTITLED TO INSPECT UNDER THIS TITLE.
16 17 18 19 20	(2) AN OFFICIAL CUSTODIAN IS LIABLE FOR ACTUAL DAMAGES THAT THE COURT CONSIDERS APPROPRIATE IF THE COURT FINDS THAT, AFTER TEMPORARILY DENYING INSPECTION OF A PUBLIC RECORD, THE OFFICIAL CUSTODIAN FAILED TO PETITION A COURT FOR AN ORDER TO CONTINUE THE DENIAL.

21 (E) **DISCIPLINARY ACTION.**

(1) WHENEVER THE COURT ORDERS THE PRODUCTION OF A
PUBLIC RECORD THAT WAS WITHHELD FROM THE APPLICANT AND, IN
ADDITION, FINDS THAT THE CUSTODIAN ACTED ARBITRARILY OR CAPRICIOUSLY
IN WITHHOLDING THE PUBLIC RECORD, THE COURT SHALL SEND A CERTIFIED
COPY OF ITS FINDING TO THE APPOINTING AUTHORITY OF THE CUSTODIAN.

(2) ON RECEIPT OF THE STATEMENT OF THE COURT AND AFTER
 AN APPROPRIATE INVESTIGATION, THE APPOINTING AUTHORITY SHALL TAKE
 THE DISCIPLINARY ACTION THAT THE CIRCUMSTANCES WARRANT.

30 **(F) COSTS.**

1	IF THE COURT DETERMINES THAT THE COMPLAINANT HAS	
2	SUBSTANTIALLY PREVAILED, THE COURT MAY ASSESS AGAINST A DEFENDANT	
3	GOVERNMENTAL UNIT REASONABLE COUNSEL FEES AND OTHER LITIGATION	
4	COSTS THAT THE COMPLAINANT REASONABLY INCURRED.	
5	REVISOR'S NOTE: This section formerly was SG § 10–623.	
0		
6 7	In subsection (c)(3)(ii) of this section, the reference to the court "issu[ing]"	
$\frac{7}{8}$	an order is substituted for the former reference to the court "pass[ing]" an order for accuracy.	
0	order for accuracy.	
9	The only other changes are in style.	
10	Defined terms: "Applicant" § 4–101	
11	"County" § 1–107	
12	"Custodian" § 4–101	
13	"Including" § 1–110	
14	"Official custodian" § 4–101	
15	"Person" § 1–114	
16	"Political subdivision" § 4–101	
17	"Public record" § 4–101	
18	"State" § 1–115	
19	SUBTITLE 4. LIABILITY; PROHIBITED ACTS; PENALTIES; IMMUNITY.	
20	4-401. UNLAWFUL DISCLOSURE OF PUBLIC RECORDS.	
21	(A) LIABILITY.	
22	A PERSON, INCLUDING AN OFFICER OR EMPLOYEE OF A GOVERNMENTAL	
$\frac{22}{23}$	UNIT, IS LIABLE TO AN INDIVIDUAL FOR ACTUAL DAMAGES THAT THE COURT	
$\frac{20}{24}$	CONSIDERS APPROPRIATE IF THE COURT FINDS BY CLEAR AND CONVINCING	
$\frac{24}{25}$	EVIDENCE THAT:	
20		
26	(1) (I) THE PERSON WILLFULLY AND KNOWINGLY ALLOWS	
$\frac{20}{27}$	INSPECTION OR USE OF A PUBLIC RECORD IN VIOLATION OF THIS SUBTITLE;	
$\frac{21}{28}$	AND	
20		
29	(II) THE PUBLIC RECORD NAMES OR, WITH REASONABLE	
$\frac{23}{30}$	CERTAINTY, OTHERWISE IDENTIFIES THE INDIVIDUAL BY AN IDENTIFYING	
$\frac{30}{31}$	FACTOR SUCH AS:	
01		
32	1. AN ADDRESS;	
04	I. ALADINEDO,	
33	2. A DESCRIPTION;	

1	3. A FINGERPRINT OR VOICE PRINT;
2	4. A NUMBER; OR
3	5. A PICTURE; OR
4 5 6	(2) THE PERSON WILLFULLY AND KNOWINGLY OBTAINS, DISCLOSES, OR USES PERSONAL INFORMATION IN VIOLATION OF § $4-320$ OF THIS TITLE.
7	(B) COSTS.
8 9 10 11	IF THE COURT DETERMINES THAT THE COMPLAINANT HAS SUBSTANTIALLY PREVAILED, THE COURT MAY ASSESS AGAINST A DEFENDANT REASONABLE COUNSEL FEES AND OTHER LITIGATION COSTS THAT THE COMPLAINANT REASONABLY INCURRED.
12	REVISOR'S NOTE: This section formerly was SG § 10–626.
13	The only changes are in style.
$14 \\ 15 \\ 16 \\ 17$	Defined terms: "Including" § 1–110 "Person" § 1–114 "Personal information" § 4–101 "Public record" § 4–101
18	4-402. PROHIBITED ACTS; CRIMINAL PENALTIES.
19	(A) PROHIBITED ACTS.
20	A PERSON MAY NOT:
$\begin{array}{c} 21 \\ 22 \end{array}$	(1) WILLFULLY OR KNOWINGLY VIOLATE ANY PROVISION OF THIS TITLE;
$23\\24$	(2) FAIL TO PETITION A COURT AFTER TEMPORARILY DENYING INSPECTION OF A PUBLIC RECORD; OR
25 26 27	(3) BY FALSE PRETENSES, BRIBERY, OR THEFT, GAIN ACCESS TO OR OBTAIN A COPY OF A PERSONAL RECORD IF DISCLOSURE OF THE PERSONAL RECORD TO THE PERSON IS PROHIBITED BY THIS TITLE.
28	(B) CRIMINAL PENALTIES.

A PERSON WHO VIOLATES ANY PROVISION OF THIS SECTION IS GUILTY OF 1 $\mathbf{2}$ A MISDEMEANOR AND ON CONVICTION IS SUBJECT TO A FINE NOT EXCEEDING 3 \$1,000. 4 REVISOR'S NOTE: This section formerly was SG § 10–627. The only changes are in style.

- 6 Defined terms: "Person" § 1–114
- 7 "Public record" § 4–101
- 4-403. IMMUNITY FOR CERTAIN DISCLOSURES. 8

9 A CUSTODIAN IS NOT CIVILLY OR CRIMINALLY LIABLE FOR TRANSFERRING OR DISCLOSING THE CONTENTS OF A PUBLIC RECORD TO THE 10 ATTORNEY GENERAL UNDER § 5-313 OF THE STATE PERSONNEL AND 11 12**PENSIONS ARTICLE.**

- 13REVISOR'S NOTE: This section formerly was SG § 10–628.
- 14No changes are made.
- Defined terms: "Custodian" § 4-101 15"Public record" § 4–101 16
- SUBTITLE 5. MISCELLANEOUS PROVISIONS. 17
- 18 4-501. PERSONAL RECORDS.
- "PERSONAL RECORD" DEFINED. 19 **(**A**)**

IN THIS SECTION, "PERSONAL RECORD" MEANS A PUBLIC RECORD THAT 2021NAMES OR, WITH REASONABLE CERTAINTY, OTHERWISE IDENTIFIES AN 22**INDIVIDUAL BY AN IDENTIFYING FACTOR SUCH AS:**

- 23(1) AN ADDRESS;
- 24(2) A DESCRIPTION;
- 25(3) A FINGERPRINT OR VOICE PRINT;
- 26(4) A NUMBER; OR

 $\mathbf{5}$

1	(5) A PICTURE.
2	(B) H	REQUIREMENT OF NEED.
$egin{array}{c} 3 \ 4 \ 5 \end{array}$	NEED FOR T	1) PERSONAL RECORDS MAY NOT BE CREATED UNLESS THE HE INFORMATION HAS BEEN CLEARLY ESTABLISHED BY THE UNIT THE RECORDS.
6 7	(RECORDS:	2) PERSONAL INFORMATION COLLECTED FOR PERSONAL
8 9	PURPOSES FO	(I) SHALL BE APPROPRIATE AND RELEVANT TO THE OR WHICH IT IS COLLECTED;
10 11	EXTENT PRA	(II) SHALL BE ACCURATE AND CURRENT TO THE GREATEST CTICABLE; AND
12		(III) MAY NOT BE OBTAINED BY FRAUDULENT MEANS.
13	(C) (Collection by official custodian from person in interest.
14	(1) THIS SUBSECTION APPLIES ONLY TO UNITS OF THE STATE.
$15 \\ 16 \\ 17 \\ 18$	CUSTODIAN	2) EXCEPT AS OTHERWISE PROVIDED BY LAW, AN OFFICIAL WHO KEEPS PERSONAL RECORDS SHALL COLLECT, TO THE XTENT PRACTICABLE, PERSONAL INFORMATION FROM THE PERSON
19	(3) AN OFFICIAL CUSTODIAN WHO REQUESTS PERSONAL
20 91		N FOR PERSONAL RECORDS SHALL PROVIDE THE FOLLOWING
$\begin{array}{c} 21 \\ 22 \end{array}$		N TO EACH PERSON IN INTEREST FROM WHOM PERSONAL N IS COLLECTED:
23		(I) THE PURPOSE FOR WHICH THE PERSONAL
24	INFORMATIO	N IS COLLECTED;
25		(II) ANY SPECIFIC CONSEQUENCES TO THE PERSON FOR
26	REFUSAL TO	PROVIDE THE PERSONAL INFORMATION;
27 28	PERSONAL R	(III) THE PERSON'S RIGHT TO INSPECT, AMEND, OR CORRECT ECORDS, IF ANY;

1(IV) WHETHER THE PERSONAL INFORMATION IS GENERALLY2AVAILABLE FOR PUBLIC INSPECTION; AND

3 (V) WHETHER THE PERSONAL INFORMATION IS MADE
 4 AVAILABLE OR TRANSFERRED TO OR SHARED WITH ANY ENTITY OTHER THAN
 5 THE OFFICIAL CUSTODIAN.

6 (4) EACH UNIT OF THE STATE SHALL POST ITS PRIVACY POLICIES 7 ON THE COLLECTION OF PERSONAL INFORMATION, INCLUDING THE POLICIES 8 SPECIFIED IN THIS SUBSECTION, ON ITS INTERNET WEB SITE.

9 (5) THE FOLLOWING PERSONAL RECORDS ARE EXEMPT FROM 10 THE REQUIREMENTS OF THIS SUBSECTION:

11(I) INFORMATION CONCERNING THE ENFORCEMENT OF12CRIMINAL LAWS OR THE ADMINISTRATION OF THE PENAL SYSTEM;

(II) INFORMATION CONTAINED IN INVESTIGATIVE
MATERIALS KEPT FOR THE PURPOSE OF INVESTIGATING A SPECIFIC VIOLATION
OF STATE LAW AND MAINTAINED BY A STATE AGENCY WHOSE PRINCIPAL
FUNCTION MAY BE OTHER THAN LAW ENFORCEMENT;

17 (III) INFORMATION CONTAINED IN PUBLIC RECORDS THAT 18 ARE ACCEPTED BY THE STATE ARCHIVIST FOR DEPOSIT IN THE MARYLAND 19 HALL OF RECORDS;

20(IV) INFORMATION GATHERED AS PART OF FORMAL21RESEARCH PROJECTS PREVIOUSLY REVIEWED AND APPROVED BY FEDERALLY22MANDATED INSTITUTIONAL REVIEW BOARDS; AND

(V) ANY OTHER PERSONAL RECORDS EXEMPTED BY
 REGULATIONS ADOPTED BY THE SECRETARY OF BUDGET AND MANAGEMENT,
 BASED ON THE RECOMMENDATION OF THE SECRETARY OF INFORMATION
 TECHNOLOGY.

(6) IF THE SECRETARY OF BUDGET AND MANAGEMENT ADOPTS
REGULATIONS UNDER PARAGRAPH (5)(V) OF THIS SUBSECTION, THE
SECRETARY SHALL REPORT, IN ACCORDANCE WITH § 2–1246 OF THE STATE
GOVERNMENT ARTICLE, TO THE GENERAL ASSEMBLY ON THE PERSONAL
RECORDS EXEMPTED FROM THE REQUIREMENTS OF THIS SUBSECTION.

32 (D) ANNUAL REPORT.
1	(1) This su	BSECTION DOES NOT APPLY TO:
$2 \\ 3$		UNIT IN THE LEGISLATIVE BRANCH OF THE STATE
4 5		UNIT IN THE JUDICIAL BRANCH OF THE STATE
6	(III) A	BOARD OF LICENSE COMMISSIONERS.
7 8 9	PERSONAL RECORDS, TH	NIT OR AN INSTRUMENTALITY OF THE STATE KEEPS HE UNIT OR INSTRUMENTALITY SHALL SUBMIT AN SECRETARY OF GENERAL SERVICES.
10	(3) AN ANN	UAL REPORT SHALL STATE:
11	(I) TI	HE NAME OF THE UNIT OR INSTRUMENTALITY;
12	(II) F0	OR EACH SET OF PERSONAL RECORDS:
13	1.	THE NAME OF THE SET;
14	2.	THE LOCATION OF THE SET; AND
$\begin{array}{c} 15\\ 16 \end{array}$		IF A SUBUNIT KEEPS THE SET, THE NAME OF THE
17 18		OR EACH SET OF PERSONAL RECORDS THAT HAS NOT TED:
19 20		THE CATEGORY OF INDIVIDUALS TO WHOM THE
$\begin{array}{c} 21 \\ 22 \end{array}$		
$\frac{23}{24}$		THE MAJOR USES AND PURPOSES OF THE
25 26		BY CATEGORY, THE SOURCE OF INFORMATION

146HOUSE BILL 270 1 5. THE POLICIES AND PROCEDURES OF THE UNIT OR $\mathbf{2}$ **INSTRUMENTALITY AS TO:** 3 Α. ACCESS AND CHALLENGES TO THE PERSONAL 4 **RECORD BY THE PERSON IN INTEREST; AND** В. $\mathbf{5}$ STORAGE, RETRIEVAL, RETENTION, DISPOSAL, 6 AND SECURITY, INCLUDING CONTROLS ON ACCESS; AND 7 (IV) FOR EACH SET OF PERSONAL RECORDS THAT HAS BEEN 8 OR CHANGED SIGNIFICANTLY SINCE DISPOSED OF THE UNIT OR INSTRUMENTALITY LAST SUBMITTED A REPORT, THE INFORMATION REQUIRED 9 UNDER ITEM (III) OF THIS PARAGRAPH. 10 11 (4) A UNIT OR AN INSTRUMENTALITY THAT HAS TWO OR MORE 12SETS OF PERSONAL RECORDS MAY COMBINE THE PERSONAL RECORDS IN THE 13 REPORT ONLY IF THE CHARACTER OF THE PERSONAL RECORDS IS HIGHLY 14 SIMILAR. THE SECRETARY OF GENERAL SERVICES SHALL ADOPT 15(5) 16 **REGULATIONS THAT GOVERN THE FORM AND METHOD OF REPORTING UNDER** 17THIS SUBSECTION. 18 (6) THE ANNUAL REPORT SHALL BE AVAILABLE FOR PUBLIC 19 **INSPECTION.** 20**(E) ACCESS FOR RESEARCH.** 21THE OFFICIAL CUSTODIAN MAY ALLOW INSPECTION OF PERSONAL 22RECORDS FOR WHICH INSPECTION OTHERWISE IS NOT AUTHORIZED BY A 23PERSON WHO IS ENGAGED IN A RESEARCH PROJECT IF: 24(1) THE RESEARCHER SUBMITS TO THE OFFICIAL CUSTODIAN A 25WRITTEN REQUEST THAT: 26**(I) DESCRIBES THE PURPOSE OF THE RESEARCH PROJECT;** 27**(II)** DESCRIBES THE INTENT, IF ANY, TO PUBLISH THE 28FINDINGS; 29DESCRIBES THE NATURE OF THE (III) REQUESTED 30 PERSONAL RECORDS;

1 (IV) DESCRIBES THE SAFEGUARDS THAT THE RESEARCHER $\mathbf{2}$ WOULD TAKE TO PROTECT THE IDENTITY OF THE PERSONS IN INTEREST; AND 3 **(**V**)** STATES THAT PERSONS IN INTEREST WILL NOT BE CONTACTED UNLESS THE OFFICIAL CUSTODIAN APPROVES AND MONITORS THE 4 $\mathbf{5}$ CONTACT; 6 (2) THE OFFICIAL CUSTODIAN IS SATISFIED THAT THE PROPOSED 7SAFEGUARDS WILL PREVENT THE DISCLOSURE OF THE IDENTITY OF PERSONS 8 **IN INTEREST; AND** 9 (3) THE RESEARCHER MAKES AN AGREEMENT WITH THE UNIT OR 10 **INSTRUMENTALITY THAT:** 11 **(I) DEFINES THE SCOPE OF THE RESEARCH PROJECT;** 12SETS OUT THE SAFEGUARDS FOR PROTECTING THE **(II)** 13 **IDENTITY OF THE PERSONS IN INTEREST; AND** 14(III) STATES THAT A BREACH OF ANY CONDITION OF THE 15AGREEMENT IS A BREACH OF CONTRACT. 16 REVISOR'S NOTE: This section formerly was SG § 10–624. 17In subsections (c)(1) and (4) and (d)(2) of this section, the former references to the State "government" are deleted as surplusage. 18 19In subsection (d)(2) of this section, the former phrase "as provided in this 20subsection" is deleted as surplusage. 21In subsection (d)(3)(ii)1 of this section, the reference to the name "of the set" is added for clarity. Similarly, in subsection (d)(3)(ii)2 of this section, 22the reference to the location "of the set" is added. 2324The only other changes are in style. Defined terms: "Including" § 1–110 25"Official custodian" § 4-101 26"Person" § 1–114 27"Person in interest" § 4-101 2829"Personal information" § 4-101 "Public record" § 4–101 30 "State" § 1–115 31

32 **4–502.** CORRECTIONS OF PUBLIC RECORD.

	148 HOUSE BILL 270	
1	(A)	REQUEST FOR CHANGE ALLOWED.
$2 \\ 3$		RSON IN INTEREST MAY REQUEST A UNIT OF THE STATE TO CORRECT TE OR INCOMPLETE INFORMATION IN A PUBLIC RECORD THAT:
4		(1) THE UNIT KEEPS; AND
5		(2) THE PERSON IN INTEREST IS AUTHORIZED TO INSPECT.
6	(B)	CONTENTS OF REQUEST.
7	ARE	QUEST UNDER THIS SECTION SHALL:
8		(1) BE IN WRITING;
9		(2) DESCRIBE THE REQUESTED CHANGE PRECISELY; AND
10		(3) STATE THE REASONS FOR THE CHANGE.
11	(C)	ACTION ON REQUEST.
12 13	SECTION, A	(1) WITHIN 30 DAYS AFTER RECEIVING A REQUEST UNDER THIS A UNIT SHALL:
$\begin{array}{c} 14 \\ 15 \end{array}$	AND	(I) MAKE OR REFUSE TO MAKE THE REQUESTED CHANGE;
$\begin{array}{c} 16 \\ 17 \end{array}$	THE ACTIO	(II) GIVE THE PERSON IN INTEREST WRITTEN NOTICE OF N TAKEN.
18 19	FOR THE R	(2) A NOTICE OF REFUSAL SHALL CONTAIN THE UNIT'S REASONS EFUSAL.
20	(D)	STATEMENT OF DISAGREEMENT.
21 22 23 24	STATEMEN	(1) IF THE UNIT FINALLY REFUSES A REQUEST UNDER THIS THE PERSON IN INTEREST MAY SUBMIT TO THE UNIT A CONCISE T THAT, IN FIVE PAGES OR LESS, STATES THE REASONS FOR THE AND FOR DISAGREEMENT WITH THE REFUSAL.

1	(2) IF THE UNIT PROVIDES THE DISPUTED INFORMATION TO A		
$2 \\ 3$	THIRD PARTY, THE UNIT SHALL PROVIDE TO THAT PARTY A COPY OF THE STATEMENT SUBMITTED TO THE UNIT BY THE PERSON IN INTEREST.		
4	(E) ADMINISTRATIVE AND JUDICIAL REVIEW.		
5	IF A UNIT IS SUBJECT TO TITLE 10, SUBTITLE 2 OF THE STATE		
	GOVERNMENT ARTICLE, A PERSON OR GOVERNMENTAL UNIT MAY SEEK		
$7 \\ 8$	ADMINISTRATIVE AND JUDICIAL REVIEW IN ACCORDANCE WITH THAT SUBTITLE OF:		
9	(1) A DECISION OF THE UNIT TO DENY:		
10	(I) A REQUEST TO CHANGE A PUBLIC RECORD; OR		
11	(II) A RIGHT TO SUBMIT A STATEMENT OF DISAGREEMENT;		
12	OR		
13	(2) THE FAILURE OF THE UNIT TO PROVIDE THE STATEMENT TO A		
14	THIRD PARTY.		
15	REVISOR'S NOTE: This section formerly was SG § 10–625.		
$\frac{16}{17}$	In the introductory language of subsection (a) of this section, the former reference to the State "government" is deleted as surplusage.		
18	The only other changes are in style.		
19	Defined terms: "Person" § 1–114		
$\begin{array}{c} 20 \\ 21 \end{array}$	"Person in interest" § 4–101 "Public record" § 4–101		
$\frac{21}{22}$	"State" § 1–115		
23	SUBTITLE 6. SHORT TITLE.		
24	4-601. SHORT TITLE.		
25	THIS TITLE MAY BE CITED AS THE PUBLIC INFORMATION ACT.		
26	REVISOR'S NOTE: This section formerly was SG § 10–630.		
27	The only other changes are in style.		
28	TITLE 5. MARYLAND PUBLIC ETHICS LAW.		

	150 HOUSE BILL 270
1	SUBTITLE 1. DEFINITIONS; GENERAL PROVISIONS.
2	5–101. DEFINITIONS.
3	(A) IN GENERAL.
4 5	IN THIS TITLE THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED UNLESS:
6 7	(1) THE CONTEXT CLEARLY REQUIRES A DIFFERENT MEANING; OR
8 9	(2) A DIFFERENT DEFINITION IS ADOPTED FOR A PARTICULAR PROVISION.
10	REVISOR'S NOTE: This subsection formerly was SG § 15–102(a).
11	No changes are made.
12	(B) ADVISORY BODY.
13	"Advisory body" means:
$14\\15\\16\\17$	(1) A GOVERNMENTAL UNIT DESIGNATED BY THE COURT OF APPEALS TO GIVE ADVICE WITH RESPECT TO THE APPLICATION OR INTERPRETATION OF SUBTITLES 5 AND 6 OF THIS TITLE TO A STATE OFFICIAL OF THE JUDICIAL BRANCH;
18 19 20	(2) THE JOINT ETHICS COMMITTEE, FOR QUESTIONS ARISING UNDER SUBTITLE 5 OF THIS TITLE REGARDING A STATE OFFICIAL OF THE LEGISLATIVE BRANCH; OR
21	(3) THE ETHICS COMMISSION, FOR ALL OTHER QUESTIONS.
$\frac{22}{23}$	REVISOR'S NOTE: This subsection is new language derived without substantive change from former SG § 15–102(b).
24 25 26 27 28 29 30 31	In item (1) of this subsection, the phrase "to give advice with respect to the application or interpretation of" is substituted for the former phrase "for the purpose of issuing advisory opinions as to questions arising under" for consistency with Maryland Rule 16–812.1(i)(2) which provides that the Judicial Ethics Committee is designated as the body to give advice with respect to the application or interpretation of any provision of Code, State Government Article, Title 15, Subtitles 5 and 6, to a State official in the Judicial Branch.

$ \begin{array}{c} 1 \\ 2 \\ 3 \\ 4 \end{array} $	Defined terms: "Ethics Commission" § 5–101 "Governmental unit" § 5–101 "Joint Ethics Committee" § 5–101 "State official" § 5–101		
5	(C)	BICOUNTY COMMISSION.	
6	"B IC	OUNTY COMMISSION" MEANS:	
7 8	Commissi	(1) THE MARYLAND-NATIONAL CAPITAL PARK AND PLANNING ON;	
9		(2) THE WASHINGTON SUBURBAN SANITARY COMMISSION; OR	
10		(3) THE WASHINGTON SUBURBAN TRANSIT COMMISSION.	
11	REV	ISOR'S NOTE: This subsection formerly was SG § 15–102(c).	
12		No changes are made.	
13	(D)	BOARD.	
$\begin{array}{c} 14\\ 15\end{array}$		ARD" MEANS AN EXECUTIVE UNIT COMPOSED OF AT LEAST TWO ALL OF WHOM ARE APPOINTED AND SERVE ON A PART–TIME BASIS.	
$\begin{array}{c} 16 \\ 17 \end{array}$	REV	ISOR'S NOTE: This subsection is new language derived without substantive change from former SG § 15–102(d).	
18	Defir	ned term: "Executive unit" § 5–101	
19	(E)	BUSINESS ENTITY.	
$\begin{array}{c} 20\\ 21 \end{array}$		SINESS ENTITY" MEANS A PERSON ENGAGED IN BUSINESS, WHETHER NONPROFIT, REGARDLESS OF FORM.	
22	REV	ISOR'S NOTE: This subsection formerly was SG § 15–102(e).	
23		No changes are made.	
24	Defir	ned term: "Person" § 1–114	
25	(F)	COMPENSATION.	

1	"COMPENSATION" MEANS MONEY OR ANY OTHER VALUABLE THING,		
$\frac{2}{3}$	REGARDLESS OF FORM, RECEIVED OR TO BE RECEIVED BY A PERSON FROM AN EMPLOYER FOR SERVICES RENDERED.		
4	REVISOR'S NOTE: This subsection formerly was SG § 15–102(f)(1).		
5	No changes are made.		
6 7	Defined terms: "Employer" § 5–101 "Person" § 1–114		
8	(G) EMPLOYEE.		
9	(1) "EMPLOYEE" MEANS AN INDIVIDUAL WHO IS EMPLOYED:		
10	(I) BY AN EXECUTIVE UNIT;		
11	(II) BY THE LEGISLATIVE BRANCH; OR		
12	(III) IN THE JUDICIAL BRANCH.		
13	(2) "EMPLOYEE" DOES NOT INCLUDE:		
14	(I) A PUBLIC OFFICIAL; OR		
15	(II) A STATE OFFICIAL.		
16	REVISOR'S NOTE: This subsection formerly was SG § 15–102(g).		
17	No changes are made.		
18 19 20	Defined terms: "Executive unit" § 5–101 "Public official" § 5–101 "State official" § 5–101		
21	(H) EMPLOYER.		
$\frac{22}{23}$	"EMPLOYER" MEANS AN ENTITY THAT PAYS OR AGREES TO PAY COMPENSATION TO ANOTHER ENTITY FOR SERVICES RENDERED.		
24	REVISOR'S NOTE: This subsection formerly was SG § 15–102(h).		
25	No changes are made.		
26	Defined terms: "Compensation" § 5–101		

1		"Entity" § 5–101
2	(I)	ENTITY.
3	"ENI	TITY" MEANS:
4		(1) A PERSON; OR
5		(2) A GOVERNMENT OR INSTRUMENTALITY OF GOVERNMENT.
6	REVI	SOR'S NOTE: This subsection formerly was SG § 15–102(i).
7		No changes are made.
8	Defin	ed term: "Person" § 1–114
9	(J)	ENTITY DOING BUSINESS WITH THE STATE.
10	"ENI	TITY DOING BUSINESS WITH THE STATE" MEANS:
11		(1) A REGULATED LOBBYIST;
12 13	APPLICABI	(2) AN ENTITY REGULATED BY THE EXECUTIVE UNIT OF THE LE OFFICIAL OR EMPLOYEE; OR
$14 \\ 15 \\ 16$		(3) AN ENTITY THAT IS A PARTY TO ONE OR A COMBINATION OF RCHASES, LEASES, OR CONTRACTS TO, FROM, OR WITH THE STATE, IT OF THE STATE, INVOLVING CONSIDERATION:
17 18 19 20		(I) OF AT LEAST \$5,000 ON A CUMULATIVE BASIS DURING NDAR YEAR FOR WHICH A STATEMENT REQUIRED BY SUBTITLE 6 OF E IS FILED, REGARDLESS OF WHEN THE CONSIDERATION IS TO BE
21 22 23 24 25	ASCERTAIN	(II) WHICH SHALL INCLUDE, AS OF THE AWARD OR N OF A CONTRACT OR LEASE, THE TOTAL CONSIDERATION D TO BE PAID UNDER THE CONTRACT OR LEASE, TO THE EXTENT VABLE WHEN AWARDED OR EXECUTED, REGARDLESS OF THE PERIOD CH PAYMENTS ARE TO BE MADE.
26	REVI	SOR'S NOTE: This subsection formerly was SG § 15–102(j).
27		No changes are made.

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1	D	efined terms: "Employee" § 5–101
$\frac{2}{3}$		"Entity" § 5–101 "Executive unit" § 5–101
4		"Official" § 5–101
5		"Regulated lobbyist" § 5–101
6		"State" § 1–115
7	(1	K) ETHICS COMMISSION.
8	"]	ETHICS COMMISSION" MEANS THE STATE ETHICS COMMISSION.
9	R	EVISOR'S NOTE: This subsection formerly was SG § 15–102(k).
10		No changes are made.
11	De	efined term: "State" § 1–115
12	(1	L) EXECUTIVE ACTION.
13	"]	EXECUTIVE ACTION" MEANS AN ACT:
14		(1) FOR WHICH THE EXECUTIVE BRANCH OF STATE
15	GOVERN	NMENT IS RESPONSIBLE; AND
16	D	(2) THAT IS TAKEN BY AN OFFICIAL OR EMPLOYEE OF THE
17	EXECUT	TIVE BRANCH.
18	R	EVISOR'S NOTE: This subsection formerly was SG § 15–102(l).
19		The only changes are in style.
20	De	efined terms: "Employee" § 5–101
21		"Official" § 5–101
22		"State" § 1–115
23	(N	A) EXECUTIVE UNIT.
24		(1) "EXECUTIVE UNIT" MEANS A DEPARTMENT, AGENCY,
25	COMMIS	SSION, BOARD, COUNCIL, OR OTHER BODY OF STATE GOVERNMENT
26	THAT:	
27		(I) IS ESTABLISHED BY LAW; AND
28		(II) IS NOT IN THE LEGISLATIVE BRANCH OR THE JUDICIAL
29	BRANCI	H OF STATE GOVERNMENT.

1	(2) "EXECUTIVE UNIT" INCLUDES:
$2 \\ 3 \\ 4$	(I) A COUNTY HEALTH DEPARTMENT UNLESS THE OFFICIALS AND EMPLOYEES OF THE DEPARTMENT ARE EXPRESSLY DESIGNATED AS LOCAL OFFICIALS IN § 5–801 OF THIS TITLE;
5	(II) THE OFFICE OF THE SHERIFF IN EACH COUNTY;
6 7	(III) THE OFFICE OF THE STATE'S ATTORNEY IN EACH COUNTY; AND
8 9	(IV) THE LIQUOR CONTROL BOARD FOR SOMERSET COUNTY.
10	REVISOR'S NOTE: This subsection formerly was SG § 15–102(m).
11	The only changes are in style.
$12\\13\\14\\15\\16\\17\\18$	Defined terms: "Board" § 5–101 "County" § 1–107 "Employee" § 5–101 "Includes" § 1–110 "Local official" § 5–101 "Official" § 5–101 "State" § 1–115
19	(N) FINANCIAL INTEREST.
20	"FINANCIAL INTEREST" MEANS:
21 22 23	(1) OWNERSHIP OF AN INTEREST AS THE RESULT OF WHICH THE OWNER HAS RECEIVED WITHIN THE PAST 3 YEARS, IS CURRENTLY RECEIVING, OR IN THE FUTURE IS ENTITLED TO RECEIVE, MORE THAN \$1,000 PER YEAR; OR
24 25	(2) (I) OWNERSHIP OF MORE THAN 3% OF A BUSINESS ENTITY BY:
26	1. AN OFFICIAL;
27	2. AN EMPLOYEE; OR
28	3. THE SPOUSE OF AN OFFICIAL OR EMPLOYEE; OR

$egin{array}{c} 1 \\ 2 \\ 3 \end{array}$	(II) OWNERSHIP OF SECURITIES OF ANY KIND THAT REPRESENT, OR ARE CONVERTIBLE INTO, OWNERSHIP OF MORE THAN 3% OF A BUSINESS ENTITY BY:		
4	1. AN OFFICIAL;		
5	2. AN EMPLOYEE; OR		
6	3. THE SPOUSE OF AN OFFICIAL OR EMPLOYEE.		
7	REVISOR'S NOTE: This subsection formerly was SG § 15–102(n).		
8	No changes are made.		
9 10 11 12	Defined terms: "Business entity" § 5–101 "Employee" § 5–101 "Interest" § 5–101 "Official" § 5–101		
13	(O) GENERAL ASSEMBLY.		
$\begin{array}{c} 14 \\ 15 \end{array}$	"GENERAL ASSEMBLY" INCLUDES A MEMBER, COMMITTEE, OR SUBCOMMITTEE OF THE GENERAL ASSEMBLY.		
16	REVISOR'S NOTE: This subsection formerly was SG § 15–102(o).		
17	No changes are made.		
18	Defined term: "Includes" § 1–110		
19	(P) GIFT.		
20 21 22	(1) "GIFT" MEANS THE TRANSFER OF ANYTHING OF ECONOMIC VALUE, REGARDLESS OF FORM, WITHOUT ADEQUATE AND LAWFUL CONSIDERATION.		
$\begin{array}{c} 23\\ 24\\ 25 \end{array}$	(2) "GIFT" DOES NOT INCLUDE THE SOLICITATION, ACCEPTANCE, RECEIPT, OR REGULATION OF A POLITICAL CONTRIBUTION THAT IS REGULATED IN ACCORDANCE WITH:		
26	(I) THE ELECTION LAW ARTICLE; OR		
27	(II) ANY OTHER STATE LAW REGULATING:		

1	1. THE CONDUCT OF ELECTIONS; OR
2	2. THE RECEIPT OF POLITICAL CONTRIBUTIONS.
3	REVISOR'S NOTE: This subsection formerly was SG § 15–102(p).
4	No changes are made.
$5 \\ 6$	Defined terms: "Political contribution" § 5–101 "State" § 1–115
7	(Q) GOVERNMENTAL UNIT.
8 9 10	"GOVERNMENTAL UNIT" MEANS A DEPARTMENT, AN AGENCY, A COMMISSION, A BOARD, A COUNCIL, OR ANY OTHER BODY OF STATE GOVERNMENT THAT IS ESTABLISHED BY LAW.
$\begin{array}{c} 11 \\ 12 \end{array}$	REVISOR'S NOTE: This subsection is new language derived without substantive change from former SG § 15–102(q).
13 14	The former reference to governmental unit "includes an executive unit" is deleted as surplusage.
$\begin{array}{c} 15\\ 16 \end{array}$	Defined terms: "Board" § 5–101 "State" § 1–115
17	(R) HONORARIUM.
18 19	(1) "HONORARIUM" MEANS THE PAYMENT OF MONEY OR ANYTHING OF VALUE FOR:
$\begin{array}{c} 20\\ 21 \end{array}$	(I) SPEAKING TO, PARTICIPATING IN, OR ATTENDING A MEETING OR OTHER FUNCTION; OR
22 23	(II) WRITING AN ARTICLE THAT HAS BEEN OR IS INTENDED TO BE PUBLISHED.
$\begin{array}{c} 24 \\ 25 \end{array}$	(2) "HONORARIUM" DOES NOT INCLUDE PAYMENT FOR WRITING A BOOK THAT HAS BEEN OR IS INTENDED TO BE PUBLISHED.
26	REVISOR'S NOTE: This subsection formerly was SG § 15–102(r).
27	No changes are made.

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$ \begin{array}{c} 1 \\ 2 \\ 3 \\ 4 \\ 5 \\ 6 \\ 7 \end{array} $		The General Provisions Article Review Committee notes, for consideration by the General Assembly, that the definition of "honorarium" in this subsection is grammatically incorrect since an honorarium is not the act of paying, which is how the definition is worded, but is instead the actual payment itself. The General Assembly may wish to amend the definition of "honorarium" to be consistent with the commonly understood definition of the term.
8	(S)	IMMEDIATE FAMILY.
9 10	"IMM CHILDREN.	IEDIATE FAMILY" MEANS AN INDIVIDUAL'S SPOUSE AND DEPENDENT
11	REVI	SOR'S NOTE: This subsection formerly was SG § 15–102(s).
12		No changes are made.
13	(T)	INTEREST.
14 15 16 17	SEVERALLY	(1) "INTEREST" MEANS A LEGAL OR EQUITABLE ECONOMIC THAT IS OWNED OR HELD WHOLLY OR PARTLY, JOINTLY OR A, OR DIRECTLY OR INDIRECTLY, WHETHER OR NOT THE ECONOMIC IS SUBJECT TO AN ENCUMBRANCE OR CONDITION.
18		(2) "INTEREST" DOES NOT INCLUDE:
19 20 21		(I) AN INTEREST HELD IN THE CAPACITY OF AGENT, N, FIDUCIARY, PERSONAL REPRESENTATIVE, OR TRUSTEE, UNLESS ER HAS AN EQUITABLE INTEREST IN THE SUBJECT MATTER;
$\begin{array}{c} 22\\ 23 \end{array}$	FINANCIAL	(II) AN INTEREST IN A TIME OR DEMAND DEPOSIT IN A INSTITUTION;
24 25 26 27	,	(III) AN INTEREST IN AN INSURANCE POLICY, ENDOWMENT R ANNUITY CONTRACT UNDER WHICH AN INSURER PROMISES TO PAY MOUNT OF MONEY IN A LUMP SUM OR PERIODICALLY FOR LIFE OR A PERIOD;
28 29	OF A PENSI	(IV) A COMMON TRUST FUND OR A TRUST THAT FORMS PART ON OR A PROFIT–SHARING PLAN THAT:
30		1. HAS MORE THAN 25 PARTICIPANTS; AND

$ 1 \\ 2 \\ 3 \\ 4 $	2. IS DETERMINED BY THE INTERNAL REVENUE SERVICE TO BE A QUALIFIED TRUST UNDER THE INTERNAL REVENUE CODE OR A QUALIFIED TUITION PLAN ESTABLISHED PURSUANT TO SECTION 529 OF THE INTERNAL REVENUE CODE; OR		
5 6 7 8	(V) A MUTUAL FUND THAT IS PUBLICLY TRADED ON A NATIONAL SCALE UNLESS THE MUTUAL FUND IS COMPOSED PRIMARILY OF HOLDINGS OF STOCKS AND INTERESTS IN A SPECIFIC SECTOR OR AREA THAT IS REGULATED BY THE INDIVIDUAL'S GOVERNMENTAL UNIT.		
9	REVISOR'S NOTE: This subsection formerly was SG § 15–102(t).		
$10\\11\\12\\13$	In paragraph (2)(iv)2 of this subsection, the reference to a "qualified tuition plan established in accordance with Section 529 of the Internal Revenue Code" is substituted for the former reference to a "college savings plan under the Internal Revenue Code" for clarity and accuracy.		
14	No other changes are made.		
15	(U) JOINT ETHICS COMMITTEE.		
16 17	"JOINT ETHICS COMMITTEE" MEANS THE JOINT COMMITTEE ON LEGISLATIVE ETHICS.		
18	REVISOR'S NOTE: This subsection formerly was SG § 15–102(u).		
19	No changes are made.		
20	(V) LEGISLATIVE ACTION.		
$\frac{21}{22}$	(1) "LEGISLATIVE ACTION" MEANS AN OFFICIAL ACTION OR NONACTION RELATING TO:		
$23 \\ 24 \\ 25$	(I) A BILL, A RESOLUTION, AN AMENDMENT, A NOMINATION, AN APPOINTMENT, A REPORT, OR ANY OTHER MATTER WITHIN THE JURISDICTION OF THE GENERAL ASSEMBLY; OR		
26 27	(II) A BILL PRESENTED TO THE GOVERNOR FOR SIGNATURE OR VETO.		
28	(2) "LEGISLATIVE ACTION" INCLUDES:		
29	(I) INTRODUCTION;		

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1		(II) SPONSORSHIP;		
2		(III) CONSIDERATION;		
3		(IV) DEBATE;		
4		(V) AMENDMENT;		
5		(VI) PASSAGE;		
6		(VII) DEFEAT;		
7		(VIII) APPROVAL; AND		
8		(IX) VETO.		
9	REVI	SOR'S NOTE: This subsection formerly was SG § 15–102(v).		
10 11 12		In paragraph (2)(viii) of this subsection, the word "and" is substituted for the former word "or" since "and" is the more appropriate conjunction when used in a definition following "includes".		
13		The only other changes are in style.		
$\begin{array}{c} 14 \\ 15 \end{array}$	Defin	ed terms: "General Assembly" § 5–101 "Includes" § 1–110		
16	(W)	LEGISLATIVE UNIT.		
17	"LEC	SISLATIVE UNIT" MEANS:		
18		(1) THE GENERAL ASSEMBLY;		
19		(2) EITHER HOUSE OF THE GENERAL ASSEMBLY;		
20 21 22 23 24	THE PRESI	(3) A STANDING COMMITTEE OF THE GENERAL ASSEMBLY, THAT THE PRESIDING OFFICER OF THE HOUSE OF DELEGATES AND DING OFFICER OF THE SENATE SHALL BE DEEMED AN EX OFFICIO OF ANY STANDING COMMITTEE OF THE PRESIDING OFFICER'S OR		
25		(4) A COUNTY OR REGIONAL DELEGATION OF MEMBERS OF THE		

(4) A COUNTY OR REGIONAL DELEGATION OF MEMBERS OF THE
GENERAL ASSEMBLY THAT IS RECOGNIZED BY A PRESIDING OFFICER OF THE
GENERAL ASSEMBLY.

1	REVISOR'S NOTE: This subsection formerly was SG § 15–102(w).		
$2 \\ 3 \\ 4 \\ 5$	In item (3) of this subsection, the reference to "the presiding officer of the House of Delegates and the presiding officer of the Senate" is substituted for the former reference to "the presiding officer of the House of Delegates or Senate" for clarity.		
6	The only other changes are in style.		
7 8	Defined terms: "County" § 1–107 "General Assembly" § 5–101		
9	(X) LOBBYING.		
10 11	"LOBBYING" MEANS PERFORMING ANY ACT THAT REQUIRES REGISTRATION UNDER § 5-701 OF THIS TITLE.		
12	REVISOR'S NOTE: This subsection formerly was SG § 15–102(x)(1).		
13	The only changes are in style.		
14	(Y) LOCAL OFFICIAL.		
15 16 17 18 19	(1) "LOCAL OFFICIAL", SUBJECT TO § 5–801 OF THIS TITLE, MEANS AN OFFICIAL, OFFICER, OR EMPLOYEE OF A COUNTY OR MUNICIPAL CORPORATION THAT THE GOVERNING BODY OF THE COUNTY OR MUNICIPAL CORPORATION DETERMINES IS SUBJECT TO SUBTITLE 8, PART II OF THIS TITLE.		
20 21 22 23	(2) "LOCAL OFFICIAL", SUBJECT TO § 5–801 OF THIS TITLE, INCLUDES EACH MEMBER AND EMPLOYEE OF A BOARD OF LICENSE COMMISSIONERS THAT THE APPLICABLE GOVERNING BODY DETERMINES IS SUBJECT TO SUBTITLE 8, PART II OF THIS TITLE.		
24	REVISOR'S NOTE: This subsection formerly was SG § 15–102(y).		
25	The only changes are in style.		
26 27 28 29	Defined terms: "County" § 1–107 "Employee" § 5–101 "Includes" § 1–110 "Municipal corporation" § 5–101		
30	(Z) MEMBER OF HOUSEHOLD.		

1	"Member of household" means:
$\frac{2}{3}$	(1) IF SHARING AN INDIVIDUAL'S LEGAL RESIDENCE, THE INDIVIDUAL'S:
4	(I) SPOUSE;
5	(II) CHILD;
6	(III) WARD;
7	(IV) FINANCIALLY DEPENDENT PARENT; OR
8	(V) OTHER FINANCIALLY DEPENDENT RELATIVE; OR
9 10 11	(2) AN INDIVIDUAL'S SPOUSE, CHILD, WARD, PARENT, OR OTHER RELATIVE, OVER WHOSE FINANCIAL AFFAIRS THE INDIVIDUAL HAS LEGAL OR ACTUAL CONTROL.
12	REVISOR'S NOTE: This subsection formerly was SG § 15–102(z).
13	No changes are made.
14	(AA) MUNICIPAL CORPORATION.
$\begin{array}{c} 15\\ 16 \end{array}$	"MUNICIPAL CORPORATION" MEANS A MUNICIPALITY GOVERNED BY ARTICLE XI-E OF THE MARYLAND CONSTITUTION.
17	REVISOR'S NOTE: This subsection formerly was SG § 15–102(aa).
18	No changes are made.
19	(BB) OFFICIAL.
20	"OFFICIAL" MEANS EITHER A STATE OFFICIAL OR A PUBLIC OFFICIAL.
21	REVISOR'S NOTE: This subsection formerly was SG § 15–102(bb).
22	No changes are made.
$\frac{23}{24}$	Defined terms: "Public official" § 5–101 "State official" § 5–101

1	(CC) POLITICAL CONTRIBUTION.		
$\frac{2}{3}$	"Political contribution" means a contribution as defined in § 1–101 of the Election Law Article.		
4	REVISOR'S NOTE: This subsection formerly was SG § 15–102(cc).		
5	The only changes are in style.		
6	(DD) PRINCIPAL POLITICAL PARTY.		
7 8	"PRINCIPAL POLITICAL PARTY" MEANS THE STATE DEMOCRATIC PARTY OR THE STATE REPUBLICAN PARTY.		
9	REVISOR'S NOTE: This subsection formerly was SG § 15–102(dd).		
10	No changes are made.		
11	(EE) PROCUREMENT CONTRACT.		
$\frac{12}{13}$	"PROCUREMENT CONTRACT" HAS THE MEANING STATED IN § 11-101 OF THE STATE FINANCE AND PROCUREMENT ARTICLE.		
14	REVISOR'S NOTE: This subsection formerly was SG § 15–102(ee).		
15	The only changes are in style.		
16	(FF) PUBLIC OFFICIAL.		
17 18	"PUBLIC OFFICIAL" MEANS AN INDIVIDUAL DETERMINED TO BE A PUBLIC OFFICIAL UNDER § 5–103 OF THIS SUBTITLE.		
19	REVISOR'S NOTE: This subsection formerly was SG § 15–102(ff).		
20	The only changes are in style.		
21	(GG) QUALIFYING RELATIVE.		
$\frac{22}{23}$	"QUALIFYING RELATIVE" MEANS A SPOUSE, PARENT, CHILD, BROTHER, OR SISTER.		
24	REVISOR'S NOTE: This subsection formerly was SG § 15–102(gg).		
25	No changes are made.		

1	(HH)	R EGULATED LOBBYIST.	
$\frac{2}{3}$	"R EGULATED LOBBYIST" MEANS AN ENTITY THAT IS REQUIRED TO REGISTER WITH THE ETHICS COMMISSION UNDER § 5–701(A) OF THIS TITLE.		
4	REVISOR'S NOTE: This subsection formerly was SG § 15–102(hh).		
5		The only changes are in style.	
6 7	Defined terms: "Entity" § 5–101 "Ethics Commission" § 5–101		
8	(II)	RESPONDENT.	
9 10	"Respondent" means any of the following that is the subject of A complaint before the Ethics Commission:		
11		(1) AN OFFICIAL;	
12		(2) AN EMPLOYEE;	
13		(3) A CANDIDATE FOR OFFICE AS A STATE OFFICIAL;	
14		(4) AN ENTITY SUBJECT TO SUBTITLE 7 OF THIS TITLE; OR	
15		(5) AN ENTITY SUBJECT TO § $5-512$ OF THIS TITLE.	
16	REVI	SOR'S NOTE: This subsection formerly was SG § 15–102(ii).	
17		The only changes are in style.	
18 19 20 21 22	Defined terms: "Employee" § 5–101 "Entity" § 5–101 "Ethics Commission" § 5–101 "Official" § 5–101 "State official" § 5–101		
23	(11)	SCHOOL BOARD.	
$\begin{array}{c} 24 \\ 25 \end{array}$		IOOL BOARD" MEANS A COUNTY BOARD OF EDUCATION OR, IN E CITY, THE BOARD OF SCHOOL COMMISSIONERS.	
	5 57 77		

26 REVISOR'S NOTE: This subsection formerly was SG § 15–102(jj).

1	No changes are made.		
2	Defined term: "County" § 1–107		
3	(KK) SCHOOL SYSTEM.		
4 5	"School system" means the educational system under the authority of a school board.		
6	REVISOR'S NOTE: This subsection formerly was SG § 15–102(kk).		
7	No changes are made.		
8	Defined term: "School board" § 5–101		
9	(LL) STATE OFFICIAL.		
10	"STATE OFFICIAL" MEANS:		
$\frac{11}{12}$	(1) A CONSTITUTIONAL OFFICER OR OFFICER-ELECT IN AN EXECUTIVE UNIT;		
13	(2) A MEMBER OR MEMBER–ELECT OF THE GENERAL ASSEMBLY;		
$\begin{array}{c} 14 \\ 15 \end{array}$	(3) A JUDGE OR JUDGE–ELECT OF A COURT UNDER ARTICLE IV, § 1 OF THE MARYLAND CONSTITUTION;		
$\begin{array}{c} 16 \\ 17 \end{array}$	(4) A JUDICIAL APPOINTEE AS DEFINED IN MARYLAND RULE 16–814;		
18	(5) A STATE'S ATTORNEY;		
19	(6) A CLERK OF THE CIRCUIT COURT;		
20	(7) A REGISTER OF WILLS; OR		
21	(8) A SHERIFF.		
22	REVISOR'S NOTE: This subsection formerly was SG § 15–102(ll).		
23	The only changes are in style.		
24	Defined terms: "Executive unit" § 5–101		

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1 2	"General Assembly" § 5–101 "State" § 1–115
3	(MM) SUPERINTENDENT.
4	"SUPERINTENDENT" MEANS A COUNTY SUPERINTENDENT AS DEFINED IN
5	§ 1–101 OF THE EDUCATION ARTICLE.
6	REVISOR'S NOTE: This subsection formerly was SG § 15–102(mm).
7	No changes are made.
8	5-102. LEGISLATIVE FINDINGS; POLICY; LIBERAL CONSTRUCTION.
9	(A) LEGISLATIVE FINDINGS.
10	(1) THE GENERAL ASSEMBLY OF MARYLAND, RECOGNIZING
11	THAT OUR SYSTEM OF REPRESENTATIVE GOVERNMENT IS DEPENDENT ON
12	MAINTAINING THE HIGHEST TRUST BY THE PEOPLE IN THEIR GOVERNMENT
13	OFFICIALS AND EMPLOYEES, FINDS AND DECLARES THAT THE PEOPLE HAVE A
14	RIGHT TO BE ASSURED THAT THE IMPARTIALITY AND INDEPENDENT JUDGMENT
15	OF THOSE OFFICIALS AND EMPLOYEES WILL BE MAINTAINED.
16	(2) IT IS EVIDENT THAT THE PEOPLE'S CONFIDENCE AND TRUST
17	ARE ERODED WHEN THE CONDUCT OF THE STATE'S BUSINESS IS SUBJECT TO
18	IMPROPER INFLUENCE OR EVEN THE APPEARANCE OF IMPROPER INFLUENCE.
19	(B) POLICY.
20	FOR THE PURPOSE OF GUARDING AGAINST IMPROPER INFLUENCE, THE
21	GENERAL ASSEMBLY ENACTS THIS MARYLAND PUBLIC ETHICS LAW TO
22	REQUIRE CERTAIN GOVERNMENT OFFICIALS AND EMPLOYEES TO DISCLOSE
23	THEIR FINANCIAL AFFAIRS AND TO SET MINIMUM ETHICAL STANDARDS FOR
24	THE CONDUCT OF STATE AND LOCAL BUSINESS.
25	(C) LIBERAL CONSTRUCTION OF TITLE.
26	THE GENERAL ASSEMBLY INTENDS THAT THIS TITLE, EXCEPT ITS
27	PROVISIONS FOR CRIMINAL SANCTIONS, BE CONSTRUED LIBERALLY TO
28	ACCOMPLISH THIS PURPOSE.
29	REVISOR'S NOTE: This section formerly was SG § 15–101.
30	The only changes are in style.

$\begin{array}{c}1\\2\\3\\4\end{array}$	Defined terms: "Employee" § 5–101 "General Assembly" § 5–101 "Official" § 5–101 "State" § 1–115
5	5-103. DESIGNATION OF INDIVIDUALS AS PUBLIC OFFICIALS.
6	(A) IN GENERAL.
7 8 9	THE DETERMINATION OF WHETHER AN INDIVIDUAL IS A PUBLIC OFFICIAL FOR THE PURPOSES OF THIS TITLE SHALL BE MADE IN ACCORDANCE WITH THIS SECTION.
10	(B) PUBLIC OFFICIALS OF EXECUTIVE UNITS.
$\begin{array}{c} 11 \\ 12 \end{array}$	EXCEPT AS PROVIDED IN SUBSECTION (F) OF THIS SECTION, THE FOLLOWING INDIVIDUALS IN EXECUTIVE UNITS ARE PUBLIC OFFICIALS:
$13 \\ 14 \\ 15 \\ 16$	(1) AN INDIVIDUAL WHO RECEIVES COMPENSATION AT A RATE EQUIVALENT TO AT LEAST STATE GRADE LEVEL 16, OR WHO IS APPOINTED TO A BOARD, IF THE ETHICS COMMISSION DETERMINES UNDER § 5–208 OF THIS TITLE THAT:
17 18 19	(I) THE INDIVIDUAL, ACTING ALONE OR AS A MEMBER OF AN EXECUTIVE UNIT, HAS DECISION–MAKING AUTHORITY OR ACTS AS A PRINCIPAL ADVISOR TO AN INDIVIDUAL WITH DECISION–MAKING AUTHORITY:
$\begin{array}{c} 20\\ 21 \end{array}$	1. IN MAKING STATE POLICY IN AN EXECUTIVE UNIT; OR
22 23	2. IN EXERCISING QUASI–JUDICIAL, REGULATORY, LICENSING, INSPECTING, OR AUDITING FUNCTIONS; AND
$\begin{array}{c} 24 \\ 25 \end{array}$	(II) THE INDIVIDUAL'S DUTIES ARE NOT ESSENTIALLY ADMINISTRATIVE AND MINISTERIAL;
26 27 28 29 30 31 32	(2) ANY OTHER INDIVIDUAL IN AN EXECUTIVE UNIT IF THE ETHICS COMMISSION DETERMINES THAT THE INDIVIDUAL, ACTING ALONE OR AS A MEMBER OF THE EXECUTIVE UNIT, HAS DECISION–MAKING AUTHORITY OR ACTS AS A PRINCIPAL ADVISOR TO AN INDIVIDUAL WITH DECISION–MAKING AUTHORITY IN DRAFTING SPECIFICATIONS FOR, NEGOTIATING, OR EXECUTING CONTRACTS THAT COMMIT THE STATE OR AN EXECUTIVE UNIT TO SPEND MORE THAN \$10,000 IN A YEAR;

1 (3) A MEMBER, APPOINTEE, OR EMPLOYEE OF THE MARYLAND $\mathbf{2}$ **STADIUM AUTHORITY;** 3 (4) A MEMBER, APPOINTEE, OR EMPLOYEE OF THE CANAL PLACE **PRESERVATION AND DEVELOPMENT AUTHORITY; AND** 4 A MEMBER OF THE EMERGENCY MEDICAL SERVICES BOARD. $\mathbf{5}$ (5) (C) **PUBLIC OFFICIALS OF LEGISLATIVE BRANCH.** 6 7 EXCEPT AS PROVIDED IN SUBSECTION (F) OF THIS SECTION, AN INDIVIDUAL IN THE LEGISLATIVE BRANCH IS A PUBLIC OFFICIAL IF THE 8 **INDIVIDUAL:** 9 RECEIVES COMPENSATION AT A RATE EQUIVALENT TO AT 10 (1) LEAST STATE GRADE LEVEL 16; AND 11 12 IS DESIGNATED A PUBLIC OFFICIAL BY ORDER OF THE (2) PRESIDING OFFICERS OF THE GENERAL ASSEMBLY. 1314**(**D**)** PUBLIC OFFICIALS OF JUDICIAL BRANCH. 15IN THIS PARAGRAPH, "INDIVIDUAL IN THE JUDICIAL (1) **(I) BRANCH" INCLUDES AN INDIVIDUAL WHO IS:** 16 171. **EMPLOYED IN THE OFFICE OF A CLERK OF COURT:** 18 2. PAID BY A COUNTY TO PERFORM SERVICES IN AN **ORPHANS' COURT OR CIRCUIT COURT;** 19203. EMPLOYED BY THE ATTORNEY GRIEVANCE 21**COMMISSION;** 22EMPLOYED BY THE STATE BOARD OF LAW 4. 23**EXAMINERS; OR** 245. EMPLOYED BY THE COURT OF APPEALS 25STANDING COMMITTEE ON RULES OF PRACTICE AND PROCEDURE. 26**(II)** EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS SUBSECTION OR SUBSECTION (F) OF THIS SECTION, AN INDIVIDUAL IN THE 27

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JUDICIAL BRANCH IS A PUBLIC OFFICIAL IF THE INDIVIDUAL RECEIVES 1 $\mathbf{2}$ COMPENSATION AT A RATE EQUIVALENT TO AT LEAST STATE GRADE LEVEL 16. THE ETHICS COMMISSION MAY EXCLUDE THE INDIVIDUALS 3 (2) IN A POSITION IN THE JUDICIAL BRANCH FROM INCLUSION AS PUBLIC 4 **OFFICIALS UNDER PARAGRAPH (1)(II) OF THIS SUBSECTION:** $\mathbf{5}$ 6 ON THE RECOMMENDATION OF THE STATE COURT **(I)** 7 **ADMINISTRATOR; AND** 8 IF THE ETHICS COMMISSION DETERMINES THAT THE **(II)** 9 POSITION DOES NOT HAVE POLICY, POLICY ADVICE, QUASI-JUDICIAL, OR **PROCUREMENT FUNCTIONS.** 10 11 **(E) BICOUNTY COMMISSION MEMBERS.** 12A MEMBER OF A BICOUNTY COMMISSION IS A PUBLIC OFFICIAL. 13 **(F) EXCEPTIONS.** 14THE FOLLOWING ARE NOT PUBLIC OFFICIALS: 15(1) A STATE OFFICIAL; 16 (2) AN INDIVIDUAL EMPLOYED ON A CONTRACTUAL BASIS UNLESS 17THE INDIVIDUAL IS: 18 **(I)** EMPLOYED ON A FULL-TIME BASIS FOR MORE THAN 6 19MONTHS; AND 20(II) DESIGNATED \mathbf{AS} Α PUBLIC OFFICIAL UNDER 21SUBSECTION (B)(1) OR (C) OF THIS SECTION; AND 22(3) A PART-TIME OR FULL-TIME FACULTY MEMBER AT A STATE 23**INSTITUTION OF HIGHER EDUCATION:** 24AS TO SUBSECTION (B)(2) OF THIS SECTION, ONLY WHEN **(I)** 25THE INDIVIDUAL IS ACTING IN THE CAPACITY OF A FACULTY MEMBER; AND 26**(**II**)** AS TO ANY OTHER PROVISION OF THIS SECTION, UNLESS 27THE INDIVIDUAL ALSO:

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$\frac{1}{2}$	1. IS EMPLOYED IN ANOTHER POSITION THAT CAUSES THE INDIVIDUAL TO BE DESIGNATED AS A PUBLIC OFFICIAL; OR
3 4 5 6 7	2. DIRECTLY PROCURES, DIRECTLY INFLUENCES, OR OTHERWISE DIRECTLY AFFECTS THE FORMATION OR EXECUTION OF ANY STATE CONTRACT, PURCHASE, OR SALE, AS ESTABLISHED BY REGULATIONS ADOPTED BY THE ETHICS COMMISSION AND APPROVED BY THE JOINT COMMITTEE ON ADMINISTRATIVE, EXECUTIVE, AND LEGISLATIVE REVIEW.
8 9	REVISOR'S NOTE: This section is new language derived without substantive change from former SG § 15–103.
$10 \\ 11 \\ 12$	In subsection (b)(1)(i) and (2) of this section, the references to acting as a principal advisor to "an individual" are substituted for the former references to acting as a principal advisor to "one" for clarity.
13 14	In subsection (f)(2)(ii) of this section, the reference to an individual designated "as a public official" is added for clarity.
$ 15 \\ 16 \\ 17 \\ 18 \\ 19 \\ 20 \\ 21 \\ 22 \\ 23 \\ 24 \\ 25 \\ 26 \\ $	Defined terms: "Bicounty commission" § 5–101 "Board" § 5–101 "Compensation" § 5–101 "County" § 1–107 "Employee" § 5–101 "Ethics Commission" § 5–101 "Executive unit" § 5–101 "General Assembly" § 5–101 "Includes" § 1–110 "Public official" § 5–101 "State" § 1–115 "State official" § 5–101
27	5–104. Administration of title.
28 29	THIS TITLE SHALL BE ADMINISTERED AND IMPLEMENTED BY: (1) THE JOINT ETHICS COMMITTEE, ACTING AS AN ADVISORY
$\frac{20}{30}$	BODY AS TO THE APPLICATION OF SUBTITLE 5 OF THIS TITLE TO MEMBERS OF THE GENERAL ASSEMBLY;
32 33 34 35	(2) THE COMMISSION ON JUDICIAL DISABILITIES OR ANOTHER BODY DESIGNATED BY THE COURT OF APPEALS, ACTING AS AN ADVISORY BODY AS TO THE APPLICATION OF SUBTITLES 5 AND 6 OF THIS TITLE TO STATE OFFICIALS OF THE JUDICIAL BRANCH; AND

- 1 (3) IN ALL OTHER MATTERS, THE ETHICS COMMISSION. 2 REVISOR'S NOTE: This section formerly was SG § 15–104. 3 In the introductory language of this section, the former reference to "the following three ethics agencies" is deleted as surplusage. 4 $\mathbf{5}$ In item (2) of this section, the reference to the "Commission on Judicial 6 Disabilities" is substituted for the former reference to the "Judicial 7 Disabilities Commission" to accurately state the name of the Commission. No other changes are made. 8 9 Article Review The General Provisions Committee for notes. 10 consideration by the General Assembly, that while the Commission on Judicial Disabilities exists, it does not implement or administer Title 15, 11 12Subtitles 5 and 6 of the State Government Article. Instead, Maryland 13Rule 16-812.1 designates the Judicial Ethics Committee as the body to give advice with respect to the application or interpretation of any 1415provision of Code, State Government Article, Title 15, Subtitles 5 and 6, 16to a State official in the Judicial Branch. The General Assembly may 17wish to amend item (2) of this section to conform to Maryland Rule 18 16-812.1. Defined terms: "Advisory body" § 5–101 1920"Ethics Commission" § 5-101 "General Assembly" § 5–101 2122"Joint Ethics Committee" § 5-101 "State official" § 5-101 23245–105. OTHER LAWS. 25**(**A**)** IN GENERAL. 26IF ANOTHER PROVISION OF LAW RELATING TO CONFLICTS OF INTEREST, 27FINANCIAL DISCLOSURE, OR LOBBYING IS MORE STRINGENT THAN THIS TITLE, 28THE OTHER PROVISION SHALL APPLY. 29**(B) EXCEPTION.** TITLE 3, SUBTITLE 1 OF THE PUBLIC SAFETY ARTICLE DOES NOT APPLY 30 TO ACTIVITIES CARRIED OUT BY THE ETHICS COMMISSION UNDER THIS TITLE. 31
- 32 REVISOR'S NOTE: This section formerly was SG § 15–105.

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$egin{array}{c} 1 \ 2 \end{array}$		subsection (a) of this section, the reference to "the other" provision is stituted for the former reference to "that" provision for clarity.		
3	No	other changes are made.		
4 5	Defined terms: "Ethics Commission" § 5–101 "Lobbying" § 5–101			
6		SUBTITLE 2. STATE ETHICS COMMISSION.		
7	5-201. Estabi	ISHED.		
8	THERE IS	A STATE ETHICS COMMISSION.		
9	REVISOR	'S NOTE: This section formerly was SG § 15–201.		
10	No	changes are made.		
11	5–202. Мемве	RSHIP.		
12	(A) CO	MPOSITION; APPOINTMENT OF MEMBERS.		
13	(1)	THE ETHICS COMMISSION CONSISTS OF FIVE MEMBERS.		
14	(2)	THE GOVERNOR SHALL APPOINT:		
$\begin{array}{c} 15\\ 16\\ 17\end{array}$		(I) WITH THE ADVICE AND CONSENT OF THE SENATE, RS, AT LEAST ONE OF WHOM SHALL BE A MEMBER OF THE ITICAL PARTY OF WHICH THE GOVERNOR IS NOT A MEMBER;		
18 19	Senate; and	(II) ONE MEMBER NOMINATED BY THE PRESIDENT OF THE		
$\begin{array}{c} 20\\ 21 \end{array}$	HOUSE.	(III) ONE MEMBER NOMINATED BY THE SPEAKER OF THE		
$\frac{22}{23}$	(3) OR OF THE SPE	THE GOVERNOR MAY REJECT A NOMINEE OF THE PRESIDENT AKER ONLY FOR CAUSE.		
$\begin{array}{c} 24 \\ 25 \\ 26 \end{array}$	(4) IF THE GOVERNOR REJECTS A NOMINEE UNDER PARAGRAPH (3) OF THIS SUBSECTION, THE APPROPRIATE PRESIDING OFFICER SHALL NOMINATE ANOTHER INDIVIDUAL.			

1 (5) A VACANCY SHALL BE FILLED IN A MANNER CONSISTENT 2 WITH THIS SUBSECTION.

- 3 (B) QUALIFICATIONS OF MEMBERS.
- 4 **A MEMBER OF THE ETHICS COMMISSION MAY NOT:**
- 5 (1) HOLD ELECTED OR APPOINTED OFFICE IN, BE AN EMPLOYEE 6 OF, OR BE A CANDIDATE FOR OFFICE IN:
 - (I) THE FEDERAL GOVERNMENT;
- 8 (II) THE STATE GOVERNMENT;
- 9 (III) A MUNICIPAL CORPORATION, COUNTY, OR 10 MULTICOUNTY AGENCY OF THE STATE; OR
- 11 (IV) A POLITICAL PARTY; OR
- 12 (2) BE A REGULATED LOBBYIST.
- 13 **(C) OATH.**

14 BEFORE TAKING OFFICE, EACH APPOINTEE TO THE ETHICS COMMISSION 15 SHALL TAKE THE OATH REQUIRED BY ARTICLE I, § 9 OF THE MARYLAND 16 CONSTITUTION.

- 17 (D) TENURE; VACANCIES.
- 18

7

(1) THE TERM OF A MEMBER IS 5 YEARS.

19 (2) THE TERMS OF MEMBERS ARE STAGGERED AS REQUIRED BY 20 THE TERMS IN EFFECT FOR MEMBERS OF THE ETHICS COMMISSION ON 21 OCTOBER 1, 2013.

- 22 (3) A MEMBER MAY SERVE NO MORE THAN TWO CONSECUTIVE 23 5-YEAR TERMS.
- 24(4)A MEMBER WHO IS APPOINTED AFTER A TERM HAS BEGUN25SERVES FOR THE REST OF THE TERM.
- 26(5)AT THE END OF A TERM, A MEMBER MAY CONTINUE TO SERVE27UNTIL A SUCCESSOR IS APPOINTED AND QUALIFIES.

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1	(E) RE	MOVAL.
2	(1)	THE GOVERNOR MAY REMOVE A MEMBER FOR:
3		(I) NEGLECT OF DUTY;
4		(II) MISCONDUCT IN OFFICE;
5 6	DISCHARGE TH	(III) A DISABILITY THAT MAKES THE MEMBER UNABLE TO E POWERS AND DUTIES OF OFFICE; OR
7		(IV) A VIOLATION OF THIS TITLE.
8 9	(2) THE MEMBER:	BEFORE REMOVING A MEMBER, THE GOVERNOR SHALL GIVE
10		(I) WRITTEN NOTICE OF THE CHARGES; AND
11		(II) AN OPPORTUNITY TO ANSWER THE CHARGES.
12	REVISOR	'S NOTE: This section formerly was SG § 15–202.
$\frac{13}{14}$		subsection (e)(2)(ii) of this section, the reference to "answer[ing]" the arges is substituted for the former reference to "reply[ing] to" the
15	cha	rges to use the appropriate terminology.
16	The	e only other changes are in style.
17	The	· · · · · · · · · · · · · · · · · · ·
$\frac{18}{19}$		sideration by the General Assembly, that subsection (d) of this section ambiguous in that it is unclear whether a member of the Ethics
20		nmission who has been appointed after a 5-year term has begun is
21		sidered to have served for a 5-year term. If that is true, a member
22		ald be disqualified from serving more than two consecutive 5-year
$\frac{23}{24}$		ms under subsection (d)(3) of this section. The General Assembly may h to clarify the meaning of subsection (d)(4) of this section.
25		erms: "County" § 1–107
26 97		nployee" § $5-101$
$\frac{27}{28}$		hics Commission" § 5–101 unicipal corporation" § 5–101
$\frac{28}{29}$		incipal political party" § 5–101
$\frac{29}{30}$		gulated lobbyist" § 5–101
31		ate" § 1–115

1	5–203. OFFICERS.		
2	(A) CHAIR.		
$\frac{3}{4}$	THE ETHICS COMMISSION SHALL ELECT A CHAIR FROM AMONG ITS MEMBERS.		
5	(B) TERM OF OFFICE.		
6	(1) THE TERM OF THE CHAIR IS 1 YEAR.		
7	(2) THE CHAIR MAY BE REELECTED.		
8	REVISOR'S NOTE: This section formerly was SG § 15–203.		
9	The only changes are in style.		
10	Defined term: "Ethics Commission" § 5–101		
11	5-204. QUORUM; MEETINGS; COMPENSATION; STAFF.		
12	(A) QUORUM.		
$\frac{13}{14}$	(1) A MAJORITY OF THE AUTHORIZED MEMBERSHIP OF THE ETHICS COMMISSION IS A QUORUM.		
$15 \\ 16 \\ 17$	(2) THE ETHICS COMMISSION MAY ACT ONLY ON THE AFFIRMATIVE VOTE OF AT LEAST A MAJORITY OF ITS AUTHORIZED MEMBERSHIP.		
18	(B) MEETINGS.		
19 20	THE ETHICS COMMISSION SHALL MEET AT THE CALL OF THE CHAIR OR A MAJORITY OF THE MEMBERS THEN SERVING.		
21	(C) COMPENSATION AND REIMBURSEMENT FOR EXPENSES.		
22	EACH MEMBER OF THE ETHICS COMMISSION IS ENTITLED TO:		
$\frac{23}{24}$	(1) COMPENSATION IN ACCORDANCE WITH THE STATE BUDGET; AND		

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$\frac{1}{2}$	EXPENSES	(2) REIMBURSEMENT FOR REASONABLE AND NECESSARY INCURRED IN THE DISCHARGE OF OFFICIAL DUTIES.	
3	(D)	STAFF.	
4		(1) THE ETHICS COMMISSION SHALL:	
5		(I) APPOINT TO SERVE AT ITS PLEASURE:	
6		1. AN EXECUTIVE DIRECTOR;	
7		2. A GENERAL COUNSEL; AND	
8		3. A STAFF COUNSEL; AND	
9		(II) HAVE OTHER STAFF, INCLUDING SUCH COUNSEL AS MAY	
10	BE REQUIR	RED TO ADVISE PERSONS WHO ARE SUBJECT TO THE JURISDICTION OF	
11	THE ETHIC	CS COMMISSION, IN ACCORDANCE WITH THE STATE BUDGET.	
12		(2) THE GENERAL COUNSEL AND THE STAFF COUNSEL OF THE	
12	ETHICS CO	OMMISSION SHALL BE INDIVIDUALS ADMITTED TO PRACTICE LAW IN	
14	THE STATE		
15	(E)	ASSISTANCE FROM ATTORNEY GENERAL AND COMPTROLLER.	
10	Тир	Emulos Commission May agr mue Ammodiney Cenedal or	
$\frac{16}{17}$	THE ETHICS COMMISSION MAY ASK THE ATTORNEY GENERAL OR COMPTROLLER FOR PROFESSIONAL ASSISTANCE TO ASSIST IN THE		
18		ANCE OF THE COMMISSION'S FUNCTIONS.	
19	REV	ISOR'S NOTE: This section formerly was SG § 15–204.	
20		The only changes are in style.	
21	Defin	ned terms: "Compensation" § 5–101	
22		"Ethics Commission" § 5–101	
23		"Including" § 1–110	
$\frac{24}{25}$		"Person" § 1–114 "State" § 1–115	
20		State 3 1 110	
26	5–205. Du	TIES.	
27	(A)	IN GENERAL.	
28	THE	ETHICS COMMISSION SHALL:	

1 (1) ADMINISTER THE PROVISIONS OF THIS TITLE, EXCEPT AS $\mathbf{2}$ **OTHERWISE EXPRESSLY PROVIDED IN THIS TITLE;** 3 (2) CREATE AND PROVIDE FORMS FOR EACH DOCUMENT 4 **REQUIRED BY THIS TITLE;** $\mathbf{5}$ (3) **RETAIN AS A PUBLIC RECORD EACH DOCUMENT FILED WITH** 6 THE COMMISSION FOR AT LEAST 4 YEARS AFTER RECEIPT; (4) 7 **REVIEW PERIODICALLY THE ADEQUACY OF PUBLIC ETHICS** 8 LAWS;

9 (5) (I) REVIEW EACH STATEMENT AND REPORT FILED IN 10 ACCORDANCE WITH SUBTITLE 6 OR SUBTITLE 7 OF THIS TITLE; AND

(II) NOTIFY OFFICIALS AND EMPLOYEES SUBMITTING
 DOCUMENTS UNDER SUBTITLE 6 OF THIS TITLE OF ANY OMISSIONS OR
 DEFICIENCIES; AND

14 **(6)** PUBLISH AND MAKE AVAILABLE TO PERSONS SUBJECT TO 15 THIS TITLE, AND TO THE PUBLIC, INFORMATION THAT EXPLAINS THE 16 PROVISIONS OF THIS TITLE, THE DUTIES IMPOSED BY IT, AND THE MEANS FOR 17 ENFORCING IT.

18 (B) MODEL PROVISIONS FOR LOCAL GOVERNMENTS.

19(1) THE ETHICS COMMISSION SHALL ADOPT BY REGULATION20MODEL PROVISIONS FOR LOCAL GOVERNMENTS ON:

- 21 (I) CONFLICTS OF INTEREST;
- 22 (II) FINANCIAL DISCLOSURE; AND
- 23 (III) REGULATION OF LOBBYING.

24 (2) MODEL PROVISIONS ADOPTED UNDER PARAGRAPH (1) OF 25 THIS SUBSECTION MAY BE:

- 26
- (I) ADOPTED BY ANY LOCAL JURISDICTION; OR

27 (II) IMPOSED ON A LOCAL JURISDICTION IN ACCORDANCE
28 WITH SUBTITLE 8 OF THIS TITLE.

1 (C) LIST OF ENTITIES DOING BUSINESS WITH THE STATE. 2 THE ETHICS COMMISSION SHALL: (1) 3 **(I)** COMPILE ANNUALLY AN ALPHABETIZED LIST OF ENTITIES DOING BUSINESS WITH THE STATE DURING THE PRECEDING 4 $\mathbf{5}$ CALENDAR YEAR; AND 6 **(II)** MAKE THE LIST AVAILABLE TO INDIVIDUALS REQUIRED TO FILE A STATEMENT UNDER SUBTITLE 6 OF THIS TITLE. 7 8 (2) THE LIST PREPARED UNDER PARAGRAPH (1) OF THIS SUBSECTION SHALL BE AVAILABLE FOR PUBLIC INSPECTION BY MARCH 1 OF 9 10 EACH YEAR. ON REQUEST OF THE ETHICS COMMISSION, AN OFFICIAL OR A 11 (3) UNIT OF STATE GOVERNMENT SHALL PROVIDE TO THE COMMISSION IN A 12TIMELY MANNER ANY INFORMATION NECESSARY FOR THE COMMISSION TO 13 14PERFORM ITS DUTIES UNDER THIS SUBSECTION. 15**(**D**) TRAINING COURSE FOR PUBLIC OFFICIALS.** 16 THE ETHICS COMMISSION SHALL PROVIDE A TRAINING (1) COURSE OF AT LEAST 2 HOURS ON THE REQUIREMENTS OF THE MARYLAND 17**PUBLIC ETHICS LAW FOR AN INDIVIDUAL WHO:** 18 19**(I)** FILLS A VACANCY IN A POSITION THAT HAS BEEN IDENTIFIED AS A PUBLIC OFFICIAL POSITION UNDER § 5–103 OF THIS TITLE; OR 2021SERVES IN A POSITION IDENTIFIED AS A PUBLIC **(II)** 22**OFFICIAL POSITION UNDER § 5–103 OF THIS TITLE.** 23THE INDIVIDUAL SHALL COMPLETE THE TRAINING COURSE (2) 24WITHIN 6 MONTHS OF: 25**(I) FILLING A VACANCY; OR** 26**(II)** A POSITION BEING IDENTIFIED AS A PUBLIC OFFICIAL 27POSITION. 28(3) THE TRAINING REQUIREMENT UNDER THIS SUBSECTION 29DOES NOT APPLY TO AN INDIVIDUAL WHO:

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1 **(I)** IS A PUBLIC OFFICIAL ONLY AS A MEMBER OF A $\mathbf{2}$ COMMISSION, TASK FORCE, OR SIMILAR ENTITY; OR 3 **(II)** HAS COMPLETED A TRAINING COURSE PROVIDED BY 4 THE ETHICS COMMISSION WHILE SERVING IN ANOTHER PUBLIC OFFICIAL POSITION. $\mathbf{5}$ 6 **(E)** TRAINING COURSE FOR REGULATED LOBBYISTS. 7 THE ETHICS COMMISSION SHALL PROVIDE A (1) **(I)** 1. 8 TRAINING COURSE FOR REGULATED LOBBYISTS AND PROSPECTIVE REGULATED LOBBYISTS AT LEAST TWICE EACH YEAR ON THE PROVISIONS OF THE 9 MARYLAND PUBLIC ETHICS LAW RELEVANT TO REGULATED LOBBYISTS. 10 11 2. ONE TRAINING COURSE SHALL BE HELD EACH 12JANUARY. 13 (II) AN INDIVIDUAL REGULATED LOBBYIST, OTHER THAN THE EMPLOYER OF A REGULATED LOBBYIST AS DESCRIBED IN § 5-701(A)(6) OF 1415THIS TITLE, SHALL ATTEND A TRAINING COURSE PROVIDED UNDER SUBPARAGRAPH (I) OF THIS PARAGRAPH AT LEAST ONCE IN ANY 2-YEAR 16 PERIOD DURING WHICH THE LOBBYIST HAS REGISTERED WITH THE ETHICS 1718 COMMISSION. WHEN A PERSON INITIALLY REGISTERS AS A REGULATED 19 (2) 20LOBBYIST, THE ETHICS COMMISSION SHALL PROVIDE THE PERSON WITH INFORMATION ON THE PROVISIONS OF THE MARYLAND PUBLIC ETHICS LAW 2122**RELEVANT TO REGULATED LOBBYISTS.** 23**(F) REPORTS.** 24SUBJECT TO § 2–1246 OF THE STATE GOVERNMENT ARTICLE, THE 25**ETHICS COMMISSION SHALL SUBMIT TO THE GENERAL ASSEMBLY:** 26(1) AN ANNUAL REPORT ON ITS ACTIVITIES; AND 27(2) BASED ON ITS INVESTIGATIONS AND STUDIES, OTHER SPECIAL 28**REPORTS WITH RECOMMENDATIONS FOR LEGISLATION AS** MAY BE 29APPROPRIATE. 30 REVISOR'S NOTE: This section is new language derived without substantive change from former SG § 15–205. 31

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$egin{array}{c} 1 \\ 2 \\ 3 \end{array}$		In subsection (c)(1)(i) of this section, the former reference to entities doing business with the State ", as defined in § 15–102 of this title," is deleted as surplusage.		
45		In subsection $(c)(1)(ii)$ of this section, the former reference to "information from" the list is deleted as surplusage.		
$6 \\ 7$		In subsection (d)(1)(i) and (ii) of this section, the former references to "after September 30, 1999" are deleted as obsolete.		
8 9		In subsection (e)(1)(i)2 of this section, the word "each" is substituted for the former phrase "in the month of" for brevity and clarity.		
$10 \\ 11 \\ 12$		In subsection (e)(1)(ii) of this section, the reference to an "individual" regulated lobbyist is added to conform to the terminology used throughout this title.		
$13 \\ 14 \\ 15 \\ 16 \\ 17 \\ 18 \\ 19$		The General Provisions Article Review Committee notes, for consideration by the General Assembly, that subsection (a)(4) of this section, which requires the Ethics Commission to review "periodically" the adequacy of public ethics laws, is ambiguous and provides no actual timeframe for review by the Ethics Commission. The General Assembly may wish to amend this subsection to provide a measurable timeframe for Ethics Commission review of public ethics laws.		
$20 \\ 21 \\ 22 \\ 23 \\ 24 \\ 25 \\ 26 \\ 27 \\ 28 \\ 29 \\ 30 \\ 31$	Defin	hed terms: "Employee" § 5–101 "Employer" § 5–101 "Entity" § 5–101 "Entity doing business with the State" § 5–101 "Ethics Commission" § 5–101 "General Assembly" § 5–101 "Lobbying" § 5–101 "Official" § 5–101 "Person" § 1–114 "Public official" § 5–101 "Regulated lobbyist" § 5–101 "State" § 1–115		
32	5–206. RE	GULATIONS.		
$\frac{33}{34}$	THE THIS TITLE	ETHICS COMMISSION MAY ADOPT REGULATIONS TO IMPLEMENT		
35	REV	ISOR'S NOTE: This section formerly was SG § 15–206.		

36 No changes are made.
1	Defined term: "Ethics Commission" § 5–101
2	5-207. OATHS AND SUBPOENAS.
3	(A) IN GENERAL.
4	THE ETHICS COMMISSION AND ITS STAFF COUNSEL EACH MAY:
5	(1) ADMINISTER OATHS; AND
6 7	(2) ISSUE SUBPOENAS FOR THE ATTENDANCE OF WITNESSES TO TESTIFY OR TO PRODUCE OTHER EVIDENCE.
8	(B) JUDICIAL ENFORCEMENT.
9 10	A SUBPOENA ISSUED UNDER SUBSECTION (A) OF THIS SECTION MAY BE ENFORCED JUDICIALLY.
$\frac{11}{12}$	REVISOR'S NOTE: This section is new language derived without substantive change from former SG § 15–207.
13	Defined term: "Ethics Commission" § 5–101
14	5-208. DETERMINATION OF PUBLIC OFFICIAL IN EXECUTIVE AGENCY.
15	(A) DETERMINATION OF ETHICS COMMISSION.
16	WITH ADVICE FROM THE SECRETARY OF BUDGET AND MANAGEMENT
17	AND IN ACCORDANCE WITH § 5–103 OF THIS TITLE, THE ETHICS COMMISSION
18	SHALL DETERMINE WHETHER AN INDIVIDUAL IN AN EXECUTIVE UNIT IS A
19	PUBLIC OFFICIAL FOR THE PURPOSES OF THIS TITLE.
20	(B) SECRETARY OF BUDGET AND MANAGEMENT TO PROVIDE ADVICE.
21	THE SECRETARY OF BUDGET AND MANAGEMENT SHALL PROVIDE ADVICE
22	UNDER SUBSECTION (A) OF THIS SECTION TO THE ETHICS COMMISSION:
23	(1) ANNUALLY; AND
24 25	(2) AT ANY OTHER TIME ON REQUEST OF THE ETHICS COMMISSION.
26	REVISOR'S NOTE: This section formerly was SG § 15–208.

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1	The only changes are in style.	
$2 \\ 3 \\ 4$	Defined terms: "Ethics Commission" § 5–101 "Executive unit" § 5–101 "Public official" § 5–101	
5	5–209. EXEMPTIONS FROM TITLE.	
6	(A) IN GENERAL.	
$7\\ 8\\ 9\\ 10\\ 11\\ 12$	THE ETHICS COMMISSION MAY EXEMPT FROM THIS TITLE OR MODIFY THE REQUIREMENTS OF THIS TITLE FOR A BOARD, A MEMBER OF A BOARD, OR A MUNICIPAL CORPORATION IF THE ETHICS COMMISSION FINDS THAT, BECAUSE OF THE NATURE OF THE BOARD OR THE SIZE OF THE MUNICIPAL CORPORATION, THE APPLICATION OF THIS TITLE TO THAT BOARD, MEMBER, OR MUNICIPAL CORPORATION:	
13	(1) WOULD BE AN UNREASONABLE INVASION OF PRIVACY;	
$\begin{array}{c} 14 \\ 15 \end{array}$	(2) WOULD REDUCE SIGNIFICANTLY THE AVAILABILITY OF QUALIFIED INDIVIDUALS FOR PUBLIC SERVICE; AND	
$\begin{array}{c} 16 \\ 17 \end{array}$	(3) IS NOT NECESSARY TO PRESERVE THE PURPOSES OF THIS TITLE.	
18	(B) REQUEST BY EXECUTIVE UNIT INVOLVED.	
$19 \\ 20 \\ 21$	SUBJECT TO § 5–502(D) OF THIS TITLE, THE ETHICS COMMISSION MAY GRANT AN EXEMPTION TO A BOARD OR MEMBER OF A BOARD ONLY ON WRITTEN REQUEST OF THE EXECUTIVE UNIT OF WHICH THE BOARD IS A PART.	
22	(C) AVAILABILITY OF RECORDS.	
$23 \\ 24 \\ 25$	NOTWITHSTANDING ANY OTHER PROVISION OF THIS TITLE, THE RECORDS OF THE ETHICS COMMISSION IN ANY MATTER IN WHICH AN EXEMPTION IS GRANTED UNDER THIS SECTION SHALL BE AVAILABLE FOR PUBLIC INSPECTION.	
$\begin{array}{c} 26 \\ 27 \end{array}$	REVISOR'S NOTE: This section is new language derived without substantive change from former SG § 15–209.	
28 29 30	In subsection (b) of this section, the reference to the executive unit "of which the board is a part" is substituted for the former reference to the executive unit "involved" for clarity.	

$egin{array}{c} 1 \\ 2 \\ 3 \end{array}$	In subsection (c) of this section, the reference to an exemption granted under this "section" is substituted for the former reference to an exemption granted under this "title" for accuracy.	
4	Defined terms: "Board" § 5–101	
5	"Ethics Commission" § 5–101	
6	"Executive unit" § 5–101	
7	"Municipal corporation" § 5–101	
8	5-210. LOBBYIST REGISTRATION FUND.	
9	(A) FUND ESTABLISHED.	
10	(1) THERE IS A LOBBYIST REGISTRATION FUND.	
11	(2) THE FUND CONSISTS OF ALL FEES COLLECTED UNDER	R
12	SUBTITLE 7 OF THIS TITLE.	
13	(B) FUND TO BE NONLAPSING.	
14	(1) THE FUND IS A CONTINUING, NONLAPSING FUND.	
15	(2) ANY BALANCE REMAINING IN THE FUND AT THE END OF AN	Y
16	FISCAL YEAR SHALL REVERT TO THE GENERAL FUND OF THE STATE.	
17	(C) ADMINISTRATION OF FUND.	
18	(1) (I) THE STATE TREASURER SHALL HOLD THE FUNI)
19	SEPARATELY.	
20	(II) THE COMPTROLLER SHALL ACCOUNT FOR THE FUND.	
21	(2) The Fund shall be invested and reinvested in the	E
$\overline{22}$	SAME MANNER AS OTHER STATE FUNDS.	_
23	(3) EXPENDITURES FROM THE FUND SHALL BE MADE IN	N
24	ACCORDANCE WITH AN APPROPRIATION APPROVED BY THE GENERAL	Ĺ
25	ASSEMBLY IN THE ANNUAL BUDGET.	
26	(D) USES OF FUND.	
27	THE FUND SHALL BE USED TO DEFRAY THE EXPENSES OF	F
28	ADMINISTERING SUBTITLE 7 OF THIS TITLE.	

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1	REVISOR'S NOTE: This section formerly was SG § 15–210.	
$2 \\ 3 \\ 4 \\ 5$	In subsection (a)(2) of this section, the reference to the Fund "consist[ing of" fees collected is substituted for the former reference to the Fund "includ[ing]" fees collected for clarity. The fees are the only source o money deposited into the Fund.	d
6	The only other changes are in style.	
7 8 9	Defined terms: "General Assembly" § 5–101 "Lobbyist" § 5–101 "State" § 1–115	
10	SUBTITLE 3. ADVISORY OPINIONS.	
11	5-301. Request for advisory opinion.	
12	(A) REQUIRED.	
$\begin{array}{c} 13\\14\\15\end{array}$	ON WRITTEN REQUEST OF AN ENTITY SUBJECT TO THIS TITLE, THI APPROPRIATE ADVISORY BODY SHALL ISSUE AN ADVISORY OPINION REGARDING THE APPLICATION OF THIS TITLE.	
16	(B) DISCRETIONARY.	
17 18	ON WRITTEN REQUEST OF ANY OTHER ENTITY, THE APPROPRIATI ADVISORY BODY MAY ISSUE AN ADVISORY OPINION.	E
19	REVISOR'S NOTE: This section formerly was SG § 15–301.	
20	No changes are made.	
$\begin{array}{c} 21 \\ 22 \end{array}$	Defined terms: "Advisory body" § 5–101 "Entity" § 5–101	
23	5-302. ISSUANCE.	
$24 \\ 25 \\ 26$	THE ETHICS COMMISSION SHALL ISSUE AN ADVISORY OPINION REQUIREI UNDER § 5–301(A) OF THIS SUBTITLE NOT MORE THAN 60 DAYS AFTEI RECEIVING A REQUEST, OR MORE PROMPTLY IF CIRCUMSTANCES REQUIRE.	
27	REVISOR'S NOTE: This section formerly was SG § 15–302.	
28	The only changes are in style.	

1	Defined term: "Ethics Commission" § 5–101
2	5-303. PUBLICATION.
3	(A) REQUIREMENTS.
4	EACH ADVISORY OPINION SHALL BE:
5	(1) IN WRITING; AND
$6 \\ 7$	(2) PUBLISHED IN THE MARYLAND REGISTER, SUBJECT TO SUBSECTION (B) OF THIS SECTION.
8	(B) CONFIDENTIALITY.
9 10	(1) BEFORE AN ADVISORY OPINION MAY BE MADE PUBLIC, THE ADVISORY BODY SHALL DELETE:
$\begin{array}{c} 11 \\ 12 \end{array}$	(I) THE NAME OF THE ENTITY THAT IS THE SUBJECT OF THE OPINION; AND
$\frac{13}{14}$	(II) TO THE FULLEST EXTENT POSSIBLE, ANY OTHER INFORMATION THAT MAY IDENTIFY THE ENTITY.
$\begin{array}{c} 15\\ 16 \end{array}$	(2) THE IDENTITY OF THE ENTITY THAT IS THE SUBJECT OF THE OPINION MAY NOT BE REVEALED.
17	REVISOR'S NOTE: This section formerly was SG § 15–303.
$\begin{array}{c} 18\\ 19 \end{array}$	In subsection (a)(2) of this section, the phrase ", subject to subsection (b) of this section" is added for clarity.
20	No other changes are made.
21 22 23 24 25 26	The General Provisions Article Review Committee notes, for consideration by the General Assembly, that although subsection (a) of this section requires advisory opinions issued by the Ethics Commission to be published in the Maryland Register, Maryland Rule 16–812.1 does not require the publication of opinions by the Judicial Ethics Commission.
$27 \\ 28$	Defined terms: "Advisory body" § 5–101 "Entity" § 5–101

5–304. FURTHER OPINION BY JOINT ETHICS COMMITTEE.

(A) ISSUANCE.

IF THE ETHICS COMMISSION ISSUES AN ADVISORY OPINION ABOUT A STATE OFFICIAL OF THE LEGISLATIVE BRANCH AS TO A QUESTION ARISING UNDER SUBTITLE 6 OF THIS TITLE, AND IF REQUESTED BY THE STATE OFFICIAL, THE JOINT ETHICS COMMITTEE SHALL ISSUE AN ADVISORY OPINION ON THE MATTER IN ACCORDANCE WITH THIS SUBTITLE.

7 (B) JOINT ETHICS COMMITTEE OPINION TO PREVAIL.

8 THE OPINION OF THE JOINT ETHICS COMMITTEE PREVAILS TO THE 9 EXTENT OF ANY INCONSISTENCY.

- 10 REVISOR'S NOTE: This section formerly was SG § 15–304.
- 11 The only changes are in style.

12Defined terms: "Ethics Commission" § 5–10113"Joint Ethics Committee" § 5–10114"State official" § 5–101

- 15 SUBTITLE 4. PROCEDURES FOR COMPLAINT OF VIOLATION OF TITLE.
- 16 **5-401.** COMPLAINTS FILING; REQUIREMENTS.
- 17 (A) COMMENCEMENT OF ACTION.
- 18(1) ANY ENTITY MAY FILE WITH THE ETHICS COMMISSION A19WRITTEN COMPLAINT ALLEGING A VIOLATION OF THIS TITLE.
- 20 (2) A COMPLAINT FILED UNDER THIS SUBSECTION SHALL BE:
- 21 (I) SIGNED; AND
- 22 (II) MADE UNDER OATH.
- 23 (B) ON MOTION OF ETHICS COMMISSION.

24THE ETHICS COMMISSION ON ITS OWN MOTION MAY ISSUE A COMPLAINT25ALLEGING A VIOLATION OF THIS TITLE.

26 (C) COPY TO RESPONDENT.

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$\frac{1}{2}$	THE ETHICS COMMISSION SHALL PROMPTLY TRANSMIT A COPY OF THE COMPLAINT TO THE RESPONDENT.
3	REVISOR'S NOTE: This section formerly was SG § 15–401.
4	The only changes are in style.
5	Defined terms: "Entity" § 5–101
6	"Ethics Commission" § 5–101
7	"Respondent" § 5–101
8	5-402. Complaints — Referral.
9	(A) IN GENERAL.
10	FOR FURTHER ACTION AFTER THE FILING OF A COMPLAINT, THE ETHICS
11	COMMISSION PROMPTLY SHALL REFER THE COMPLAINT TO:
12	(1) THE COMMISSION ON JUDICIAL DISABILITIES, IF THE
13	COMPLAINT CONCERNS A JUDGE OF A COURT ESTABLISHED UNDER ARTICLE
14	IV, § 1 OF THE MARYLAND CONSTITUTION;
15	(2) THE JOINT ETHICS COMMITTEE, IF THE COMPLAINT
16	CONCERNS:
17	(I) A STATE OFFICIAL OF THE LEGISLATIVE BRANCH; AND
18	(II) A VIOLATION OF SUBTITLE 5 OF THIS TITLE; OR
19	(3) THE STAFF COUNSEL, IF THE COMPLAINT CONCERNS ANY
20	OTHER ENTITY.
21	(B) ASSISTANCE FROM ETHICS COMMISSION.
22	ON REQUEST OF THE COMMISSION ON JUDICIAL DISABILITIES OR THE
23	JOINT ETHICS COMMITTEE, THE ETHICS COMMISSION SHALL PROVIDE ANY
24	INFORMATION OR ASSISTANCE THAT IS NOT PROHIBITED BY LAW.
25	REVISOR'S NOTE: This section formerly was SG § 15–402.
26	No changes are made.
27	Defined terms: "Entity" § 5–101
21	"Ethics Commission" § 5–101
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$\frac{1}{2}$	"Joint Ethics Committee" § 5–101 "State official" § 5–101
3	5-403. COMPLAINTS - RETENTION BY ETHICS COMMISSION.
4	(A) EVIDENCE.
$5 \\ 6$	AS TO A COMPLAINT RETAINED BY THE ETHICS COMMISSION UNDER § 5–402(B) OF THIS SUBTITLE, THE STAFF COUNSEL SHALL COLLECT AND SUBMIT
7 8	TO THE ETHICS COMMISSION EVIDENCE RELATING TO EACH VIOLATION OF THIS TITLE ALLEGED IN THE COMPLAINT.
9	(B) OPPORTUNITY TO CURE.
$10 \\ 11 \\ 12$	(1) BEFORE SUBMITTING THE EVIDENCE TO THE ETHICS COMMISSION, THE STAFF COUNSEL SHALL NOTIFY THE COMPLAINANT AND THE RESPONDENT.
13 14	(2) THE ETHICS COMMISSION SHALL DISMISS THE COMPLAINT IN A SIGNED ORDER IF:
$15 \\ 16 \\ 17$	(I) THE RESPONDENT, WITHIN 15 DAYS AFTER RECEIVING THE NOTICE, TAKES ANY ACTION THAT MAY BE AVAILABLE TO CURE EACH ALLEGED VIOLATION; AND
18 19	(II) THE ETHICS COMMISSION FINDS THAT DISMISSAL IS NOT CONTRARY TO THE PURPOSES OF THIS TITLE.
20 21 22	(3) IF THE COMPLAINT IS DISMISSED UNDER THIS SUBSECTION, THE ETHICS COMMISSION PROMPTLY SHALL SEND A COPY OF THE ORDER TO THE COMPLAINANT AND THE RESPONDENT.
23	(C) DISMISSAL AFTER PRELIMINARY REVIEW.
$\begin{array}{c} 24\\ 25\\ 26 \end{array}$	IF THE ETHICS COMMISSION DETERMINES THAT THE EVIDENCE SUBMITTED BY THE STAFF COUNSEL DOES NOT MERIT FURTHER PROCEEDINGS, THE ETHICS COMMISSION SHALL:
27	(1) DISMISS THE COMPLAINT IN A SIGNED ORDER; AND
28 29	(2) PROMPTLY SEND A COPY OF THE ORDER TO THE COMPLAINANT AND THE RESPONDENT.

1 **(**D**)** FURTHER PROCEEDINGS. $\mathbf{2}$ IF A COMPLAINT IS NOT DISMISSED UNDER SUBSECTION (B) OR (C) OF THIS SECTION, THE ETHICS COMMISSION SHALL PROCEED TO A HEARING ON 3 THE COMPLAINT. 4 $\mathbf{5}$ REVISOR'S NOTE: This section formerly was SG § 15–403. 6 The only changes are in style. 7 Defined terms: "Ethics Commission" § 5–101 8 "Respondent" § 5-101 5–404. COMPLAINTS — HEARING. 9 10 **(**A**)** HEARING. 11 (1) A HEARING ON A COMPLAINT SHALL BE CONDUCTED UNDER TITLE 10, SUBTITLE 2 OF THE STATE GOVERNMENT ARTICLE INSOFAR AS THAT 12SUBTITLE IS CONSISTENT WITH THIS TITLE. 13 14(2) IN PREPARATION FOR THE HEARING, THE RESPONDENT MAY USE THE SUBPOENA POWER OF THE ETHICS COMMISSION. 1516 **(B) PRESENTATION OF EVIDENCE.** 17 AT THE HEARING, THE STAFF COUNSEL: **ETHICS** 18 (1) SHALL PRESENT TO THE COMMISSION ALL 19AVAILABLE EVIDENCE RELATING TO EACH ALLEGED VIOLATION OF THIS TITLE; 20AND 21(2) MAY RECOMMEND ANY DISPOSITION OF THE COMPLAINT THAT 22APPEARS APPROPRIATE TO THE STAFF COUNSEL. 23**(C) REPRESENTATION BY COUNSEL.** THE RESPONDENT MAY BE REPRESENTED BY COUNSEL. 2425REVISOR'S NOTE: This section formerly was SG § 15–404. The only changes are in style. 2627Defined terms: "Ethics Commission" § 5–101

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1	"Respondent" § 5–101
2	5-405. COMPLAINTS - DISPOSITION.
3	(A) DETERMINATIONS AFTER HEARING.
4	AFTER THE ETHICS COMMISSION CONSIDERS ALL OF THE EVIDENCE
$\frac{4}{5}$	PRESENTED AT THE HEARING, THE ETHICS COMMISSION CONSIDERS ALL OF THE EVIDENCE
6	FINDINGS OF FACT AND CONCLUSIONS OF LAW WITH RESPECT TO EACH
7	ALLEGED VIOLATION.
8	(B) FINDING OF NO VIOLATION.
9	IF THE ETHICS COMMISSION DETERMINES THAT THE RESPONDENT HAS
10	NOT VIOLATED THIS TITLE, THE ETHICS COMMISSION SHALL:
11	(1) DISMISS THE COMPLAINT IN A SIGNED ORDER; AND
12	(2) PROMPTLY SEND A COPY OF THE ORDER TO THE
13	COMPLAINANT AND THE RESPONDENT.
14	(C) FINDING OF VIOLATION; SANCTIONS — GENERALLY.
15	IF THE ETHICS COMMISSION DETERMINES THAT THE RESPONDENT HAS
16	VIOLATED ANY PROVISION OF THIS TITLE, THE ETHICS COMMISSION MAY:
17	(1) ISSUE AN ORDER OF COMPLIANCE DIRECTING THE
18	RESPONDENT TO CEASE AND DESIST FROM THE VIOLATION;
19	(2) ISSUE A REPRIMAND; OR
20	(3) RECOMMEND TO THE APPROPRIATE AUTHORITY OTHER
21	APPROPRIATE DISCIPLINE OF THE RESPONDENT, INCLUDING CENSURE OR
22	REMOVAL, IF THAT DISCIPLINE IS AUTHORIZED BY LAW.
23	(D) FINDING OF VIOLATION; SANCTIONS — SUBTITLE 7.
24	IF THE ETHICS COMMISSION DETERMINES THAT A RESPONDENT HAS
25	VIOLATED SUBTITLE 7 OF THIS TITLE, THE ETHICS COMMISSION MAY:
26	(1) REQUIRE A RESPONDENT WHO IS A REGULATED LOBBYIST TO
27 27	FILE ANY ADDITIONAL REPORTS OR INFORMATION THAT REASONABLY RELATES
28	TO INFORMATION REQUIRED UNDER §§ 5–703 AND 5–704 OF THIS TITLE;

1 (2) **IMPOSE A FINE NOT EXCEEDING \$5,000 FOR EACH VIOLATION;** $\mathbf{2}$ OR 3 (3) SUBJECT TO SUBSECTION (E) OF THIS SECTION, SUSPEND THE **REGISTRATION OF A REGULATED LOBBYIST.** 4 SUSPENSION OR REVOCATION OF REGISTRATION. $\mathbf{5}$ **(E)** 6 (1) IF THE ETHICS COMMISSION DETERMINES IT NECESSARY TO 7PROTECT THE PUBLIC INTEREST AND THE INTEGRITY OF THE GOVERNMENTAL 8 PROCESS, THE ETHICS COMMISSION MAY ISSUE AN ORDER TO: 9 **(I)** SUSPEND THE REGISTRATION OF AN INDIVIDUAL **REGULATED LOBBYIST IF THE ETHICS COMMISSION DETERMINES THAT THE** 10 11 **INDIVIDUAL REGULATED LOBBYIST:** 12HAS KNOWINGLY AND WILLFULLY VIOLATED 1. SUBTITLE 7 OF THIS TITLE; OR 13 142. HAS BEEN CONVICTED OF A CRIMINAL OFFENSE 15**ARISING FROM LOBBYING ACTIVITIES; OR** 16 **(II) REVOKE THE REGISTRATION OF AN INDIVIDUAL** 17**REGULATED LOBBYIST IF THE ETHICS COMMISSION DETERMINES THAT, BASED** ON ACTS ARISING FROM LOBBYING ACTIVITIES, THE INDIVIDUAL REGULATED 18 LOBBYIST HAS BEEN CONVICTED OF BRIBERY, THEFT, OR OTHER CRIME 19 20INVOLVING MORAL TURPITUDE. IF THE ETHICS COMMISSION SUSPENDS THE REGISTRATION 21(2) OF AN INDIVIDUAL REGULATED LOBBYIST UNDER PARAGRAPH (1) OF THIS 22SUBSECTION, THE INDIVIDUAL REGULATED LOBBYIST MAY NOT ENGAGE IN 2324LOBBYING FOR COMPENSATION FOR A PERIOD, NOT TO EXCEED 3 YEARS, THAT 25THE ETHICS COMMISSION DETERMINES AS TO THAT INDIVIDUAL REGULATED LOBBYIST IS NECESSARY TO SATISFY THE PURPOSES OF THIS SUBSECTION. 2627IF THE ETHICS COMMISSION REVOKES THE REGISTRATION OF (3) AN INDIVIDUAL REGULATED LOBBYIST UNDER PARAGRAPH (1) OF THIS 2829SUBSECTION, THE INDIVIDUAL REGULATED LOBBYIST MAY NOT ENGAGE IN 30 LOBBYING FOR COMPENSATION.

31(4)IF THE ETHICS COMMISSION INITIATES A COMPLAINT BASED32ON A VIOLATION OR CONVICTION DESCRIBED IN PARAGRAPH (1) OF THIS

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$\frac{1}{2}$	SUBSECTION, THE ETHICS COMMISSION SHALL INITIATE THE COMPLAINT WITHIN 2 YEARS AFTER THE EARLIER OF:
$\frac{3}{4}$	(I) THE ETHICS COMMISSION'S KNOWLEDGE OF THE VIOLATION; OR
5	(II) THE DATE THE CONVICTION BECOMES FINAL.
6	(5) THE TERMINATION OR EXPIRATION OF THE REGISTRATION OF
7	AN INDIVIDUAL REGULATED LOBBYIST DOES NOT LIMIT THE AUTHORITY OF THE
8	ETHICS COMMISSION TO ISSUE AN ORDER UNDER THIS SUBSECTION.
9	(F) REINSTATEMENT.
10	(1) AN INDIVIDUAL WHOSE REGISTRATION AS AN INDIVIDUAL
11	REGULATED LOBBYIST IS REVOKED OR SUSPENDED UNDER SUBSECTION (E) OF
12	THIS SECTION MAY APPLY TO THE ETHICS COMMISSION FOR REINSTATEMENT.
13	(2) THE ETHICS COMMISSION MAY REINSTATE THE
14	REGISTRATION OF AN INDIVIDUAL WHOSE REGISTRATION AS A REGULATED
15	LOBBYIST HAS BEEN REVOKED OR SUSPENDED UNDER SUBSECTION (E) OF THIS
16	SECTION IF THE ETHICS COMMISSION DETERMINES THAT REINSTATEMENT OF
17	THE INDIVIDUAL WOULD NOT BE DETRIMENTAL TO THE PUBLIC INTEREST AND
18	THE INTEGRITY OF THE GOVERNMENTAL PROCESS, BASED ON:
19	(I) THE NATURE AND CIRCUMSTANCES OF THE ORIGINAL
20	MISCONDUCT OR VIOLATION LEADING TO REVOCATION OR SUSPENSION;
21	(II) THE INDIVIDUAL'S SUBSEQUENT CONDUCT AND
22	REFORMATION; AND
23	(III) THE PRESENT ABILITY OF THE INDIVIDUAL TO COMPLY
24	WITH THE ETHICS LAW.
25	(G) PENALTIES FOR LATE FILING.
26	(1) IF THE RESPONDENT IS A REGULATED LOBBYIST, FOR EACH
27	REPORT REQUIRED UNDER SUBTITLE 7 OF THIS TITLE THAT IS FILED LATE THE
28	RESPONDENT SHALL PAY A FEE OF \$10 FOR EACH LATE DAY, NOT TO EXCEED A
29	TOTAL OF \$250.

$egin{array}{c} 1 \\ 2 \\ 3 \end{array}$	(2) IF THE RESPONDENT IS AN OFFICIAL, FOR EACH FINANCIAL DISCLOSURE STATEMENT FOUND TO HAVE BEEN FILED LATE, THE RESPONDENT SHALL PAY A FEE OF \$2 FOR EACH LATE DAY, NOT TO EXCEED A TOTAL OF \$250.
4	REVISOR'S NOTE: This section formerly was SG § 15–405.
$5 \\ 6$	In the introductory language of subsection (e)(4) of this section, the phrase "after the earlier" is added for clarity.
$7 \\ 8 \\ 9 \\ 10$	In subsection $(f)(1)$ of this section, the former phrase "[s]ubject to paragraph (2) of this subsection" is deleted because paragraph (2) is about when the Ethics Commission may reinstate a registration and not about when an individual may apply for reinstatement.
11	The only other changes are in style.
$12 \\ 13 \\ 14 \\ 15 \\ 16 \\ 17 \\ 18$	Defined terms: "Compensation" § 5–101 "Ethics Commission" § 5–101 "Including" § 1–110 "Lobbying" § 5–101 "Official" § 5–101 "Regulated lobbyist" § 5–101 "Respondent" § 5–101
19	5-406. JUDICIAL REVIEW.
19 20	5–406. Judicial review. (A) In general.
20 21 22	(A) IN GENERAL. IF THE RESPONDENT IS AGGRIEVED BY A FINAL ORDER OF THE ETHICS COMMISSION, THE RESPONDENT MAY SEEK JUDICIAL REVIEW AS PROVIDED IN
20 21 22 23	(A) IN GENERAL. IF THE RESPONDENT IS AGGRIEVED BY A FINAL ORDER OF THE ETHICS COMMISSION, THE RESPONDENT MAY SEEK JUDICIAL REVIEW AS PROVIDED IN TITLE 10, SUBTITLE 2 OF THE STATE GOVERNMENT ARTICLE.
 20 21 22 23 24 25 	 (A) IN GENERAL. IF THE RESPONDENT IS AGGRIEVED BY A FINAL ORDER OF THE ETHICS COMMISSION, THE RESPONDENT MAY SEEK JUDICIAL REVIEW AS PROVIDED IN TITLE 10, SUBTITLE 2 OF THE STATE GOVERNMENT ARTICLE. (B) STAY PENDING JUDICIAL REVIEW. (1) THE ORDER IS STAYED AUTOMATICALLY UNTIL THE TIME FOR
 20 21 22 23 24 25 26 27 	 (A) IN GENERAL. IF THE RESPONDENT IS AGGRIEVED BY A FINAL ORDER OF THE ETHICS COMMISSION, THE RESPONDENT MAY SEEK JUDICIAL REVIEW AS PROVIDED IN TITLE 10, SUBTITLE 2 OF THE STATE GOVERNMENT ARTICLE. (B) STAY PENDING JUDICIAL REVIEW. (B) STAY PENDING JUDICIAL REVIEW. (1) THE ORDER IS STAYED AUTOMATICALLY UNTIL THE TIME FOR SEEKING JUDICIAL REVIEW HAS EXPIRED. (2) (1) THE FILING OF A PETITION FOR JUDICIAL REVIEW DOES

$\frac{1}{2}$	THE ETHICS COMMISSION MAY SEEK JUDICIAL ENFORCEMENT AND OTHER RELIEF AS PROVIDED UNDER SUBTITLE 8 OF THIS TITLE.
3	REVISOR'S NOTE: This section formerly was SG § 15–406.
4	The only changes are in style.
$5 \\ 6$	Defined terms: "Ethics Commission" § 5–101 "Respondent" § 5–101
7	5-407. CONFIDENTIALITY.
8	(A) IN GENERAL.
9 10	NOTWITHSTANDING ANY OTHER LAW, AND EXCEPT AS PROVIDED IN SUBSECTIONS (B) AND (C) OF THIS SECTION, AFTER A COMPLAINT IS FILED:
11 12 13	(1) THE PROCEEDINGS, MEETINGS, AND ACTIVITIES OF THE ETHICS COMMISSION AND ITS EMPLOYEES RELATING TO THE COMPLAINT ARE CONFIDENTIAL; AND
14 15 16	(2) INFORMATION RELATING TO THE COMPLAINT, INCLUDING THE IDENTITY OF THE COMPLAINANT AND RESPONDENT, MAY NOT BE DISCLOSED BY:
17	(I) THE ETHICS COMMISSION;
18	(II) THE STAFF OF THE ETHICS COMMISSION;
19	(III) THE COMPLAINANT; OR
20	(IV) THE RESPONDENT.
21	(B) DURATION.
$\begin{array}{c} 22\\ 23 \end{array}$	EXCEPT AS PROVIDED IN SUBSECTION (C) OF THIS SECTION, THE RESTRICTIONS IN SUBSECTION (A) OF THIS SECTION APPLY UNLESS:
24	(1) THE MATTER IS REFERRED FOR PROSECUTION; OR
25	(2) THE ETHICS COMMISSION FINDS A VIOLATION OF THIS TITLE.
26	(C) DISCLOSURES ALLOWED.

(1) THE ETHICS COMMISSION MAY RELEASE ANY INFORMATION 1 $\mathbf{2}$ IF THE RESPONDENT AGREES IN WRITING TO THE RELEASE. 3 (2) ON REQUEST **ETHICS** OF THE **RESPONDENT**, THE COMMISSION SHALL DISCLOSE THE IDENTITY OF THE COMPLAINANT TO THE 4 5**RESPONDENT.** 6 REVISOR'S NOTE: This section formerly was SG § 15–407. 7 In subsection (c) of this section, the former phrase "at any time" is deleted 8 as surplusage. 9 The only other changes are in style. 10 Defined terms: "Ethics Commission" § 5–101 "Including" § 1-110 11 12"Respondent" § 5–101 5-408. Referral to prosecuting authority. 13**(**A**)** 14**REFERRAL FOR PROSECUTION.** 15IF THE ETHICS COMMISSION, WHILE CONSIDERING A COMPLAINT, FINDS 16 THAT THERE ARE REASONABLE GROUNDS TO BELIEVE THAT THE RESPONDENT MAY HAVE COMMITTED A CRIMINAL OFFENSE, THE ETHICS COMMISSION 17 PROMPTLY SHALL REFER THE MATTER TO AN APPROPRIATE PROSECUTING 18 19 AUTHORITY. 20**EVIDENCE. (B)** 21THE **ETHICS** COMMISSION SHALL MAKE **AVAILABLE** TO THE 22**PROSECUTING AUTHORITY ALL PERTINENT EVIDENCE UNDER THE ETHICS COMMISSION'S CONTROL.** 2324REVISOR'S NOTE: This section formerly was SG § 15–408. 25The only changes are in style. 26Defined terms: "Ethics Commission" § 5–101 "Respondent" § 5-101 27285–409. RETENTION OF DOCUMENTS BY ENTITIES SUBJECT TO TITLE. IN GENERAL. 29(A)

AN ENTITY THAT IS REQUIRED TO FILE A REPORT, STATEMENT, OR RECORD UNDER THIS TITLE SHALL OBTAIN EACH ACCOUNT, BILL, RECEIPT, BOOK, PAPER, OR OTHER DOCUMENT NECESSARY TO COMPLETE AND SUBSTANTIATE THE REPORT OR STATEMENT.

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(B) **PERIOD OF RETENTION.**

6 THE ENTITY SHALL RETAIN THE DOCUMENT FOR 3 YEARS AFTER:

7 (1) THE DATE THE REPORT, STATEMENT, OR RECORD WAS FILED;
8 OR

9 (2) IF THE REPORT, STATEMENT, OR RECORD WAS NOT FILED, 10 THE DATE THE REPORT, STATEMENT, OR RECORD WAS REQUIRED TO BE FILED.

11 (C) INSPECTION BY ETHICS COMMISSION.

12 ON REQUEST OF THE ETHICS COMMISSION, AND AFTER REASONABLE 13 NOTICE, THE DOCUMENTS SHALL BE AVAILABLE FOR INSPECTION BY THE 14 ETHICS COMMISSION.

- 15 REVISOR'S NOTE: This section formerly was SG § 15–409.
- 16 The only changes are in style.
- 17 Defined terms: "Entity" § 5–101
- 18 "Ethics Commission" § 5–101
- 19 SUBTITLE 5. CONFLICTS OF INTEREST.
- 20 PART I. GENERAL PROVISIONS.
- 21 **5–501. RESTRICTIONS ON PARTICIPATION.**
- 22 (A) IN GENERAL.

EXCEPT AS OTHERWISE PROVIDED IN SUBSECTION (C) OF THIS SECTION,
 AN OFFICIAL OR EMPLOYEE MAY NOT PARTICIPATE IN A MATTER IF:

(1) THE OFFICIAL OR EMPLOYEE OR A QUALIFYING RELATIVE OF
THE OFFICIAL OR EMPLOYEE HAS AN INTEREST IN THE MATTER AND THE
OFFICIAL OR EMPLOYEE KNOWS OF THE INTEREST; OR

1 (2) ANY OF THE FOLLOWING IS A PARTY TO THE MATTER: $\mathbf{2}$ **(I)** A BUSINESS ENTITY IN WHICH THE OFFICIAL OR 3 EMPLOYEE HAS A DIRECT FINANCIAL INTEREST OF WHICH THE OFFICIAL OR 4 **EMPLOYEE REASONABLY MAY BE EXPECTED TO KNOW;** $\mathbf{5}$ **(II)** A BUSINESS ENTITY, INCLUDING A LIMITED LIABILITY 6 COMPANY OR A LIMITED LIABILITY PARTNERSHIP, OF WHICH ANY OF THE 7FOLLOWING IS AN OFFICER, A DIRECTOR, A TRUSTEE, A PARTNER, OR AN 8 **EMPLOYEE:** 9 1. THE OFFICIAL OR EMPLOYEE; OR 10 2. IF KNOWN TO THE OFFICIAL OR EMPLOYEE, A 11 **QUALIFYING RELATIVE OF THE OFFICIAL OR EMPLOYEE;** 12(III) A BUSINESS ENTITY WITH WHICH ANY OF THE 13 FOLLOWING HAS APPLIED FOR A POSITION, IS NEGOTIATING EMPLOYMENT, OR HAS ARRANGED PROSPECTIVE EMPLOYMENT: 14 151. THE OFFICIAL OR EMPLOYEE; OR 2. 16 IF KNOWN TO THE OFFICIAL OR EMPLOYEE, A 17**QUALIFYING RELATIVE OF THE OFFICIAL OR EMPLOYEE;** 18 (IV) IF THE CONTRACT REASONABLY COULD BE EXPECTED 19 TO RESULT IN A CONFLICT BETWEEN THE PRIVATE INTEREST AND THE OFFICIAL STATE DUTIES OF THE OFFICIAL OR EMPLOYEE, A BUSINESS ENTITY 2021THAT IS A PARTY TO A CONTRACT WITH: 221. THE OFFICIAL OR EMPLOYEE; OR 232. IF KNOWN TO THE OFFICIAL OR EMPLOYEE, A 24**QUALIFYING RELATIVE OF THE OFFICIAL OR EMPLOYEE;** 25(V) A BUSINESS ENTITY, EITHER ENGAGED IN Α TRANSACTION WITH THE STATE OR SUBJECT TO REGULATION BY THE 2627OFFICIAL'S OR EMPLOYEE'S GOVERNMENTAL UNIT, IN WHICH A DIRECT 28FINANCIAL INTEREST IS OWNED BY ANOTHER BUSINESS ENTITY IF THE 29**OFFICIAL OR EMPLOYEE:** 30 HAS A DIRECT FINANCIAL INTEREST IN THE 1. 31**OTHER BUSINESS ENTITY; AND**

2. REASONABLY MAY BE EXPECTED TO KNOW OF 1 $\mathbf{2}$ **BOTH FINANCIAL INTERESTS; OR** 3 (VI) A BUSINESS ENTITY THAT: 4 1. THE OFFICIAL OR EMPLOYEE KNOWS IS A $\mathbf{5}$ CREDITOR OR AN OBLIGEE OF THE OFFICIAL OR EMPLOYEE, OR OF A 6 QUALIFYING RELATIVE OF THE OFFICIAL OR EMPLOYEE, WITH RESPECT TO A 7 THING OF ECONOMIC VALUE; AND 8 2. AS A CREDITOR OR AN OBLIGEE, IS IN A POSITION 9 TO AFFECT DIRECTLY AND SUBSTANTIALLY THE INTEREST OF THE OFFICIAL, 10 EMPLOYEE, OR QUALIFYING RELATIVE. 11 **(B) EXCEPTIONS.** 12(1) THE PROHIBITIONS OF SUBSECTION (A) OF THIS SECTION DO 13 NOT APPLY IF PARTICIPATION IS ALLOWED: 14AS TO OFFICIALS AND EMPLOYEES SUBJECT TO THE **(I)** 15AUTHORITY OF THE ETHICS COMMISSION, BY REGULATION OF THE ETHICS 16 COMMISSION; 17(II) BY THE OPINION OF AN ADVISORY BODY; OR 18 (III) BY ANOTHER PROVISION OF THIS SUBTITLE. 19(2) THIS SECTION DOES NOT PROHIBIT PARTICIPATION BY AN 20OFFICIAL OR EMPLOYEE THAT IS LIMITED TO THE EXERCISE OF AN 21ADMINISTRATIVE OR MINISTERIAL DUTY THAT DOES NOT AFFECT THE DECISION 22OR DISPOSITION WITH RESPECT TO THE MATTER. 23**(C) PARTICIPATION NOTWITHSTANDING CONFLICT.** 24AN OFFICIAL OR EMPLOYEE WHO OTHERWISE WOULD BE DISQUALIFIED FROM PARTICIPATION UNDER SUBSECTION (A) OF THIS SECTION SHALL 2526DISCLOSE THE NATURE AND CIRCUMSTANCES OF THE CONFLICT, AND MAY 27**PARTICIPATE OR ACT, IF:**

(1) THE DISQUALIFICATION WOULD LEAVE A BODY WITH LESS
 THAN A QUORUM CAPABLE OF ACTING;

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$\frac{1}{2}$	(2) THE DISQUALIFIED OFFICIAL OR EMPLOYEE IS REQUIRED BY LAW TO ACT; OR
3	(3) THE DISQUALIFIED OFFICIAL OR EMPLOYEE IS THE ONLY
4	INDIVIDUAL AUTHORIZED TO ACT.
5	REVISOR'S NOTE: This section formerly was SG § 15–501.
$\frac{6}{7}$	In subsection (b)(2) of this section, the former reference to the matter "involved" is deleted as surplusage.
8	The only other changes are in style.
9	Defined terms: "Advisory body" § 5–101
10	"Business entity" § 5–101
11	"Employee" § 5–101
12	"Ethics Commission" § 5–101
13	"Financial interest" § 5–101
14	"Governmental unit" § 5–101
15	"Including" § 1–110
16	"Interest" § 5–101
17	"Official" § 5–101
18	"Qualifying relative" § 5–101
19	"State" § 1–115
20	5-502. Employment or financial interests — General restriction.
21	(A) GENERAL ASSEMBLY MEMBERS EXEMPTED.
22	This section does not apply to members of the General
23	ASSEMBLY.
24	(B) PROHIBITIONS.
25	EXCEPT AS PROVIDED IN SUBSECTIONS (C) AND (D) OF THIS SECTION, AN
26	OFFICIAL OR EMPLOYEE MAY NOT:
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27	(1) BE EMPLOYED BY OR HAVE A FINANCIAL INTEREST IN:
28	(I) AN ENTITY SUBJECT TO THE AUTHORITY OF THAT
29	OFFICIAL OR EMPLOYEE OR OF THE GOVERNMENTAL UNIT WITH WHICH THE
30	OFFICIAL OR EMPLOYEE IS AFFILIATED; OR
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$egin{array}{c} 1 \\ 2 \\ 3 \end{array}$	(II) AN ENTITY THAT IS NEGOTIATING OR HAS ENTERED A CONTRACT WITH THAT GOVERNMENTAL UNIT OR AN ENTITY THAT IS A SUBCONTRACTOR ON A CONTRACT WITH THAT GOVERNMENTAL UNIT; OR
$\begin{array}{c} 4\\ 5\\ 6\end{array}$	(2) HOLD ANY OTHER EMPLOYMENT RELATIONSHIP THAT WOULD IMPAIR THE IMPARTIALITY AND INDEPENDENT JUDGMENT OF THE OFFICIAL OR EMPLOYEE.
7	(C) EXCEPTIONS.
8	THE PROHIBITIONS OF SUBSECTION (B) OF THIS SECTION DO NOT APPLY:
9 10	(1) TO EMPLOYMENT OR A FINANCIAL INTEREST ALLOWED BY REGULATION OF THE ETHICS COMMISSION IF:
$\frac{11}{12}$	(I) THE EMPLOYMENT DOES NOT CREATE A CONFLICT OF INTEREST OR THE APPEARANCE OF A CONFLICT OF INTEREST; OR
13	(II) THE FINANCIAL INTEREST IS DISCLOSED;
14 15 16 17	(2) TO A PUBLIC OFFICIAL WHO IS APPOINTED TO A REGULATORY OR LICENSING UNIT IN ACCORDANCE WITH A STATUTORY REQUIREMENT THAT ENTITIES SUBJECT TO THE JURISDICTION OF THE UNIT BE REPRESENTED IN APPOINTMENTS TO IT;
18 19 20 21 22	(3) AS ALLOWED BY REGULATIONS ADOPTED BY THE ETHICS COMMISSION, TO AN EMPLOYEE WHOSE GOVERNMENT DUTIES ARE MINISTERIAL, IF THE PRIVATE EMPLOYMENT OR FINANCIAL INTEREST DOES NOT CREATE A CONFLICT OF INTEREST OR THE APPEARANCE OF A CONFLICT OF INTEREST; OR
23 24 25 26 27	(4) TO A MEMBER OF A BOARD WHO HOLDS THE EMPLOYMENT OR FINANCIAL INTEREST WHEN APPOINTED IF THE EMPLOYMENT OR FINANCIAL INTEREST IS DISCLOSED PUBLICLY TO THE APPOINTING AUTHORITY, THE ETHICS COMMISSION, AND, IF APPLICABLE, THE SENATE OF MARYLAND BEFORE SENATE CONFIRMATION.
28	(D) EXEMPTION UNDER EXTRAORDINARY CIRCUMSTANCES.

(1) SUBJECT TO PARAGRAPH (2) OF THIS SUBSECTION, THE
 ETHICS COMMISSION MAY EXEMPT A PUBLIC OFFICIAL OF AN EXECUTIVE UNIT
 OR AN EMPLOYEE OF AN EXECUTIVE UNIT FROM THE PROHIBITIONS OF

SUBSECTION (B) OF THIS SECTION IF THE ETHICS COMMISSION DETERMINES 1 $\mathbf{2}$ THAT: 3 **(I)** FAILURE TO GRANT THE EXEMPTION WOULD LIMIT THE **ABILITY OF THE STATE TO:** 4 $\mathbf{5}$ 1. RECRUIT AND HIRE HIGHLY QUALIFIED OR 6 UNIQUELY QUALIFIED PROFESSIONALS FOR PUBLIC SERVICE; OR 2. 7 ASSURE THE AVAILABILITY OF COMPETENT 8 **SERVICES TO THE PUBLIC; AND** 9 **(II)** THE NUMBER OF EXEMPTIONS GRANTED UNDER THIS SUBSECTION HAS NOT ERODED THE PURPOSES OF SUBSECTION (B) OF THIS 10 11 SECTION OR OTHER PROVISIONS OF THIS TITLE. 12(2) **(I)** THE ETHICS COMMISSION MAY GRANT AN EXEMPTION **UNDER PARAGRAPH (1) OF THIS SUBSECTION ONLY:** 13 141. IN EXTRAORDINARY SITUATIONS; AND 152. ON THE RECOMMENDATION OF THE GOVERNOR, 16 AT THE REQUEST OF THE EXECUTIVE UNIT INVOLVED. 17Тне ETHICS COMMISSION **(II)** SHALL APPLY THIS SUBSECTION AS CONSISTENTLY AS POSSIBLE UNDER SIMILAR FACTS AND 18 19 CIRCUMSTANCES. 20REVISOR'S NOTE: This section formerly was SG § 15–502. 21The only changes are in style. 22Defined terms: "Board" § 5–101 "Employee" § 5-101 23"Entity" § 5–101 2425"Ethics Commission" § 5-101 "Executive unit" § 5–101 26"Financial interest" § 5-101 27"General Assembly" § 5-101 28"Governmental unit" § 5-101 29"Official" § 5-101 30 "Public official" § 5-101 31

32 **5–503.** Employment restriction — Entities contracting with State.

(A) GENERAL ASSEMBLY MEMBERS EXEMPTED.
THIS SECTION DOES NOT APPLY TO MEMBERS OF THE GENERAL ASSEMBLY.
(B) EMPLOYMENT PROHIBITED.
AN OFFICIAL OR EMPLOYEE MAY NOT BE EMPLOYED BY AN ENTITY THAT IS A PARTY TO A CONTRACT THAT BINDS OR PURPORTS TO BIND THE STATE IF:
(1) THE DUTIES OF THE OFFICIAL OR EMPLOYEE INCLUDE

7 (1) THE DUTIES OF THE OFFICIAL OR EMPLOYEE INCLUDE 8 MATTERS SUBSTANTIALLY RELATING TO OR AFFECTING THE SUBJECT MATTER 9 OF THE CONTRACT; AND

10 (2) THE CONTRACT BINDS OR PURPORTS TO BIND THE STATE TO 11 PAY MORE THAN \$1,000.

12 REVISOR'S NOTE: This section formerly was SG § 15–503.

13 No changes are made.

14 Defined terms: "Employee" § 5–101

15 "Entity" § 5–101

16 "General Assembly" § 5–101

- 17 "Official" § 5–101
- 18 "State" § 1–115

19 **5–504.** Employment restriction — Representation or assistance.

20 (A) CONTINGENT COMPENSATION.

21 (1) THIS SUBSECTION DOES NOT APPLY TO MEMBERS OF THE 22 GENERAL ASSEMBLY.

(2) EXCEPT AS PROVIDED IN PARAGRAPH (3) OF THIS
SUBSECTION, AN OFFICIAL OR EMPLOYEE MAY NOT, FOR CONTINGENT
COMPENSATION, ASSIST OR REPRESENT A PARTY IN ANY MATTER BEFORE OR
INVOLVING ANY UNIT OF THE STATE OR A POLITICAL SUBDIVISION OF THE
STATE.

28 (3) PARAGRAPH (2) OF THIS SUBSECTION DOES NOT APPLY TO 29 ASSISTANCE TO OR REPRESENTATION OF A PARTY:

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1 (I) IN A JUDICIAL OR QUASI-JUDICIAL PROCEEDING, 2 INCLUDING A PROCEEDING BEFORE AN ADMINISTRATIVE LAW JUDGE IN THE 3 OFFICE OF ADMINISTRATIVE HEARINGS, OR A MATTER PRELIMINARY, 4 INCIDENTAL, OR COLLATERAL TO A JUDICIAL OR QUASI-JUDICIAL 5 PROCEEDING; OR

6 (II) IN A MATTER BEFORE OR INVOLVING THE WORKERS' 7 COMPENSATION COMMISSION, THE MARYLAND AUTOMOBILE INSURANCE 8 FUND, OR THE CRIMINAL INJURIES COMPENSATION BOARD.

9 (B) GENERAL ASSEMBLY MEMBER — COMPENSATED REPRESENTATION 10 OR ASSISTANCE.

11 (1) EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS 12 SUBSECTION, A MEMBER OF THE GENERAL ASSEMBLY MAY NOT, FOR 13 COMPENSATION, ASSIST OR REPRESENT A PARTY IN ANY MATTER BEFORE OR 14 INVOLVING ANY UNIT OF THE STATE OR A POLITICAL SUBDIVISION OF THE 15 STATE.

16 (2) PARAGRAPH (1) OF THIS SUBSECTION DOES NOT APPLY TO 17 ASSISTANCE TO OR REPRESENTATION OF A PARTY:

18 (I) IN MATTERS RELATING TO THE PERFORMANCE OF 19 MINISTERIAL ACTS BY A GOVERNMENTAL UNIT;

20 (II) IN MATTERS INVOLVING THE MEMBER'S REGULAR 21 BUSINESS, EMPLOYMENT, OR PROFESSION, IN WHICH CONTACT WITH A 22 GOVERNMENTAL UNIT:

23 **1.** IS AN INCIDENTAL PART OF THE BUSINESS, 24 EMPLOYMENT, OR PROFESSION;

25 **2.** IS MADE IN THE MANNER THAT IS CUSTOMARY 26 FOR PERSONS IN THAT BUSINESS, EMPLOYMENT, OR PROFESSION; AND

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3. IS NOT FOR CONTINGENT COMPENSATION;

(III) IN A JUDICIAL OR QUASI-JUDICIAL PROCEEDING,
INCLUDING A PROCEEDING BEFORE AN ADMINISTRATIVE LAW JUDGE IN THE
OFFICE OF ADMINISTRATIVE HEARINGS, OR A MATTER PRELIMINARY,
INCIDENTAL, OR COLLATERAL TO A JUDICIAL OR QUASI-JUDICIAL
PROCEEDING;

(IV) IN A MATTER BEFORE OR INVOLVING THE WORKERS' 1 $\mathbf{2}$ COMPENSATION COMMISSION, THE MARYLAND AUTOMOBILE INSURANCE 3 FUND, OR THE CRIMINAL INJURIES COMPENSATION BOARD; OR 4 (V) IN A MATTER IN WHICH THE ASSISTANCE OR $\mathbf{5}$ REPRESENTATION, OTHER THAN FOR CONTINGENT COMPENSATION, WAS 6 COMMENCED BY THE MEMBER OF THE GENERAL ASSEMBLY BEFORE: 7 1. THE MEMBER FILED Α CERTIFICATE OF 8 CANDIDACY FOR ELECTION TO THE GENERAL ASSEMBLY AT A TIME WHEN THE 9 MEMBER WAS NOT AN INCUMBENT; OR 10 2. IF THE MEMBER WAS APPOINTED TO FILL A 11 VACANCY, THE DATE OF APPOINTMENT. 12**(C)** GENERAL ASSEMBLY MEMBER — REPRESENTATION IN 13 PROCUREMENT OR REGULATIONS MATTERS. A MEMBER OF THE GENERAL ASSEMBLY MAY NOT ASSIST OR 14 (1) 15**REPRESENT A PERSON, INCLUDING HIMSELF OR HERSELF, FOR COMPENSATION** 16 BEFORE A STATE OR LOCAL GOVERNMENTAL AGENCY IN ANY MATTER 17**INVOLVING:** 18 **(I) PROCUREMENT; OR** 19 **(II)** THE ADOPTION OF REGULATIONS. PARAGRAPH (1) OF THIS SUBSECTION DOES NOT APPLY TO AN 20(2) ADMINISTRATIVE PROCEEDING CONDUCTED IN ACCORDANCE WITH TITLE 10, 21SUBTITLE 2 OF THE STATE GOVERNMENT ARTICLE. 2223 **(D)** FORMER OFFICIAL OR EMPLOYEE. 24(1) EXCEPT FOR A FORMER MEMBER OF THE GENERAL 25ASSEMBLY, WHO SHALL BE SUBJECT TO THE RESTRICTIONS PROVIDED UNDER PARAGRAPH (2) OF THIS SUBSECTION, A FORMER OFFICIAL OR EMPLOYEE MAY 2627NOT ASSIST OR REPRESENT A PARTY, OTHER THAN THE STATE, IN A CASE, A 28CONTRACT, OR ANY OTHER SPECIFIC MATTER FOR COMPENSATION IF: 29**(I)** THE MATTER INVOLVES STATE GOVERNMENT; AND **(II)** THE FORMER OFFICIAL OR EMPLOYEE PARTICIPATED

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31 SIGNIFICANTLY IN THE MATTER AS AN OFFICIAL OR EMPLOYEE. 1 (2) (I) EXCEPT AS PROVIDED IN SUBPARAGRAPH (II) OF THIS 2 PARAGRAPH, UNTIL THE CONCLUSION OF THE NEXT REGULAR SESSION THAT 3 BEGINS AFTER THE MEMBER LEAVES OFFICE, A FORMER MEMBER OF THE 4 GENERAL ASSEMBLY MAY NOT ASSIST OR REPRESENT ANOTHER PARTY FOR 5 COMPENSATION IN A MATTER THAT IS THE SUBJECT OF LEGISLATIVE ACTION.

6 (II) THE LIMITATION UNDER SUBPARAGRAPH (I) OF THIS 7 PARAGRAPH ON REPRESENTATION BY A FORMER MEMBER OF THE GENERAL 8 ASSEMBLY DOES NOT APPLY TO THE FORMER MEMBER'S REPRESENTATION OF 9 A MUNICIPAL CORPORATION, COUNTY, OR STATE GOVERNMENTAL ENTITY.

10 (E) OFFICIAL OR EMPLOYEE IN JUDICIAL BRANCH.

11 NOTWITHSTANDING SUBSECTION (A)(3) OF THIS SECTION OR § 5–502 OF 12 THIS SUBTITLE, A FULL-TIME OFFICIAL OR EMPLOYEE IN THE JUDICIAL 13 BRANCH MAY NOT REPRESENT A PARTY BEFORE A COURT OR UNIT OF THE 14 JUDICIAL BRANCH EXCEPT IN THE DISCHARGE OF OFFICIAL DUTIES.

- 15 REVISOR'S NOTE: This section formerly was SG § 15–504.
- 16 The only changes are in style.
- 17 Defined terms: "Compensation" § 5–101
- 18 "County" § 1–107
- 19 "Employee" § 5–101
- 20 "General Assembly" § 5–101
- 21 "Governmental unit" § 5–101
- 22 "Including" § 1–110
- 23 "Legislative action" § 5–101
- 24 "Municipal corporation" § 5–101
- 25 "Official" § 5–101
- 26 "Person" § 1–114 27 "State" § 1–115
- 28 **5–505.** GIFTS OR HONORARIA.
- 29 (A) GIFT SOLICITATION PROHIBITED.
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(1) AN OFFICIAL OR EMPLOYEE MAY NOT SOLICIT ANY GIFT.

31 (2) AN OFFICIAL MAY NOT DIRECTLY SOLICIT OR FACILITATE THE 32 SOLICITATION OF A GIFT, ON BEHALF OF ANOTHER PERSON, FROM AN 33 INDIVIDUAL REGULATED LOBBYIST DESCRIBED IN § 5–701(A)(1) OF THIS TITLE.

1 **(B) GIFT ACCEPTANCE PROHIBITED.** $\mathbf{2}$ (1) IN THIS SUBSECTION, "ENTITY" DOES NOT INCLUDE A 3 **GOVERNMENTAL UNIT.** (2) EXCEPT AS PROVIDED IN SUBSECTION (C) OF THIS SECTION, 4 AN OFFICIAL OR EMPLOYEE MAY NOT KNOWINGLY ACCEPT A GIFT, DIRECTLY OR $\mathbf{5}$ 6 INDIRECTLY, FROM AN ENTITY THAT THE OFFICIAL OR EMPLOYEE KNOWS OR 7 HAS REASON TO KNOW: 8 DOES OR SEEKS TO DO ANY BUSINESS OF ANY KIND, **(I)** 9 OF AMOUNT. WITH THE OFFICIAL'S OR **EMPLOYEE'S** REGARDLESS 10 **GOVERNMENTAL UNIT:** ENGAGES IN AN ACTIVITY THAT IS REGULATED OR 11 **(II)** 12CONTROLLED BY THE OFFICIAL'S OR EMPLOYEE'S GOVERNMENTAL UNIT; 13 (III) HAS A FINANCIAL INTEREST THAT MAY BE AFFECTED SUBSTANTIALLY AND MATERIALLY, IN A MANNER DISTINGUISHABLE FROM THE 14 PUBLIC GENERALLY, BY THE PERFORMANCE OR NONPERFORMANCE OF THE 1516 OFFICIAL'S OR EMPLOYEE'S OFFICIAL DUTIES; OR 17(IV) IS A REGULATED LOBBYIST WITH RESPECT TO MATTERS 18 WITHIN THE JURISDICTION OF THE OFFICIAL OR EMPLOYEE. 19 (C) **EXCEPTIONS.** 20(1) NOTWITHSTANDING SUBSECTION (B) OF THIS SECTION, AN 21**OFFICIAL OR EMPLOYEE MAY ACCEPT A GIFT LISTED IN PARAGRAPH (2) OF THIS** 22SUBSECTION UNLESS: 23**(I)** THE GIFT WOULD TEND TO IMPAIR THE IMPARTIALITY 24AND INDEPENDENT JUDGMENT OF THE OFFICIAL OR EMPLOYEE; OR 25**(II)** AS TO A GIFT OF SIGNIFICANT VALUE: 261. THE GIFT WOULD GIVE THE APPEARANCE OF 27IMPAIRING THE IMPARTIALITY AND INDEPENDENT JUDGMENT OF THE OFFICIAL 28**OR EMPLOYEE; OR** 292. THE OFFICIAL OR EMPLOYEE BELIEVES OR HAS 30 REASON TO BELIEVE THAT THE GIFT IS DESIGNED TO IMPAIR THE 31 IMPARTIALITY AND INDEPENDENT JUDGMENT OF THE OFFICIAL OR EMPLOYEE.

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1 (2) SUBJECT TO PARAGRAPH (1) OF THIS SUBSECTION. $\mathbf{2}$ SUBSECTION (B) OF THIS SECTION DOES NOT APPLY TO: 3 **(I)** 1. EXCEPT FOR OFFICIALS OF THE LEGISLATIVE BRANCH, MEALS OR BEVERAGES RECEIVED AND CONSUMED BY THE OFFICIAL 4 $\mathbf{5}$ OR EMPLOYEE IN THE PRESENCE OF THE DONOR OR SPONSORING ENTITY; 6 2. FOR OFFICIALS OF THE LEGISLATIVE BRANCH, 7FOOD OR BEVERAGES RECEIVED AND CONSUMED BY THE OFFICIAL IN THE 8 PRESENCE OF THE DONOR OR SPONSORING ENTITY AS PART OF A MEAL OR 9 **RECEPTION TO WHICH ALL MEMBERS OF A LEGISLATIVE UNIT WERE INVITED;** 10 3. FOR A MEMBER OF THE GENERAL ASSEMBLY, 11 FOOD OR BEVERAGES RECEIVED FROM A DONOR OR SPONSORING ENTITY, 12OTHER THAN AN INDIVIDUAL REGULATED LOBBYIST DESCRIBED IN § 5-701(A)(1) OF THIS TITLE, DURING A PERIOD WHEN THE GENERAL ASSEMBLY 13 IS NOT IN SESSION, AT A LOCATION THAT IS WITHIN A COUNTY THAT CONTAINS 14THE MEMBER'S DISTRICT, PROVIDED THAT THE DONOR OR SPONSORING ENTITY 15 IS LOCATED WITHIN A COUNTY THAT CONTAINS THE MEMBER'S DISTRICT; OR 1617**4**. FOR A MEMBER OF THE GENERAL ASSEMBLY, FOOD OR BEVERAGES RECEIVED AT THE TIME AND GEOGRAPHIC LOCATION OF A 18 MEETING OF A LEGISLATIVE ORGANIZATION FOR WHICH THE MEMBER'S 19 20PRESIDING OFFICER HAS APPROVED THE MEMBER'S ATTENDANCE AT STATE 21 **EXPENSE:** 22**(II)** CEREMONIAL GIFTS OR AWARDS OF INSIGNIFICANT 23**MONETARY VALUE;** 24(III) EXCEPT FOR A STATE OFFICIAL OF THE EXECUTIVE 25BRANCH OR LEGISLATIVE BRANCH, UNSOLICITED GIFTS OF NOMINAL VALUE; 26(IV) FOR A STATE OFFICIAL OF THE EXECUTIVE BRANCH OR 27LEGISLATIVE BRANCH, UNSOLICITED GIFTS FROM A REGULATED LOBBYIST THAT ARE NOT MEALS OR ALCOHOLIC BEVERAGES AND THAT DO NOT EXCEED 28**\$20** IN COST; 2930 (V) TRIVIAL GIFTS OF INFORMATIONAL VALUE; 31(VI) IN RETURN FOR PARTICIPATION ON A PANEL OR A 32SPEAKING ENGAGEMENT AT A MEETING, REASONABLE EXPENSES FOR FOOD, 33 TRAVEL, LODGING, OR SCHEDULED ENTERTAINMENT OF THE OFFICIAL OR

1 EMPLOYEE IF THE EXPENSES ARE ASSOCIATED WITH THE MEETING, EXCEPT 2 THAT, IF SUCH EXPENSES FOR A STATE OFFICIAL OF THE LEGISLATIVE BRANCH 3 OR EXECUTIVE BRANCH ARE TO BE PAID BY A REGULATED LOBBYIST AND ARE 4 ANTICIPATED TO EXCEED \$500, THE OFFICIAL SHALL NOTIFY THE 5 APPROPRIATE ADVISORY BODY BEFORE ATTENDING THE MEETING;

6 (VII) FOR A MEMBER OF THE GENERAL ASSEMBLY, 7 REASONABLE EXPENSES FOR FOOD, TRAVEL, LODGING, OR SCHEDULED 8 ENTERTAINMENT TO ATTEND A LEGISLATIVE CONFERENCE THAT HAS BEEN 9 APPROVED BY THE MEMBER'S PRESIDING OFFICER;

10 (VIII) TICKETS OR FREE ADMISSION EXTENDED TO AN 11 ELECTED CONSTITUTIONAL OFFICER FROM THE PERSON SPONSORING OR 12 CONDUCTING THE EVENT, AS A COURTESY OR CEREMONY TO THE OFFICE, TO 13 ATTEND A CHARITABLE, CULTURAL, OR POLITICAL EVENT;

14 (IX) A SPECIFIC GIFT OR CLASS OF GIFTS EXEMPTED FROM
15 SUBSECTION (B) OF THIS SECTION BY THE ETHICS COMMISSION ON A WRITTEN
16 FINDING THAT:

ACCEPTANCE OF THE GIFT OR CLASS OF GIFTS
 WOULD NOT BE DETRIMENTAL TO THE IMPARTIAL CONDUCT OF GOVERNMENT;
 AND

202.THE GIFT IS PURELY PERSONAL AND PRIVATE IN21NATURE;

22 **(X)** A GIFT FROM:

231. AN INDIVIDUAL RELATED TO THE OFFICIAL OR24EMPLOYEE BY BLOOD OR MARRIAGE; OR

25 **2.** ANY OTHER INDIVIDUAL WHO IS A MEMBER OF 26 THE HOUSEHOLD OF THE OFFICIAL OR EMPLOYEE; OR

27 (XI) TO THE EXTENT PROVIDED IN SUBSECTION (D) OF THIS
28 SECTION, HONORARIA.

29 **(D) HONORARIA.**

30 (1) EXCEPT AS PROVIDED IN SUBSECTION (C)(2)(VI) OF THIS
 31 SECTION, A MEMBER OR MEMBER-ELECT OF THE GENERAL ASSEMBLY MAY NOT
 32 ACCEPT AN HONORARIUM.

1(2)SUBJECT TO SUBSECTION (C)(1) OF THIS SECTION, AN2OFFICIAL OR EMPLOYEE WHO IS NOT A MEMBER OR MEMBER-ELECT OF THE3GENERAL ASSEMBLY MAY ACCEPT AN HONORARIUM IF:

4 (I) THE HONORARIUM IS LIMITED TO REASONABLE 5 EXPENSES FOR THE OFFICIAL'S MEALS, TRAVEL, AND LODGING, AND 6 REASONABLE AND VERIFIABLE EXPENSES FOR CARE OF A CHILD OR 7 DEPENDENT ADULT, THAT ARE ACTUALLY INCURRED;

8 (II) THE HONORARIUM CONSISTS OF GIFTS DESCRIBED IN 9 SUBSECTION (C)(2)(II) THROUGH (IV) OF THIS SECTION; OR

(III) THE OFFICIAL OR EMPLOYEE IS A FACULTY MEMBER OF
 A STATE INSTITUTION OF HIGHER EDUCATION WHO DOES NOT HOLD ANOTHER
 POSITION AS AN OFFICIAL THAT PRECLUDES RECEIVING THE HONORARIUM.

13 (3) OTHER THAN AS ALLOWED BY PARAGRAPH (2) OF THIS
14 SUBSECTION, AN HONORARIUM MAY NOT BE ACCEPTED, EVEN IF ALLOWED BY
15 SUBSECTION (C)(1) OF THIS SECTION, IF:

16 (I) THE PAYOR OF THE HONORARIUM HAS AN INTEREST 17 THAT MAY BE AFFECTED SUBSTANTIALLY AND MATERIALLY, IN A MANNER 18 DISTINGUISHABLE FROM THE PUBLIC GENERALLY, BY THE PERFORMANCE OR 19 NONPERFORMANCE OF THE OFFICIAL'S OR EMPLOYEE'S OFFICIAL DUTIES; AND

20(II) THE OFFERING OF THE HONORARIUM IS RELATED IN21ANY WAY TO THE OFFICIAL'S OR EMPLOYEE'S OFFICIAL POSITION.

22 (E) GIFTS PROHIBITED UNDER STATE FINANCE AND PROCUREMENT 23 ARTICLE.

AN OFFICIAL OR EMPLOYEE MAY NOT ACCEPT A GIFT THAT IS PROHIBITED UNDER § 13–211 OF THE STATE FINANCE AND PROCUREMENT ARTICLE.

27 (F) FURTHER EXEMPTIONS.

28 BY REGULATION, THE ETHICS COMMISSION MAY DEFINE FURTHER 29 EXEMPTIONS FROM THIS SECTION AS MAY BE NECESSARY.

30REVISOR'S NOTE: This section is new language derived without substantive31change from former SG § 15–505.

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$egin{array}{c} 1 \\ 2 \\ 3 \end{array}$]	Subsection (b)(1) of this section is new language codifying the consistent interpretation, by the State Ethics Commission and the Joint Committee on Legislative Ethics, of the gift section of the Ethics Law.				
$4 \\ 5 \\ 6$		In subsection (d)(1) of this section, the reference to a "member or member–elect of the General Assembly" is substituted for the former reference to a "State official of the Legislative Branch" for clarity.					
7 8 9 10 11		In the introductory language of subsection (d)(2) of this section, the reference to an official or employee "who is not a member or member-elect of the General Assembly" is substituted for the former phrase "[e]xcept as provided in paragraph (1) of this subsection" for clarity.					
$12 \\ 13 \\ 14 \\ 15 \\ 16 \\ 17 \\ 18 \\ 19 \\ 20 \\ 21 \\ 22 \\ 23 \\ 24 \\ 25 \\ 26 \\ 27 \\ 28 \\ 29 \\ 10 \\ 10 \\ 10 \\ 10 \\ 10 \\ 10 \\ 10 \\ 1$			d terms: "Advisory body" § 5–101 "County" § 1–107 "Employee" § 5–101 "Entity" § 5–101 "Ethics Commission" § 5–101 "Financial interest" § 5–101 "General Assembly" § 5–101 "Governmental unit" § 5–101 "Governmental unit" § 5–101 "Honorarium" § 5–101 "Interest" § 5–101 "Legislative unit" § 5–101 "Member of household" § 5–101 "Member of household" § 5–101 "Member of household" § 5–101 "Gofficial" § 5–101 "Ferson" § 1–114 "Regulated lobbyist" § 5–101 "State" § 1–115 "State official" § 5–101				
30	5–50	6. USE	OF PRESTIGE OF OFFICE.				
21		(1)	INCENEDAL				

31 (A) IN GENERAL.

AN OFFICIAL OR EMPLOYEE MAY NOT INTENTIONALLY USE THE PRESTIGE
 OF OFFICE OR PUBLIC POSITION FOR THAT OFFICIAL'S OR EMPLOYEE'S PRIVATE
 GAIN OR THAT OF ANOTHER.

35 **(B) EXEMPTION.**

36THE PERFORMANCE OF USUAL AND CUSTOMARY CONSTITUENT SERVICES,37WITHOUT ADDITIONAL COMPENSATION, IS NOT PROHIBITED UNDER38SUBSECTION (A) OF THIS SECTION.

1	REVISOR'S NOTE: This section formerly was SG § 15–506.						
2	No changes are made.						
$3 \\ 4 \\ 5$	Defined terms: "Compensation" § 5–101 "Employee" § 5–101 "Official" § 5–101						
6	5-507. DISCLOSURE OR USE OF CONFIDENTIAL INFORMATION.						
7 8 9 10	EXCEPT IN THE DISCHARGE OF AN OFFICIAL DUTY, AN OFFICIAL OR EMPLOYEE MAY NOT DISCLOSE OR USE CONFIDENTIAL INFORMATION ACQUIRED BY REASON OF THE OFFICIAL'S OR EMPLOYEE'S PUBLIC POSITION AND NOT AVAILABLE TO THE PUBLIC:						
11	(1) FOR PERSONAL ECONOMIC BENEFIT; OR						
12	(2) FOR THE ECONOMIC BENEFIT OF ANOTHER.						
13	REVISOR'S NOTE: This section formerly was SG § 15–507.						
14	No changes are made.						
$\begin{array}{c} 15\\ 16 \end{array}$	Defined terms: "Employee" § 5–101 "Official" § 5–101						
17	5-508. PARTICIPATION IN PROCUREMENT.						
18	(A) IN GENERAL.						
19 20 21 22 23	AN INDIVIDUAL WHO ASSISTS AN EXECUTIVE UNIT IN THE DRAFTING OF SPECIFICATIONS, AN INVITATION FOR BIDS, A REQUEST FOR PROPOSALS FOR A PROCUREMENT, OR THE SELECTION OR AWARD MADE IN RESPONSE TO AN INVITATION FOR BIDS OR REQUEST FOR PROPOSALS, OR A PERSON THAT EMPLOYS THE INDIVIDUAL, MAY NOT:						
24	(1) SUBMIT A BID OR PROPOSAL FOR THAT PROCUREMENT; OR						
25 26 27	(2) ASSIST OR REPRESENT ANOTHER PERSON, DIRECTLY OR INDIRECTLY, WHO IS SUBMITTING A BID OR PROPOSAL FOR THAT PROCUREMENT.						
28	(B) EXEMPTIONS.						

1 FOR PURPOSES OF SUBSECTION (A) OF THIS SECTION, ASSISTING IN THE 2 DRAFTING OF SPECIFICATIONS, AN INVITATION FOR BIDS, OR A REQUEST FOR 3 PROPOSALS FOR A PROCUREMENT DOES NOT INCLUDE:

4 (1) PROVIDING DESCRIPTIVE LITERATURE SUCH AS CATALOGUE 5 SHEETS, BROCHURES, TECHNICAL DATA SHEETS, OR STANDARD SPECIFICATION 6 "SAMPLES", WHETHER REQUESTED BY AN EXECUTIVE UNIT OR PROVIDED 7 UNSOLICITED;

8 (2) OR SUBMITTING WRITTEN ORAL COMMENTS ON Α 9 SPECIFICATION PREPARED BY AN EXECUTIVE UNIT OR ON A SOLICITATION FOR 10 A BID OR PROPOSAL WHEN COMMENTS ARE SOLICITED FROM TWO OR MORE 11 PERSONS AS PART OF A REQUEST FOR INFORMATION OR A PREBID OR 12**PREPROPOSAL PROCESS;**

13(3) PROVIDING SPECIFICATIONS FOR A SOLE SOURCE14PROCUREMENT MADE IN ACCORDANCE WITH § 13–107 OF THE STATE FINANCE15AND PROCUREMENT ARTICLE;

16(4) PROVIDING ARCHITECTURAL AND ENGINEERING SERVICES17FOR:

18(I) PROGRAMMING, MASTER PLANNING, OR OTHER19PROJECT PLANNING SERVICES; OR

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(II) THE DESIGN OF A CONSTRUCTION PROJECT IF:

211.THE DESIGN SERVICES DO NOT INVOLVE LEAD OR22PRIME DESIGN RESPONSIBILITIES OR CONSTRUCTION PHASE RESPONSIBILITIES23ON BEHALF OF THE STATE; AND

242. A. THE ANTICIPATED VALUE OF THE25PROCUREMENT CONTRACT AT THE TIME OF ADVERTISEMENT IS AT LEAST26\$2,500,000 AND NOT MORE THAN \$100,000,000; OR

B. REGARDLESS OF THE AMOUNT OF THE
 PROCUREMENT CONTRACT, THE PAYMENT TO THE INDIVIDUAL OR PERSON FOR
 THE DESIGN SERVICES DOES NOT EXCEED \$500,000; OR

30 (5) FOR A PROCUREMENT OF HEALTH, HUMAN, SOCIAL, OR
31 EDUCATIONAL SERVICES, COMMENTS SOLICITED FROM TWO OR MORE PERSONS
32 AS PART OF A REQUEST FOR INFORMATION, INCLUDING WRITTEN OR ORAL

$\frac{1}{2}$	COMMENTS ON A DRAFT SPECIFICATION, INVITATION FOR BIDS, OR REQUEST FOR PROPOSALS.					
3	(C) RETENTION OF WRITTEN AND ORAL COMMENTS.					
4	A UNIT THAT RECEIVES COMMENTS AS DESCRIBED IN SUBSECTION (B)(2)					
5	AND (5) OF THIS SECTION SHALL RETAIN:					
6	(1) ANY WRITTEN COMMENTS; AND					
7	(2) A RECORD OF ANY ORAL COMMENTS.					
8	REVISOR'S NOTE: This section formerly was SG § 15–508.					
9	In subsection (b)(1) and (2) of this section, the references to "executive					
$\begin{array}{c} 10\\ 11 \end{array}$	unit" are substituted for the former references to "executive agency" and "agency", respectively, to use the appropriate defined term.					
12	The only other changes are in style.					
13	Defined terms: "Executive unit" § 5–101					
14	"Person" § 1–114					
15	"Procurement contract" § 5–101					
16	"State" § 1–115					
17	5-509. RESERVED.					
18	5-510. RESERVED.					
19	PART II. SPECIAL LEGISLATIVE PROVISIONS.					
20	5-511. Application of part.					
21	THIS PART APPLIES ONLY TO MEMBERS OF THE GENERAL ASSEMBLY.					
22	REVISOR'S NOTE: This section formerly was SG § 15–510.					
23	The only changes are in style.					
24	Defined term: "General Assembly" § 5–101					
25	5-512. DISQUALIFICATION — PRESUMPTION OF CONFLICT.					
26	(A) "CLOSE ECONOMIC ASSOCIATION" DEFINED.					

214HOUSE BILL 270 IN THIS SECTION, "CLOSE ECONOMIC ASSOCIATION" MEANS 1 (1) $\mathbf{2}$ THE ASSOCIATION BETWEEN A LEGISLATOR AND: 3 **(I)** THE LEGISLATOR'S: 1. 4 **EMPLOYER;** 2. $\mathbf{5}$ **EMPLOYEE; OR** 3. 6 PARTNER IN A BUSINESS OR PROFESSIONAL 7 ENTERPRISE; 8 A PARTNERSHIP, LIMITED LIABILITY PARTNERSHIP, OR **(II)** 9 LIMITED LIABILITY COMPANY IN WHICH THE LEGISLATOR HAS INVESTED 10 CAPITAL OR OWNS AN INTEREST; 11 (III) A CORPORATION IN WHICH THE LEGISLATOR OWNS THE 12 **LESSER OF:** 131. 10% OR MORE OF THE OUTSTANDING CAPITAL 14STOCK; OR 152. CAPITAL STOCK WITH A CUMULATIVE VALUE OF 16 \$25,000 OR MORE; AND (IV) A CORPORATION IN WHICH THE LEGISLATOR IS AN 1718 OFFICER, A DIRECTOR, OR AN AGENT. "CLOSE ECONOMIC ASSOCIATION" DOES NOT INCLUDE A 19 (2) LEGISLATOR'S OWNERSHIP OF STOCK DIRECTLY THROUGH A MUTUAL FUND, A 20RETIREMENT PLAN, OR ANY OTHER SIMILAR COMMINGLED INVESTMENT 2122VEHICLE THE INDIVIDUAL INVESTMENTS OF WHICH THE LEGISLATOR DOES NOT 23CONTROL OR MANAGE. 24**(B) DISQUALIFICATION.** 25(1) AN INTEREST OF A MEMBER OF THE GENERAL ASSEMBLY 26CONFLICTS WITH THE PUBLIC INTEREST IF THE LEGISLATOR'S INTEREST TENDS TO IMPAIR THE LEGISLATOR'S INDEPENDENCE OF JUDGMENT. 2728(2) THE CONFLICT DISQUALIFIES THE LEGISLATOR FROM 29PARTICIPATING IN ANY LEGISLATIVE ACTION, OR OTHERWISE ATTEMPTING TO 30 INFLUENCE ANY LEGISLATION, TO WHICH THE CONFLICT RELATES.

(C) 1 **PRESUMPTION OF CONFLICT.** $\mathbf{2}$ IT IS PRESUMED THAT AN INTEREST DISQUALIFIES A LEGISLATOR FROM 3 PARTICIPATING IN LEGISLATIVE ACTION WHENEVER THE LEGISLATOR: 4 (1) HAS OR ACQUIRES A DIRECT INTEREST IN AN ENTERPRISE $\mathbf{5}$ THAT WOULD BE AFFECTED BY THE LEGISLATOR'S VOTE ON PROPOSED 6 LEGISLATION, UNLESS THE INTEREST IS COMMON TO ALL MEMBERS OF: 7 **(I)** A PROFESSION OR OCCUPATION OF WHICH THE 8 LEGISLATOR IS A MEMBER; OR 9 **(II)** THE GENERAL PUBLIC OR A LARGE CLASS OF THE 10 **GENERAL PUBLIC;** 11 (2) BENEFITS FINANCIALLY FROM Α CLOSE **ECONOMIC** 12ASSOCIATION WITH A PERSON WHOM THE LEGISLATOR KNOWS HAS A DIRECT 13 INTEREST IN AN ENTERPRISE OR INTEREST THAT WOULD BE AFFECTED BY THE 14LEGISLATOR'S PARTICIPATION IN LEGISLATIVE ACTION, DIFFERENTLY FROM 15**OTHER LIKE ENTERPRISES OR INTERESTS;** 16 (3) BENEFITS FINANCIALLY FROM Α CLOSE **ECONOMIC** 17ASSOCIATION WITH A PERSON WHO IS LOBBYING FOR THE PURPOSE OF 18 INFLUENCING LEGISLATIVE ACTION; OR 19 (4) SOLICITS, ACCEPTS, OR AGREES TO ACCEPT A LOAN, OTHER 20THAN A LOAN FROM A COMMERCIAL LENDER IN THE NORMAL COURSE OF 21BUSINESS, FROM A PERSON WHO WOULD BE AFFECTED BY OR HAS AN INTEREST 22IN AN ENTERPRISE THAT WOULD BE AFFECTED BY THE LEGISLATOR'S 23PARTICIPATION IN LEGISLATIVE ACTION. REVISOR'S NOTE: This section formerly was SG § 15–511. 2425In the introductory language of subsection (a)(1) of this section, the phrase "the association between a legislator and" is added for clarity. 2627In subsection (a)(2) of this section, the reference to "a legislator's 28ownership of" stock is added for clarity. 29The only other changes are in style. Defined terms: "Employee" § 5–101 30 "Employer" § 5-101 31

	216 HOUSE BILL 270									
$1 \\ 2 \\ 3 \\ 4 \\ 5$	"General Assembly" § 5–101 "Interest" § 5–101 "Legislative action" § 5–101 "Lobbying" § 5–101 "Person" § 1–114									
6	5–513. SUSPENSION OF DISQUALIFICATION.									
7	(A) DISCLAIMER OF CONFLICT; EXCEPTION.									
	(1) EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS SUBSECTION, THE DISQUALIFICATION ARISING UNDER § 5–512 OF THIS SUBTITLE IS SUSPENDED IF A LEGISLATOR WITH AN APPARENT OR PRESUMED CONFLICT FILES WITH THE JOINT ETHICS COMMITTEE A SWORN STATEMENT THAT:									
$\begin{array}{c} 13\\14\\15\end{array}$	(I) DESCRIBES THE CIRCUMSTANCES OF THE APPARENT OR PRESUMED CONFLICT AND THE LEGISLATION OR CLASS OF LEGISLATION TO WHICH IT RELATES; AND									
16 17 18	(II) ASSERTS THAT THE LEGISLATOR IS ABLE TO PARTICIPATE IN LEGISLATIVE ACTION RELATING TO THE LEGISLATION FAIRLY, OBJECTIVELY, AND IN THE PUBLIC INTEREST.									
19 20 21 22	(2) (I) EXCEPT AS PROVIDED IN SUBPARAGRAPH (II) OF THIS PARAGRAPH, THE DISQUALIFICATION ARISING UNDER § 5–512 OF THIS SUBTITLE MAY NOT BE SUSPENDED IF THE CONFLICT IS DIRECT AND PERSONAL TO:									
23			1.	THE LEGISLATOR;						
$\begin{array}{c} 24 \\ 25 \end{array}$	FAMILY; OR		2.	A MEMBER OF THE LEGISLATOR'S IMMEDIATE						
26			3.	THE LEGISLATOR'S EMPLOYER.						
27		(II)	THIS	S PARAGRAPH DOES NOT APPLY TO A VOTE ON:						
28 29	ENTIRETY; OR		1.	THE ANNUAL OPERATING BUDGET BILL, IN ITS						
30 31	ENTIRETY.		2.	THE ANNUAL CAPITAL BUDGET BILL, IN ITS						
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(B) STATEMENT OF JOINT ETHICS COMMITTEE; FURTHER ACTION.

2 (1) WHENEVER A LEGISLATOR FILES A STATEMENT DESCRIBED 3 IN SUBSECTION (A)(1) OF THIS SECTION, THE JOINT ETHICS COMMITTEE ON ITS 4 OWN MOTION MAY ISSUE A STATEMENT CONCERNING THE PROPRIETY OF THE 5 LEGISLATOR'S PARTICIPATION IN THE PARTICULAR LEGISLATIVE ACTION, WITH 6 REFERENCE TO THE APPLICABLE ETHICAL STANDARDS.

7 (2) THE SUSPENSION OF THE DISQUALIFICATION BY THE FILING 8 OF THE STATEMENT IS SUBJECT TO FURTHER ACTION BY THE JOINT ETHICS 9 COMMITTEE IF THE QUESTION OF CONFLICT COMES BEFORE THE COMMITTEE 10 AS TO THE SAME CIRCUMSTANCES AND THE SAME LEGISLATOR.

11 (C) STATEMENT OF RECUSAL.

A MEMBER WHO IS DISQUALIFIED FROM PARTICIPATING IN LEGISLATIVE ACTION UNDER SUBSECTION (A)(2)(I) 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.

19 (D) PUBLIC RECORD.

20 ALL STATEMENTS FILED UNDER THIS SECTION SHALL BE:

21 (1) FILED ELECTRONICALLY ON A FORM REQUIRED BY THE JOINT 22 ETHICS COMMITTEE; AND

- 23 (2) MAINTAINED AS A MATTER OF PUBLIC RECORD AS REQUIRED
 24 IN SUBSECTION (E) OF THIS SECTION.
- 25 (E) STATEMENTS AVAILABLE FOR PUBLIC INSPECTION; CONTENTS.
- 26 (1) THE DEPARTMENT OF LEGISLATIVE SERVICES SHALL:
- 27(I) COMPILE THE STATEMENTS FILED UNDER THIS28SECTION;
- 29(II) MAKE THE STATEMENTS AVAILABLE FOR PUBLIC30INSPECTION AS PROVIDED IN THE PUBLIC INFORMATION ACT; AND

HOUSE BILL 270 (III) AS TO STATEMENTS FILED ON OR AFTER JANUARY 1, 2013, MAKE THE STATEMENTS FREELY AVAILABLE TO THE PUBLIC ON THE **INTERNET THROUGH AN ONLINE REGISTRATION PROGRAM.** (2) AS TO EACH STATEMENT, THE INTERNET POSTING SHALL WHETHER THE JOINT ETHICS COMMITTEE HAS MADE A **(I)**

THE DETERMINATION MADE, IF ANY; AND

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9

(III) THE DATE, IF ANY, ON WHICH THE DETERMINATION WAS

DETERMINATION UNDER SUBSECTION (B) OF THIS SECTION;

- 10 MADE.
- 11 **REVISOR'S** NOTE: This section is new language derived without substantive change from former SG § 15–512. 12
- 13 In subsection (a)(1)(ii) of this section, the reference to "participat[ing] in 14legislative action" is substituted for the former reference to "vot[ing] and otherwise participat[ing] in action" for brevity and clarity. 15
- Defined terms: "Employer" § 5–101 16
- "Immediate family" § 5–101 17
- "Joint Ethics Committee" § 5–101 18

(II)

"Legislative action" § 5-101 19

205-514. OUTSIDE INCOME RELATING TO STATE OR LOCAL GOVERNMENTAL 21ENTITIES.

22(A) **RESTRICTION ON EARNED INCOME.**

23(1) EXCEPT AS PROVIDED IN PARAGRAPH (2) OR (3) OF THIS 24SUBSECTION, A MEMBER OF THE GENERAL ASSEMBLY, A FILED CANDIDATE FOR ELECTION TO THE GENERAL ASSEMBLY, OR A MEMBER-ELECT OF THE 25**GENERAL ASSEMBLY MAY NOT RECEIVE EARNED INCOME FROM:** 26

- **(I)** 27AN EXECUTIVE UNIT; OR
- 28**(II)** A POLITICAL SUBDIVISION OF THE STATE.

29(2) THE JOINT ETHICS COMMITTEE MAY EXEMPT AN INDIVIDUAL 30 FROM THE PROVISIONS OF PARAGRAPH (1) OF THIS SUBSECTION IF THE 31 **EARNED INCOME IS FOR:**

INDICATE:

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1 **(I)** EDUCATIONAL INSTRUCTION PROVIDED BY THE $\mathbf{2}$ MEMBER, CANDIDATE, OR MEMBER-ELECT; 3 **(II)** A POSITION THAT IS SUBJECT TO A MERIT SYSTEM 4 **HIRING PROCESS;** $\mathbf{5}$ (III) A HUMAN SERVICES POSITION; OR 6 (IV) A CAREER PROMOTION, CHANGE, OR PROGRESSION 7 THAT IS A LOGICAL TRANSITION FROM A PRE-EXISTING RELATIONSHIP AS 8 DESCRIBED IN PARAGRAPH (3)(II) OF THIS SUBSECTION. 9 (3) THIS SUBSECTION DOES NOT APPLY TO COMPENSATION TO A 10 MEMBER, CANDIDATE, OR MEMBER-ELECT DERIVED FROM: 11 **(I)** EMPLOYMENT AS A NONELECTED LAW ENFORCEMENT 12**OFFICER OR A FIRE OR RESCUE SQUAD WORKER; OR** 13**(II)** A TRANSACTION OR RELATIONSHIP THAT EXISTED 14**BEFORE THE INDIVIDUAL:** 151. FILED A CERTIFICATE OF CANDIDACY FOR ELECTION TO THE GENERAL ASSEMBLY WHILE THE INDIVIDUAL WAS NOT AN 16 17INCUMBENT MEMBER OF THE GENERAL ASSEMBLY; OR 18 2. WAS APPOINTED TO FILL A VACANCY. 19**(B) REPORTS.** 20(1) Α LEGISLATOR SHALL REPORT THE FOLLOWING INFORMATION IN WRITING TO THE JOINT ETHICS COMMITTEE AT THE TIMES 2122AND IN THE MANNER REQUIRED BY THE JOINT ETHICS COMMITTEE: 23**(I)** SUBJECT TO PARAGRAPH (2) OF THIS SUBSECTION, IF REPRESENTING A PERSON FOR COMPENSATION BEFORE A STATE OR LOCAL 24GOVERNMENT AGENCY, EXCEPT IN A JUDICIAL PROCEEDING OR IN A 2526QUASI-JUDICIAL PROCEEDING, THE NAME OF THE PERSON REPRESENTED, THE 27SERVICES PERFORMED, AND THE CONSIDERATION; 28**(II)** IF REPRESENTING A STATE OR LOCAL GOVERNMENT 29AGENCY FOR COMPENSATION, THE NAME OF THE AGENCY, THE SERVICES

30 PERFORMED, AND THE CONSIDERATION;

1 (III) THE NAME OF ANY BUSINESS ENTERPRISE SUBJECT TO $\mathbf{2}$ **REGULATION BY A STATE AGENCY IN WHICH THE LEGISLATOR AND A MEMBER** 3 OF THE LEGISLATOR'S IMMEDIATE FAMILY (SPOUSE AND CHILDREN LIVING 4 WITH THE LEGISLATOR), TOGETHER OR SEPARATELY, HAVE: $\mathbf{5}$ 1. THE LESSER OF: 6 A. 10% OR MORE OF THE CAPITAL STOCK OF ANY 7 **CORPORATION; OR B**. 8 CAPITAL STOCK OF ANY CORPORATION WITH A 9 CUMULATIVE VALUE OF \$25,000 OR MORE; AND 10 2. ANY INTEREST IN A PARTNERSHIP, LIMITED 11 LIABILITY PARTNERSHIP, OR LIMITED LIABILITY COMPANY; 12(IV) DETAILS OF ANY CONTRACTUAL RELATIONSHIP WITH A 13 GOVERNMENTAL ENTITY OF THE STATE OR A LOCAL GOVERNMENT IN THE 14STATE, INCLUDING THE SUBJECT MATTER AND THE CONSIDERATION; 15**(**V**)** DETAILS OF ANY TRANSACTION WITH A GOVERNMENTAL 16 ENTITY OF THE STATE OR A LOCAL GOVERNMENT IN THE STATE INVOLVING A 17**MONETARY CONSIDERATION; AND** 18 (VI) ANY PRIMARY EMPLOYMENT OR BUSINESS INTEREST 19 AND THE EMPLOYER OF THE LEGISLATOR OR THE SPOUSE OF THE LEGISLATOR, 20EXCEPT FOR EMPLOYMENT AS A LEGISLATOR. 21A LEGISLATOR, ON THE WRITTEN ADVICE OF THE COUNSEL (2) 22TO THE JOINT ETHICS COMMITTEE, IS NOT REQUIRED TO REPORT ANY 23INFORMATION UNDER THIS SUBSECTION IF REPORTING THE INFORMATION 24WOULD VIOLATE STANDARDS OF CLIENT CONFIDENTIALITY OR PROFESSIONAL 25CONDUCT. 26 THE JOINT ETHICS COMMITTEE MAY ADOPT PROCEDURES TO (3) 27**KEEP CONFIDENTIAL THE NAME OF THE PERSON REPRESENTED IN A REPORT** 28FILED UNDER SUBSECTION (B)(1)(I) OF THIS SECTION IF THAT INFORMATION IS 29PRIVILEGED OR CONFIDENTIAL UNDER ANY LAW GOVERNING PROCEEDINGS 30 BEFORE THAT STATE OR LOCAL GOVERNMENT AGENCY.

31 (C) **PUBLIC RECORD.**

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ALL REPORTS FILED UNDER THIS SECTION SHALL BE: (1) FILED ELECTRONICALLY ON A FORM REQUIRED BY THE JOINT **ETHICS COMMITTEE; AND** (2) MAINTAINED AS A MATTER OF PUBLIC RECORD AS REQUIRED IN SUBSECTION (D) OF THIS SECTION. **(**D**) REPORTS AVAILABLE FOR PUBLIC INSPECTION; CONTENTS.** (1) THE DEPARTMENT OF LEGISLATIVE SERVICES SHALL: **(I)** COMPILE THE REPORTS FILED UNDER THIS SECTION; **(II)** MAKE THE REPORTS **AVAILABLE** FOR **PUBLIC** INSPECTION AS PROVIDED IN THE PUBLIC INFORMATION ACT; AND (III) AS TO REPORTS FILED ON OR AFTER JANUARY 1, 2013, AND EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS SUBSECTION, MAKE THE **REPORTS FREELY AVAILABLE TO THE PUBLIC ON THE INTERNET THROUGH AN ONLINE REGISTRATION PROGRAM.** THE DEPARTMENT OF LEGISLATIVE SERVICES MAY NOT POST (2) ON THE INTERNET INFORMATION RELATED TO CONSIDERATION RECEIVED THAT IS REPORTED UNDER SUBSECTION (B) OF THIS SECTION. REVISOR'S NOTE: This section is new language derived without substantive change from former SG § 15–513. In subsection (a)(3)(ii)2 of this section, the former reference to "the date of the appointment" is deleted as surplusage. In subsection (b)(1)(iv) and (v) of this section, the references to "a governmental entity of the State" are substituted for the former references to "the State or a State agency" and "the State", respectively, for clarity. In subsection (b)(2) of this section, the reference to "this subsection" is substituted for the former reference to "this paragraph" for accuracy.

In subsection (b)(3) of this section, the reference to the State "or local
government" agency is added for accuracy.

30	Defined terms: "Compensation" § 5–101
31	"Employer" § 5–101

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$ \begin{array}{c} 1 \\ 2 \\ 3 \\ 4 \\ 5 \\ 6 \\ 7 \\ 8 \end{array} $	"G "In "In "In "J "J	Executive unit" § 5–101 General Assembly" § 5–101 mmediate family" § 5–101 ncluding" § 1–110 nterest" § 5–101 oint Ethics Committee" § 5–101 Gerson" § 1–114 tate" § 1–115
9	5–515. JOINT	ETHICS COMMITTEE - WRITTEN OPINIONS.
10	(A) R 1	EQUEST FOR OPINION.
$11 \\ 12 \\ 13 \\ 14 \\ 15$	JOINT ETHIC PROPOSED CO STANDARDS O) A LEGISLATOR MAY REQUEST A WRITTEN OPINION FROM THE CS COMMITTEE ON THE PROPRIETY OF ANY CURRENT OR ONDUCT OF THE LEGISLATOR AND INVOLVING THE APPLICABLE OF ETHICAL CONDUCT FOR LEGISLATORS ESTABLISHED BY LAW, EER STANDARD OF ETHICAL CONDUCT.
16	(2) A REQUEST FOR AN OPINION SHALL:
17		(I) BE IN WRITING AND SIGNED BY THE LEGISLATOR;
18 19	EITHER COCH	(II) BE ADDRESSED TO THE JOINT ETHICS COMMITTEE OR AIR;
20		(III) BE SUBMITTED IN A TIMELY MANNER; AND
21 22	THE RELEVAN	(IV) INCLUDE A COMPLETE AND ACCURATE STATEMENT OF T FACTS.
23 24 25	(3 ETHICS COM LEGISLATOR.) IF A REQUEST IS UNCLEAR OR INCOMPLETE, THE JOINT IMITTEE MAY SEEK ADDITIONAL INFORMATION FROM THE
26 27 28) (I) THE COUNSEL TO THE JOINT ETHICS COMMITTEE ARE FOR THE COMMITTEE A RESPONSE TO EACH WRITTEN AN OPINION UNDER THIS SUBSECTION.
29 30	RULES, OR OT	(II) EACH OPINION SHALL DISCUSS ALL APPLICABLE LAWS, HER STANDARDS.

EXCEPT AS PROVIDED IN PARAGRAPH (6)(I) OF THIS $\mathbf{2}$ SUBSECTION, AN OPINION MUST BE APPROVED BY A MAJORITY OF THE 3 MEMBERS OF THE JOINT ETHICS COMMITTEE. 4 THE COCHAIRS OF THE JOINT ETHICS COMMITTEE MAY (6) **(I)** APPROVE AN OPINION ON BEHALF OF THE COMMITTEE IF THEY DETERMINE $\mathbf{5}$ 6 THAT THE OPINION IS CONSISTENT WITH PRIOR PRECEDENT AND THEREFORE 7 DOES NOT REQUIRE CONSIDERATION BY THE FULL COMMITTEE. 8 **(II)** AN OPINION ISSUED UNDER SUBPARAGRAPH (I) OF THIS 9 PARAGRAPH SHALL BE DISTRIBUTED TO EACH MEMBER OF THE JOINT ETHICS COMMITTEE NOT LATER THAN THE NEXT MEETING OF THE COMMITTEE. 10 11 (III) NOTWITHSTANDING SUBPARAGRAPH (I) OF THIS 12PARAGRAPH, IF A COCHAIR OF THE JOINT ETHICS COMMITTEE IS THE 13LEGISLATOR REQUESTING THE OPINION, THE OPINION MUST BE APPROVED BY A MAJORITY OF THE COMMITTEE. 14 15**(B) RESPONSE.** 16 THE JOINT ETHICS COMMITTEE IS NOT REQUIRED TO ISSUE AN OPINION 17IF THE REQUEST IS NOT MADE IN A TIMELY MANNER. 18 (C) **SUA SPONTE OPINIONS.** THE JOINT ETHICS COMMITTEE ON ITS OWN MOTION MAY ISSUE 19 20**OPINIONS AS IT CONSIDERS APPROPRIATE.** 21**(D) PUBLIC RELEASE.** 22(1) THE COCHAIRS SHALL DETERMINE WHETHER AN OPINION SHALL BE MADE PUBLIC, WITH DELETIONS AND CHANGES NECESSARY TO 2324PROTECT THE LEGISLATOR'S IDENTITY. THE COUNSEL TO THE JOINT ETHICS COMMITTEE 25(2) **(I)** 26SHALL COMPILE AND INDEX EACH OPINION THAT WILL BE MADE PUBLIC.

27**(II)** THE COMPILATION OF **OPINIONS** SHALL BE 28DISTRIBUTED TO EACH MEMBER OF THE GENERAL ASSEMBLY AND SHALL BE 29AVAILABLE TO THE PUBLIC.

30 **(E)** SAVINGS CLAUSE.

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1 THE JOINT ETHICS COMMITTEE MAY TAKE NO ADVERSE ACTION WITH 2 REGARD TO CONDUCT THAT HAS BEEN UNDERTAKEN IN RELIANCE ON A 3 WRITTEN OPINION IF THE CONDUCT CONFORMS TO THE SPECIFIC FACTS 4 ADDRESSED IN THE OPINION.

5 (F) RESTRICTIONS ON USE OF INFORMATION.

6 INFORMATION PROVIDED TO THE JOINT ETHICS COMMITTEE BY A 7 LEGISLATOR SEEKING ADVICE REGARDING PROSPECTIVE CONDUCT MAY NOT 8 BE USED AS THE BASIS FOR INITIATING AN INVESTIGATION UNDER § 5–515 OF 9 THIS SUBTITLE IF THE LEGISLATOR ACTS IN GOOD FAITH IN ACCORDANCE WITH 10 THE ADVICE OF THE COMMITTEE.

11 (G) **BINDING EFFECT.**

12 (1) AN OPINION ISSUED UNDER THIS SECTION IS BINDING ON ANY 13 LEGISLATOR TO WHOM IT IS ADDRESSED.

- 14(2)A PUBLISHED OPINION IS BINDING ON ALL MEMBERS OF THE15GENERAL ASSEMBLY.
- 16 REVISOR'S NOTE: This section formerly was SG § 15–514.
- 17In subsection (a)(4)(ii) of this section, the reference to an "opinion" is18substituted for the former reference to a "response" for clarity.
- 19In subsection (a)(6)(ii) of this section, the reference to an opinion "issued20under subparagraph (i) of this paragraph" is substituted for the former21reference to an opinion "for which approval by the cochairmen under this22paragraph is anticipated" for clarity.
- 23 The only other changes are in style.
- 24Defined terms: "General Assembly" § 5–10125"Joint Ethics Committee" § 5–101
- 26 **5–516.** COMPLAINTS.
- 27 (A) FORM.

A COMPLAINT ALLEGING THAT A MEMBER OF THE GENERAL ASSEMBLY MAY HAVE VIOLATED STANDARDS OF ETHICAL CONDUCT, INCLUDING § 2–108 OF THE STATE GOVERNMENT ARTICLE, MAY BE FILED WITH THE JOINT ETHICS COMMITTEE BY:

1 (1) A WRITTEN STATEMENT FROM ANY PERSON, ACCOMPANIED 2 BY AN AFFIDAVIT, SETTING FORTH THE FACTS ON WHICH THE STATEMENT IS 3 BASED;

4 (2) MOTION OF A MAJORITY OF THE MEMBERSHIP OF THE JOINT 5 ETHICS COMMITTEE; OR

6 (3) REFERRAL OF A MATTER TO THE JOINT ETHICS COMMITTEE 7 BY A PRESIDING OFFICER OF THE GENERAL ASSEMBLY AS PROVIDED IN § 8 2–706(A)(5) OF THE STATE GOVERNMENT ARTICLE.

9 **(B) COPIES.**

10 (1) THE JOINT ETHICS COMMITTEE SHALL PROVIDE A COPY OF 11 EACH COMPLAINT FILED UNDER SUBSECTION (A) OF THIS SECTION TO THE 12 PRESIDING OFFICER OF THE HOUSE OF THE LEGISLATOR WHO IS THE SUBJECT 13 OF THE COMPLAINT.

14(2) BASED ON THE INFORMATION CONTAINED IN A COMPLAINT 15PROVIDED TO A PRESIDING OFFICER UNDER PARAGRAPH (1) OF THIS **OFFICER** 16 SUBSECTION. IF Α PRESIDING **DETERMINES** THAT IT IS INAPPROPRIATE FOR A JOINT ETHICS COMMITTEE MEMBER FROM THAT HOUSE 17TO CONSIDER A PARTICULAR MATTER, THE PRESIDING OFFICER SHALL 18 APPOINT A SUBSTITUTE MEMBER TO THE JOINT ETHICS COMMITTEE FOR ITS 19 20CONSIDERATION OF THE MATTER.

- 21 REVISOR'S NOTE: This section formerly was SG § 15–515.
- In subsection (b)(2) of this section, the reference to "its" consideration is substituted for the former reference to "the purposes of" consideration to clarify that it is the Joint Ethics Committee, not the substitute member alone, that will be considering the matter.
- 26 The only other changes are in style.
- 27 Defined terms: "General Assembly" § 5–101
- 28 "Including" § 1–110
- 29 "Joint Ethics Committee" § 5–101
- 30 "Person" § 1–114
- 31 **5–517. CONFIDENTIALITY.**
- 32 (A) IN GENERAL.

1 EXCEPT AS PROVIDED IN SUBSECTION (B) OF THIS SECTION, ANY MATTER 2 BEFORE THE JOINT ETHICS COMMITTEE, INCLUDING INFORMATION RELATING 3 TO ANY COMPLAINT, PROCEEDING, OR RECORD OF THE JOINT ETHICS 4 COMMITTEE, SHALL REMAIN CONFIDENTIAL.

5 (B) EXCEPTIONS.

6 PUBLIC ACCESS AND INSPECTION OF AN ACTIVITY OR A RECORD OF THE 7 JOINT ETHICS COMMITTEE SHALL BE AVAILABLE FOR:

- 8 (1) A DISCLOSURE OR DISCLAIMER OF A CONFLICT OF INTEREST 9 FORM FILED WITH THE JOINT ETHICS COMMITTEE;
- 10 (2) A PORTION OF A MEETING IN WHICH A DISCLOSURE OR 11 DISCLAIMER FORM IS REVIEWED BY THE JOINT ETHICS COMMITTEE;

12 (3) INFORMATION RELATING TO A COMPLAINT, PROCEEDING, OR 13 RECORD OF THE JOINT ETHICS COMMITTEE INVOLVING A MEMBER OF THE 14 GENERAL ASSEMBLY IF CONSENT TO PUBLIC ACCESS AND INSPECTION IS 15 GRANTED BY:

16 (I) THE MEMBER INVOLVED IN THE MATTER; OR

17(II) A THREE-FOURTHS VOTE OF THE FULL MEMBERSHIP OF18THE JOINT ETHICS COMMITTEE, BASED ON CRITERIA ESTABLISHED BY RULE;

19(4) A RULE OR BROADLY APPLICABLE OPINION ISSUED BY THE20JOINT ETHICS COMMITTEE; OR

(5) ANY MATTER OR RECORD THAT IS OTHERWISE AVAILABLE
 FOR PUBLIC ACCESS OR INSPECTION AS SPECIFICALLY AUTHORIZED UNDER
 THIS SUBTITLE.

- 24REVISOR'S NOTE: This section is new language derived without substantive25change from former SG § 15–516.
- 26In subsection (b)(3)(ii) of this section, the reference to the "full"27membership is added for clarity.
- In subsection (b)(4) of this section, the reference to a "broadly applicable"
 opinion is added for clarity.
- 30 Defined terms: "General Assembly" § 5–101

- 1"Including" § 1–1102"Joint Ethics Committee" § 5–101
- 3 5-518. REVIEW OF COMPLAINTS.
- 4 (A) IN GENERAL.

5 AFTER THE FILING OR PREPARATION OF A COMPLAINT UNDER § 6 5-516 OF THIS SUBTITLE, THE JOINT ETHICS COMMITTEE SHALL REVIEW THE 7 COMPLAINT AND PROCEED IN ACCORDANCE WITH § 5-519 OF THIS SUBTITLE 8 UNLESS, AFTER EXAMINING THE COMPLAINT AND THE ISSUES RAISED BY IT, 9 THE COMMITTEE FINDS THAT FURTHER PROCEEDINGS ARE NOT JUSTIFIED 10 BECAUSE:

11

(1) THE COMPLAINT IS FRIVOLOUS;

12(2) THE COMPLAINT DOES NOT ALLEGE ACTIONS ON THE PART OF13THE ACCUSED LEGISLATOR THAT PROVIDE REASON TO BELIEVE THAT A14VIOLATION MAY HAVE OCCURRED;

15 (3) THE MATTERS ALLEGED ARE NOT WITHIN THE JURISDICTION 16 OF THE JOINT ETHICS COMMITTEE;

17 (4) THE VIOLATIONS ALLEGED WERE INADVERTENT, TECHNICAL,
 18 OR MINOR, OR HAVE BEEN CURED, AND, AFTER CONSIDERATION OF ALL OF THE
 19 CIRCUMSTANCES THEN KNOWN, FURTHER PROCEEDINGS WOULD NOT SERVE
 20 THE PURPOSES OF THIS SUBTITLE; OR

(5) FOR OTHER REASONS, AFTER CONSIDERATION OF ALL THE
 CIRCUMSTANCES, FURTHER PROCEEDINGS WOULD NOT SERVE THE PURPOSES
 OF THIS SUBTITLE.

24 (B) **REPORT; NOTICE; INSPECTION.**

25 (1) IF A FINDING IS MADE UNDER SUBSECTION (A) OF THIS 26 SECTION, THE JOINT ETHICS COMMITTEE SHALL:

(I) SUBMIT A REPORT OF ITS CONCLUSIONS TO THE
PRESIDING OFFICER OR TO THE MEMBERSHIP OF THE BRANCH OF THE
LEGISLATURE OF WHICH THE ACCUSED LEGISLATOR IS A MEMBER, AND THE
PROCEEDINGS SHALL BE TERMINATED;

31(II) PROVIDE ADVICE OR GUIDANCE TO THE ACCUSED32LEGISLATOR; OR

1 (III) **PROVIDE** THE ACCUSED LEGISLATOR WITH AN $\mathbf{2}$ OPPORTUNITY TO CURE ANY MINOR VIOLATION OF ETHICAL STANDARDS. 3 (2) **(I)** SUBJECT TO § 5–517 OF THIS SUBTITLE, NOTICE OF THE JOINT ETHICS COMMITTEE'S ACTION SHALL BE PROVIDED TO THE ACCUSED 4 $\mathbf{5}$ LEGISLATOR AND TO ANY PERSON WHO FILED THE COMPLAINT. 6 ON REQUEST, THE ACCUSED LEGISLATOR MAY SEE THE **(II)** 7 COMPLAINT AND THE REPORT. 8 **(C) ALLEGATION SUMMARY.** 9 IF NO FINDING IS MADE UNDER SUBSECTION (A) OF THIS SECTION, THE 10 JOINT ETHICS COMMITTEE SHALL PREPARE AN ALLEGATION SUMMARY, BASED 11 ON ITS EXAMINATION UNDER SUBSECTION (A) OF THIS SECTION, SETTING FORTH THE ALLEGED FACTS AND THE ISSUES THEN KNOWN THAT MERIT 12FURTHER PROCEEDINGS. 13 14**(**D**) PROVIDING STATEMENT TO ACCUSED LEGISLATOR.** 15AFTER REVIEW OF A COMPLAINT, THE JOINT ETHICS COMMITTEE SHALL PROVIDE A STATEMENT OF ITS FINDINGS TO THE ACCUSED LEGISLATOR. 16 REVISOR'S NOTE: This section formerly was SG § 15–517. 1718 Throughout this section and this part, the references to the "accused 19legislator" are substituted for the former references to the "member", the "legislator", and the "legislator against whom the complaint has been 20filed" for clarity and consistency. 2122The only other changes are in style. 23Defined terms: "Joint Ethics Committee" § 5-101 "Person" § 1–114 245–519. Allegation summary. 2526(A) NOTICE; ANSWER. 27(1) EXCEPT AS TO PROCEEDINGS TERMINATED IN ACCORDANCE

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28 WITH § 5–518(B) OF THIS SUBTITLE, THE JOINT ETHICS COMMITTEE SHALL 29 PROVIDE TO THE ACCUSED LEGISLATOR A COPY OF:

1 (I) THE COMPLAINT FILED OR PREPARED IN ACCORDANCE 2 WITH § 5–516 OF THIS SUBTITLE; AND

3(II) THE ALLEGATION SUMMARY PREPARED IN4ACCORDANCE WITH § 5–518(C) OF THIS SUBTITLE.

5 (2) THE ACCUSED LEGISLATOR SHALL BE ALLOWED AN 6 OPPORTUNITY TO FILE A WRITTEN ANSWER TO THE ALLEGATION SUMMARY.

7 (B) **TERMINATION OF HEARING.**

8 FOLLOWING NOTIFICATION OF THE ACCUSED LEGISLATOR, THE JOINT 9 ETHICS COMMITTEE MAY:

10

(1) TERMINATE THE PROCEEDINGS; OR

11(2) SCHEDULE A HEARING AND NOTIFY THE ACCUSED12LEGISLATOR OF THE TIME, LOCATION, AND PROCEDURES OF THE HEARING.

13 **(C) AMENDMENT.**

14(1) THE JOINT ETHICS COMMITTEE MAY AMEND THE15ALLEGATION SUMMARY AT ANY TIME.

16 (2) IF AN ALLEGATION SUMMARY IS AMENDED UNDER 17 PARAGRAPH (1) OF THIS SUBSECTION, THE ACCUSED LEGISLATOR SHALL BE 18 ALLOWED AN OPPORTUNITY TO FILE A WRITTEN ANSWER TO THE AMENDED 19 ALLEGATION SUMMARY.

- 20REVISOR'S NOTE: This section is new language derived without substantive21change from former SG § 15–518.
- In the introductory language of subsection (a)(1) of this section, the former reference to "notif[ying]" the legislator is deleted as included in the reference to "provid[ing] ... a copy".
- 25 Defined term: "Joint Ethics Committee" § 5–101
- 26 **5–520. HEARING PROCEDURES.**
- 27 (A) ADOPTION.

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$egin{array}{c} 1 \\ 2 \\ 3 \end{array}$	THE JOINT ETHICS COMMITTEE SHALL ADOPT WRITTEN PROCEDURES FOR CONDUCTING A HEARING TO CONSIDER A COMPLAINT, AN ALLEGATION SUMMARY, AND A WRITTEN ANSWER, IF ANY.
4	(B) ACCESS.
5 6	THE WRITTEN PROCEDURES ADOPTED BY THE JOINT ETHICS COMMITTEE UNDER SUBSECTION (A) OF THIS SECTION:
7	(1) SHALL BE AVAILABLE FOR PUBLIC INSPECTION;
8 9	(2) SHALL BE PROVIDED TO THE LEGISLATOR WHO IS THE SUBJECT OF A HEARING;
10	(3) SHALL ALLOW THE ACCUSED LEGISLATOR TO:
11	(I) BE REPRESENTED BY COUNSEL;
12	(II) CROSS-EXAMINE WITNESSES; AND
$13 \\ 14 \\ 15 \\ 16 \\ 17$	(III) BE PROVIDED AN OPPORTUNITY TO INSPECT, IN A REASONABLE MANNER, ANY RECORDS THAT THE JOINT ETHICS COMMITTEE INTENDS TO USE DURING THE HEARING, SUBJECT TO LIMITATIONS ESTABLISHED BY THE JOINT ETHICS COMMITTEE IN THE WRITTEN PROCEDURES; AND
18 19	(4) SUBJECT TO ITEMS (1) AND (2) OF THIS SUBSECTION, MAY BE AMENDED BY THE JOINT ETHICS COMMITTEE AT ANY TIME.
20	(C) SUBPOENAS.
$21 \\ 22 \\ 23 \\ 24 \\ 25 \\ 26$	(1) (I) IF THE JOINT ETHICS COMMITTEE DETERMINES THAT A HEARING IS REQUIRED UNDER § 5–519(B)(2) OF THIS SUBTITLE, THE JOINT ETHICS COMMITTEE, BY A TWO-THIRDS VOTE OF ITS FULL MEMBERSHIP, MAY ISSUE ONE OR MORE SUBPOENAS THAT REQUIRE THE APPEARANCE OF A PERSON, THE PRODUCTION OF RELEVANT RECORDS, AND THE GIVING OF RELEVANT TESTIMONY.

(II) IF THE JOINT ETHICS COMMITTEE EXERCISES
SUBPOENA POWERS UNDER THIS PARAGRAPH, THE LEGISLATOR WHO IS THE
SUBJECT OF THE INVESTIGATION MAY REQUIRE THE JOINT ETHICS
COMMITTEE TO ISSUE ONE OR MORE SUBPOENAS ON THE LEGISLATOR'S
BEHALF.

1 (2) A REQUEST TO APPEAR, AN APPEARANCE, OR A SUBMISSION OF EVIDENCE DOES NOT LIMIT THE SUBPOENA POWER OF THE JOINT ETHICS $\mathbf{2}$ 3 COMMITTEE. 4 (3) A SUBPOENA ISSUED UNDER PARAGRAPH (1) OF THIS $\mathbf{5}$ SUBSECTION SHALL BE SERVED: 6 **(I)** IN THE MANNER PROVIDED BY LAW FOR SERVICE OF A 7 SUBPOENA IN A CIVIL ACTION; 8 **(II)** BEFORE THE TIME THAT THE SUBPOENA SETS FOR 9 **APPEARANCE OR PRODUCTION OF RECORDS; AND** 10 (III) WITH THE FOLLOWING DOCUMENTS: 11 1. A COPY OF THIS TITLE; 12 2. A COPY OF THE RULES OF THE JOINT ETHICS 13**COMMITTEE: AND** 143. IF THE SUBPOENA REQUIRES THE APPEARANCE 15OF A PERSON, NOTICE THAT COUNSEL MAY ACCOMPANY THE PERSON. 16 A PERSON WHO IS SUBPOENAED TO APPEAR AT A HEARING IS (4) 17ENTITLED TO RECEIVE THE FEES AND ALLOWANCES THAT ARE PROVIDED FOR A 18 PERSON WHO IS SUBPOENAED BY A CIRCUIT COURT. 19A PERSON MAY BE HELD IN CONTEMPT IF THE PERSON (5) 20**UNJUSTIFIABLY:** 21**(I)** FAILS OR REFUSES TO COMPLY WITH A SUBPOENA FOR 22**APPEARANCE;** 23**(II)** APPEARS BUT FAILS OR REFUSES TO TESTIFY UNDER 24OATH; OR 25(III) DISOBEYS A DIRECTIVE OF THE PRESIDING CHAIR AT 26THE HEARING TO ANSWER A RELEVANT QUESTION OR TO PRODUCE A RECORD, 27INCLUDING AN ELECTRONIC RECORD, THAT HAS BEEN SUBPOENAED, UNLESS 28THE DIRECTIVE IS OVERRULED BY A MAJORITY VOTE OF THE MEMBERS OF THE

29 JOINT ETHICS COMMITTEE WHO ARE PRESENT AT THE HEARING.

$egin{array}{c} 1 \\ 2 \\ 3 \end{array}$	JOINT ET CIRCUIT C	(6) BY A TWO-THIRDS VOTE OF ITS FULL MEMBERSHIP, THE HICS COMMITTEE MAY APPLY FOR A CONTEMPT CITATION TO A OURT.
4 5	REV	ISOR'S NOTE: This section is new language derived without substantive change from former SG § 15–519.
$6 \\ 7$		In subsection (a) of this section, the former phrase ", as provided in § $15-518(b)$ of this subtitle" is deleted as surplusage.
$\frac{8}{9}$		In the introductory language of subsection (b)(3) of this section, the word "allow" is substituted for the former word "authorize" for clarity.
$10 \\ 11 \\ 12 \\ 13 \\ 14 \\ 15$		In subsection $(c)(1)(i)$ of this section, the reference to "its full membership" is substituted for the former reference to "the members of the Joint Ethics Committee" for clarity and brevity. Similarly, in subsection $(c)(6)$ of this section, the reference to "its full membership" is substituted for the former reference to "all of the members of the Joint Ethics Committee".
16 17 18 19	Defir	ned terms: "Circuit court" § 1–107 "Including" § 1–110 "Joint Ethics Committee" § 5–101 "Person" § 1–114
20	5–521. FII	NDINGS.
21	(A)	SOURCES.
22	Тне	JOINT ETHICS COMMITTEE MAY MAKE A FINDING DEVELOPED FROM:
23		(1) INFORMATION PRESENTED DURING THE HEARING;
24		(2) THE ALLEGATION SUMMARY AND ANY AMENDMENTS TO IT;
$\frac{25}{26}$	ALLEGATI	(3) THE WRITTEN ANSWER OF THE ACCUSED LEGISLATOR TO THE ON SUMMARY, IF ANY; AND
$\begin{array}{c} 27\\ 28 \end{array}$	Соммітті	(4) ANY OTHER INFORMATION PROVIDED TO THE JOINT ETHICS EE AND MADE AVAILABLE TO THE ACCUSED LEGISLATOR.
29	(B)	CRITERIA.

$egin{array}{c} 1 \\ 2 \\ 3 \end{array}$	CONSISTENT WITH THE PURPOSES OF THIS TITLE, THE JOINT ETHICS COMMITTEE MAY ESTABLISH CRITERIA FOR MAKING A FINDING IN ITS WRITTEN PROCEDURES ESTABLISHED UNDER § 5–520(A) OF THIS SUBTITLE.
4	(C) PROCEDURE.
5 6	IF THE JOINT ETHICS COMMITTEE MAKES A FINDING UNDER THIS SECTION, THE JOINT ETHICS COMMITTEE SHALL:
7 8	(1) TERMINATE THE PROCEEDING AGAINST THE ACCUSED LEGISLATOR; OR
9 10 11 12	(2) ISSUE ANY RECOMMENDATIONS TO THE PRESIDING OFFICER OF THE HOUSE OF THE ACCUSED LEGISLATOR OR TO THE FULL HOUSE OF THE ACCUSED LEGISLATOR, INCLUDING ANY RECOMMENDATIONS FOR APPROPRIATE SANCTIONS.
13	REVISOR'S NOTE: This section formerly was SG § 15–520.
14	The only changes are in style.
15 16	Defined terms: "Including" § 1–110 "Joint Ethics Committee" § 5–101
17	5-522. Referral to prosecutorial authorities.
18 19 20 21 22	IF THE JOINT ETHICS COMMITTEE, AT ANY TIME DURING ITS CONSIDERATION OF ANY COMPLAINT OR ALLEGATION SUMMARY OR DURING ANY PROCEEDING, FINDS THAT THERE ARE REASONABLE GROUNDS TO BELIEVE THAT A LEGISLATOR MAY HAVE COMMITTED A CRIME, THE JOINT ETHICS COMMITTEE SHALL:
$\begin{array}{c} 23\\ 24 \end{array}$	(1) REFER THE MATTER TO AN APPROPRIATE PROSECUTING AUTHORITY; AND
$25 \\ 26 \\ 27$	(2) PROVIDE ANY INFORMATION OR EVIDENCE TO THE PROSECUTING AUTHORITY THAT THE JOINT ETHICS COMMITTEE DETERMINES IS APPROPRIATE.
28	REVISOR'S NOTE: This section formerly was SG § 15–521.
29	The only changes are in style.
30	Defined term: "Joint Ethics Committee" § 5–101

1	5–523. RESERVED.
2	5–524. RESERVED.
3	PART III. PUBLIC-PRIVATE PARTNERSHIP ACT.
4	5-525. Institutions of higher education.
5	(A) DEFINITIONS.
6 7	(1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.
8 9	(2) "CONFLICT OF INTEREST POLICIES" MEANS POLICIES ADOPTED BY A GOVERNING BOARD AND APPROVED:
10	(I) BY THE OFFICE OF THE ATTORNEY GENERAL; AND
$\frac{11}{12}$	(II) AS TO CONFORMITY WITH THIS SECTION, BY THE ETHICS COMMISSION.
13	(3) "EDUCATIONAL INSTITUTION" MEANS:
$\begin{array}{c} 14 \\ 15 \end{array}$	(I) A PUBLIC SENIOR HIGHER EDUCATION INSTITUTION AS DEFINED IN § 10–101 OF THE EDUCATION ARTICLE;
16	(II) A CENTER OR AN INSTITUTE OF THE UNIVERSITY
17	SYSTEM OF MARYLAND THAT IS DESIGNATED IN THE CONFLICT OF INTEREST
18	POLICIES ADOPTED BY THE SYSTEM'S BOARD OF REGENTS; OR
19	(III) THE UNIVERSITY SYSTEM OF MARYLAND
20	ADMINISTRATION, FOR WHICH THE CHANCELLOR OF THE SYSTEM SHALL BE
21	CONSIDERED THE PRESIDENT FOR PURPOSES OF THIS SECTION.
22	(4) "GOVERNING BOARD" HAS THE MEANING PROVIDED IN §
23	10–101 OF THE EDUCATION ARTICLE.
24	(5) "RELATIONSHIP" INCLUDES ANY:
25	(I) INTEREST;
26	(II) SERVICE;

1 (III) EMPLOYMENT; (IV) GIFT; OR $\mathbf{2}$ 3 (V) OTHER BENEFIT OR RELATIONSHIP. (6) **(I)** "RESEARCH OR DEVELOPMENT" MEANS BASIC OR 4 $\mathbf{5}$ APPLIED RESEARCH OR DEVELOPMENT. 6 **"RESEARCH OR DEVELOPMENT" INCLUDES: (II)** 7 1. THE DEVELOPMENT OR MARKETING OF 8 **UNIVERSITY-OWNED TECHNOLOGY:** 9 2. THE ACQUISITION OF SERVICES OF AN OFFICIAL OR EMPLOYEE BY AN ENTITY FOR RESEARCH AND DEVELOPMENT PURPOSES; OR 10 3. 11 PARTICIPATION IN STATE **ECONOMIC** 12**DEVELOPMENT PROGRAMS.** 13**(B) ADOPTION OF PROCEDURES.** 14(1) EACH EDUCATIONAL INSTITUTION ENGAGED IN RESEARCH OR DEVELOPMENT SHALL DEVELOP CONFLICT OF INTEREST PROCEDURES BASED 1516 ON: 17**(I)** CONFLICT OF INTEREST POLICIES DEVELOPED BY ITS 18 **GOVERNING BOARD; AND** THE PURPOSES OF THIS TITLE SPECIFIED IN § 5–102 OF 19(II) 20THIS TITLE. 21(2) BEFORE THEY MAY BECOME EFFECTIVE, THE PROCEDURES AND POLICIES DEVELOPED UNDER THIS SUBSECTION SHALL BE APPROVED BY: 2223**(I)** THE OFFICE OF THE ATTORNEY GENERAL; AND 24**(II)** AS TO CONFORMITY WITH THIS SECTION, THE ETHICS 25COMMISSION. CONTENT OF PROCEDURES — IN GENERAL. 26**(C)**

1 THE PROCEDURES ADOPTED BY AN EDUCATIONAL INSTITUTION UNDER 2 SUBSECTION (B) OF THIS SECTION SHALL:

3 (1) REQUIRE DISCLOSURE OF ANY INTEREST IN, EMPLOYMENT 4 BY, OR OTHER RELATIONSHIP WITH AN ENTITY FOR WHICH AN EXEMPTION 5 UNDER THIS SECTION IS CLAIMED, ON A FORM FILED WITH THE ETHICS 6 COMMISSION AND MAINTAINED AS A PUBLIC RECORD AT THE EDUCATIONAL 7 INSTITUTION;

8 (2) REQUIRE A REVIEW OF ALL DISCLOSURES BY A DESIGNATED 9 OFFICIAL, WHO SHALL DETERMINE WHAT:

10

(I) FURTHER INFORMATION MUST BE DISCLOSED; AND

(II) RESTRICTIONS SHALL BE IMPOSED BY THE
EDUCATIONAL INSTITUTION TO MANAGE, REDUCE, OR ELIMINATE ANY ACTUAL
OR POTENTIAL CONFLICT OF INTEREST;

14 (3) INCLUDE GUIDELINES TO ENSURE THAT INTERESTS AND
 15 EMPLOYMENT FOR WHICH AN EXEMPTION UNDER THIS SECTION IS CLAIMED DO
 16 NOT:

17(I) IMPROPERLY GIVE AN ADVANTAGE TO ENTITIES IN18WHICH THE INTERESTS OR EMPLOYMENT ARE MAINTAINED;

19(II) LEAD TO MISUSE OF INSTITUTION STUDENTS OR20EMPLOYEES FOR THE BENEFIT OF ENTITIES IN WHICH THE INTERESTS OR21EMPLOYMENT ARE MAINTAINED; OR

22(III) OTHERWISE INTERFERE WITH THE DUTIES AND23RESPONSIBILITIES OF THE EXEMPT OFFICIAL OR EMPLOYEE;

24(4) REQUIRE APPROVAL BY THE PRESIDENT OF THE25EDUCATIONAL INSTITUTION OF ANY INTEREST OR EMPLOYMENT FOR WHICH AN26EXEMPTION IS CLAIMED UNDER THIS SECTION; AND

(5) REQUIRE APPROVAL BY THE GOVERNING BOARD OF THE
EDUCATIONAL INSTITUTION IF AN EXEMPTION IS CLAIMED BY THE PRESIDENT
OF THE EDUCATIONAL INSTITUTION.

30 (D) CONTENT OF PROCEDURES — CONSULTATIONS.

1 POLICIES AND PROCEDURES ADOPTED UNDER THIS SECTION MAY 2 PROVIDE FOR PERIODIC CONSULTATION WITH THE DEPARTMENT OF BUSINESS 3 AND ECONOMIC DEVELOPMENT AND WITH FEDERAL AGENCIES THAT HAVE 4 IMPOSED REGULATORY REQUIREMENTS ON FEDERALLY FUNDED RESEARCH, 5 CONCERNING THE IMPLEMENTATION OF THIS SECTION.

6

(E) EXEMPTION FROM STATE ETHICS LAW REQUIREMENTS.

7 (1) EXCEPT AS PROVIDED IN SUBSECTION (F) OF THIS SECTION, A 8 PRESENT OR FORMER OFFICIAL OR EMPLOYEE AT AN EDUCATIONAL 9 INSTITUTION MAY HAVE A RELATIONSHIP, OTHERWISE PROHIBITED BY THIS 10 SUBTITLE, WITH AN ENTITY ENGAGED IN RESEARCH OR DEVELOPMENT, OR 11 WITH AN ENTITY HAVING A DIRECT INTEREST IN THE OUTCOME OF RESEARCH 12 OR DEVELOPMENT, ONLY IF:

13(I) THE EDUCATIONAL INSTITUTION HAS ADOPTED14POLICIES AND PROCEDURES IN ACCORDANCE WITH THIS SECTION; AND

15(II) THE OFFICIAL OR EMPLOYEE HAS COMPLIED WITH THE16POLICIES AND PROCEDURES.

17 (2) IF THE PROVISIONS OF THIS SUBSECTION ARE NOT MET, THE
 18 OFFICIAL OR EMPLOYEE IS NOT EXEMPT FROM ANY RELEVANT PROVISIONS OF
 19 THIS SUBTITLE.

20 (F) LIMITATION ON EXEMPTIONS.

(1) THIS SECTION DOES NOT EXEMPT AN OFFICIAL OR EMPLOYEE
 AT AN EDUCATIONAL INSTITUTION FROM THE PROVISIONS OF § 5–505 OF THIS
 SUBTITLE.

24 (2) AN OFFICIAL OR EMPLOYEE AT AN EDUCATIONAL 25 INSTITUTION MAY NOT:

26 (I) REPRESENT A PARTY FOR CONTINGENT COMPENSATION
27 IN ANY MATTER BEFORE THE INSTITUTION'S GOVERNING BOARD OR BEFORE
28 THE BOARD OF PUBLIC WORKS; OR

29 (II) INTENTIONALLY MISUSE THE INDIVIDUAL'S STATE 30 POSITION FOR THE INDIVIDUAL'S PERSONAL GAIN OR FOR THE GAIN OF 31 ANOTHER PERSON.

32 (G) QUARTERLY REPORTS.

1 EACH GOVERNING BOARD SHALL REPORT QUARTERLY TO THE 2 GOVERNOR, THE LEGISLATIVE POLICY COMMITTEE OF THE GENERAL 3 ASSEMBLY, AND THE ETHICS COMMISSION:

4 (1) THE NUMBER OF APPROVALS GRANTED UNDER SUBSECTION 5 (C) OF THIS SECTION; AND

6 (2) HOW THE CONFLICT OF INTEREST POLICIES AND 7 PROCEDURES ADOPTED UNDER THIS SECTION HAVE BEEN IMPLEMENTED IN 8 THE PRECEDING YEAR.

- 9 (H) SPECIFIC OFFICIALS.
- 10

(1) THIS SUBSECTION APPLIES TO AN OFFICIAL WHO IS:

(I) A CHANCELLOR, VICE CHANCELLOR, PRESIDENT, OR
 VICE PRESIDENT AT A PUBLIC SENIOR HIGHER EDUCATIONAL INSTITUTION IN
 THE STATE; OR

14(II) AN INDIVIDUAL WHO HOLDS A SIMILAR POSITION AT A15PUBLIC SENIOR HIGHER EDUCATIONAL INSTITUTION IN THE STATE.

16 (2) AN OFFICIAL SUBJECT TO THIS SUBSECTION MAY NOT
 17 RECEIVE AN EXEMPTION UNDER THIS SECTION UNLESS THE GOVERNING BOARD
 18 OF THE EDUCATIONAL INSTITUTION FINDS THAT:

19(I) PARTICIPATION BY, AND THE FINANCIAL INTEREST OR20EMPLOYMENT OF, THE OFFICIAL IS NECESSARY TO THE SUCCESS OF THE21RESEARCH OR DEVELOPMENT ACTIVITY; AND

(II) THE CONFLICT OF INTEREST CAN BE MANAGED
 CONSISTENT WITH THE PURPOSES OF THIS SECTION AND OTHER RELEVANT
 PROVISIONS OF THIS TITLE.

(3) NOTWITHSTANDING SUBSECTION (G) OF THIS SECTION, THE
 GOVERNING BOARD OF AN EDUCATIONAL INSTITUTION PROMPTLY SHALL
 NOTIFY THE ETHICS COMMISSION IN WRITING OF ANY EXEMPTION THAT IS
 GRANTED UNDER THIS SECTION TO AN OFFICIAL SUBJECT TO THIS SUBSECTION.

29(4)(I)IFTHEETHICSCOMMISSIONDISAGREESWITHAN30EXEMPTION THAT IS GRANTED BY THE GOVERNING BOARD OF AN EDUCATIONAL31INSTITUTION TO AN OFFICIAL WHO IS SUBJECT TO THIS SUBSECTION, WITHIN 30

DAYS AFTER RECEIPT OF THE NOTICE UNDER PARAGRAPH (3) OF THIS 1 $\mathbf{2}$ SUBSECTION, THE ETHICS COMMISSION SHALL NOTIFY THE GOVERNING BOARD 3 OF THE REASON FOR ITS DISAGREEMENT. 4 **(II) ON RECEIPT OF THE NOTICE FROM THE ETHICS** $\mathbf{5}$ COMMISSION UNDER SUBPARAGRAPH (I) OF THIS PARAGRAPH, THE GOVERNING BOARD OF THE EDUCATIONAL INSTITUTION SHALL REEXAMINE THE MATTER. 6 7 **(I)** SHORT TITLE. THIS SECTION MAY BE CITED AS THE PUBLIC–PRIVATE PARTNERSHIP ACT. REVISOR'S NOTE: This section is new language derived without substantive change from former SG § 15–523. cross–reference to "subsection (b)(2)" for accuracy. substituted for the former word "concern" for clarity. Defined terms: "Compensation" § 5-101 "Employee" § 5-101 "Entity" § 5-101 "Ethics Commission" § 5–101 "Financial interest" § 5-101 "General Assembly" § 5-101 "Gift" § 5–101 "Includes" § 1-110 "Interest" § 5-101 "Official" § 5-101 "State" § 1–115 SUBTITLE 6. FINANCIAL DISCLOSURE. 5-601. INDIVIDUALS REQUIRED TO FILE STATEMENT. (A) **OFFICIALS AND CANDIDATES.** 31EXCEPT AS PROVIDED IN SUBSECTIONS (B) AND (C) OF THIS SECTION, AND SUBJECT TO SUBSECTIONS (D) AND (E) OF THIS SECTION, EACH OFFICIAL

32AND CANDIDATE FOR OFFICE AS A STATE OFFICIAL SHALL FILE A STATEMENT 33 34AS SPECIFIED IN §§ 5–602 THROUGH 5–608 OF THIS SUBTITLE.

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- 9
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- 11
- 12In the introductory language of subsection (c) of this section, the cross-reference to "subsection (b)" is substituted for the former 13 14
- In subsection (h)(4)(i) of this section, the word "disagreement" is 1516
- 17
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1	(B) STATE OFFICIALS OF JUDICIAL BRANCH.
2	FINANCIAL DISCLOSURE BY A JUDGE OF A COURT UNDER ARTICLE IV, § 1
3	OF THE MARYLAND CONSTITUTION, A CANDIDATE FOR ELECTIVE OFFICE AS A
4	JUDGE, OR A JUDICIAL APPOINTEE AS DEFINED IN MARYLAND RULE 16-814 IS
5	GOVERNED BY § 5–610 OF THIS SUBTITLE.
6	(C) EXCEPTIONS.
7	THE REQUIREMENT TO FILE A FINANCIAL DISCLOSURE STATEMENT
8	UNDER SUBSECTION (A) OF THIS SECTION DOES NOT APPLY TO:
9	(1) A DEPUTY SHERIFF AND ANY EMPLOYEE IN THE OFFICE OF
10	THE SHERIFF OF A COUNTY; AND
11	(2) A DEPUTY OR ASSISTANT STATE'S ATTORNEY AND ANY
12	EMPLOYEE IN THE OFFICE OF THE STATE'S ATTORNEY FOR A COUNTY.
13	(D) MEMBER OF BOARD.
14	(1) AN INDIVIDUAL WHO IS A PUBLIC OFFICIAL ONLY AS A
15	MEMBER OF A BOARD AND WHO RECEIVES ANNUAL COMPENSATION THAT IS
16	LESS THAN 25% of the lowest annual compensation at State grade
17	LEVEL 16 SHALL FILE THE STATEMENT REQUIRED BY SUBSECTION (A) OF THIS
18	SECTION IN ACCORDANCE WITH § 5–609 OF THIS SUBTITLE.
19	(2) A MEMBER OF THE HARFORD COUNTY LIQUOR CONTROL
20	BOARD SHALL FILE THE STATEMENT REQUIRED BY SUBSECTION (A) OF THIS
21	SECTION IN ACCORDANCE WITH § 5–609 OF THIS SUBTITLE.
22	(E) COMMISSIONER OF BICOUNTY COMMISSION.
23	A COMMISSIONER OR AN APPLICANT FOR APPOINTMENT AS
24	COMMISSIONER OF A BICOUNTY COMMISSION SHALL FILE THE STATEMENT
25	REQUIRED BY SUBSECTION (A) OF THIS SECTION IN ACCORDANCE WITH
26	SUBTITLE 8, PART IV OF THIS TITLE.
27	REVISOR'S NOTE: This section formerly was SG § 15–601.
28	The only changes are in style.
29	Defined terms: "Bicounty commission" § 5–101
30	"Board" § 5–101

$egin{array}{c} 1 \ 2 \end{array}$		"Compensation" § 5–101 "County" § 1–107
3		"Official" § 5–101
4		"Public official" § 5–101
5		"State" § 1–115
6		"State official" § 5–101
7	5–602. FII	NANCIAL DISCLOSURE STATEMENT — FILING REQUIREMENTS.
8	(A)	IN GENERAL.
9 10		EPT AS OTHERWISE PROVIDED IN THIS SUBTITLE, A STATEMENT DER § 5–601, § 5–603, § 5–604, OR § 5–605 OF THIS SUBTITLE SHALL:
11		(1) BE FILED WITH THE ETHICS COMMISSION;
12		(2) BE FILED UNDER OATH;
13		(3) BE FILED ON OR BEFORE APRIL 30 OF EACH YEAR;
14		(4) COVER THE CALENDAR YEAR IMMEDIATELY PRECEDING THE
15	YEAR OF F	ILING; AND
16		(5) CONTAIN THE INFORMATION REQUIRED IN § 5–607 OF THIS
17	SUBTITLE.	
18	(B)	DUPLICATE FILING.
19	Ам	EMBER OF THE GENERAL ASSEMBLY SHALL FILE THE STATEMENT
20		ETHICS COMMISSION AND THE JOINT ETHICS COMMITTEE.
21	(C)	PRELIMINARY DISCLOSURE.
22		(1) IN ADDITION TO THE STATEMENT FILED UNDER § 5–601 OF
23	THIS SUB	TITLE, A MEMBER OF THE GENERAL ASSEMBLY SHALL FILE A
24	PRELIMINA	ARY DISCLOSURE ON OR BEFORE THE SEVENTH DAY OF THE REGULAR
25		VE SESSION IF THERE WILL BE A SUBSTANTIAL CHANGE IN THE
26		T COVERING THE CALENDAR YEAR IMMEDIATELY PRECEDING THE
27	YEAR OF F	ILING, AS COMPARED TO THE NEXT PRECEDING CALENDAR YEAR.
00		
28 20		(2) A MEMBER OF THE GENERAL ASSEMBLY WHOSE STATEMENT
29 30	-	6-601 OF THIS SUBTITLE WILL NOT CONTAIN A SUBSTANTIAL CHANGE
$\frac{30}{31}$		QUIRED TO FILE A PRELIMINARY DISCLOSURE UNDER PARAGRAPH (1) JBSECTION.
91	01 1113 50	

(3) THE JOINT ETHICS COMMITTEE SHALL DETERMINE: 1 $\mathbf{2}$ **(I)** THE FORM OF A PRELIMINARY DISCLOSURE UNDER THIS 3 SUBSECTION; AND 4 WHICH ASPECTS OF FINANCIAL DISCLOSURE ARE **(II)** $\mathbf{5}$ SUBJECT TO THIS SUBSECTION. A PRELIMINARY DISCLOSURE SHALL 6 (4) **BE FILED** AND 7 MAINTAINED, AND MAY BE DISCLOSED, IN THE SAME MANNER REQUIRED FOR A STATEMENT FILED UNDER § 5–601 OF THIS SUBTITLE. 8 **(**D**)** 9 **ELECTRONIC FILING.** 10 (1) THE ETHICS COMMISSION SHALL DEVELOP PROCEDURES 11 UNDER WHICH A STATEMENT UNDER THIS SUBTITLE MAY BE FILED ELECTRONICALLY AND WITHOUT ADDITIONAL COST TO THE INDIVIDUAL WHO 1213 FILES THE STATEMENT. (2) 14**(I)** TO COMPLY WITH THE REQUIREMENT OF PARAGRAPH (1) OF THIS SUBSECTION, THE ETHICS COMMISSION MAY ADOPT REGULATIONS 15TO MODIFY THE FORMAT FOR DISCLOSURE OF INFORMATION REQUIRED UNDER 16 17§ 5–607 OF THIS SUBTITLE. 18 **(II)** THE REGULATIONS ADOPTED UNDER THIS PARAGRAPH 19 SHALL BE CONSISTENT WITH THE INTENT OF THIS TITLE. 20**(E) OATH OR AFFIRMATION FOR ELECTRONIC FILING.** 21(1) IF THE FINANCIAL DISCLOSURE STATEMENT FILED 22ELECTRONICALLY UNDER SUBSECTION (D) OF THIS SECTION IS REQUIRED TO 23BE MADE UNDER OATH OR AFFIRMATION, THE OATH OR AFFIRMATION SHALL BE MADE BY AN ELECTRONIC SIGNATURE THAT IS: 2425**(I)** IN THE FINANCIAL DISCLOSURE STATEMENT OR 26ATTACHED TO AND MADE PART OF THE FINANCIAL DISCLOSURE STATEMENT; 27AND 28**(II)** MADE EXPRESSLY UNDER THE PENALTIES FOR 29PERJURY.

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$1 \\ 2 \\ 3 \\ 4$	(2) AN ELECTRONIC SIGNATURE MADE UNDER PARAGRAPH (1) OF THIS SUBSECTION SUBJECTS THE INDIVIDUAL MAKING IT TO THE PENALTIES FOR PERJURY TO THE SAME EXTENT AS AN OATH OR AFFIRMATION MADE BEFORE AN INDIVIDUAL AUTHORIZED TO ADMINISTER OATHS.
5	REVISOR'S NOTE: This section formerly was SG § 15–602.
6 7 8	In subsection (b) of this section, the reference to the statement being filed with "the Ethics Commission" is substituted for the former reference to the statement being filed "in duplicate" for clarity.
9 10 11	Also in subsection (b) of this section, the former phrase "[n]otwithstanding subsection (a)(1) of this section," is deleted as surplusage.
12	The only other changes are in style.
$\begin{array}{c} 13\\14\\15\end{array}$	Defined terms: "Ethics Commission" § 5–101 "General Assembly" § 5–101 "Joint Ethics Committee" § 5–101
16	5-603. APPOINTEE FILLING VACANCY.
17 18 19 20 21	AN INDIVIDUAL WHO IS APPOINTED TO FILL A VACANCY IN AN OFFICE FOR WHICH A STATEMENT IS REQUIRED BY § 5–601(A) OF THIS SUBTITLE, AND WHO HAS NOT ALREADY FILED A STATEMENT UNDER § 5–602 OF THIS SUBTITLE FOR THE PRECEDING CALENDAR YEAR, SHALL FILE THE STATEMENT WITHIN 30 DAYS AFTER APPOINTMENT.
22	REVISOR'S NOTE: This section formerly was SG § 15–603.
23	The only changes are in style.
24	5-604. OFFICIAL LEAVING OFFICE.
25	(A) IN GENERAL.
26 27 28 29	EXCEPT AS PROVIDED UNDER SUBSECTION (C) OF THIS SECTION, AN INDIVIDUAL WHO, OTHER THAN BY REASON OF DEATH, LEAVES AN OFFICE FOR WHICH A STATEMENT IS REQUIRED BY § 5–601(A) OF THIS SUBTITLE SHALL FILE THE STATEMENT WITHIN 60 DAYS AFTER LEAVING THE OFFICE.
30	(B) PERIOD COVERED.
31	THE STATEMENT SHALL COVER:

WHICH THE INDIVIDUAL LEFT OFFICE, UNLESS A STATEMENT COVERING THAT YEAR HAS ALREADY BEEN FILED BY THE INDIVIDUAL; AND (2) THE PORTION OF THE CURRENT CALENDAR YEAR DURING WHICH THE INDIVIDUAL HELD THE OFFICE. **(C) EXCEPTIONS.** THIS SECTION DOES NOT REQUIRE THE FILING OF A STATEMENT IF: (1) THE INDIVIDUAL HAS LEFT OFFICE TO BECOME AN OFFICIAL IN ANOTHER OFFICE FOR WHICH A STATEMENT IS REQUIRED UNDER THIS SUBTITLE; AND (2) THE DISCLOSURE REQUIREMENTS OF THE NEW OFFICE ARE AT LEAST AS EXTENSIVE AS THOSE OF THE OLD OFFICE. REVISOR'S NOTE: This section formerly was SG § 15–604. The only changes are in style. Defined term: "Official" § 5-101 5-605. CANDIDATES FOR OFFICE. **(**A**)** IN GENERAL. EXCEPT AS PROVIDED IN SUBSECTION (B) OF THIS SECTION, A CANDIDATE WHO IS REQUIRED BY § 5-601(A) OF THIS SUBTITLE TO FILE A STATEMENT SHALL FILE THE STATEMENT EACH YEAR BEGINNING WITH THE YEAR IN WHICH THE CANDIDATE FILES A CERTIFICATE OF CANDIDACY THROUGH THE YEAR OF THE ELECTION. **(B) EXCEPTION.** THIS SECTION DOES NOT REQUIRE THE FILING OF A STATEMENT FOR ANY FULL YEAR COVERED BY A STATEMENT FILED BY THE INDIVIDUAL UNDER § 5–602 OF THIS SUBTITLE.

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THE CALENDAR YEAR IMMEDIATELY PRECEDING THE YEAR IN

27 (C) FILING REQUIREMENTS.

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1 A STATEMENT UNDER THIS SECTION SHALL BE FILED WITH THE 2 ELECTION BOARD WITH WHICH THE CERTIFICATE OF CANDIDACY IS REQUIRED 3 TO BE FILED.

4 **(D) TIME FOR FILING.**

5 (1) THE FIRST STATEMENT REQUIRED UNDER THIS SECTION 6 SHALL BE FILED NO LATER THAN THE FILING OF THE CERTIFICATE OF 7 CANDIDACY.

8 (2) IN THE YEAR OF THE ELECTION THE STATEMENT SHALL BE 9 FILED ON OR BEFORE THE EARLIER OF:

10 **(I)**

(F)

11 (II) THE LAST DAY FOR THE WITHDRAWAL OF A CANDIDACY 12 UNDER § 5–502 OF THE ELECTION LAW ARTICLE.

APRIL 30; OR

13 **(E) FAILURE TO FILE.**

14 IF A STATEMENT REQUIRED BY THIS SECTION IS OVERDUE AND IS NOT 15 FILED WITHIN 20 DAYS AFTER THE CANDIDATE RECEIVES FROM THE ELECTION 16 BOARD WRITTEN NOTICE OF THE FAILURE TO FILE, THE CANDIDATE IS DEEMED 17 TO HAVE WITHDRAWN THE CANDIDACY.

- 18
- PREREQUISITE FOR FILING CERTIFICATE OF CANDIDACY.

19 (1) AN ELECTION BOARD MAY NOT ACCEPT A CERTIFICATE OF 20 CANDIDACY OR CERTIFICATE OF NOMINATION OF A CANDIDATE COVERED BY 21 THIS SECTION UNLESS THE CANDIDATE HAS FILED A STATEMENT REQUIRED BY 22 THIS SECTION OR § 5–602 OF THIS SUBTITLE.

- 23 (2) AN ELECTION BOARD, WITHIN 30 DAYS AFTER RECEIVING A 24 STATEMENT, SHALL FORWARD THE STATEMENT TO THE ETHICS COMMISSION.
- 25 REVISOR'S NOTE: This section formerly was SG § 15–605.
- 26 The only changes are in style.
- 27 Defined term: "Ethics Commission" § 5–101
- 28 **5–606. PUBLIC RECORD.**
- 29 (A) ACCESS TO STATEMENTS.

1 (1) THE ETHICS COMMISSION AND THE JOINT ETHICS 2 COMMITTEE SHALL MAINTAIN THE STATEMENTS SUBMITTED UNDER THIS 3 SUBTITLE AND, DURING NORMAL OFFICE HOURS, MAKE THE STATEMENTS 4 AVAILABLE TO THE PUBLIC FOR EXAMINATION AND COPYING.

5 (2) THE ETHICS COMMISSION AND THE JOINT ETHICS 6 COMMITTEE MAY CHARGE A REASONABLE FEE AND ADOPT ADMINISTRATIVE 7 PROCEDURES FOR THE EXAMINATION AND COPYING OF A STATEMENT.

8 (B) **REQUIREMENTS AND NOTICE.**

9 (1) THE ETHICS COMMISSION AND THE JOINT ETHICS 10 COMMITTEE SHALL MAINTAIN A RECORD OF:

- 11 (I) THE NAME AND HOME ADDRESS OF EACH INDIVIDUAL 12 WHO EXAMINES OR COPIES A STATEMENT UNDER THIS SECTION; AND
- 13(II)THE NAME OF THE INDIVIDUAL WHOSE STATEMENT WAS14EXAMINED OR COPIED.

15 (2) ON THE REQUEST OF THE INDIVIDUAL WHOSE STATEMENT 16 WAS EXAMINED OR COPIED, THE ETHICS COMMISSION OR THE JOINT ETHICS 17 COMMITTEE SHALL FORWARD TO THAT INDIVIDUAL A COPY OF THE RECORD 18 SPECIFIED IN PARAGRAPH (1) OF THIS SUBSECTION.

- 19 REVISOR'S NOTE: This section formerly was SG § 15–606.
- 20In subsection (b)(2) of this section, the reference to "the record specified in21paragraph (1) of this subsection" is substituted for the former reference to22"that record" for clarity.
- 23 The only other changes are in style.
- 24Defined terms: "Ethics Commission" § 5–10125"Joint Ethics Committee" § 5–101
- 26 **5–607.** CONTENT OF STATEMENTS.
- 27 (A) IN GENERAL.

A STATEMENT THAT IS REQUIRED UNDER § 5–601(A) OF THIS SUBTITLE SHALL CONTAIN SCHEDULES DISCLOSING THE INFORMATION AND INTERESTS

1 SPECIFIED IN THIS SECTION, IF KNOWN, FOR THE INDIVIDUAL MAKING THE 2 STATEMENT FOR THE APPLICABLE PERIOD.

- 3
- (B) INTERESTS IN REAL PROPERTY.

4 (1) THE STATEMENT SHALL INCLUDE A SCHEDULE OF EACH 5 INTEREST IN REAL PROPERTY, WHEREVER LOCATED, INCLUDING EACH 6 INTEREST HELD IN THE NAME OF A PARTNERSHIP, LIMITED LIABILITY 7 PARTNERSHIP, OR LIMITED LIABILITY COMPANY IN WHICH THE INDIVIDUAL 8 HELD AN INTEREST.

9 (2) FOR EACH INTEREST REPORTED, THE SCHEDULE SHALL 10 INCLUDE:

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(I) THE NATURE OF THE PROPERTY;

12(II) THE STREET ADDRESS, MAILING ADDRESS, OR LEGAL13DESCRIPTION OF THE PROPERTY;

14 (III) THE NATURE AND EXTENT OF THE INTEREST IN THE 15 PROPERTY, INCLUDING ANY CONDITIONS TO AND ENCUMBRANCES ON THE 16 INTEREST;

17(IV) THE DATE AND MANNER IN WHICH THE INTEREST WAS18ACQUIRED;

19(V) THE IDENTITY OF THE ENTITY FROM WHICH THE20INTEREST WAS ACQUIRED;

21(VI) IF THE INTEREST WAS ACQUIRED BY PURCHASE, THE22NATURE AND AMOUNT OF THE CONSIDERATION GIVEN FOR THE INTEREST;

23(VII) IF THE INTEREST WAS ACQUIRED IN ANY OTHER24MANNER, THE FAIR MARKET VALUE OF THE INTEREST WHEN ACQUIRED;

(VIII) IF ANY INTEREST WAS TRANSFERRED, IN WHOLE OR IN
 PART, DURING THE APPLICABLE PERIOD:

A DESCRIPTION OF THE INTEREST TRANSFERRED;
 THE NATURE AND AMOUNT OF THE
 CONSIDERATION RECEIVED FOR THE INTEREST; AND

248HOUSE BILL 270 THE IDENTITY OF THE ENTITY TO WHICH THE 1 3. $\mathbf{2}$ **INTEREST WAS TRANSFERRED; AND** 3 (IX) THE IDENTITY OF ANY OTHER ENTITY WITH AN INTEREST IN THE PROPERTY. 4 $\mathbf{5}$ (C) INTERESTS IN CORPORATIONS AND PARTNERSHIPS. 6 (1) THE STATEMENT SHALL INCLUDE A SCHEDULE OF EACH 7INTEREST HELD BY THE INDIVIDUAL IN A CORPORATION, PARTNERSHIP, LIMITED LIABILITY PARTNERSHIP, OR LIMITED LIABILITY COMPANY, WHETHER 8 9 OR NOT THE CORPORATION, PARTNERSHIP, LIMITED LIABILITY PARTNERSHIP, OR LIMITED LIABILITY COMPANY DOES BUSINESS WITH THE STATE. 10 11 (2) FOR EACH INTEREST REPORTED, THE SCHEDULE SHALL 12**INCLUDE:** 13 **(I)** THE NAME AND ADDRESS OF THE PRINCIPAL OFFICE OF THE CORPORATION, PARTNERSHIP, LIMITED LIABILITY PARTNERSHIP, OR 14 LIMITED LIABILITY COMPANY; 1516 **(II)** SUBJECT TO PARAGRAPH (3) OF THIS SUBSECTION, THE 17NATURE AND AMOUNT OF THE INTEREST HELD, INCLUDING ANY CONDITIONS TO AND ENCUMBRANCES ON THE INTEREST; 18 19 (III) EXCEPT AS PROVIDED IN PARAGRAPH (4) OF THIS 20SUBSECTION, IF ANY INTEREST WAS ACQUIRED DURING THE APPLICABLE 21**PERIOD:** 221. THE DATE AND MANNER IN WHICH THE INTEREST 23WAS ACQUIRED; 242. THE IDENTITY OF THE ENTITY FROM WHICH THE 25**INTEREST WAS ACQUIRED;** 26 IF THE INTEREST WAS ACQUIRED BY PURCHASE, 3. 27THE NATURE AND AMOUNT OF THE CONSIDERATION GIVEN FOR THE INTEREST; 28AND 29**4**. IF THE INTEREST WAS ACQUIRED IN ANY OTHER MANNER, THE FAIR MARKET VALUE OF THE INTEREST WHEN IT WAS ACQUIRED; 30 31 AND

1 (IV) IF ANY INTEREST WAS TRANSFERRED, IN WHOLE OR IN $\mathbf{2}$ PART, DURING THE APPLICABLE PERIOD: 3 1. A DESCRIPTION OF THE INTEREST TRANSFERRED; 2. 4 THE NATURE AND AMOUNT OF THE $\mathbf{5}$ CONSIDERATION RECEIVED FOR THE INTEREST; AND 6 3. IF KNOWN, THE IDENTITY OF THE ENTITY TO 7 WHICH THE INTEREST WAS TRANSFERRED. 8 AS TO AN EQUITY INTEREST IN A CORPORATION, THE (3) **(I)** 9 INDIVIDUAL MAY SATISFY PARAGRAPH (2)(II) OF THIS SUBSECTION BY **REPORTING, INSTEAD OF A DOLLAR AMOUNT:** 10 11 1. THE NUMBER OF SHARES HELD; AND 122. UNLESS THE CORPORATION'S STOCK IS PUBLICLY 13 TRADED, THE PERCENTAGE OF EQUITY INTEREST HELD. 14(II) AS TO AN EQUITY INTEREST IN A PARTNERSHIP, 15LIMITED LIABILITY PARTNERSHIP, OR LIMITED LIABILITY COMPANY, THE INDIVIDUAL MAY SATISFY PARAGRAPH (2)(II) OF THIS SUBSECTION BY 16 17REPORTING, INSTEAD OF A DOLLAR AMOUNT, THE PERCENTAGE OF EQUITY INTEREST HELD. 18 19 (4) IF AN INTEREST ACQUIRED DURING THE APPLICABLE 20**REPORTING PERIOD CONSISTS OF ADDITIONS TO EXISTING PUBLICLY TRADED** 21CORPORATE INTERESTS ACQUIRED BY DIVIDEND OR DIVIDEND REINVESTMENT, 22AND THE TOTAL VALUE OF THE ACQUISITION IS LESS THAN \$500, ONLY THE MANNER OF ACQUISITION IS REQUIRED TO BE DISCLOSED UNDER PARAGRAPH 2324(2)(III) OF THIS SUBSECTION. 25INTERESTS IN BUSINESS ENTITIES DOING BUSINESS WITH STATE. **(**D**)** 26(1) THE STATEMENT SHALL INCLUDE A SCHEDULE OF EACH 27INTEREST IN A BUSINESS ENTITY DOING BUSINESS WITH THE STATE, OTHER THAN INTERESTS REPORTED UNDER SUBSECTION (C) OF THIS SECTION. 2829(2) FOR EACH INTEREST REPORTED, THE SCHEDULE SHALL 30 **INCLUDE:**

THE NAME AND ADDRESS OF THE PRINCIPAL OFFICE OF **(I)** THE BUSINESS ENTITY; **(II)** THE NATURE AND AMOUNT OF THE INTEREST HELD, INCLUDING ANY CONDITIONS TO AND ENCUMBRANCES ON THE INTEREST; (III) IF ANY INTEREST WAS ACQUIRED DURING THE **APPLICABLE PERIOD:** 1. THE DATE AND MANNER IN WHICH THE INTEREST WAS ACQUIRED; 2. THE IDENTITY OF THE ENTITY FROM WHICH THE **INTEREST WAS ACQUIRED;** 3. IF THE INTEREST WAS ACQUIRED BY PURCHASE, THE NATURE AND AMOUNT OF THE CONSIDERATION GIVEN FOR THE INTEREST; AND 4. IF THE INTEREST WAS ACQUIRED IN ANY OTHER MANNER, THE FAIR MARKET VALUE OF THE INTEREST WHEN IT WAS ACQUIRED; AND (IV) IF ANY INTEREST WAS TRANSFERRED, IN WHOLE OR IN PART, DURING THE APPLICABLE PERIOD: 1. A DESCRIPTION OF THE INTEREST TRANSFERRED; 2. THE NATURE AND AMOUNT OF THE **CONSIDERATION RECEIVED FOR THE INTEREST; AND** 3. THE IDENTITY OF THE ENTITY TO WHICH THE **INTEREST WAS TRANSFERRED.** GIFTS. **(E)** THIS SUBSECTION DOES NOT APPLY TO A GIFT RECEIVED (1) FROM A MEMBER OF THE IMMEDIATE FAMILY, ANOTHER CHILD, OR A PARENT OF THE INDIVIDUAL.

(2) THE STATEMENT SHALL INCLUDE A SCHEDULE OF EACH GIFT,
 SPECIFIED IN PARAGRAPH (3) OF THIS SUBSECTION, RECEIVED DURING THE
 APPLICABLE PERIOD:

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1 **(I)** BY THE INDIVIDUAL OR BY ANOTHER ENTITY AT THE $\mathbf{2}$ DIRECTION OF THE INDIVIDUAL; AND 3 **(II)** DIRECTLY OR INDIRECTLY, FROM OR ON BEHALF OF AN 4 ENTITY THAT IS: $\mathbf{5}$ 1. A REGULATED LOBBYIST; 2. 6 **REGULATED BY THE STATE; OR** 7 3. OTHERWISE AN ENTITY DOING BUSINESS WITH THE STATE. 8 9 (3) (I) EXCEPT AS PROVIDED IN SUBPARAGRAPH (II) OF THIS 10 PARAGRAPH, THE SCHEDULE SHALL INCLUDE EACH GIFT WITH A VALUE OF MORE THAN \$20 AND EACH OF TWO OR MORE GIFTS WITH A CUMULATIVE VALUE 11 12 OF \$100 OR MORE RECEIVED FROM ONE ENTITY DURING THE APPLICABLE 13 PERIOD. 14**(II)** THE STATEMENT NEED NOT INCLUDE AS A GIFT: 151. FOOD OR BEVERAGES RECEIVED AND CONSUMED BY AN OFFICIAL OF THE LEGISLATIVE BRANCH IN THE PRESENCE OF THE 16 17DONOR OR SPONSORING ENTITY AS PART OF A MEAL OR RECEPTION TO WHICH 18 ALL MEMBERS OF A LEGISLATIVE UNIT WERE INVITED; 19 2. FOOD OR BEVERAGES RECEIVED BY A MEMBER OF 20THE GENERAL ASSEMBLY AT THE TIME AND GEOGRAPHIC LOCATION OF A 21MEETING OF A LEGISLATIVE ORGANIZATION FOR WHICH THE MEMBER'S 22PRESIDING OFFICER HAS APPROVED THE MEMBER'S ATTENDANCE AT STATE 23**EXPENSE; OR** 243. EXCEPT AS PROVIDED IN SUBPARAGRAPH (III) OF 25THIS PARAGRAPH, A TICKET OR FREE ADMISSION EXTENDED TO A MEMBER OF THE GENERAL ASSEMBLY BY THE PERSON SPONSORING OR CONDUCTING THE 2627EVENT AS A COURTESY OR CEREMONY TO THE OFFICE TO ATTEND A 28CHARITABLE, CULTURAL, OR POLITICAL EVENT TO WHICH ALL MEMBERS OF A LEGISLATIVE UNIT WERE INVITED. 29

30(III) THE STATEMENT SHALL INCLUDE THE ACCEPTANCE OF31EACH OF TWO OR MORE TICKETS OR FREE ADMISSIONS, EXTENDED TO A32MEMBER OF THE GENERAL ASSEMBLY BY THE PERSON SPONSORING OR

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$\frac{1}{2}$	CONDUCTING THE EVENT, WITH A CUMULATIVE VALUE OF \$100 OR MORE RECEIVED FROM ONE ENTITY DURING THE APPLICABLE PERIOD.
$\frac{3}{4}$	(4) FOR EACH GIFT SUBJECT TO THIS SUBSECTION, THE SCHEDULE SHALL INCLUDE:
5	(I) THE NATURE AND VALUE OF THE GIFT; AND
6 7	(II) THE IDENTITY OF THE ENTITY FROM WHICH THE GIFT WAS RECEIVED, WHETHER DIRECTLY OR INDIRECTLY.
8 9	(5) THIS SUBSECTION DOES NOT AUTHORIZE ACCEPTANCE OF A GIFT NOT OTHERWISE ALLOWED BY LAW.
10 11	(F) EMPLOYMENT BY OR INTERESTS IN BUSINESS ENTITIES DOING BUSINESS WITH STATE.
$12 \\ 13 \\ 14 \\ 15$	(1) THE STATEMENT SHALL INCLUDE, AS SPECIFIED IN THIS SUBSECTION, A SCHEDULE OF ALL OFFICES, DIRECTORSHIPS, AND SALARIED EMPLOYMENT, OR ANY SIMILAR INTEREST NOT OTHERWISE DISCLOSED, IN BUSINESS ENTITIES DOING BUSINESS WITH THE STATE.
$\frac{16}{17}$	(2) THIS SUBSECTION APPLIES TO POSITIONS AND INTERESTS HELD AT ANY TIME DURING THE APPLICABLE PERIOD BY:
18	(I) THE INDIVIDUAL; OR
$\begin{array}{c} 19\\ 20 \end{array}$	(II) ANY MEMBER OF THE INDIVIDUAL'S IMMEDIATE FAMILY.
$\begin{array}{c} 21 \\ 22 \end{array}$	(3) FOR EACH POSITION OR INTEREST REPORTED, THIS SCHEDULE SHALL INCLUDE:
$\frac{23}{24}$	(I) THE NAME AND ADDRESS OF THE PRINCIPAL OFFICE OF THE BUSINESS ENTITY;
$\frac{25}{26}$	(II) THE NATURE OF THE POSITION OR INTEREST AND THE DATE IT COMMENCED;
$\frac{27}{28}$	(III) THE NAME OF EACH GOVERNMENTAL UNIT WITH WHICH THE ENTITY IS DOING BUSINESS; AND
1 (IV) THE NATURE OF THE BUSINESS WITH THE STATE, $\mathbf{2}$ WHICH, AT A MINIMUM, SHALL BE SPECIFIED BY REFERENCE TO THE 3 APPLICABLE CRITERIA OF DOING BUSINESS DESCRIBED IN § 5–101(J) OF THIS 4 TITLE. $\mathbf{5}$ (G) INDEBTEDNESS TO ENTITY DOING BUSINESS WITH STATE. 6 (1) THE STATEMENT SHALL INCLUDE A SCHEDULE, TO THE 7EXTENT THE INDIVIDUAL MAY REASONABLY BE EXPECTED TO KNOW, OF EACH DEBT, EXCLUDING RETAIL CREDIT ACCOUNTS, OWED AT ANY TIME DURING THE 8 9 **APPLICABLE PERIOD TO ENTITIES DOING BUSINESS WITH THE STATE:** 10 **(I)** BY THE INDIVIDUAL; AND 11 **(II)** INDIVIDUAL WAS INVOLVED \mathbf{IF} THE IN THE 12TRANSACTION GIVING RISE TO THE DEBT, BY ANY MEMBER OF THE IMMEDIATE 13 FAMILY OF THE INDIVIDUAL. (2) 14 FOR EACH DEBT, THE SCHEDULE SHALL INCLUDE: 15**(I)** THE IDENTITY OF THE ENTITY TO WHICH THE DEBT WAS 16 OWED; 17**(II)** THE DATE IT WAS INCURRED; 18 (III) THE AMOUNT OWED AT THE END OF THE APPLICABLE 19 PERIOD; 20(IV) THE TERMS OF PAYMENT; 21**(**V**)** THE EXTENT TO WHICH THE PRINCIPAL WAS INCREASED 22OR DECREASED DURING THE APPLICABLE PERIOD; AND 23(VI) ANY SECURITY GIVEN. 24**(H)** FAMILY MEMBERS EMPLOYED BY STATE. 25THE STATEMENT SHALL INCLUDE A SCHEDULE LISTING THE MEMBERS OF 26THE IMMEDIATE FAMILY OF THE INDIVIDUAL WHO WERE EMPLOYED BY THE 27STATE IN ANY CAPACITY AT ANY TIME DURING THE APPLICABLE PERIOD. 28**(I)** SOURCES OF EARNED INCOME.

1 (1) EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS 2 SUBSECTION, THE STATEMENT SHALL INCLUDE A SCHEDULE LISTING THE NAME 3 AND ADDRESS OF EACH:

4 (I) PLACE OF SALARIED EMPLOYMENT, INCLUDING 5 SECONDARY EMPLOYMENT, OF THE INDIVIDUAL OR A MEMBER OF THE 6 INDIVIDUAL'S IMMEDIATE FAMILY AT ANY TIME DURING THE APPLICABLE 7 PERIOD; AND

8 (II) BUSINESS ENTITY OF WHICH THE INDIVIDUAL OR A 9 MEMBER OF THE INDIVIDUAL'S IMMEDIATE FAMILY WAS A SOLE OR PARTIAL 10 OWNER, AND FROM WHICH THE INDIVIDUAL OR FAMILY MEMBER RECEIVED 11 EARNED INCOME, AT ANY TIME DURING THE APPLICABLE PERIOD.

12 (2) THE STATEMENT MAY NOT INCLUDE A LISTING OF A MINOR 13 CHILD'S EMPLOYMENT OR BUSINESS ENTITIES OF WHICH THE CHILD IS SOLE OR 14 PARTIAL OWNER, UNLESS THE PLACE OF EMPLOYMENT OR THE BUSINESS 15 ENTITY:

16(I) IS SUBJECT TO THE REGULATION OR AUTHORITY OF17THE AGENCY THAT EMPLOYS THE INDIVIDUAL; OR

18 (II) HAS CONTRACTS IN EXCESS OF \$10,000 WITH THE 19 AGENCY THAT EMPLOYS THE INDIVIDUAL.

20 (J) ADDITIONAL INFORMATION.

21THE STATEMENT MAY INCLUDE A SCHEDULE LISTING ADDITIONAL22INTERESTS OR INFORMATION THAT THE INDIVIDUAL CHOOSES TO DISCLOSE.

23 (K) ADDITIONAL REPORTS BY GENERAL ASSEMBLY MEMBERS.

TO THE EXTENT NOT REPORTED UNDER SUBSECTIONS (A) THROUGH (J) OF THIS SECTION, A STATEMENT FILED BY A MEMBER OF THE GENERAL ASSEMBLY SHALL INCLUDE:

27(1) THE INFORMATION REQUIRED UNDER § 5–514(B) OF THIS28TITLE; AND

29 (2) AN ACKNOWLEDGMENT, SIGNED BY THE MEMBER, THAT ANY 30 INFORMATION REQUIRED UNDER § 5–514(B) OF THIS TITLE THAT BECOMES 31 REPORTABLE AFTER THE STATEMENT IS FILED SHALL BE REPORTED 32 IMMEDIATELY TO THE JOINT ETHICS COMMITTEE AS REQUIRED BY § 5–514(B) 33 OF THIS TITLE.

1	REVISOR'S NOTE: This section formerly was SG § 15–607.	
$2 \\ 3$	In subsection (a) of this section, the former phrase "unde deleted as surplusage.	er this subtitle" is
$\frac{4}{5}$	In subsection (e)(5) of this section, the reference to the gift is added for clarity.	"acceptance" of a
6	The only other changes are in style.	
7	Defined terms: "Business entity" § 5–101	
8	"Entity" § 5–101	
9	"Entity doing business with the State" 5–101	
10	"General Assembly" § 5–101	
11	"Gift" § 5–101	
12	"Governmental unit" § 5–101	
13	"Immediate family" § 5–101	
14	"Including" § 1–110	
15	"Interest" § 5–101	
16	"Joint Ethics Committee" § 5–101	
17	"Legislative unit" § 5–101	
18	"Person" § 1–114	
19	"Regulated lobbyist" § 5–101	
20	"State" § 1–115	
21	5-608. INTERESTS ATTRIBUTABLE TO INDIVIDUAL FILING STATE	EMENT.
22	(A) INTERESTS ATTRIBUTABLE.	
23	THE FOLLOWING ARE DEEMED TO BE INTERESTS OF T	THE INDIVIDUAL
24		
25	(1) AN INTEREST HELD BY A SPOUSE OR (CHILD OF THE
26	INDIVIDUAL, IF THE INTEREST WAS CONTROLLED, DIRECTLY	
27	BY THE INDIVIDUAL AT ANY TIME DURING THE APPLICABLE PER	,
28	(2) AN INTEREST HELD BY A BUSINESS ENTITY	IN WHICH THE
2 9	INDIVIDUAL HELD A 30% OR GREATER INTEREST AT ANY TIM	
$\frac{25}{30}$	APPLICABLE PERIOD; AND	The Doking The
31	(3) AN INTEREST HELD BY A TRUST OR AN ESTAT	TE IN WHICH AT
32	ANY TIME DURING THE APPLICABLE PERIOD, THE INDIVIDUAL:	
33	(I) HELD A REVERSIONARY INTEREST;	

1	(II) WAS A BENEFICIARY; OR
2	(III) IF A REVOCABLE TRUST, WAS A SETTLOR.
3	(B) EFFECT ON OTHER DISCLOSURE REQUIREMENTS.
4	SUBSECTION (A)(2) OF THIS SECTION DOES NOT AFFECT:
5	(1) THE REQUIREMENT UNDER § 5–607(B) OF THIS SUBTITLE OF
6	DISCLOSURE OF REAL ESTATE INTERESTS HELD IN THE NAME OF A
7	PARTNERSHIP, LIMITED LIABILITY PARTNERSHIP, OR LIMITED LIABILITY
8	COMPANY IN WHICH THE INDIVIDUAL HOLDS AN INTEREST; OR
9	(2) THE REQUIREMENT UNDER § 5–607(C) OF THIS SUBTITLE OF
10	DISCLOSURE OF ALL PARTNERSHIPS, LIMITED LIABILITY PARTNERSHIPS, OR
11	LIMITED LIABILITY COMPANIES IN WHICH THE INDIVIDUAL HOLDS AN
12	INTEREST.
13	(C) BLIND TRUSTS.
14	For the purposes of § 5–607 of this subtitle, interests held by A
15	BLIND TRUST MAY NOT BE CONSIDERED TO BE INTERESTS OF THE PERSON
16	MAKING THE STATEMENT IF THE BLIND TRUST IS APPROVED BY THE ETHICS
17	COMMISSION IN ACCORDANCE WITH REGULATIONS ADOPTED UNDER § 5-501(B)
18	OR § 5–502(C) OF THIS TITLE AND IS OPERATED IN COMPLIANCE WITH THOSE
19	REGULATIONS.
20	REVISOR'S NOTE: This section formerly was SG § 15–608.
21	In subsection (c) of this section, the former reference to "the disclosure
22^{-1}	required by that section" is deleted as included in the reference to "the
$\overline{23}$	purposes of § 5–607 of this subtitle".
24	The only other changes are in style.
25	Defined terms: "Business entity" § 5–101
26	"Ethics Commission" § 5–101
27	"Interest" § 5–101
28	"Person" § 1–114
29	5-609. Certain board members — Modified requirements.
30	(A) FILING REQUIREMENTS.

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1 (1) SUBJECT TO PARAGRAPH (2) OF THIS SUBSECTION, A 2 MEMBER OF A BOARD WHO IS DESCRIBED IN § 5–601(D) OF THIS SUBTITLE 3 SHALL FILE THE STATEMENT REQUIRED BY § 5–601 OF THIS SUBTITLE.

4 (2) THE MEMBER SHALL BE REQUIRED TO DISCLOSE THE 5 INFORMATION SPECIFIED IN § 5–607 OF THIS SUBTITLE ONLY AS TO THOSE 6 INTERESTS, GIFTS, COMPENSATED POSITIONS, AND LIABILITIES THAT MAY 7 CREATE A CONFLICT, AS DESCRIBED IN SUBTITLE 5 OF THIS TITLE, BETWEEN 8 THE MEMBER'S PERSONAL INTERESTS AND THE MEMBER'S DUTIES ON THE 9 BOARD.

10 (B) **REGULATIONS.**

11 (1) THE ETHICS COMMISSION SHALL ADOPT REGULATIONS, 12 SUBJECT TO THE APPROVAL OF THE ADMINISTRATIVE, EXECUTIVE, AND 13 LEGISLATIVE REVIEW COMMITTEE, SPECIFYING:

14(I) THE INFORMATION TO BE DISCLOSED UNDER15SUBSECTION (A) OF THIS SECTION; AND

16(II)THE CIRCUMSTANCES UNDER WHICH THE INFORMATION17IS TO BE DISCLOSED.

18 (2) THE REGULATIONS ADOPTED UNDER THIS SUBSECTION 19 SHALL BE BASED ON THE EXPERIENCE OF THE ETHICS COMMISSION IN:

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(I) IMPLEMENTING SUBTITLE 5 OF THIS TITLE; AND

21 (II) REVIEWING STATEMENTS UNDER THIS SUBTITLE.

- 22 REVISOR'S NOTE: This section formerly was SG § 15–609.
- 23 The only changes are in style.
- 24General Provisions Article Review Committee notes, The for 25consideration by the General Assembly, that although there is no Maryland case law on the subject, the Attorney General has advised that 26a "legislative veto" provision like that found in former § 15–609(b)(1) of 2728the State Government Article, and retained in subsection (b)(1) of this 29section, is unconstitutional. See 85 Op. Att'y Gen. 190, 203 (2000).

30 Defined terms: "Board" § 5–101

31 "Ethics Commission" § 5–101

1	"Gift" § 5–101
2	"Interest" § 5–101

3 5-610. JUDICIAL BRANCH — STATE OFFICIALS AND CANDIDATES.

4 (A) IN GENERAL.

(B)

 $\mathbf{5}$ IN ACCORDANCE WITH ITS ADMINISTRATIVE AUTHORITY OVER THE 6 JUDICIAL BRANCH UNDER THE MARYLAND CONSTITUTION, THE COURT OF 7 APPEALS SHALL ADOPT AND ADMINISTER RULES THAT REQUIRE EACH 8 INDIVIDUAL SPECIFIED IN § 5–601(B) OF THIS SUBTITLE TO FILE A STATEMENT 9 PERIODICALLY THAT DISCLOSES, AS A PUBLIC RECORD, THE INFORMATION CONCERNING THE INDIVIDUAL'S FINANCIAL AFFAIRS THAT THE COURT 10 11 CONSIDERS NECESSARY OR APPROPRIATE TO PROMOTE CONTINUED TRUST AND 12 CONFIDENCE IN THE INTEGRITY OF THE JUDICIAL BRANCH.

- 13
- CANDIDATE FOR JUDICIAL OFFICE.

14 (1) (I) EXCEPT AS PROVIDED IN SUBPARAGRAPH (II) OF THIS 15 PARAGRAPH, EACH CANDIDATE FOR NOMINATION FOR OR ELECTION TO A 16 JUDGESHIP SHALL FILE THE STATEMENT SPECIFIED IN SUBSECTION (A) OF THIS 17 SECTION NO LATER THAN THE TIME THE CANDIDATE FILES A CERTIFICATE OF 18 CANDIDACY.

(II) THIS PARAGRAPH DOES NOT REQUIRE THE FILING OF A
 STATEMENT FOR ANY YEAR COVERED IN FULL BY A STATEMENT FILED BY THE
 INDIVIDUAL UNDER SUBSECTION (A) OF THIS SECTION.

22

(2) THE STATEMENT SHALL:

23(I)COVER THE CALENDAR YEAR IMMEDIATELY PRECEDING24THE YEAR IN WHICH THE CERTIFICATE OF CANDIDACY IS FILED; AND

25 (II) BE FILED WITH THE ELECTION BOARD WITH WHICH THE
 26 CERTIFICATE OF CANDIDACY IS FILED.

(3) AN ELECTION BOARD MAY NOT ACCEPT A CERTIFICATE OF
 CANDIDACY OR CERTIFICATE OF NOMINATION OF A CANDIDATE COVERED BY
 THIS SUBSECTION UNLESS THE CANDIDATE HAS FILED EACH STATEMENT
 REQUIRED BY THIS SECTION.

31(4) AN ELECTION BOARD, WITHIN 30 DAYS AFTER RECEIVING A32STATEMENT UNDER THIS SUBSECTION, SHALL FORWARD THE STATEMENT TO

$\frac{1}{2}$	THE ENTITY DESIGNATED BY THE COURT OF APPEALS TO RECEIVE THE STATEMENTS FILED UNDER SUBSECTION (A) OF THIS SECTION.
3	(C) TRANSMISSION OF STATEMENTS TO ETHICS COMMISSION.
4 5 6	WITHIN 30 DAYS AFTER RECEIVING A STATEMENT UNDER THIS SECTION, THE COURT OF APPEALS OR ITS DESIGNEE SHALL TRANSMIT A COPY OF THE STATEMENT TO THE ETHICS COMMISSION.
7	REVISOR'S NOTE: This section formerly was SG § 15–610.
8	The only changes are in style.
9 10	Defined terms: "Entity" § 5–101 "Ethics Commission" § 5–101
11	5-611. DISCLOSURE BY OTHER PERSONNEL AND APPOINTEES.
12	(A) IN GENERAL.
$\frac{13}{14}$	AN INDIVIDUAL WHO IS NOT AN OFFICIAL SHALL DISCLOSE INFORMATION ANNUALLY IF DESIGNATED UNDER SUBSECTION (B) OF THIS SECTION.
15	(B) DESIGNATION.
16	FOR DISCLOSURE UNDER THIS SECTION:
17	(1) THE GOVERNOR, BY EXECUTIVE ORDER, MAY DESIGNATE:
18	(I) AN EMPLOYEE OF AN EXECUTIVE UNIT; OR
19	(II) A NONCOMPENSATED APPOINTEE OF THE GOVERNOR;
$\begin{array}{c} 20\\ 21 \end{array}$	(2) THE CHIEF JUDGE OF THE COURT OF APPEALS, BY ORDER, MAY DESIGNATE:
22	(I) AN EMPLOYEE OF THE JUDICIAL BRANCH; OR
$\begin{array}{c} 23\\ 24 \end{array}$	(II) A NONCOMPENSATED APPOINTEE OF THE COURT OF APPEALS OR THE CHIEF JUDGE; AND
25 26	(3) THE PRESIDING OFFICERS OF THE GENERAL ASSEMBLY, BY ORDER, MAY DESIGNATE:

260HOUSE BILL 270 AN EMPLOYEE OF THE LEGISLATIVE BRANCH; OR 1 **(I)** $\mathbf{2}$ **(II)** A NONCOMPENSATED APPOINTEE OF EITHER OR BOTH 3 OF THE PRESIDING OFFICERS. (C) 4 STATEMENTS. $\mathbf{5}$ A STATEMENT FILED UNDER THIS SECTION IS A PUBLIC RECORD AND 6 SHALL CONTAIN THE RELEVANT INFORMATION CONCERNING THE FINANCIAL AFFAIRS OF THE INDIVIDUAL SUBMITTING THE STATEMENT THAT IS 7 8 CONSIDERED NECESSARY BY THE APPLICABLE DESIGNATING AUTHORITY. 9 **(**D**) REQUIRED DESIGNATIONS.** 10 (1) IN COMPLYING WITH SUBSECTION (B)(1) OF THIS SECTION, 11 THE GOVERNOR, BY EXECUTIVE ORDER, SHALL DESIGNATE ANY EMPLOYEE OF AN EXECUTIVE UNIT WHO IS: 12A HOME INSPECTOR OR LICENSED HOME INSPECTOR 13 **(I)** UNDER § 16–101 OF THE BUSINESS OCCUPATIONS AND PROFESSIONS ARTICLE; 1415**(II)** A BUILDING CODE ENFORCEMENT OFFICIAL EMPLOYED BY THE STATE; 16 (III) AN ACCREDITED INSPECTOR OF LEAD FOR THE 17DEPARTMENT OF THE ENVIRONMENT UNDER § 6-818 OF THE ENVIRONMENT 18 19 **ARTICLE: OR** 20(IV) AN ENVIRONMENTAL HEALTH SPECIALIST UNDER TITLE 21 OF THE HEALTH OCCUPATIONS ARTICLE. 2122(2) AN EMPLOYEE UNDER PARAGRAPH (1) OF THIS SUBSECTION 23SHALL FILE A STATEMENT IN ACCORDANCE WITH § 5-601 OF THIS SUBTITLE 24THAT: 25**(I)** DISCLOSES ANY INTEREST THE EMPLOYEE MAY HAVE IN ANY REAL PROPERTY IN THE STATE; AND 2627DISCLOSES ANY OTHER INFORMATION THE ETHICS **(II)** COMMISSION CONSIDERS A CONFLICT OF INTEREST RELATED TO THE 2829EMPLOYMENT OF THE EMPLOYEE. 30 REVISOR'S NOTE: This section formerly was SG § 15–611.

In subsection (d)(1)(iv) of this section, the reference to an "environmental

32	Unl	ESS EXEMPTED UNDER SUBSECTION (B) OF THIS SECTION, AN ENTITY
31	(A)	REGISTRATION REQUIRED.
30	5–702. Lo	BBYING — GENERALLY.
29		"Person" § 1–114
28		"Lobbying" § 5–101
27	Defir	ned terms: "Compensation" §§ 5–101, 5–701
26		surplusage.
25 26		The former reference to other employment "duties" is deleted as
$\frac{23}{24}$	ΛĽV.	ISOR'S NOTE: This section is new language derived without substantive change from former SG § 15–102(f)(2).
9 9	$\mathbf{D}\mathbf{F}^{T}$	ISOP'S NOTE. This section is now language derived without substanting
22	PERSON D	EVOTES TO OTHER EMPLOYMENT.
21	BASED ON	THE TIME THE PERSON DEVOTES TO LOBBYING AND THE TIME THE
20	IS ONLY A	PART OF THE PERSON'S EMPLOYMENT, MEANS A PRORATED AMOUNT
19		HIS SUBTITLE, "COMPENSATION", AS TO A PERSON WHOSE LOBBYING
18		OMPENSATION" DEFINED.
17		SUBTITLE 7. LOBBYING.
16		"State" § 1–115
15		"Official" § 5–101
14		"Interest" § 5–101
13		"General Assembly" § 5–101
12		"Executive unit" § 5–101
11	2011	"Ethics Commission" § 5–101
10	Defir	ned terms: "Employee" § 5–101
9		The only other changes are in style.
8		specialists".
7		renamed "environmental sanitarians" to be "environmental health
6		Environment Article to Title 21 of the Health Occupations Article and
5		the Acts of the General Assembly of 2012 transferred Title 11 of the
4		under Title 11 of the Environment Article" for accuracy. Chapter 667 of
$\frac{2}{3}$		substituted for the former reference to an "environmental sanitarian
2		health specialist under Title 21 of the Health Occupations Article" is

33 SHALL REGISTER WITH THE ETHICS COMMISSION AS PROVIDED IN THIS
34 SUBTITLE AND SHALL BE A REGULATED LOBBYIST FOR THE PURPOSES OF THIS
35 TITLE IF, DURING A REPORTING PERIOD, THE ENTITY:

1 (1) FOR THE PURPOSE OF INFLUENCING ANY LEGISLATIVE 2 ACTION OR ANY EXECUTIVE ACTION RELATING TO THE DEVELOPMENT OR 3 ADOPTION OF REGULATIONS OR THE DEVELOPMENT OR ISSUANCE OF AN 4 EXECUTIVE ORDER:

5 (I) 1. COMMUNICATES WITH AN OFFICIAL OR EMPLOYEE
6 OF THE LEGISLATIVE BRANCH OR EXECUTIVE BRANCH IN THE PRESENCE OF
7 THAT OFFICIAL OR EMPLOYEE; AND

8 2. EXCEPT FOR THE PERSONAL TRAVEL OR 9 SUBSISTENCE EXPENSES OF THE ENTITY OR A REPRESENTATIVE OF THE 10 ENTITY, INCURS EXPENSES OF AT LEAST \$500 OR EARNS AT LEAST \$2,500 AS 11 COMPENSATION FOR ALL SUCH COMMUNICATION AND ACTIVITIES RELATING TO 12 THE COMMUNICATION DURING THE REPORTING PERIOD; OR

13(II)1.COMMUNICATES WITH AN OFFICIAL OR EMPLOYEE140F THE LEGISLATIVE BRANCH OR EXECUTIVE BRANCH; AND

15 **2.** EARNS AT LEAST **\$5,000** AS COMPENSATION FOR 16 ALL SUCH COMMUNICATION AND ACTIVITIES RELATING TO THE 17 COMMUNICATION DURING THE REPORTING PERIOD;

18 (2) IN CONNECTION WITH OR FOR THE PURPOSE OF INFLUENCING
19 ANY EXECUTIVE ACTION, SPENDS A CUMULATIVE VALUE OF AT LEAST \$100 FOR
20 GIFTS, INCLUDING MEALS, BEVERAGES, AND SPECIAL EVENTS, TO ONE OR MORE
21 OFFICIALS OR EMPLOYEES OF THE EXECUTIVE BRANCH;

(3) SUBJECT TO SUBSECTION (B)(4) OF THIS SECTION, IS
 COMPENSATED TO INFLUENCE EXECUTIVE ACTION ON A PROCUREMENT
 CONTRACT THAT EXCEEDS \$100,000;

(4) SUBJECT TO SUBSECTION (B)(5) OF THIS SECTION, IS
COMPENSATED BY A BUSINESS ENTITY TO INFLUENCE EXECUTIVE ACTION TO
SECURE FROM THE STATE A BUSINESS GRANT OR LOAN WITH A VALUE OF MORE
THAN \$100,000 FOR THE BUSINESS ENTITY;

(5) SPENDS AT LEAST \$2,000, INCLUDING EXPENDITURES FOR
SALARIES, CONTRACTUAL EMPLOYEES, POSTAGE, TELECOMMUNICATIONS
SERVICES, ELECTRONIC SERVICES, ADVERTISING, PRINTING, AND DELIVERY
SERVICES, FOR THE EXPRESS PURPOSE OF SOLICITING OTHERS TO
COMMUNICATE WITH AN OFFICIAL TO INFLUENCE LEGISLATIVE ACTION OR
EXECUTIVE ACTION; OR

1 (6) SPENDS AT LEAST \$2,500 TO PROVIDE COMPENSATION TO 2 ONE OR MORE ENTITIES REQUIRED TO REGISTER UNDER THIS SUBSECTION.

3

(B) **EXEMPTED ACTIVITIES.**

4 (1) THE FOLLOWING ACTIVITIES ARE EXEMPT FROM REGULATION 5 UNDER THIS SUBTITLE:

6 (I) AN APPEARANCE AS PART OF THE OFFICIAL DUTIES OF 7 AN ELECTED OR APPOINTED OFFICIAL OR EMPLOYEE OF THE STATE, A 8 POLITICAL SUBDIVISION OF THE STATE, OR THE UNITED STATES, TO THE 9 EXTENT THAT THE APPEARANCE IS NOT ON BEHALF OF ANY OTHER ENTITY;

10 (II) AN ACTION OF A MEMBER OF THE NEWS MEDIA, TO THE 11 EXTENT THAT THE ACTION IS IN THE ORDINARY COURSE OF GATHERING AND 12 DISSEMINATING NEWS OR MAKING EDITORIAL COMMENT TO THE GENERAL 13 PUBLIC;

14 (III) REPRESENTATION OF A BONA FIDE RELIGIOUS 15 ORGANIZATION, TO THE EXTENT THAT THE REPRESENTATION IS FOR THE 16 PURPOSE OF PROTECTING THE RIGHT OF ITS MEMBERS TO PRACTICE THE 17 DOCTRINE OF THE ORGANIZATION;

18 (IV) AN APPEARANCE AS PART OF THE OFFICIAL DUTIES OF 19 AN OFFICER, A DIRECTOR, A MEMBER, OR AN EMPLOYEE OF AN ASSOCIATION 20 ENGAGED ONLY IN REPRESENTING COUNTIES OR MUNICIPAL CORPORATIONS, 21 TO THE EXTENT THAT THE APPEARANCE IS NOT ON BEHALF OF ANY OTHER 22 ENTITY; OR

(V) AN ACTION AS PART OF THE OFFICIAL DUTIES OF A
TRUSTEE, AN ADMINISTRATOR, OR A FACULTY MEMBER OF A NONPROFIT
INDEPENDENT COLLEGE OR UNIVERSITY IN THE STATE, PROVIDED THE
OFFICIAL DUTIES OF THE INDIVIDUAL DO NOT CONSIST PRIMARILY OF
ATTEMPTING TO INFLUENCE LEGISLATIVE ACTION OR EXECUTIVE ACTION.

(2) THE FOLLOWING ACTIVITIES ARE EXEMPT FROM REGULATION
 UNDER THIS SUBTITLE IF THE INDIVIDUAL ENGAGES IN NO OTHER ACTS DURING
 THE REPORTING PERIOD THAT REQUIRE REGISTRATION:

(I) PROFESSIONAL SERVICES IN DRAFTING BILLS OR IN
 ADVISING CLIENTS ON THE CONSTRUCTION OR EFFECT OF PROPOSED OR
 PENDING LEGISLATION;

1 (II) AN APPEARANCE BEFORE THE ENTIRE GENERAL 2 ASSEMBLY, OR ANY COMMITTEE OR SUBCOMMITTEE OF THE GENERAL 3 ASSEMBLY, AT THE SPECIFIC REQUEST OF THE BODY INVOLVED;

4 (III) AN APPEARANCE AS A WITNESS BEFORE A LEGISLATIVE 5 COMMITTEE AT THE SPECIFIC REQUEST OF A REGULATED LOBBYIST IF THE 6 WITNESS NOTIFIES THE COMMITTEE THAT THE WITNESS IS TESTIFYING AT THE 7 REQUEST OF THE REGULATED LOBBYIST;

8 (IV) AN APPEARANCE BEFORE AN EXECUTIVE UNIT AT THE 9 SPECIFIC REQUEST OF THE EXECUTIVE UNIT INVOLVED; OR

10 (V) AN APPEARANCE AS A WITNESS BEFORE AN EXECUTIVE 11 UNIT AT THE SPECIFIC REQUEST OF A REGULATED LOBBYIST IF THE WITNESS 12 NOTIFIES THE EXECUTIVE UNIT THAT THE WITNESS IS TESTIFYING AT THE 13 REQUEST OF THE REGULATED LOBBYIST.

14 (3) AN ELEMENTARY, SECONDARY, OR POSTSECONDARY SCHOOL 15 STUDENT OR STUDENT ORGANIZATION THAT COMMUNICATES AS PART OF A 16 COURSE OR STUDENT ACTIVITY IS NOT SUBJECT TO THE REGISTRATION 17 REQUIREMENTS BASED ON THE EXPENSE THRESHOLD UNDER SUBSECTION 18 (A)(1)(I) OF THIS SECTION.

(4) SUBSECTION (A)(3) OF THIS SECTION DOES NOT APPLY TO A
BONA FIDE SALESPERSON OR COMMERCIAL SELLING AGENCY EMPLOYED OR
MAINTAINED BY AN EMPLOYER FOR THE PURPOSE OF SOLICITING OR SECURING
A PROCUREMENT CONTRACT UNLESS THE PERSON ENGAGES IN ACTS DURING
THE REPORTING PERIOD THAT REQUIRE REGISTRATION UNDER SUBSECTION
(A)(1) OR (2) OF THIS SECTION.

(5) IF THE PERSON ENGAGES IN NO OTHER ACT DURING THE
 REPORTING PERIOD THAT REQUIRES REGISTRATION, SUBSECTION (A)(4) OF
 THIS SECTION DOES NOT APPLY TO:

(I) A BONA FIDE FULL-TIME OFFICIAL OR EMPLOYEE OF A
 BUSINESS ENTITY SEEKING TO SECURE A BUSINESS GRANT OR LOAN; OR

30(II) A PERSON SEEKING TO SECURE A BUSINESS GRANT OR31LOAN FOR THE PURPOSE OF LOCATING, RELOCATING, OR EXPANDING A32BUSINESS IN OR INTO THE STATE.

33 (C) LIMITED EXEMPTIONS — EMPLOYER OF REGULATED LOBBYIST.

1 (1) EXCEPT FOR PROVIDING THE SIGNED AUTHORIZATION $\mathbf{2}$ REQUIRED BY § 5–703 OF THIS SUBTITLE AND THE REPORT REQUIRED BY § 5–705(D) OF THIS SUBTITLE, AN ENTITY THAT COMPENSATES ONE OR MORE 3 REGULATED LOBBYISTS, AND THAT REASONABLY BELIEVES THAT ALL 4 EXPENDITURES REQUIRING REGISTRATION WILL BE REPORTED BY THE $\mathbf{5}$ 6 **REGULATED LOBBYIST OR LOBBYISTS, IS EXEMPT FROM THE REGISTRATION** 7 AND REPORTING REQUIREMENTS OF THIS SUBTITLE IF THE ENTITY ENGAGES IN 8 NO OTHER ACT THAT REQUIRES REGISTRATION.

9 (2) IF A REGULATED LOBBYIST COMPENSATED BY AN ENTITY 10 THAT IS EXEMPT UNDER PARAGRAPH (1) OF THIS SUBSECTION FAILS TO 11 REPORT THE INFORMATION REQUIRED BY THIS SUBTITLE, THE ENTITY 12 IMMEDIATELY SHALL BECOME SUBJECT TO THE REGISTRATION AND 13 REPORTING REQUIREMENTS OF THIS SUBTITLE.

14

REVISOR'S NOTE: This section formerly was SG § 15–701.

- 15 In subsection (b)(2)(iii) and (v) of this section, the phrase "as a witness" is 16 added for clarity.
- 17 In subsection (c)(1) of this section, the reference to the "signed" 18 authorization is added for clarity.
- 19 The only other changes are in style.

20	Defined terms: "Business entity" § 5–101	
21	"Compensation" §§ 5–101, 5–701	
22	"Employee" § 5–101	
23	"Employer" § 5–101	
24	"Entity" § 5–101	
25	"Ethics Commission" § 5–101	
26	"Executive action" § 5–101	
27	"Executive unit" § 5–101	
28	"General Assembly" § 5–101	
29	"Gift" § 5–101	
30	"Including" § 1–110	
31	"Legislative action" § 5–101	
32	"Municipal corporation" § 5–101	
33	"Official" § 5–101	
34	"Person" § 1–114	
35	"Procurement contract" § 5–101	
36	"Regulated lobbyist" § 5–101	
37	"State" § 1–115	

(1) AN ENTITY THAT ENGAGES A REGULATED LOBBYIST FOR THE PURPOSE OF LOBBYING SHALL PROVIDE A SIGNED AUTHORIZATION FOR THE **REGULATED LOBBYIST TO ACT.** (2) IF THE ENTITY IS A CORPORATION, AN AUTHORIZED OFFICER OR AGENT OTHER THAN THE REGULATED LOBBYIST SHALL SIGN THE AUTHORIZATION. **(B) TERMS AND CONDITIONS.** THE SIGNED AUTHORIZATION SHALL INCLUDE: (1) THE FULL LEGAL NAME AND BUSINESS ADDRESS OF THE ENTITY AND OF THE REGULATED LOBBYIST: (2) SUBJECT TO SUBSEQUENT MODIFICATION, THE PERIOD DURING WHICH THE REGULATED LOBBYIST IS AUTHORIZED TO ACT; AND (3) THE PROPOSAL OR SUBJECT ON WHICH THE REGULATED LOBBYIST REPRESENTS THE ENTITY. REVISOR'S NOTE: This section formerly was SG § 15–702. In the introductory language of subsection (b) of this section, the reference to the "signed" authorization is substituted for the former reference to the authorization "to act required by subsection (a) of this section" for brevity. The only other changes are in style. Defined terms: "Entity" § 5-101 "Lobbying" § 5-101 "Regulated lobbyist" § 5-101 5-704. REGISTRATION WITH ETHICS COMMISSION. **(**A**) REGISTRATION REQUIRED.** (1) AT THE TIMES SPECIFIED IN SUBSECTION (D) OF THIS SECTION, EACH REGULATED LOBBYIST SHALL REGISTER WITH THE ETHICS COMMISSION ON A FORM PROVIDED BY THE ETHICS COMMISSION.

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WRITTEN AUTHORIZATION.

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(A)

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1 (2) A REGULATED LOBBYIST SHALL REGISTER SEPARATELY FOR 2 EACH ENTITY THAT HAS ENGAGED THE REGULATED LOBBYIST FOR LOBBYING 3 PURPOSES.

4 (B) CONTENTS.

5 EACH REGISTRATION FORM SHALL INCLUDE THE FOLLOWING 6 INFORMATION, IF APPLICABLE:

7 (1) THE REGULATED LOBBYIST'S NAME AND PERMANENT 8 ADDRESS;

9 (2) THE NAME AND PERMANENT ADDRESS OF ANY OTHER 10 REGULATED LOBBYIST THAT WILL BE LOBBYING ON THE REGULATED 11 LOBBYIST'S BEHALF;

12 (3) THE NAME, ADDRESS, AND NATURE OF BUSINESS OF ANY 13 ENTITY THAT HAS ENGAGED THE REGULATED LOBBYIST FOR LOBBYING 14 PURPOSES, ACCOMPANIED BY A STATEMENT INDICATING WHETHER, BECAUSE 15 OF THE FILING AND REPORTING OF THE REGULATED LOBBYIST, THE 16 COMPENSATING ENTITY IS EXEMPT UNDER § 5–702(C) OF THIS SUBTITLE; AND

17 (4) THE IDENTIFICATION, BY FORMAL DESIGNATION IF KNOWN, 18 OF THE MATTERS ON WHICH THE REGULATED LOBBYIST EXPECTS TO PERFORM 19 ACTS, OR TO ENGAGE ANOTHER REGULATED LOBBYIST TO PERFORM ACTS, 20 THAT REQUIRE REGISTRATION UNDER THIS SUBTITLE.

21 (C) FILING OF AUTHORIZATION STATEMENT.

22 EACH REGISTRATION SHALL INCLUDE THE APPLICABLE SIGNED 23 AUTHORIZATION, IF ANY, REQUIRED BY § 5–703 OF THIS SUBTITLE.

24 (D) **REGISTRATION FILING.**

(1) A REGULATED LOBBYIST WHO IS NOT CURRENTLY
 REGISTERED SHALL REGISTER WITHIN 5 DAYS AFTER FIRST PERFORMING AN
 ACT THAT REQUIRES REGISTRATION UNDER THIS SUBTITLE.

(2) A REGULATED LOBBYIST SHALL FILE A NEW REGISTRATION
 FORM ON OR BEFORE NOVEMBER 1 OF EACH YEAR IF, ON THAT DATE, THE
 REGULATED LOBBYIST IS ENGAGED IN LOBBYING.

(E) FEE. 1 $\mathbf{2}$ (1) EACH REGISTRATION FORM SHALL BE ACCOMPANIED BY A 3 FEE OF \$100. 4 THE FEE SHALL BE CREDITED TO THE LOBBYIST (2) $\mathbf{5}$ **REGISTRATION FUND ESTABLISHED UNDER § 5–210 OF THIS TITLE.** 6 **(F) TERMINATION OF REGISTRATION.** 7 EXCEPT AS PROVIDED IN PARAGRAPH (2) (1) OF THIS 8 SUBSECTION, EACH REGISTRATION SHALL TERMINATE ON THE EARLIER OF: 9 THE OCTOBER 31 FOLLOWING THE FILING OF THE **(I)** 10 **REGISTRATION; OR** 11 (II) AN EARLIER TERMINATION DATE SPECIFIED IN AN 12AUTHORIZATION FILED WITH RESPECT TO THAT REGISTRATION UNDER § 5–703 13 OF THIS SUBTITLE. 14(2) A REGULATED LOBBYIST MAY TERMINATE THE REGISTRATION 15**BEFORE THE DATE SPECIFIED IN PARAGRAPH (1) OF THIS SUBSECTION BY:** 16 **(I) CEASING ALL ACTIVITY THAT REQUIRES REGISTRATION;** 17AND 18 **(II)** AFTER CEASING ACTIVITY IN ACCORDANCE WITH ITEM 19(I) OF THIS PARAGRAPH: 201. FILING A NOTICE OF TERMINATION WITH THE 21**ETHICS COMMISSION; AND** 222. FILING ALL REPORTS REQUIRED BY THIS 23SUBTITLE WITHIN 30 DAYS AFTER THE FILING OF THE NOTICE OF 24**TERMINATION.** 25SUBJECT TO SUBPARAGRAPHS (II) AND (III) OF THIS (3) **(I)** PARAGRAPH, IF A REGULATED LOBBYIST IS OR BECOMES SUBJECT TO 2627REGULATION UNDER THIS TITLE AS AN OFFICIAL OR EMPLOYEE, THE REGULATED LOBBYIST SHALL IMMEDIATELY TERMINATE THE REGISTRATION IN 2829ACCORDANCE WITH PARAGRAPH (2) OF THIS SUBSECTION.

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1 AFTER HOLDING A PUBLIC HEARING, THE ETHICS **(II)** $\mathbf{2}$ COMMISSION SHALL ADOPT REGULATIONS ESTABLISHING CRITERIA UNDER 3 WHICH A REGULATED LOBBYIST MAY SERVE ON A STATE BOARD OR 4 COMMISSION. $\mathbf{5}$ (III) THE REGULATIONS ADOPTED UNDER SUBPARAGRAPH 6 (II) OF THIS PARAGRAPH SHALL: 71. ESTABLISH A CLASSIFICATION OF STATE BOARDS 8 **OR COMMISSIONS ON WHICH REGULATED LOBBYISTS MAY SERVE:** 9 2. AT Α MINIMUM AUTHORIZE Α REGULATED 10 SERVE AS AN APPOINTED MEMBER OF AN ADVISORY LOBBYIST TO **GOVERNMENTAL BODY OF LIMITED DURATION; AND** 11 123. AS TO A REGULATED LOBBYIST WHO SERVES ON A 13STATE BOARD OR COMMISSION, ESTABLISH DISCLOSURE REQUIREMENTS THAT 14ARE SUBSTANTIALLY SIMILAR TO DISCLOSURE REQUIREMENTS FOR MEMBERS OF THE GENERAL ASSEMBLY. 1516 REVISOR'S NOTE: This section formerly was SG § 15–703. In subsection (c) of this section, the reference to the "signed" 17authorization is added for clarity. 18 Also in subsection (c) of this section, the phrase ", if any," is added for 1920clarity. In subsection (f)(3)(iii)3 of this section, the reference to a "State" board or 2122commission is substituted for the former reference to a board or 23commission "under this paragraph" for clarity. 24The General Provisions Article Review Committee notes. for consideration by the General Assembly, that although this revision 2526retains the requirement in subsection (f)(3)(ii) of this section that the 27Ethics Commission adopt regulations establishing criteria under which a 28regulated lobbyist may serve on a State board or commission "after 29holding a public hearing", the Ethics Commission views the provision requiring the public hearing as obsolete since a public hearing was held 30 before the initial adoption of the regulations. The General Assembly may 31 32wish to delete the language requiring the public hearing before adoption 33 of the regulations. 34The only other changes are in style.

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$ \begin{array}{c} 1 \\ 2 \\ 3 \\ 4 \\ 5 \\ 6 \\ 7 \\ 8 \\ 9 \end{array} $	Defined terms: "Board" § 5–101 "Employee" § 5–101 "Entity" § 5–101 "Ethics Commission" § 5–101 "General Assembly" § 5–101 "Lobbying" § 5–101 "Official" § 5–101 "Regulated lobbyist" § 5–101 "State" § 1–115
10	5-705. REPORTS.
11	(A) IN GENERAL.
12 13 14	(1) A REGULATED LOBBYIST SHALL FILE WITH THE ETHICS COMMISSION, UNDER OATH AND FOR EACH REGISTRATION, A SEPARATE REPORT CONCERNING THE REGULATED LOBBYIST'S LOBBYING ACTIVITIES:
$\begin{array}{c} 15\\ 16\\ 17\end{array}$	(I) BY MAY 31 OF EACH YEAR, TO COVER THE PERIOD FROM NOVEMBER 1 OF THE PREVIOUS YEAR THROUGH APRIL 30 OF THE CURRENT YEAR; AND
18 19	(II) BY NOVEMBER 30 OF EACH YEAR, TO COVER THE PERIOD FROM MAY 1 THROUGH OCTOBER 31 OF THAT YEAR.
20 21 22	(2) IF THE REGULATED LOBBYIST IS NOT AN INDIVIDUAL, AN AUTHORIZED OFFICER OR AGENT OF THE REGULATED LOBBYIST SHALL SIGN THE REPORT.
$\begin{array}{c} 23\\ 24 \end{array}$	(3) IF A PRORATED AMOUNT IS REPORTED AS COMPENSATION, IT SHALL BE LABELED AS PRORATED.
25	(B) REQUIRED INFORMATION.
26	A REPORT REQUIRED BY THIS SECTION SHALL INCLUDE:
27 28	(1) A COMPLETE, CURRENT STATEMENT OF THE INFORMATION REQUIRED UNDER § 5–704(B) OF THIS SUBTITLE;
29 30 31	(2) TOTAL EXPENDITURES IN CONNECTION WITH INFLUENCING EXECUTIVE ACTION OR LEGISLATIVE ACTION IN EACH OF THE FOLLOWING CATEGORIES:

1 **(I)** TOTAL INDIVIDUAL REGULATED LOBBYIST $\mathbf{2}$ COMPENSATION, EXCLUDING EXPENSES REPORTED UNDER THIS PARAGRAPH; 3 **(II) OFFICE EXPENSES OF THE REGULATED LOBBYIST;** 4 (III) PROFESSIONAL AND TECHNICAL RESEARCH AND $\mathbf{5}$ **ASSISTANCE;** 6 (IV) PUBLICATIONS THAT EXPRESSLY **ENCOURAGE** 7 COMMUNICATION WITH ONE OR MORE OFFICIALS OR EMPLOYEES; 8 (V) WITNESSES, INCLUDING THE NAME OF EACH AND THE 9 FEES AND EXPENSES PAID TO EACH; 10 (VI) EXCEPT AS OTHERWISE REPORTED UNDER THIS 11 PARAGRAPH, MEALS AND BEVERAGES FOR OFFICIALS, EMPLOYEES, OR MEMBERS OF THE IMMEDIATE FAMILIES OF OFFICIALS OR EMPLOYEES; 12(VII) EXCEPT AS PROVIDED IN § 5-709(D)(2) OF THIS 13 SUBTITLE, FOOD, BEVERAGES, AND INCIDENTAL EXPENSES FOR OFFICIALS OF 1415THE LEGISLATIVE BRANCH FOR MEALS AND RECEPTIONS TO WHICH ALL 16 **MEMBERS OF ANY LEGISLATIVE UNIT WERE INVITED;** 17(VIII) FOOD AND BEVERAGES FOR MEMBERS OF THE GENERAL ASSEMBLY AT THE TIMES AND GEOGRAPHIC LOCATIONS OF 18 19 MEETINGS OF LEGISLATIVE ORGANIZATIONS, AS ALLOWED UNDER § 205-505(C)(2)(I)4 OF THIS TITLE: 21(IX) FOOD, LODGING, AND SCHEDULED ENTERTAINMENT 22FOR OFFICIALS AND EMPLOYEES AT MEETINGS AT WHICH THE OFFICIALS AND 23EMPLOYEES WERE SCHEDULED SPEAKERS OR SCHEDULED PANEL 24**PARTICIPANTS;** 25**(**X**)** TICKETS AND FREE ADMISSION EXTENDED TO MEMBERS 26OF THE GENERAL ASSEMBLY, AS A COURTESY OR CEREMONY TO THE OFFICE, TO ATTEND CHARITABLE, CULTURAL, OR POLITICAL EVENTS SPONSORED OR 2728BY THE REPORTING ENTITY, AS ALLOWED CONDUCTED UNDER § 295-505(C)(2)(VIII) OF THIS TITLE; 30 (XI) OTHER GIFTS TO OR FOR OFFICIALS, EMPLOYEES, OR 31MEMBERS OF THE IMMEDIATE FAMILIES OF OFFICIALS OR EMPLOYEES; AND

32 (XII) OTHER EXPENSES; AND

1 (3) AS TO EXPENDITURES REPORTED IN PARAGRAPH (2)(VII), 2 (VIII), (IX), AND (X) OF THIS SUBSECTION, THE DATE, LOCATION, AND TOTAL 3 EXPENSE OF THE REGULATED LOBBYIST FOR EACH MEAL, RECEPTION, EVENT, 4 OR MEETING.

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(C) ADDITIONAL INFORMATION; EXCEPTIONS.

6 (1) EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS 7 SUBSECTION, A REPORT REQUIRED UNDER THIS SECTION ALSO SHALL INCLUDE 8 THE NAME OF EACH OFFICIAL, EMPLOYEE, OR MEMBER OF THE IMMEDIATE 9 FAMILY OF AN OFFICIAL OR EMPLOYEE WHO HAS BENEFITED FROM ONE OR 10 MORE GIFTS WITH A CUMULATIVE VALUE OF \$75 DURING THE REPORTING 11 PERIOD FROM THE REGULATED LOBBYIST, REGARDLESS OF WHETHER THE 12 GIFT:

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- (I) IS ATTRIBUTABLE TO MORE THAN ONE ENTITY; OR
- 14 (II) WAS GIVEN IN CONNECTION WITH LOBBYING ACTIVITY.
- 15(2) THE FOLLOWING GIFTS NEED NOT BE ALLOCATED TO16INDIVIDUAL RECIPIENTS AND REPORTED BY NAME:
- 17 (I) GIFTS REPORTED UNDER SUBSECTION (B)(2)(VII) AND 18 (VIII) OF THIS SECTION;
- 19(II) GIFTS REPORTED UNDER SUBSECTION (B)(2)(IX) OF20THIS SECTION WITH A VALUE OF \$200 OR LESS; AND

(III) GIFTS REPORTED UNDER SUBSECTION (B)(2)(X) OF THIS
 SECTION, UNLESS THE RECIPIENT RECEIVED FROM THE REGULATED LOBBYIST
 DURING THE REPORTING PERIOD TWO OR MORE SUCH GIFTS WITH A
 CUMULATIVE VALUE OF AT LEAST \$100.

25 (D) ADDITIONAL REPORTS FROM CERTAIN REGULATED LOBBYISTS.

(1) THIS SUBSECTION APPLIES ONLY TO A REGULATED LOBBYIST,
 OTHER THAN AN INDIVIDUAL, THAT IS ORGANIZED AND OPERATED FOR THE
 PRIMARY PURPOSE OF ATTEMPTING TO INFLUENCE LEGISLATIVE ACTION OR
 EXECUTIVE ACTION.

30(2)IN ADDITION TO THE OTHER REPORTS REQUIRED UNDER THIS31SECTION, A REGULATED LOBBYIST SHALL REPORT THE NAME AND PERMANENT

$\frac{1}{2}$	ADDRESS OF EACH ENTITY THAT PROVIDED AT LEAST 5% OF THE REGULATED LOBBYIST'S TOTAL RECEIPTS DURING THE PRECEDING 12 MONTHS.	
3	(3) FOR THE PURPOSE OF THE REPORTING AND REGISTRATION	
4	REQUIREMENTS OF THIS SUBTITLE, RECEIPTS OF A REGULATED LOBBYIST	
5	INCLUDE FUNDS SPENT ON THE REGULATED LOBBYIST'S BEHALF, AT ITS	
6	DIRECTION, OR IN ITS NAME.	
7	REVISOR'S NOTE: This section is new language derived without substantive	
8	change from former SG § 15–704.	
9	In subsection (b)(2)(viii) of this section, the phrase "as allowed under §	
10	5-505(c)(2)(i)4 of this title" is substituted for the former phrase "to which	
11	those members' attendance at State expense has been approved by the	
$\frac{12}{13}$	appropriate presiding officer" for brevity and clarity. Similarly, in $(2)(2)(2)$ of this section the phrase "as allowed under δ	
13 14	subsection (b)(2)(x) of this section, the phrase "as allowed under § $5-505(c)(2)(viii)$ of this title" is substituted for the former phrase "to each	
14 15	of which all members of a legislative unit were invited".	
10	of which an members of a registative and were invited.	
16	Also in subsection (b)(2)(viii) of this section, the former reference to the	
17	"respective" times and locations is deleted as surplusage.	
18	In subsection (d)(2) and (3) of this section, the former references to a	
19	regulated lobbyist "subject to this subsection" are deleted as unnecessary	
20	in light of subsection (d)(1) of this section.	
21	Defined terms: "Compensation" §§ 5–101, 5–701	
22	"Employee" § 5–101	
23	"Entity" § 5–101	
24 25	"Ethics Commission" § 5–101 "Encounting a stick" \$ 5–101	
$\frac{25}{26}$	"Executive action" § 5–101 "General Assembly" § 5–101	
$\frac{20}{27}$	"Gift" § 5–101	
$\frac{1}{28}$	"Immediate family" § 5–101	
$\frac{-0}{29}$	"Including" § 1–110	
30	"Legislative action" § 5–101	
31	"Legislative unit" § 5–101	
32	"Lobbying" § 5–101	
33	"Official" § $5-101$	
34	"Regulated lobbyist" § 5–101	
35	5-706. MEALS OR BEVERAGES.	
36	(A) IN GENERAL.	

1 IN ADDITION TO ANY OTHER REPORT REQUIRED UNDER THIS SUBTITLE, A $\mathbf{2}$ REGULATED LOBBYIST SHALL FILE A SEPARATE REPORT DISCLOSING THE NAME 3 OF EACH STATE OFFICIAL OF THE EXECUTIVE BRANCH OR MEMBER OF THE 4 IMMEDIATE FAMILY OF A STATE OFFICIAL OF THE EXECUTIVE BRANCH WHO HAS BENEFITED DURING THE REPORTING PERIOD FROM A GIFT OF A MEAL OR $\mathbf{5}$ BEVERAGES FROM THE REGULATED LOBBYIST, WHETHER OR NOT IN 6 7 CONNECTION WITH LOBBYING ACTIVITIES, ALLOWED UNDER § 5–505(C)(2)(I)1 8 OF THIS TITLE.

9 (B) ALLOCATION.

10 GIFTS REPORTED BY NAME OF RECIPIENT UNDER § 5–705(B)(2)(IX) OF 11 THIS SUBTITLE NEED NOT BE ALLOCATED FOR THE PURPOSES OF DISCLOSURE 12 UNDER SUBSECTION (A) OF THIS SECTION.

13 (C) **REQUIRED INFORMATION.**

THE DISCLOSURE REQUIRED BY THIS SECTION SHALL BE UNDER OATH OR
 AFFIRMATION, ON A FORM ISSUED BY THE ETHICS COMMISSION, AND SHALL
 INCLUDE:

17 (1) THE NAME AND BUSINESS ADDRESS OF THE REGULATED 18 LOBBYIST;

19(2)THE NAME OF EACH RECIPIENT OF A GIFT OF A MEAL OR20BEVERAGES;

(3) THE DATE AND VALUE OF EACH GIFT OF A MEAL OR
BEVERAGES, AND THE IDENTITY OF THE ENTITY OR ENTITIES TO WHICH THE
GIFT IS ATTRIBUTABLE; AND

24(4) THE TOTAL CUMULATIVE VALUE OF GIFTS OF MEALS OR25BEVERAGES, CALCULATED AS TO EACH RECIPIENT.

26 (D) EXPLANATION OF CIRCUMSTANCES.

27THE REGULATED LOBBYIST MAY EXPLAIN THE CIRCUMSTANCES UNDER28WHICH THE GIFT OF A MEAL OR BEVERAGES WAS GIVEN.

29 (E) EFFECT OF DISCLOSURE.

30 GIFTS OF MEALS OR BEVERAGES REPORTED BY A REGULATED LOBBYIST 31 UNDER THIS SECTION NEED NOT BE COUNTED OR REPORTED BY THE

$\frac{1}{2}$	REGULATED LOBBYIST FOR PURPOSES OF DISCLOSURE UNDER § 5–705(C) OF THIS SUBTITLE.
3	(F) FILING.
4	THE REPORT SHALL BE FILED AT THE TIME AND IN THE MANNER
5	REQUIRED FOR REPORTS FILED UNDER § 5–705 OF THIS SUBTITLE.
6	REVISOR'S NOTE: This section formerly was SG § 15–705.
7	The only changes are in style.
8	Defined terms: "Entity" § 5–101
9	"Ethics Commission" § 5–101
10	"Gift" § 5–101
11	"Immediate family" § 5–101
12	"Lobbying" § 5–101
13	"Regulated lobbyist" § 5–101
14	"State official" § 5–101
15	5-707. Reports of business transactions — Generally.
16	(A) APPLICATION OF SECTION.
17	(1) THIS SECTION APPLIES ONLY TO AN INDIVIDUAL REGULATED
18	LOBBYIST DESCRIBED IN § 5–702(A)(1), (2), (3), OR (4) OF THIS SUBTITLE WHO
19	LOBBIES THE EXECUTIVE BRANCH OR LEGISLATIVE BRANCH.
20	(2) THIS SECTION DOES NOT APPLY TO AN ENTITY THAT EMPLOYS
21	AN INDIVIDUAL REGULATED LOBBYIST DESCRIBED IN § 5-702(A)(1), (2), (3), OR
22	(4) OF THIS SUBTITLE.
23	(B) COVERED TRANSACTIONS.
۰ <i>۱</i>	
24 25	IN ADDITION TO ANY OTHER REPORT REQUIRED UNDER THIS SUBTITLE, AN INDIVIDUAL REGULATED LOBBYIST SHALL FILE, WITH THE REPORT
25 26	
26 97	REQUIRED UNDER § 5–705 OF THIS SUBTITLE, A REPORT THAT DISCLOSES EACH
27	BUSINESS TRANSACTION OR SERIES OF BUSINESS TRANSACTIONS THAT THE
28	INDIVIDUAL REGULATED LOBBYIST HAD WITH AN INDIVIDUAL OR BUSINESS
29	ENTITY LISTED IN SUBSECTION (C) OF THIS SECTION THAT:

- 30 (1) INVOLVED THE EXCHANGE OF VALUE OF:
- 31 (I) \$1,000 OR MORE FOR A SINGLE TRANSACTION; OR

1	(II) \$5,000 OR MORE FOR A SERIES OF TRANSACTIONS; AND
2	(2) OCCURRED IN THE PREVIOUS REPORTING PERIOD.
3	(C) COVERED ENTITIES.
$\begin{array}{c} 4 \\ 5 \\ 6 \end{array}$	AN INDIVIDUAL REGULATED LOBBYIST IS SUBJECT TO THE REPORTING REQUIREMENTS OF THIS SUBTITLE IF THE INDIVIDUAL REGULATED LOBBYIST ENGAGES IN A BUSINESS TRANSACTION WITH:
7	(1) A MEMBER OF THE GENERAL ASSEMBLY;
8	(2) THE GOVERNOR;
9	(3) THE LIEUTENANT GOVERNOR;
10	(4) THE ATTORNEY GENERAL;
11	(5) THE SECRETARY OF STATE;
12	(6) THE COMPTROLLER;
13	(7) THE STATE TREASURER;
14	(8) THE SECRETARY OF ANY PRINCIPAL STATE DEPARTMENT;
$\begin{array}{c} 15\\ 16\end{array}$	(9) THE SPOUSE OF AN INDIVIDUAL LISTED IN ITEMS (1) THROUGH (8) OF THIS SUBSECTION;
17 18 19	(10) A BUSINESS ENTITY IN WHICH AN INDIVIDUAL LISTED IN ITEMS (1) THROUGH (9) OF THIS SUBSECTION PARTICIPATES AS A PROPRIETOR OR PARTNER; OR
20 21 22	(11) A BUSINESS ENTITY IN WHICH AN INDIVIDUAL LISTED IN ITEMS (1) THROUGH (9) OF THIS SUBSECTION HAS AN OWNERSHIP INTEREST OF AT LEAST 30%.
23	(D) REQUIRED INFORMATION.
24	THE DISCLOSURE REQUIRED UNDER THIS SECTION SHALL INCLUDE:

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$rac{1}{2}$	(1) THE DATE OF THE BUSINESS TRANSACTION OR DATES OF EACH OF THE SERIES OF TRANSACTIONS;
$3 \\ 4 \\ 5$	(2) THE NAME AND TITLE OF THE OFFICIAL WHO IS SUBJECT TO THIS SECTION WHO WAS INVOLVED IN EACH BUSINESS TRANSACTION OR SERIES OF TRANSACTIONS; AND
6	(3) THE NATURE AND VALUE OF ANYTHING EXCHANGED.
$7 \\ 8$	REVISOR'S NOTE: This section is new language derived without substantive change from former SG § 15–706.
9 10 11	In subsection (b)(2) of this section, the reference to the previous "reporting period" is substituted for the former reference to the previous "6 months" for clarity.
$12 \\ 13 \\ 14 \\ 15 \\ 16 \\ 17 \\ 18$	Defined terms: "Business entity" § 5–101 "Entity" § 5–101 "General Assembly" § 5–101 "Interest" § 5–101 "Official" § 5–101 "Regulated lobbyist" § 5–101 "State" § 1–115
19	5-708. Reports of business transactions — Political contributions.
20	(A) IN GENERAL.
21 22 23 24	IN ADDITION TO ANY OTHER REPORT REQUIRED UNDER THIS SUBTITLE, AN INDIVIDUAL REGULATED LOBBYIST DESCRIBED IN § 5–702(A)(1), (2), (3), OR (4) OF THIS SUBTITLE SHALL FILE A SEPARATE REPORT DISCLOSING ANY POLITICAL CONTRIBUTION MADE:
25	(1) DIRECTLY OR INDIRECTLY BY THE REGULATED LOBBYIST;
26	(2) DURING THE REPORTING PERIOD;
27	(3) UNDER THE ELECTION LAW ARTICLE; AND
28 29 30 31	(4) FOR THE BENEFIT OF THE GOVERNOR, LIEUTENANT GOVERNOR, ATTORNEY GENERAL, COMPTROLLER, OR MEMBER OF THE GENERAL ASSEMBLY, OR A CANDIDATE FOR ELECTION TO ANY OF THOSE OFFICES.

32 (B) **Required information.**

1	THE REPORT SHALL STATE:
$2 \\ 3$	(1) THE NAME OF EACH OFFICIAL OR CANDIDATE FOR WHOSE BENEFIT A POLITICAL CONTRIBUTION WAS MADE; AND
45	(2) THE TOTAL POLITICAL CONTRIBUTIONS FOR THE BENEFIT OF THAT OFFICIAL OR CANDIDATE.
6	(C) FILING.
7 8	THE REPORT SHALL BE FILED AT THE TIME AND IN THE MANNER REQUIRED FOR REPORTS FILED UNDER § 5–705 OF THIS SUBTITLE.
9	REVISOR'S NOTE: This section formerly was SG § 15–707.
10 11	In subsections (a) and (b) of this section, the references to a "political" contribution are added to use the appropriate defined term.
12	The only other changes are in style.
$13 \\ 14 \\ 15 \\ 16$	Defined terms: "General Assembly" § 5–101 "Official" § 5–101 "Political contribution" § 5–101 "Regulated lobbyist" § 5–101
17	5-709. LEGISLATIVE UNIT MEALS AND RECEPTIONS.
18	(A) IN GENERAL.
19 20 21	A REGULATED LOBBYIST WHO INVITES ALL MEMBERS OF A LEGISLATIVE UNIT TO A MEAL OR RECEPTION SHALL, AT LEAST 5 DAYS BEFORE THE DATE OF THE MEAL OR RECEPTION:
$\begin{array}{c} 22\\ 23 \end{array}$	(1) EXTEND A WRITTEN INVITATION TO ALL MEMBERS OF THE LEGISLATIVE UNIT; AND
24 25 26	(2) REGISTER THE MEAL OR RECEPTION WITH THE DEPARTMENT OF LEGISLATIVE SERVICES ON A FORM REQUIRED BY THE ETHICS COMMISSION.
27	(B) REQUIRED INFORMATION.

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1 A LEGISLATIVE UNIT REGISTRATION REPORT REQUIRED UNDER 2 SUBSECTION (A) OF THIS SECTION SHALL INCLUDE:

- 3 (1) THE DATE AND LOCATION OF THE MEAL OR RECEPTION; AND
- 4 (2) THE NAME OF THE LEGISLATIVE UNIT INVITED.
- 5 (C) ACTIONS BY DEPARTMENT OF LEGISLATIVE SERVICES.

6 (1) BASED ON INFORMATION CONTAINED IN A LEGISLATIVE UNIT 7 REGISTRATION REPORT FILED UNDER SUBSECTION (A) OF THIS SECTION, THE 8 DEPARTMENT OF LEGISLATIVE SERVICES SHALL PUBLISH ONCE A WEEK A LIST 9 CONTAINING THE DATE AND LOCATION OF EACH UPCOMING MEAL OR 10 RECEPTION AND THE NAME OF THE LEGISLATIVE UNIT INVITED.

11(2)(I)THE DEPARTMENT OF LEGISLATIVE SERVICES SHALL12ALLOW PUBLIC INSPECTION OF ANY LEGISLATIVE UNIT REGISTRATION REPORT13REQUIRED UNDER THIS SECTION DURING REGULAR BUSINESS HOURS.

(II) WITHIN 3 BUSINESS DAYS AFTER RECEIPT OF A
LEGISLATIVE UNIT REGISTRATION REPORT REQUIRED UNDER THIS SECTION,
THE DEPARTMENT OF LEGISLATIVE SERVICES SHALL FORWARD THE ORIGINAL
REGISTRATION REPORT TO THE ETHICS COMMISSION.

(III) THE DEPARTMENT OF LEGISLATIVE SERVICES SHALL
 MAINTAIN A PHOTOCOPY OR ELECTRONIC COPY OF EACH REGISTRATION
 REPORT REQUIRED UNDER THIS SECTION.

21 (D) **Reporting of cost.**

(1) (I) A REGULATED LOBBYIST WHO IS REQUIRED TO
REGISTER UNDER SUBSECTION (A) OF THIS SECTION SHALL REPORT THE TOTAL
COST OF THE MEAL OR RECEPTION, AND THE NAME OF EACH SPONSOR WHO
CONTRIBUTES TO THE COST AND THE AMOUNT OF THE CONTRIBUTION, TO THE
ETHICS COMMISSION WITHIN 14 DAYS AFTER THE DATE OF THE MEAL OR
RECEPTION.

28(II)IFANYINFORMATIONREQUIREDUNDER29SUBPARAGRAPH (I) OF THIS PARAGRAPH IS NOT KNOWN WITHIN 14 DAYS AFTER30THE DATE OF THE MEAL OR RECEPTION, THE REGULATED LOBBYIST SHALL, AS31TO THE INFORMATION NOT KNOWN, SPECIFY THE NATURE AND ESTIMATE THE32AMOUNT OF EACH ITEM.

$ \begin{array}{c} 1 \\ 2 \\ 3 \\ 4 \end{array} $	(2) IF ALL OF THE INFORMATION REQUIRED BY PARAGRAPH (1)(I) OF THIS SUBSECTION IS REPORTED ACCURATELY AND COMPLETELY, THE REGULATED LOBBYIST IS NOT REQUIRED TO REPORT THE COST OF THE MEAL OR RECEPTION UNDER § $5-705(B)(2)(VII)$ OF THIS SUBTITLE.
5 6 7	(3) THE ETHICS COMMISSION SHALL ALLOW PUBLIC INSPECTION OF EACH REGISTRATION REPORT REQUIRED UNDER THIS SUBSECTION DURING REGULAR BUSINESS HOURS.
8	REVISOR'S NOTE: This section formerly was SG § 15–708.
9 10	In subsection (b)(2) of this section, the reference to "the name of" the legislative unit is added for clarity.
11 12 13	In subsections (c)(1) and (d)(1)(i) of this section, the references to the "name" are substituted for the former references to the "identity" for clarity.
$\begin{array}{c} 14\\ 15\\ 16\end{array}$	In subsection (d)(1)(ii) of this section, the former phrase "[n]otwithstanding the provisions of subparagraph (i) of this paragraph," is deleted as surplusage.
17	The only other changes are in style.
18 19 20	Defined terms: "Ethics Commission" § 5–101 "Legislative unit" § 5–101 "Regulated lobbyist" § 5–101
21	5-710. ELECTRONIC FILING; PUBLIC INSPECTION; OATH OR AFFIRMATION.
22	(A) IN GENERAL.
$23\\24$	THE ETHICS COMMISSION SHALL DEVELOP PROCEDURES UNDER WHICH A REPORT REQUIRED UNDER §§ 5–705 THROUGH 5–709 OF THIS SUBTITLE:
$\frac{25}{26}$	(1) MAY BE FILED ELECTRONICALLY WITHOUT ADDITIONAL COST TO THE INDIVIDUAL WHO FILES THE REPORT; AND
$\begin{array}{c} 27\\ 28 \end{array}$	(2) SHALL BE MADE AVAILABLE FOR PUBLIC INSPECTION ELECTRONICALLY.
29	(B) OATH OR AFFIRMATION.
30 31	(1) IF THE REPORT FILED ELECTRONICALLY UNDER SUBSECTION (A) OF THIS SECTION IS REQUIRED TO BE MADE UNDER OATH OR AFFIRMATION,

$\frac{1}{2}$	THE OATH OR AFFIRMATION SHALL BE MADE BY AN ELECTRONIC SIGNATURE THAT IS:
$\frac{3}{4}$	(I) IN THE REPORT OR ATTACHED TO AND MADE PART OF THE REPORT; AND
5	(II) MADE EXPRESSLY UNDER THE PENALTIES OF PERJURY.
$ \begin{array}{c} 6 \\ 7 \\ 8 \\ 9 \\ 10 \end{array} $	(2) AN ELECTRONIC SIGNATURE MADE UNDER PARAGRAPH (1) OF THIS SUBSECTION SUBJECTS THE INDIVIDUAL MAKING THE ELECTRONIC SIGNATURE TO THE PENALTIES OF PERJURY TO THE SAME EXTENT AS AN OATH OR AFFIRMATION MADE BEFORE AN INDIVIDUAL AUTHORIZED TO ADMINISTER OATHS.
11	REVISOR'S NOTE: This section formerly was SG § 15–709.
12	The only changes are in style.
13	Defined term: "Ethics Commission" § 5–101
14	5-711. GIFTS TO FAMILY MEMBERS.
$15 \\ 16 \\ 17$	THIS SUBTITLE DOES NOT REQUIRE THE DISCLOSURE BY A REGULATED LOBBYIST OF ANY GIFT TO THE REGULATED LOBBYIST'S IMMEDIATE FAMILY IF THE GIFT IS:
$\frac{18}{19}$	(1) PURELY PERSONAL AND PRIVATE IN NATURE AND NOT RELATED TO THE REGULATED LOBBYIST'S LOBBYING ACTIVITIES; AND
$20 \\ 21$	(2) FROM THE REGULATED LOBBYIST'S PERSONAL FUNDS AND NOT ATTRIBUTABLE TO ANY OTHER ENTITY.
22	REVISOR'S NOTE: This section formerly was SG § 15–710.
$23 \\ 24 \\ 25$	In item (2) of this section, the former reference to "entities" is deleted in light of the reference to "entity" and § 1–202 of this article, which provides that the singular generally includes the plural.
26	No other changes are made.
27 28 29 30	Defined terms: "Entity" § 5–101 "Gift" § 5–101 "Immediate family" § 5–101 "Lobbying" § 5–101 "Bogylated lebbyigt" § 5–101
31	"Regulated lobbyist" § 5–101

1 5–712. ADDITIONAL REPORTS.

2 THE ETHICS COMMISSION MAY REQUIRE A REGULATED LOBBYIST TO 3 FILE ANY ADDITIONAL REPORT THE ETHICS COMMISSION DETERMINES TO BE 4 NECESSARY.

- 5 REVISOR'S NOTE: This section formerly was SG § 15–711.
- 6 No changes are made.
- 7 Defined terms: "Ethics Commission" § 5–101
 8 "Regulated lobbyist" § 5–101

9 5–713. DISCLOSURE OF STATISTICS; NOTICE TO OFFICIAL NAMED IN REPORT.

10 (A) STATISTICS TO BE DISCLOSED.

11 AFTER EACH REPORTING PERIOD, THE ETHICS COMMISSION SHALL 12 COMPUTE AND MAKE AVAILABLE:

13(1)FOR EACH OF THE CATEGORIES OF EXPENSES REQUIRED TO14BE REPORTED UNDER § 5–705(B)(2) OF THIS SUBTITLE, A TOTAL OF THE15EXPENDITURES REPORTED BY ALL REGULATED LOBBYISTS IN THAT CATEGORY;

16 (2) FOR THE CATEGORIES OF EXPENSES REQUIRED TO BE 17 REPORTED UNDER § 5–705(B)(2)(V) THROUGH (VII) OF THIS SUBTITLE, A 18 COMBINED TOTAL OF THE EXPENDITURES REPORTED BY ALL REGULATED 19 LOBBYISTS; AND

20(3) THE TOTAL OF THE REPORTED EXPENDITURES BY ALL21REGULATED LOBBYISTS FOR LOBBYING ACTIVITIES DURING THE REPORTING22PERIOD.

23 (B) NOTICE TO OFFICIAL NAMED IN REPORT.

(1) IF A REPORT UNDER § 5–705 OR § 5–706 OF THIS SUBTITLE
CONTAINS THE NAME OF AN OFFICIAL OR EMPLOYEE IN THE EXECUTIVE
BRANCH OR LEGISLATIVE BRANCH OR THE NAME OF A MEMBER OF THE
OFFICIAL'S OR EMPLOYEE'S IMMEDIATE FAMILY, THE ETHICS COMMISSION
SHALL:

29(I)NOTIFY THE OFFICIAL OR EMPLOYEE WITHIN 30 DAYS30AFTER RECEIPT OF THE REPORT BY THE ETHICS COMMISSION; AND

1 **(II) KEEP THE REPORT CONFIDENTIAL FOR 60 DAYS AFTER** $\mathbf{2}$ **ITS RECEIPT.** 3 (2) WITHIN 30 DAYS AFTER RECEIVING THE NOTICE, THE OFFICIAL OR EMPLOYEE MAY SUBMIT A WRITTEN EXCEPTION TO THE 4 $\mathbf{5}$ INCLUSION IN THE REPORT OF THE NAME OF THE OFFICIAL, EMPLOYEE, OR 6 MEMBER OF THE OFFICIAL'S OR EMPLOYEE'S IMMEDIATE FAMILY. 7 REVISOR'S NOTE: This section formerly was SG § 15–712. 8 The only changes are in style. 9 Defined terms: "Employee" § 5–101 "Ethics Commission" § 5–101 10 "Immediate family" § 5–101 11 "Lobbying" § 5-101 12"Official" § 5-101 13 "Regulated lobbyist" § 5–101 145–714. PROHIBITIONS. 1516 A REGULATED LOBBYIST MAY NOT: 17(1) BE ENGAGED FOR LOBBYING PURPOSES FOR COMPENSATION THAT IS DEPENDENT IN ANY MANNER ON: 18 19 **(I)** THE ENACTMENT OR DEFEAT OF LEGISLATION; 20THE OUTCOME OF ANY EXECUTIVE ACTION RELATING **(II)** TO THE SOLICITATION OR SECURING OF A PROCUREMENT CONTRACT; OR 2122(III) ANY OTHER CONTINGENCY RELATED TO EXECUTIVE 23**ACTION OR LEGISLATIVE ACTION;** 24(2) INITIATE OR ENCOURAGE THE INTRODUCTION OF 25LEGISLATION FOR THE PURPOSE OF OPPOSING THE LEGISLATION; 26(3) KNOWINGLY COUNSEL ANY PERSON TO VIOLATE ANY 27**PROVISION OF THIS TITLE OR ANY OTHER STATE OR FEDERAL LAW;** 28(4) ENGAGE IN OR COUNSEL ANY PERSON TO ENGAGE IN 29FRAUDULENT CONDUCT;

1 (5) WHILE ENGAGING IN LOBBYING ACTIVITIES, KNOWINGLY 2 MAKE TO AN OFFICIAL OR EMPLOYEE A STATEMENT OF MATERIAL FACT 3 RELATING TO LOBBYING ACTIVITY THAT THE REGULATED LOBBYIST KNOWS TO 4 BE FALSE;

- 5 (6) ENGAGE IN LOBBYING WITHOUT BEING REGISTERED AS A 6 REGULATED LOBBYIST IN ACCORDANCE WITH § 5–702 OF THIS SUBTITLE;
- 7 (7) REQUEST AN OFFICIAL OR EMPLOYEE TO RECOMMEND TO A
 8 POTENTIAL CLIENT THE LOBBYING SERVICES OF THE REGULATED LOBBYIST OR
 9 ANY OTHER REGULATED LOBBYIST;
- 10 (8) MAKE A GIFT, DIRECTLY OR INDIRECTLY, TO AN OFFICIAL OR 11 EMPLOYEE IF THE REGULATED LOBBYIST KNOWS OR HAS REASON TO KNOW THE 12 GIFT IS IN VIOLATION OF § 5–505 OF THIS TITLE;
- 13 (9) MAKE A GIFT, DIRECTLY OR INDIRECTLY, AS A RESULT OF A
 14 SOLICITATION OR FACILITATION THAT THE REGULATED LOBBYIST KNOWS OR
 15 HAS REASON TO KNOW IS PROHIBITED UNDER § 5–505(A)(2) OF THIS TITLE;
- (10) IF THE REGULATED LOBBYIST IS AN INDIVIDUAL, ENGAGE IN
 ANY CHARITABLE FUND-RAISING ACTIVITY AT THE REQUEST OF AN OFFICIAL
 OR EMPLOYEE, INCLUDING SOLICITING, TRANSMITTING THE SOLICITATION OF,
 OR TRANSMITTING A CHARITABLE CONTRIBUTION;
- (11) MAKE OR FACILITATE THE MAKING OF ANY LOAN OF MONEY,
 GOODS, OR SERVICES TO AN OFFICIAL OR EMPLOYEE UNLESS IN THE ORDINARY
 COURSE OF BUSINESS OF THE REGULATED LOBBYIST;
- (12) WHILE ENGAGING IN LOBBYING ACTIVITIES ON BEHALF OF AN
 ENTITY, KNOWINGLY CONCEAL FROM AN OFFICIAL OR EMPLOYEE THE IDENTITY
 OF THE ENTITY;
- 26 (13) COMMIT A CRIMINAL OFFENSE ARISING FROM LOBBYING 27 ACTIVITY; OR
- (14) IF SERVING ON THE STATE OR A LOCAL CENTRAL COMMITTEE
 OF A POLITICAL PARTY, PARTICIPATE:
- 30 (I) AS AN OFFICER OF THE CENTRAL COMMITTEE;
 31 (II) IN FUND-RAISING ACTIVITY ON BEHALF OF THE
 32 POLITICAL PARTY; OR

1	(III) IN ACTIONS RELATING TO FILLING A VACANCY IN A
2	PUBLIC OFFICE.
3	REVISOR'S NOTE: This section formerly was SG § 15–713.
4	In item (6) of this section, the former reference to being "properly"
$5 \\ 6$	registered is deleted as unnecessary in light of the reference to be registered "in accordance with § 5–702 of this subtitle".
0	registered in accordance with § 5 762 of this subtine.
7	In item (8) of this section, the reference to " $5-505$ " is substituted for the
8 9	former reference to "Subtitle 5" because § 5–505 is the only section in that subtitle that refers to the applicable gifts.
10	The only other changes are in style.
11	Defined terms: "Compensation" §§ 5–101, 5–701
12	"Employee" § 5–101
13	"Entity" § 5–101
14	"Executive action" § 5–101
15	"Gift" § 5–101
16	"Including" § 1–110 "Le ministring estime" § 5–101
17	"Legislative action" § 5–101 "Lehbring" § 5–101
$\frac{18}{19}$	"Lobbying" § 5–101 "Official" § 5–101
$\frac{15}{20}$	"Person" \S 1–114
$\frac{20}{21}$	"Procurement contract" § 5–101
22^{-1}	"Regulated lobbyist" § 5–101
23	"State" § 1–115
24	5-715. RESTRICTION ON CERTAIN CAMPAIGN CONTRIBUTIONS.
25	(A) DEFINITIONS.
26	IN THIS SECTION, "CANDIDATE", "CONTRIBUTION", AND "POLITICAL
27	COMMITTEE" HAVE THE MEANINGS STATED IN § 1-101 OF THE ELECTION LAW
28	ARTICLE.
29	(B) APPLICATION OF SECTION.
30	(1) THIS SECTION APPLIES ONLY TO A REGULATED LOBBYIST
31	DESCRIBED IN § 5-702(A)(1), (2), (3), OR (4) OF THIS SUBTITLE.

1 (2) THIS SECTION DOES NOT APPLY TO A REGULATED LOBBYIST 2 WHO IS A CANDIDATE WITH RESPECT TO THE REGULATED LOBBYIST'S OWN 3 CAMPAIGN.

4 (C) APPLICABLE TIME PERIOD.

5 THE RESTRICTIONS IN THIS SECTION APPLY FROM THE STARTING DATE 6 OF THE REGULATED LOBBYIST'S REGISTRATION TO THE END OF THE CALENDAR 7 YEAR IN WHICH THE REGISTRATION PERIOD ENDS.

8

(D) **RESTRICTIONS ON ACTIVITIES.**

9 (1) FOR THE BENEFIT OF THE GOVERNOR, LIEUTENANT 10 GOVERNOR, ATTORNEY GENERAL, OR COMPTROLLER, OR A MEMBER OF THE 11 GENERAL ASSEMBLY, OR A CANDIDATE FOR ELECTION TO THE OFFICE OF 12 GOVERNOR, LIEUTENANT GOVERNOR, ATTORNEY GENERAL, COMPTROLLER, 13 OR MEMBER OF THE GENERAL ASSEMBLY, A REGULATED LOBBYIST WHO IS 14 SUBJECT TO THIS SECTION OR A PERSON ACTING ON BEHALF OF THE 15 REGULATED LOBBYIST MAY NOT:

16(I) SOLICIT OR TRANSMIT A POLITICAL CONTRIBUTION17FROM ANY PERSON, INCLUDING A POLITICAL COMMITTEE;

18(II) SERVE ON A FUND-RAISING COMMITTEE OR A19POLITICAL COMMITTEE;

20 (III) ACT AS A TREASURER FOR A CANDIDATE OR AN 21 OFFICIAL OR AS TREASURER OR CHAIR OF A POLITICAL COMMITTEE;

(IV) ORGANIZE OR ESTABLISH A POLITICAL COMMITTEE FOR
 THE PURPOSE OF SOLICITING OR TRANSMITTING CONTRIBUTIONS FROM ANY
 PERSON; OR

(V) FORWARD TICKETS FOR FUND-RAISING ACTIVITIES, OR
OTHER SOLICITATIONS FOR POLITICAL CONTRIBUTIONS, TO A POTENTIAL
CONTRIBUTOR.

28(2)THIS SECTION DOES NOT PROHIBIT A REGULATED LOBBYIST29FROM:

30 (I) MAKING A PERSONAL POLITICAL CONTRIBUTION;

$\frac{1}{2}$	(II) INFORMING ANY ENTITY OF A POSITION TAKEN BY A CANDIDATE OR AN OFFICIAL; OR
$\frac{3}{4}$	(III) ENGAGING IN OTHER ACTIVITIES NOT SPECIFICALLY PROHIBITED UNDER PARAGRAPH (1) OF THIS SUBSECTION.
$5 \\ 6$	REVISOR'S NOTE: This section is new language derived without substantive change from former SG § 15–714.
$7\\ 8\\ 9\\ 10\\ 11\\ 12\\ 13$	Defined terms: "Entity" § 5–101 "General Assembly" § 5–101 "Including" § 1–110 "Official" § 5–101 "Person" § 1–114 "Political contribution" § 5–101 "Regulated lobbyist" § 5–101
$\begin{array}{c} 14 \\ 15 \end{array}$	5-716. STATEMENT BY PERSON PROVIDING LOBBYIST COMPENSATION AND MAKING CONTRIBUTIONS.
16	(A) DEFINITIONS.
17 18	(1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.
19 20 21 22	(2) "APPLICABLE CONTRIBUTION" MEANS A POLITICAL CONTRIBUTION OR SERIES OF POLITICAL CONTRIBUTIONS MADE TO OR FOR THE BENEFIT OF AN APPLICABLE RECIPIENT IN A CUMULATIVE AMOUNT OF MORE THAN \$500.
$\begin{array}{c} 23\\ 24 \end{array}$	(3) "APPLICABLE RECIPIENT" MEANS A CANDIDATE FOR, OR AN OFFICIAL HOLDING, THE OFFICE OF:
25	(I) GOVERNOR;
26	(II) LIEUTENANT GOVERNOR;
27	(III) ATTORNEY GENERAL;
28	(IV) COMPTROLLER; OR
29	(V) MEMBER OF THE GENERAL ASSEMBLY.
30	(B) POLITICAL CONTRIBUTION TO POLITICAL COMMITTEE.

1 A POLITICAL CONTRIBUTION MADE TO A POLITICAL COMMITTEE FOR AN 2 APPLICABLE RECIPIENT IS DEEMED A POLITICAL CONTRIBUTION TO THE 3 APPLICABLE RECIPIENT.

4 (C) STATEMENT REQUIRED.

5 SUBJECT TO SUBSECTION (I) OF THIS SECTION, A PERSON SHALL FILE A 6 STATEMENT IN ACCORDANCE WITH THIS SECTION IF AT ANY TIME DURING THE 7 REPORTING PERIOD THE PERSON:

8 (1) SPENT AT LEAST \$500 TO PROVIDE COMPENSATION TO ONE 9 OR MORE REGULATED LOBBYISTS; AND

10(2) MADE OR CAUSED TO BE MADE AN APPLICABLE11CONTRIBUTION.

12 (D) FILING WITH STATE BOARD OF ELECTIONS.

13A STATEMENT REQUIRED UNDER THIS SECTION SHALL BE FILED WITH14THE STATE BOARD OF ELECTIONS.

15 (E) **REPORTING PERIOD.**

16 (1) THE REPORTING PERIOD IS THE 6–MONTH PERIOD ENDING 17 ON EITHER JANUARY 31 OR JULY 31.

18(2)THE STATEMENT SHALL BE FILED WITHIN 5 DAYS AFTER THE19END OF THE REPORTING PERIOD.

20 (F) **REQUIRED INFORMATION.**

21 THE STATEMENT REQUIRED UNDER THIS SECTION SHALL BE MADE 22 UNDER OATH AND STATE:

(1) THE NAME OF EACH APPLICABLE RECIPIENT TO WHOM AN
APPLICABLE CONTRIBUTION WAS MADE OR CAUSED TO BE MADE DURING THE
REPORTING PERIOD AND, IF NOT PREVIOUSLY REPORTED, DURING THE
PRECEDING REPORTING PERIOD;

27(2) THE OFFICE HELD OR SOUGHT BY EACH APPLICABLE28RECIPIENT NAMED IN ITEM (1) OF THIS SUBSECTION;
1 (3) THE AGGREGATE CONTRIBUTIONS MADE TO EACH 2 APPLICABLE RECIPIENT;

3 (4) THE NAME OF EACH REGULATED LOBBYIST EMPLOYED OR 4 RETAINED BY THE PERSON FILING THE STATEMENT; AND

5 (5) THE NAME OF THE PERSON WHO MADE THE POLITICAL 6 CONTRIBUTION AND THE RELATIONSHIP OF THAT PERSON TO THE PERSON 7 FILING THE STATEMENT IF A POLITICAL CONTRIBUTION WAS MADE BY 8 ANOTHER PERSON BUT IS ATTRIBUTED TO THE PERSON FILING THE 9 STATEMENT.

10 (G) **BUSINESS ENTITIES.**

11 IF THE PERSON FILING THE STATEMENT IS A BUSINESS ENTITY:

12 (1) (I) AN APPLICABLE CONTRIBUTION MADE BY AN OFFICER,
 13 A DIRECTOR, OR A PARTNER OF THE BUSINESS ENTITY SHALL BE ATTRIBUTED
 14 TO THE BUSINESS ENTITY; AND

(II) A POLITICAL CONTRIBUTION, REGARDLESS OF AMOUNT,
IF MADE AT THE SUGGESTION OR DIRECTION OF THE BUSINESS ENTITY, BY AN
OFFICER, A DIRECTOR, A PARTNER, AN EMPLOYEE, AN AGENT, OR ANY OTHER
PERSON, SHALL BE ATTRIBUTED TO THE BUSINESS ENTITY;

19 (2) EACH OFFICER, DIRECTOR, OR PARTNER OF THE BUSINESS
20 ENTITY WHO MAKES OR CAUSES TO BE MADE AN APPLICABLE CONTRIBUTION
21 SHALL REPORT THE CONTRIBUTION TO THE CHIEF EXECUTIVE OFFICER OF THE
22 BUSINESS ENTITY;

(3) EACH OFFICER, DIRECTOR, PARTNER, EMPLOYEE, AGENT, OR
OTHER PERSON WHO MAKES OR CAUSES TO BE MADE A POLITICAL
CONTRIBUTION, REGARDLESS OF AMOUNT, AT THE SUGGESTION OR DIRECTION
OF THE BUSINESS ENTITY SHALL REPORT THE POLITICAL CONTRIBUTION TO
THE CHIEF EXECUTIVE OFFICER OF THE BUSINESS ENTITY;

(4) APPLICABLE CONTRIBUTIONS MADE BY, OR CAUSED TO BE
MADE BY, A SUBSIDIARY, AT LEAST 30% OF THE EQUITY OF WHICH THE
BUSINESS ENTITY OWNS OR CONTROLS, SHALL BE ATTRIBUTED TO THE
BUSINESS ENTITY; AND

32(5) IF A SUBSIDIARY DESCRIBED IN ITEM (4) OF THIS SUBSECTION33MADE AN EXPENDITURE TO PROVIDE COMPENSATION TO ONE OR MORE

1 REGULATED LOBBYISTS, THE EXPENDITURE SHALL BE ATTRIBUTED TO THE 2 BUSINESS ENTITY.

3

(H) NOT-FOR-PROFIT ORGANIZATIONS.

NOTWITHSTANDING SUBSECTION (G) OF THIS SECTION, A 4 (1) $\mathbf{5}$ CONTRIBUTION MADE BY AN INDIVIDUAL WHO SERVES AS A TRUSTEE OR 6 MEMBER OF THE BOARD OF DIRECTORS OR AS AN OFFICER OF A 7 NOT-FOR-PROFIT ORGANIZATION IS NOT ATTRIBUTABLE THE TO 8 ORGANIZATION, AND THE INDIVIDUAL IS NOT REQUIRED TO REPORT THE CONTRIBUTION TO THE CHIEF EXECUTIVE OFFICER OF THE ORGANIZATION, 9 10 **UNLESS:**

11(I) THE CONTRIBUTION IS MADE ON THE12RECOMMENDATION OF THE NOT-FOR-PROFIT ORGANIZATION; OR

13(II) THE INDIVIDUAL WHO MADE THE CONTRIBUTION IS14PAID BY THE NOT-FOR-PROFIT ORGANIZATION.

15(2) THE STATE BOARD OF ELECTIONS SHALL ADOPT16REGULATIONS THAT DEFINE "OFFICER" FOR THE PURPOSES OF THIS17SUBSECTION.

18 (I) FILING UNDER ELECTION LAW ARTICLE.

19A PERSON WHO FILES, UNDER TITLE 14 OF THE ELECTION LAW ARTICLE,20ALL INFORMATION REQUIRED BY THIS SECTION MAY SATISFY THE21REQUIREMENTS OF THIS SECTION BY SUBMITTING A NOTICE TO THAT EFFECT22ON THE FORM REQUIRED BY THE STATE BOARD OF ELECTIONS.

- 23 (J) DUTIES OF STATE BOARD OF ELECTIONS.
- 24 THE STATE BOARD OF ELECTIONS SHALL:
- 25(1) PREPARE AND MAKE AVAILABLE FORMS FOR THE STATEMENT26AND NOTICE REQUIRED BY THIS SECTION;

(2) RETAIN EACH STATEMENT FILED UNDER THIS SECTION IN THE
 SAME MANNER AND SUBJECT TO THE SAME STANDARDS OF PUBLIC ACCESS AS A
 STATEMENT FILED UNDER TITLE 14 OF THE ELECTION LAW ARTICLE; AND

30(3)REPORT ANY VIOLATION OF THIS SECTION TO THE ETHICS31COMMISSION.

1 (K) MANNER OF FILING.

2 THE STATEMENT REQUIRED UNDER THIS SECTION SHALL BE FILED IN 3 THE MANNER REQUIRED FOR STATEMENTS FILED UNDER TITLE 14 OF THE 4 ELECTION LAW ARTICLE.

5 (L) PENALTIES.

6 (1) A PERSON WHO KNOWINGLY AND WILLFULLY FAILS TO 7 COMPLY WITH THE REQUIREMENTS OF THIS SECTION IS GUILTY OF A 8 MISDEMEANOR AND ON CONVICTION IS SUBJECT TO A FINE NOT EXCEEDING 9 \$1,000 OR IMPRISONMENT NOT EXCEEDING 1 YEAR OR BOTH.

10 (2) IF A PERSON THAT VIOLATES THIS SECTION IS A BUSINESS 11 ENTITY, EACH OFFICER AND PARTNER OF THE BUSINESS ENTITY WHO 12 KNOWINGLY AUTHORIZED OR PARTICIPATED IN VIOLATING THIS SECTION IS 13 GUILTY OF A MISDEMEANOR AND ON CONVICTION IS SUBJECT TO A FINE NOT 14 EXCEEDING \$1,000 OR IMPRISONMENT NOT EXCEEDING 1 YEAR OR BOTH.

- 15REVISOR'S NOTE: This section is new language derived without substantive16change from former SG § 15–715.
- 17Throughout this section, the references to a "political" contribution are18added to use the appropriate defined term.
- 19In subsection (g)(1)(i) of this section, the conjunction "and" is substituted20for the former conjunction "or" for clarity.
- 21In subsection (i) of this section, the reference to the "form required by the22State Board of Elections" is substituted for the former reference to the23"appropriate prescribed form" for clarity.
- 24
 Defined terms: "Business entity" § 5–101

 25
 "Compensation" §§ 5–101, 5–701

 26
 "Employee" § 5–101
- 26 "Employee" § 5–101
- 27 "Ethics Commission" § 5–101
- 28 "General Assembly" § 5–101
- 29 "Official" § 5–101
- 30 "Person" § 1–114

- 31 "Political contribution" § 5–101
- 32 "Regulated lobbyist" § 5–101
 - SUBTITLE 8. LOCAL GOVERNMENT PROVISIONS.

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1	PART I. GENERAL PROVISIONS.
2	5–801. DEFINITIONS.
3	(A) IN GENERAL.
45	IN THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.
6 7	REVISOR'S NOTE: This subsection is new language added as the standard introductory language to a definition section.
8	(B) LOBBYING.
9 10 11	"Lobbying" means performing acts, of a nature comparable to acts requiring registration under Subtitle 7 of this title, before the local government involved.
12	REVISOR'S NOTE: This subsection formerly was SG § 15–102(x)(2).
$\frac{13}{14}$	The former phrase "[w]ith respect to Subtitle 8 of this title" is deleted as unnecessary in light of subsection (a) of this section.
15	No other changes are made.
16	(C) LOCAL OFFICIAL.
17	(1) IN BALTIMORE CITY, "LOCAL OFFICIAL" INCLUDES:
$18\\19$	(I) CITY EMPLOYEES AND OFFICIALS OF THE BALTIMORE CITY HEALTH DEPARTMENT;
$20 \\ 21 \\ 22$	(II) THE POLICE COMMISSIONER OF BALTIMORE CITY AND THE CIVILIAN EMPLOYEES AND POLICE OFFICERS OF THE POLICE DEPARTMENT OF BALTIMORE CITY; AND
$\frac{23}{24}$	(III) MEMBERS AND EMPLOYEES OF THE CIVILIAN REVIEW BOARD.
25	(2) IN BALTIMORE COUNTY, "LOCAL OFFICIAL" INCLUDES:
$\frac{26}{27}$	(I) BOARD MEMBERS AND THE CHIEF EXECUTIVE OF THE BALTIMORE COUNTY REVENUE AUTHORITY; AND

1	(II) FOR THE PURPOSE OF THE FINANCIAL DISCLOSURE
2	PROVISIONS ENACTED BY THE GOVERNING BODY OF BALTIMORE COUNTY,
3	EXCEPT FOR A MEMBER OF THE BALTIMORE COUNTY BOARD OF EDUCATION,
4	MEMBERS OF A BOARD OF A STATE AGENCY THAT IS WHOLLY OR PARTLY
5	FUNDED BY BALTIMORE COUNTY, REGARDLESS OF WHETHER A MEMBER IS
6	COMPENSATED.
7	(3) IN MONTGOMERY COUNTY, "LOCAL OFFICIAL" INCLUDES:
8	(I) MEMBERS AND EMPLOYEES OF THE MONTGOMERY
9	COUNTY REVENUE AUTHORITY;
0	COUNTI REVENCE TO MONITI,
10	(II) COMMISSIONERS AND EMPLOYEES OF THE
11	MONTGOMERY COUNTY HOUSING OPPORTUNITIES COMMISSION; AND
10	
12	(III) COUNTY EMPLOYEES OF THE MONTGOMERY COUNTY
13	DEPARTMENT OF HEALTH AND HUMAN SERVICES.
14	(4) IN PRINCE GEORGE'S COUNTY, "LOCAL OFFICIAL" INCLUDES:
15	(I) MEMBERS OF THE BOARD OF LICENSE
16	COMMISSIONERS;
17	(II) INSPECTORS OF THE BOARD OF LICENSE
18	COMMISSIONERS, INCLUDING THE CHIEF INSPECTOR;
19	(III) THE ADMINISTRATOR OF THE BOARD OF LICENSE
20	COMMISSIONERS; AND
21	(IV) THE ATTORNEY TO THE BOARD OF LICENSE
22	COMMISSIONERS.
23	(5) IN ST. MARY'S COUNTY, "LOCAL OFFICIAL" INCLUDES
$\frac{1}{24}$	COMMISSIONERS AND EMPLOYEES OF THE ST. MARY'S COUNTY
$\frac{24}{25}$	METROPOLITAN COMMISSION.
20	METROI OLITAN COMMISSION.
26	REVISOR'S NOTE: This subsection formerly was SG § 15–807(a) through (c),
$\frac{20}{27}$	(e), and (d)(1) and (2).
21	(c), and $(u)(1)$ and (2) .
28	The only changes are in style.
_ 0	The only changes are in objic.
29	Defined terms: "Board" § 5–101
30	"Employee" § 5–101
31	"Includes", "including" § 1–110

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$rac{1}{2}$	"Local official" §§ 5–101, 5–801 "State" § 1–115
3	5–802. R ESERVED.
4	5-803. RESERVED.
5 6	PART II. PUBLIC ETHICS LAWS FOR COUNTIES AND MUNICIPAL CORPORATIONS.
7	5-804. "Elected local official" defined.
8	IN THIS PART, "ELECTED LOCAL OFFICIAL" INCLUDES:
9 10	(1) AN INDIVIDUAL WHO HOLDS AN ELECTIVE OFFICE OF A COUNTY OR MUNICIPAL CORPORATION; AND
$\begin{array}{c} 11 \\ 12 \end{array}$	(2) A CANDIDATE FOR ELECTIVE OFFICE AS A LOCAL OFFICIAL OF A COUNTY OR MUNICIPAL CORPORATION.
13	REVISOR'S NOTE: This section formerly was SG § 15–805(a)(1) and (2).
$14 \\ 15 \\ 16 \\ 17$	The definition in former SG § 15–805 applied only to that section, but it appears from the context that it was intended to be applied also to the use of the same term in former SG §§ 15–803 and 15–804, revised in this part as §§ 5–807 and 5–808.
18	The only other changes are in style.
19 20 21 22	Defined terms: "County" § 1–107 "Includes" § 1–111 "Local official" §§ 5–101, 5–801 "Municipal corporation" § 5–101
23	5-805. SCOPE OF PART.
$\begin{array}{c} 24 \\ 25 \end{array}$	THIS PART DOES NOT APPLY TO AN OFFICIAL OR EMPLOYEE OF THE JUDICIAL BRANCH OF STATE GOVERNMENT.
26	REVISOR'S NOTE: This section formerly was SG § 15–801.
27	The only changes are in style.
$28 \\ 29$	Defined terms: "Employee" § 5–101 "Official" § 5–101

1 **5–806.** EFFECT ON OTHER PROVISIONS OF LAW.

2 THE EXPRESS POWERS CONTAINED IN TITLE 5, SUBTITLE 2 AND TITLE 10 3 OF THE LOCAL GOVERNMENT ARTICLE AND IN ARTICLE II OF THE CHARTER 4 OF THE CITY OF BALTIMORE ARE INTENDED AND SHALL BE DEEMED TO 5 INCORPORATE AND INCLUDE THE POWER AND AUTHORITY CONTAINED IN THIS 6 PART.

- 7 REVISOR'S NOTE: This section formerly was SG § 15–802.
- 8 The reference to "Article II of" the Charter of the City of Baltimore is 9 added for clarity.
- 10 The only other changes are in style.
- 11 **5-807. PUBLIC ETHICS LAWS REQUIRED.**
- 12 (A) IN GENERAL.

SUBJECT TO § 5–209 OF THIS TITLE, EACH COUNTY AND EACH MUNICIPAL CORPORATION SHALL ENACT PROVISIONS TO GOVERN THE PUBLIC ETHICS OF LOCAL OFFICIALS RELATING TO:

- 16 (1) CONFLICTS OF INTEREST;
- 17 (2) FINANCIAL DISCLOSURE; AND
- 18 **(3)** LOBBYING.
- 19 (B) CERTIFICATION OF COMPLIANCE.

ON OR BEFORE OCTOBER 1 OF EACH YEAR, EACH LOCAL ETHICS COMMISSION OR APPROPRIATE ENTITY SHALL CERTIFY TO THE ETHICS COMMISSION THAT THE COUNTY OR MUNICIPAL CORPORATION IS IN COMPLIANCE WITH THE REQUIREMENTS OF THIS PART FOR ELECTED LOCAL OFFICIALS.

- 25 REVISOR'S NOTE: This section formerly was SG § 15–803.
- 26 The only changes are in style.
- 27 Defined terms: "County" § 1–107
- 28 "Elected local official" § 5–804
- 29 "Entity" § 5–101

1	"Ethics Commission" § 5–101
2	"Lobbying" § 5–801
3	"Local official" §§ 5–101, 5–801
4	"Municipal corporation" § 5–101
5	5-808. CONFLICT OF INTEREST LAWS.
6	(A) IN GENERAL.
7	EXCEPT AS PROVIDED IN SUBSECTION (B) OF THIS SECTION, THE
8	CONFLICT OF INTEREST PROVISIONS ENACTED BY A COUNTY OR MUNICIPAL
9	CORPORATION UNDER § 5–807 OF THIS SUBTITLE:
10	(1) SHALL BE SIMILAR TO THE PROVISIONS OF SUBTITLE 5 OF
11	THIS TITLE; BUT
10	
12	(2) MAY BE MODIFIED TO THE EXTENT NECESSARY TO MAKE THE
13	PROVISIONS RELEVANT TO THE PREVENTION OF CONFLICTS OF INTEREST IN
14	THAT JURISDICTION.
15	(B) ELECTED LOCAL OFFICIALS.
16	THE CONFLICT OF INTEREST PROVISIONS FOR ELECTED LOCAL
10 17	OFFICIALS ENACTED BY A COUNTY OR MUNICIPAL CORPORATION UNDER §
18	5–807 OF THIS SUBTITLE:
19	(1) SHALL BE EQUIVALENT TO OR EXCEED THE REQUIREMENTS
-	
20	OF SUBTITLE 5 OF THIS TITLE; BUT
21	(2) MAY BE MODIFIED TO THE EXTENT NECESSARY TO MAKE THE
22	PROVISIONS RELEVANT TO THE PREVENTION OF CONFLICTS OF INTEREST IN
23	THAT JURISDICTION.
24	REVISOR'S NOTE: This section formerly was SG § 15–804.
25	The only changes are in style.
26	Defined terms: "County" § 1–107
$\frac{20}{27}$	"Elected local official" § 5–804
$\frac{27}{28}$	"Municipal corporation" § 5–101
20	
29	5-809. FINANCIAL DISCLOSURE LAWS.
30	(A) "LOCAL OFFICIAL" DEFINED.

1 IN THIS SECTION, "LOCAL OFFICIAL" INCLUDES AN INDIVIDUAL WHO IS 2 DESIGNATED AS A LOCAL OFFICIAL AND WHOSE POSITION IS FUNDED WHOLLY 3 OR PARTLY BY THE STATE.

4 (B) SIMILARITY TO STATE ETHICS LAW.

5 (1) EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS 6 SUBSECTION AND SUBSECTION (C) OF THIS SECTION, THE FINANCIAL 7 DISCLOSURE PROVISIONS ENACTED BY A COUNTY OR MUNICIPAL CORPORATION 8 UNDER § 5–807 OF THIS SUBTITLE:

9 (I) SHALL BE SIMILAR TO THE PROVISIONS OF SUBTITLE 6 10 OF THIS TITLE; BUT

11(II) SHALL BE MODIFIED TO THE EXTENT NECESSARY TO12MAKE THE PROVISIONS RELEVANT TO THE PREVENTION OF CONFLICTS OF13INTEREST IN THAT JURISDICTION.

14 (2) THE FINANCIAL DISCLOSURE PROVISIONS FOR ELECTED
 15 LOCAL OFFICIALS ENACTED BY A COUNTY OR MUNICIPAL CORPORATION UNDER
 16 § 5–807 OF THIS SUBTITLE:

17(I) SHALL BE EQUIVALENT TO OR EXCEED THE18REQUIREMENTS OF SUBTITLE 6 OF THIS TITLE; BUT

19(II) SHALL BE MODIFIED TO THE EXTENT NECESSARY TO20MAKE THE PROVISIONS RELEVANT TO THE PREVENTION OF CONFLICTS OF21INTEREST IN THAT JURISDICTION.

22

(C)

MINIMUM STANDARDS.

(1) THIS SUBTITLE DOES NOT COMPEL THE GOVERNING BODY OF
A COUNTY OR MUNICIPAL CORPORATION TO REQUIRE A LOCAL OFFICIAL TO
FILE A FINANCIAL DISCLOSURE STATEMENT EXCEPT WHEN THE PERSONAL
INTEREST OF THE LOCAL OFFICIAL WILL PRESENT A POTENTIAL CONFLICT
WITH THE PUBLIC INTEREST IN CONNECTION WITH AN ANTICIPATED PUBLIC
ACTION OF THE LOCAL OFFICIAL.

(2) THE GOVERNING BODY OF A COUNTY OR MUNICIPAL
 CORPORATION SHALL REQUIRE A LOCAL OFFICIAL TO FILE A FINANCIAL
 DISCLOSURE STATEMENT AT LEAST ANNUALLY TO REPORT ON GIFTS RECEIVED
 BY THE LOCAL OFFICIAL.

1 (3) THE FINANCIAL DISCLOSURE PROVISIONS SHALL REQUIRE $\mathbf{2}$ THAT A STATEMENT BE FILED: 3 **(I)** (1) UNDER PARAGRAPH OF THIS SUBSECTION 4 SUFFICIENTLY IN ADVANCE OF THE ACTION TO PROVIDE ADEQUATE $\mathbf{5}$ **DISCLOSURE TO THE PUBLIC; AND** 6 **(II)** BY AN ELECTED LOCAL OFFICIAL UNDER SUBSECTION 7 (B)(2) OF THIS SECTION ON OR BEFORE APRIL 30 OF EACH YEAR. 8 **(D) STANDARDS FOR CANDIDATES.** 9 FINANCIAL DISCLOSURE PROVISIONS APPLICABLE TO A CANDIDATE 10 SHALL BE CONSISTENT WITH THE PROVISIONS APPLICABLE TO AN INCUMBENT 11 HOLDING THE OFFICE INVOLVED. 12REVISOR'S NOTE: This section is new language derived without a substantive change from former SG \S 15–805(b), (c), (d), and (a)(1) and (3). 13 14In the introductory language of subsection (c)(3) of this section, the reference to the "financial disclosure" provisions is added for consistency 15within this section. 16 17Defined terms: "County" § 1–107 "Elected local official" § 5-804 18 "Gift" § 5–101 19"Includes" § 1-110 2021"Local official" §§ 5–101, 5–801 "Municipal corporation" § 5–101 2223"State" § 1–115 245–810. LOBBYING. 25THE LOBBYING PROVISIONS ENACTED BY A COUNTY OR MUNICIPAL **CORPORATION UNDER § 5–807 OF THIS SUBTITLE:** 2627(1) SHALL BE SUBSTANTIALLY SIMILAR TO THE PROVISIONS OF 28SUBTITLE 7 OF THIS TITLE; BUT 29(2) **(I)** SHALL BE MODIFIED TO THE EXTENT NECESSARY TO MAKE THE PROVISIONS RELEVANT TO THAT JURISDICTION; AND 30 31 **(II)** MAY BE FURTHER MODIFIED TO THE EXTENT 32 CONSIDERED NECESSARY AND APPROPRIATE BY AND FOR THAT JURISDICTION.

1	REVISOR'S NOTE: This section formerly was SG § 15–806.
2	The only changes are in style.
$3 \\ 4 \\ 5$	Defined terms: "County" § 1–107 "Lobbying" § 5–801 "Municipal corporation" § 5–101
6	5-811. Special provisions for Prince George's County.
7	(A) SCOPE OF SECTION.
8	THIS SECTION APPLIES ONLY TO PRINCE GEORGE'S COUNTY.
9	(B) CONFLICT OF INTEREST.
10 11	(1) THE CONFLICT OF INTEREST PROVISIONS REQUIRED UNDER § 5–807(A)(1) OF THIS SUBTITLE SHALL PROHIBIT:
12 13 14	(I) THE COUNTY GOVERNMENT FROM ISSUING A CREDIT CARD TO AN ELECTED COUNTY OFFICIAL OR A MEMBER OF THE COUNTY SCHOOL BOARD; AND
15 16 17 18	(II) AN ELECTED COUNTY OFFICIAL FROM DIRECTLY OR INDIRECTLY SOLICITING A PERSON TO ENTER INTO A BUSINESS RELATIONSHIP WITH OR PROVIDE ANYTHING OF MONETARY VALUE TO A SPECIFIC INDIVIDUAL OR ENTITY IF THE PERSON BEING SOLICITED IS SEEKING:
19 20	1. THE SUCCESS OR DEFEAT OF COUNTY LEGISLATION;
21	2. A COUNTY CONTRACT; OR
22	3. ANY OTHER COUNTY BENEFIT.
23 24 25 26 27 28 29	(2) A CONFLICT OF INTEREST PROVISION ENACTED IN ACCORDANCE WITH PARAGRAPH (1)(II) OF THIS SUBSECTION MAY NOT BE CONSTRUED TO AFFECT THE VALIDITY OF ANY LEGALLY ENACTED REQUIREMENT OR CONDITION, PROPOSED AND ADOPTED ON THE PUBLIC RECORD AT A PUBLIC HEARING, THE PURPOSE OF WHICH IS TO MITIGATE THE IMPACT OF A DEVELOPMENT ON THE PROPERTY OWNERS IN THE AREAS SURROUNDING THE DEVELOPMENT, INCLUDING:

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1	(I) AN ADEQUATE PUBLIC FACILITIES REQUIREMENT;
2	(II) A MINORITY BUSINESS REQUIREMENT; OR
3	(III) A COMMUNITY BENEFIT REQUIREMENT.
4	(C) LOBBYING.
5 6 7 8 9	THE LOBBYING PROVISIONS REQUIRED UNDER § 5–807(A)(3) OF THIS SUBTITLE SHALL PROHIBIT A PERSON FROM BEING ENGAGED FOR LOBBYING PURPOSES FOR COMPENSATION THAT IS DEPENDENT IN ANY MANNER ON THE OUTCOME OF EXECUTIVE ACTION OR LEGISLATIVE ACTION BEFORE THE COUNTY GOVERNMENT.
10	(D) COUNTY ETHICS ENACTMENTS.
11	THE COUNTY'S ETHICS ENACTMENTS SHALL PROVIDE FOR:
12 13 14 15	(1) A COUNTY BOARD OF ETHICS THAT MEETS AT LEAST TWO TIMES EACH YEAR AND IS COMPOSED OF FIVE MEMBERS APPOINTED BY THE COUNTY EXECUTIVE, WITH THE ADVICE AND CONSENT OF THE COUNTY COUNCIL; AND
16	(2) AN EXECUTIVE DIRECTOR OF THE BOARD OF ETHICS WHO:
17 18 19 20	(I) SHALL MEET INDIVIDUALLY WITH EACH ELECTED COUNTY OFFICIAL AT LEAST ANNUALLY TO ADVISE THE OFFICIAL REGARDING THE REQUIREMENTS OF ANY APPLICABLE ETHICS LAW, RULE, OR STANDARD OF CONDUCT;
21 22 23	(II) SHALL ASSIST EACH ELECTED COUNTY OFFICIAL IN PREPARING ANY AFFIDAVIT OR OTHER DOCUMENT REQUIRED TO BE FILED UNDER THE COUNTY'S ETHICS ENACTMENTS;
$\begin{array}{c} 24 \\ 25 \end{array}$	(III) SHALL CONDUCT ETHICS–RELATED BRIEFINGS FOR THE BENEFIT OF ELECTED OFFICIALS OF THE COUNTY; AND
26 27 28	(IV) MAY PROVIDE INFORMATION TO ANY PERSON REGARDING LAWS, RULES, AND OTHER STANDARDS OF ETHICAL CONDUCT APPLICABLE TO ELECTED COUNTY OFFICIALS.
29 30	REVISOR'S NOTE: This section is new language derived without substantive change from former SG § 15–807(d)(1) and (3) through (6).

1	In subsection (a) of this section, the word "only" is added for clarity.
$2 \\ 3 \\ 4 \\ 5 \\ 6 \\ 7 \\ 8 \\ 9$	Defined terms: "Compensation" § 5–101 "Entity" § 5–101 "Executive action" § 5–101 "Including" § 1–110 "Legislative action" § 5–101 "Lobbying" § 5–801 "Person" § 1–114 "School board" § 5–101
10	5-812. ENFORCEMENT OF PART.
11	(A) IN GENERAL.
$12 \\ 13 \\ 14 \\ 15 \\ 16$	IF THE ETHICS COMMISSION DETERMINES THAT A COUNTY OR MUNICIPAL CORPORATION HAS NOT COMPLIED WITH THE REQUIREMENTS OF THIS PART, THE ETHICS COMMISSION MAY PETITION A CIRCUIT COURT WITH VENUE OVER THE PROCEEDING FOR APPROPRIATE RELIEF TO COMPEL COMPLIANCE.
17	(B) EQUITABLE RELIEF.
18	THE CIRCUIT COURT MAY GRANT ANY AVAILABLE EQUITABLE RELIEF.
19	REVISOR'S NOTE: This section formerly was SG § 15–808.
20	The only changes are in style.
$\begin{array}{c} 21 \\ 22 \end{array}$	Defined terms: "Ethics Commission" § 5–101 "Municipal corporation" § 5–101
23	5-813. RESERVED.
24	5-814. RESERVED.
25	PART III. LOCAL BOARDS OF EDUCATION.
26	5-815. Scope of part.
27 28 29	THIS PART GOVERNS THE CONFLICT OF INTEREST STANDARDS, FINANCIAL DISCLOSURE REQUIREMENTS, AND LOBBYING REGULATIONS OF SCHOOL SYSTEMS.

30 REVISOR'S NOTE: This section formerly was SG § 15–811.

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1	The only changes are in style.
$\frac{2}{3}$	Defined terms: "Lobbying" § 5–801 "School system" § 5–101
4	5–816. CONFLICTS OF INTEREST.
5	(A) ADOPTION OF REGULATIONS.
6	IN ACCORDANCE WITH THIS SECTION, A SCHOOL BOARD:
7 8	(1) MAY ADOPT CONFLICT OF INTEREST REGULATIONS APPLICABLE TO OFFICIALS AND EMPLOYEES OF THE SCHOOL SYSTEM; AND
9 10	(2) SHALL ADOPT CONFLICT OF INTEREST REGULATIONS APPLICABLE TO MEMBERS OF THE SCHOOL BOARD.
11	(B) SIMILARITY TO STATE ETHICS LAW.
12 13	(1) THE CONFLICT OF INTEREST REGULATIONS ADOPTED BY A SCHOOL BOARD UNDER SUBSECTION (A)(1) OF THIS SECTION:
$\begin{array}{c} 14 \\ 15 \end{array}$	(I) SHALL BE SIMILAR TO THE PROVISIONS OF SUBTITLE 5 OF THIS TITLE; BUT
16 17 18	(II) MAY BE MODIFIED TO THE EXTENT NECESSARY TO MAKE THE REGULATIONS RELEVANT TO THE PREVENTION OF CONFLICTS OF INTEREST IN THAT SCHOOL SYSTEM.
19 20	(2) THE CONFLICT OF INTEREST REGULATIONS ADOPTED BY A SCHOOL BOARD UNDER SUBSECTION (A)(2) OF THIS SECTION:
$\begin{array}{c} 21 \\ 22 \end{array}$	(I) SHALL BE EQUIVALENT TO OR EXCEED THE REQUIREMENTS OF SUBTITLE 5 OF THIS TITLE; BUT
$\begin{array}{c} 23\\ 24\\ 25\end{array}$	(II) MAY BE MODIFIED TO THE EXTENT NECESSARY TO MAKE THE REGULATIONS RELEVANT TO THE PREVENTION OF CONFLICTS OF INTEREST IN THAT SCHOOL SYSTEM.
26	(C) APPLICABILITY OF COUNTY PROVISIONS.
27 28	UNLESS A SCHOOL BOARD ADOPTS AND MAINTAINS CONFLICT OF INTEREST REGULATIONS UNDER SUBSECTION (A)(1) OF THIS SECTION, THE

1	PROVISIONS ENACTED BY THE COUNTY UNDER § 5-808 OF THIS SUBTITLE
2	SHALL APPLY TO OFFICIALS AND EMPLOYEES OF THAT SCHOOL SYSTEM.
3	REVISOR'S NOTE: This section formerly was SG § 15–812.
4	The only changes are in style.
5	Defined terms: "County" § 1–107
6	"Employee" § 5–101
$7 \\ 8$	"Official" § 5–101 "School board" § 5–101
$\frac{\circ}{9}$	"School system" § 5–101
10	5–817. FINANCIAL DISCLOSURE.
11	(A) ADOPTION OF REGULATIONS.
12	(1) IN ACCORDANCE WITH THIS SECTION, A SCHOOL BOARD:
13	(I) MAY ADOPT FINANCIAL DISCLOSURE REGULATIONS
14	APPLICABLE TO OFFICIALS AND EMPLOYEES OF THAT SCHOOL SYSTEM; AND
15	(II) SHALL ADOPT FINANCIAL DISCLOSURE REGULATIONS
15 16	(II) SHALL ADOPT FINANCIAL DISCLOSURE REGULATIONS APPLICABLE TO MEMBERS OF THE SCHOOL BOARD.
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17	(2) (I) THE REGULATIONS ADOPTED UNDER PARAGRAPH (1)(I)
18	OF THIS SUBSECTION SHALL APPLY TO:
19	1. THE SUPERINTENDENT OF THAT SCHOOL SYSTEM;
	AND
21	2. THOSE OTHER OFFICIALS AND EMPLOYEES OF
$\frac{22}{23}$	THAT SCHOOL SYSTEM DESIGNATED BY THE SCHOOL BOARD, SUBJECT TO SUBPARAGRAPH (III) OF THIS PARAGRAPH.
23	SUBPARAGRAPH (III) OF THIS PARAGRAPH.
24	(II) THE REGULATIONS ADOPTED UNDER PARAGRAPH
25	(1)(II) OF THIS SUBSECTION SHALL APPLY TO:
26	1. EACH MEMBER OF THE SCHOOL BOARD; AND
27	2. IF THE SCHOOL BOARD IS AN ELECTED BOARD
<u>-</u> . 28	UNDER TITLE 3, SUBTITLE 1, PART III OF THE EDUCATION ARTICLE, EACH
29	CANDIDATE FOR ELECTION TO THE SCHOOL BOARD.

$rac{1}{2}$	(III) THE REGULATIONS MAY NOT APPLY TO A CLASSROOM TEACHER UNLESS THE TEACHER HAS ADDITIONAL DUTIES, NOT NORMALLY
3	EXPECTED OF CLASSROOM TEACHERS, THAT CAUSE THE TEACHER FOR OTHER
4	REASONS TO BE COVERED BY THE FINANCIAL DISCLOSURE REGULATIONS.
5	(B) SIMILARITY TO STATE ETHICS LAW.
6	(1) EXCEPT AS PROVIDED IN SUBSECTION (C) OF THIS SECTION,
7	THE REGULATIONS ADOPTED UNDER SUBSECTION (A)(1)(I) OF THIS SECTION:
8	(I) SHALL BE SIMILAR TO THE PROVISIONS OF SUBTITLE 6
9	OF THIS TITLE; BUT
10	(II) MAY BE MODIFIED TO THE EXTENT NECESSARY TO MAKE
11	THE REGULATIONS RELEVANT TO THE PREVENTION OF CONFLICTS OF
12	INTEREST IN THAT SCHOOL SYSTEM.
13	(2) The regulations adopted under subsection (A)(1)(II)
14	OF THIS SECTION:
15	(I) SHALL BE EQUIVALENT TO OR EXCEED THE
16	REQUIREMENTS OF SUBTITLE 6 OF THIS TITLE; BUT
17	(II) MAY BE MODIFIED TO THE EXTENT NECESSARY TO MAKE
18	THE REGULATIONS RELEVANT TO THE PREVENTION OF CONFLICTS OF
19	INTEREST IN THAT SCHOOL SYSTEM.
20	(C) MINIMUM STANDARDS.
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$\frac{21}{22}$	(1) (I) THIS SECTION DOES NOT COMPEL A SCHOOL BOARD TO REQUIRE AN INDIVIDUAL TO FILE A FINANCIAL DISCLOSURE STATEMENT
23	EXCEPT:
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24	1. WHEN THE PERSONAL INTEREST OF THE
25	INDIVIDUAL WILL PRESENT A POTENTIAL CONFLICT WITH THE PUBLIC
26	INTEREST IN CONNECTION WITH AN ANTICIPATED PUBLIC ACTION OF THE
27	INDIVIDUAL; AND
28	2. AT LEAST ANNUALLY TO REPORT ON GIFTS
$\frac{20}{29}$	RECEIVED BY THE INDIVIDUAL.
30	(II) THE REGULATIONS ADOPTED UNDER SUBSECTION
31	(A)(1)(I) OF THIS SECTION SHALL REQUIRE THAT A STATEMENT FILED UNDER

$\frac{1}{2}$	SUBPARAGRAPH (I)1 OF THIS PARAGRAPH BE FILED SUFFICIENTLY IN ADVANCE OF THE PUBLIC ACTION TO PROVIDE ADEQUATE DISCLOSURE TO THE PUBLIC.
$3 \\ 4 \\ 5$	(2) THE REGULATIONS ADOPTED UNDER SUBSECTION (A)(1)(II) OF THIS SECTION SHALL REQUIRE THAT A STATEMENT FILED BY A MEMBER OF A SCHOOL BOARD BE FILED ON OR BEFORE APRIL 30 OF EACH YEAR.
6	(D) APPLICABILITY.
7 8 9 10	EXCEPT AS PROVIDED FOR A SCHOOL BOARD MEMBER UNDER THIS PART, UNLESS A SCHOOL BOARD ADOPTS AND MAINTAINS FINANCIAL DISCLOSURE REGULATIONS UNDER THIS SUBTITLE, THE PROVISIONS ENACTED BY THE COUNTY UNDER § 5–809 OF THIS SUBTITLE SHALL APPLY TO:
11	(1) THE SUPERINTENDENT OF THAT SCHOOL SYSTEM; AND
$\frac{12}{13}$	(2) THE OTHER OFFICIALS AND EMPLOYEES OF THE SCHOOL SYSTEM DESIGNATED BY THE GOVERNING BODY OF THAT COUNTY.
14	REVISOR'S NOTE: This section formerly was SG § 15–813.
$15 \\ 16 \\ 17$	In the introductory language of subsection (c) of this section, the word "section" is substituted for the former word "paragraph" to correct an apparent drafting error that occurred in Chapter 277 of the Acts of 2010.
18 19 20 21	In the introductory language of subsection (d) of this section, the reference to a "school board member" is substituted for the former reference to a "member of a board of education" to use the appropriate defined term.
22	The only other changes are in style.
23 24 25 26 27 28 29	Defined terms: "County" § 1–107 "Employee" § 5–101 "Gift" § 5–101 "Official" § 5–101 "School board" § 5–101 "School system" § 5–101 "Superintendent" § 5–101
30	5–818. LOBBYING.
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31 (A) ADOPTION OF REGULATIONS.

$egin{array}{c} 1 \\ 2 \\ 3 \end{array}$	IN ACCORDANCE WITH THIS SECTION, A SCHOOL BOARD MAY ADOPT REGULATIONS RELATING TO LOBBYING OF MEMBERS OF THE SCHOOL BOARD AND OF OFFICIALS AND EMPLOYEES OF THE SCHOOL SYSTEM.
4	(B) SIMILARITY TO STATE ETHICS LAW.
$5 \\ 6$	THE LOBBYING REGULATIONS ADOPTED BY A SCHOOL BOARD UNDER SUBSECTION (A) OF THIS SECTION:
7 8	(1) SHALL BE SUBSTANTIALLY SIMILAR TO THE PROVISIONS OF SUBTITLE 7 OF THIS TITLE; BUT
9 10	(2) (I) MAY BE MODIFIED TO THE EXTENT NECESSARY TO MAKE THE PROVISIONS RELEVANT TO THAT SCHOOL SYSTEM; AND
11 12 13	(II) MAY BE FURTHER MODIFIED TO THE EXTENT CONSIDERED NECESSARY AND APPROPRIATE BY AND FOR THAT SCHOOL SYSTEM.
14	(C) APPLICABILITY OF COUNTY PROVISIONS.
15 16 17 18	UNLESS A SCHOOL BOARD ADOPTS AND MAINTAINS LOBBYING REGULATIONS UNDER THIS SUBTITLE, THE PROVISIONS ENACTED BY THE COUNTY UNDER § 5–810 OF THIS SUBTITLE SHALL APPLY TO THAT SCHOOL SYSTEM.
$\begin{array}{c} 16 \\ 17 \end{array}$	REGULATIONS UNDER THIS SUBTITLE, THE PROVISIONS ENACTED BY THE COUNTY UNDER § 5–810 OF THIS SUBTITLE SHALL APPLY TO THAT SCHOOL
16 17 18	REGULATIONS UNDER THIS SUBTITLE, THE PROVISIONS ENACTED BY THE COUNTY UNDER § 5–810 OF THIS SUBTITLE SHALL APPLY TO THAT SCHOOL SYSTEM.
16 17 18 19	REGULATIONS UNDER THIS SUBTITLE, THE PROVISIONS ENACTED BY THE COUNTY UNDER § 5–810 OF THIS SUBTITLE SHALL APPLY TO THAT SCHOOL SYSTEM. REVISOR'S NOTE: This section formerly was SG § 15–814.
 16 17 18 19 20 21 22 23 24 25 	REGULATIONS UNDER THIS SUBTITLE, THE PROVISIONS ENACTED BY THE COUNTY UNDER § 5–810 OF THIS SUBTITLE SHALL APPLY TO THAT SCHOOL SYSTEM. REVISOR'S NOTE: This section formerly was SG § 15–814. The only changes are in style. Defined terms: "County" § 1–107 "Employee" § 5–101 "Lobbying" § 5–801 "Official" § 5–101 "School board" § 5–101
$ \begin{array}{r} 16 \\ 17 \\ 18 \\ 19 \\ 20 \\ 21 \\ 22 \\ 23 \\ 24 \\ 25 \\ 26 \\ \end{array} $	REGULATIONS UNDER THIS SUBTITLE, THE PROVISIONS ENACTED BY THE COUNTY UNDER § 5–810 OF THIS SUBTITLE SHALL APPLY TO THAT SCHOOL SYSTEM. REVISOR'S NOTE: This section formerly was SG § 15–814. The only changes are in style. Defined terms: "County" § 1–107 "Employee" § 5–101 "Lobbying" § 5–801 "Official" § 5–101 "School board" § 5–101 "School board" § 5–101

31 COMMISSION FOR REVIEW AND APPROVAL OR DISAPPROVAL.

- 1 **(B) APPROVAL AND EFFECTIVE DATE.** 2 IF THE ETHICS COMMISSION DOES NOT DISAPPROVE A REGULATION OR AN AMENDMENT TO A REGULATION WITHIN 60 DAYS AFTER ITS SUBMISSION. 3 4 THE REGULATION OR AMENDMENT IS DEEMED TO HAVE BEEN APPROVED AND $\mathbf{5}$ **BECOMES EFFECTIVE.** 6 **(C) DISAPPROVAL.** 7 THE ETHICS COMMISSION MAY DISAPPROVE A REGULATION (1) 8 OR AN AMENDMENT TO A REGULATION ONLY IF THE ETHICS COMMISSION FINDS THAT THE REGULATION OR AMENDMENT IS NOT IN SUBSTANTIAL COMPLIANCE 9 WITH THIS PART. 10 11 (2) IF THE ETHICS COMMISSION DISAPPROVES A REGULATION OR AN AMENDMENT, THE ETHICS COMMISSION SHALL PROMPTLY NOTIFY THE 12SCHOOL BOARD OF THE ACTION. 13 **ASSISTANCE FROM ETHICS COMMISSION.** 14**(**D**)** 15ON REQUEST OF A SCHOOL BOARD, THE ETHICS COMMISSION SHALL ADVISE AND ASSIST THE SCHOOL BOARD IN PREPARING REGULATIONS THAT 16 17COMPLY WITH THIS TITLE. 18 REVISOR'S NOTE: This section formerly was SG § 15–815. 19 The only changes are in style. 20The General Provisions Article Review Committee notes, for 21consideration by the General Assembly, that subsection (c)(1) of this 22section refers to regulations not being in compliance with this "part", while subsection (d) of this section refers to regulations that comply with 23this "title". It is not known by the committee if the references were meant 2425to be different or if the intent was for them to be identical. If the General Assembly believes the latter to be true, one of the references should be 26amended accordingly. 27Defined terms: "Ethics Commission" § 5–101 28"School board" § 5-101 2930 5-820. RESERVED.
- 31 **5–821. RESERVED.**

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1	PART IV. PUBLIC ETHICS FOR BICOUNTY COMMISSIONS.				
2	5–822. "Commissioner" defined.				
$\frac{3}{4}$	IN THIS PART, "COMMISSIONER" MEANS A COMMISSIONER OF A BICOUNTY COMMISSION.				
5	REVISOR'S NOTE: This section formerly was SG § 15–818.				
6	The only changes are in style.				
7	Defined term: "Bicounty commission" § 5–101				
8	5-823. Adoption of conflict of interest regulations.				
9	(A) IN GENERAL.				
10 11	EACH BICOUNTY COMMISSION SHALL ADOPT REGULATIONS RELATING TO CONFLICTS OF INTEREST OF ITS EMPLOYEES.				
12	(B) SIMILARITY TO STATE ETHICS LAW.				
$13 \\ 14 \\ 15$	AT A MINIMUM, THE CONFLICT OF INTEREST STANDARDS APPLICABLE TO PUBLIC OFFICIALS UNDER SUBTITLE 5 OF THIS TITLE SHALL APPLY TO THE EMPLOYEES OF EACH BICOUNTY COMMISSION.				
16	(C) COPY TO ETHICS COMMISSION.				
17 18 19	EACH BICOUNTY COMMISSION SHALL FILE WITH THE ETHICS COMMISSION A COPY OF ITS REGULATIONS RELATING TO CONFLICTS OF INTEREST.				
20	(D) ANNUAL REPORT.				
21	EACH BICOUNTY COMMISSION SHALL:				
$22 \\ 23$	(1) PREPARE AN ANNUAL REPORT ON ITS CONFLICT OF INTEREST ISSUES AND REGULATIONS DURING THE YEAR COVERED; AND				
24 25	(2) SUBMIT THE REPORT TO THE GOVERNING BODY OF EACH COUNTY IN WHICH THE BICOUNTY COMMISSION OPERATES.				
26	REVISOR'S NOTE: This section formerly was SG § 15–819.				

$rac{1}{2}$	In subsection (d)(2) of this section, the word "operates" is substituted for the former phrase "conducts its operations" for brevity.
3	No other changes are made.
4	Defined terms: "Bicounty commission" § 5–101
5	"Employee" § 5–101
6	"Ethics Commission" § 5–101
7	"Public official" § 5–101
8	5-824. FINANCIAL DISCLOSURE BY COMMISSIONERS.
9	(A) APPLICABILITY TO WASHINGTON SUBURBAN TRANSIT
10	COMMISSION.
11	IN THIS SECTION, AS TO THE WASHINGTON SUBURBAN TRANSIT
12	COMMISSION, "COMMISSIONER" INCLUDES THE MEMBERS APPOINTED FROM
13	MONTGOMERY COUNTY OR PRINCE GEORGE'S COUNTY AND THE MEMBERS
14	APPOINTED BY THE GOVERNOR.
15	(B) IN GENERAL.
16	(1) EACH COMMISSIONER AND EACH APPLICANT FOR
17	APPOINTMENT TO A BICOUNTY COMMISSION SHALL FILE THE FINANCIAL
18	DISCLOSURE STATEMENT REQUIRED BY § 5-601(A) OF THIS TITLE, EXCEPT
19	THAT:
20	(I) REFERENCES TO "BUSINESS WITH THE STATE" ARE
21	DEEMED TO REFER TO "BUSINESS WITH THE STATE, THE APPROPRIATE
22	BICOUNTY COMMISSION, MONTGOMERY COUNTY, OR PRINCE GEORGE'S
23	COUNTY"; AND
24	(II) REFERENCES TO "EMPLOYED BY THE STATE" ARE
25	DEEMED TO REFER TO "EMPLOYED BY THE STATE, THE APPROPRIATE
26	BICOUNTY COMMISSION, MONTGOMERY COUNTY, OR PRINCE GEORGE'S
27	COUNTY".
28	(2) EXCEPT AS OTHERWISE PROVIDED IN THIS SECTION, THE
29	STATEMENT SHALL BE FILED AS REQUIRED IN § 5-602 OF THIS TITLE.
30	(C) FORMS TO BE PROVIDED.
31	THE EXECUTIVE DIRECTOR OF A BICOUNTY COMMISSION SHALL:

(1) PROVIDE FORMS FOR THE STATEMENTS REQUIRED BY THIS **SECTION;** (2) MAKE THE FORMS AVAILABLE IN THE OFFICE OF THE **EXECUTIVE DIRECTOR; AND** (3) PROVIDE ENOUGH FORMS TO THE CHIEF ADMINISTRATIVE OFFICERS OF MONTGOMERY COUNTY AND PRINCE GEORGE'S COUNTY FOR USE BY APPLICANTS AND COMMISSIONERS. **(D)** PLACE OF FILING. (1) EACH COMMISSIONER SHALL FILE THE STATEMENT WITH THE CHIEF ADMINISTRATIVE OFFICER OF THE COUNTY FROM WHICH THE **COMMISSIONER IS APPOINTED. COMMISSIONERS OF THE WASHINGTON SUBURBAN TRANSIT** (2) COMMISSION ALSO SHALL FILE A FINANCIAL DISCLOSURE STATEMENT WITH THE ETHICS COMMISSION. WASHINGTON SUBURBAN TRANSIT COMMISSION - ALTERNATE **(E)** FILING. IF A COMMISSIONER OF THE WASHINGTON SUBURBAN (1) TRANSIT COMMISSION HOLDS ANOTHER PUBLIC OFFICE AND IS REQUIRED TO FILE A FINANCIAL DISCLOSURE STATEMENT UNDER ANOTHER STATE OR LOCAL LAW, THE COMMISSIONER MAY COMPLY WITH SUBSECTION (B) OF THIS SECTION BY SUBMITTING A COPY OF THE STATEMENT FILED IN ACCORDANCE WITH THE **OTHER LAW.** (2) THE STATEMENT SHALL BE SUPPLEMENTED TO INCLUDE ANY ADDITIONAL INFORMATION REQUIRED BY THIS SECTION. REVISOR'S NOTE: This section formerly was SG § 15–820. In subsection (c)(3) of this section, the reference to "enough" forms is substituted for the former reference to "a sufficient number of" forms for brevity. The only other changes are in style.

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30Defined terms: "Bicounty commission" § 5–10131"Commissioner" § 5–822

32 "Ethics Commission" § 5–101

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1 "Includes" § 1–110 2 "State" § 1–115

3 5-825. FINANCIAL DISCLOSURE BY COMMISSIONERS — APPLICANTS.

4 (A) IN GENERAL.

5 AN APPLICANT FOR APPOINTMENT AS COMMISSIONER SHALL FILE THE 6 FINANCIAL DISCLOSURE STATEMENT REQUIRED BY THIS PART IN ACCORDANCE 7 WITH THIS SECTION.

8 (B) PLACE OF FILING.

9 THE STATEMENT SHALL BE FILED WITH THE COUNTY COUNCIL AND THE 10 CHIEF ADMINISTRATIVE OFFICER OF THE COUNTY FROM WHICH THE 11 APPLICANT SEEKS APPOINTMENT.

12(c) MARYLAND-NATIONALCAPITALPARKANDPLANNING13COMMISSION APPLICANTS.

14 (1) (I) IN MONTGOMERY COUNTY, AN APPLICANT FOR 15 APPOINTMENT OR REAPPOINTMENT TO THE MARYLAND–NATIONAL CAPITAL 16 PARK AND PLANNING COMMISSION SHALL FILE THE STATEMENT AT LEAST 5 17 DAYS BEFORE THE INTERVIEW CONDUCTED UNDER § 15–104 OF THE LAND USE 18 ARTICLE.

19(II)THE STATEMENT SHALL COVER THE 12–MONTH PERIOD20ENDING 60 DAYS BEFORE THE DAY THE STATEMENT IS FILED.

21 (2) (I) IN PRINCE GEORGE'S COUNTY, AN APPLICANT FOR 22 APPOINTMENT TO THE MARYLAND-NATIONAL CAPITAL PARK AND PLANNING 23 COMMISSION SHALL FILE THE STATEMENT AT LEAST 5 DAYS BEFORE THE 24 CONFIRMATION HEARING CONDUCTED UNDER § 15–103 OF THE LAND USE 25 ARTICLE.

26 (II) THE STATEMENT SHALL COVER THE 12-MONTH PERIOD
27 ENDING 60 DAYS BEFORE THE INITIAL DATE SET FOR THE CONFIRMATION
28 HEARING.

29 (D) WASHINGTON SUBURBAN SANITARY COMMISSION APPLICANTS.

30(1) AN APPLICANT FOR APPOINTMENT TO THE WASHINGTON31SUBURBAN SANITARY COMMISSION SHALL FILE THE STATEMENT AT LEAST 5

DAYS BEFORE THE INTERVIEW CONDUCTED UNDER § 17–103 OF THE PUBLIC 1 $\mathbf{2}$ **UTILITIES ARTICLE.** 3 (2) THE STATEMENT SHALL COVER THE 12-MONTH PERIOD 4 ENDING 60 DAYS BEFORE THE DAY THE STATEMENT IS FILED. WASHINGTON SUBURBAN TRANSIT COMMISSION APPLICANTS. $\mathbf{5}$ **(E)** 6 (1) AN APPLICANT FOR APPOINTMENT TO THE WASHINGTON SUBURBAN TRANSIT COMMISSION SHALL FILE THE STATEMENT AT LEAST 10 7DAYS BEFORE THE APPOINTMENT BECOMES EFFECTIVE. 8 9 (2) THE STATEMENT SHALL COVER THE 12-MONTH PERIOD ENDING NOT MORE THAN 60 DAYS BEFORE THE DAY THE STATEMENT IS FILED. 10

- 11 REVISOR'S NOTE: This section formerly was SG § 15–821.
- 12 The only changes are in style.
- 13 Defined term: "Commissioner" § 5–822

14 5–826. TRANSMITTAL AND RETENTION OF FINANCIAL DISCLOSURE
 15 STATEMENTS.

16 (A) TRANSMITTAL OF STATEMENTS.

THE CHIEF ADMINISTRATIVE OFFICER OF A COUNTY SHALL TRANSMIT
 EACH FINANCIAL DISCLOSURE STATEMENT OF A COMMISSIONER OR APPOINTED
 APPLICANT TO:

20 (1) THE ETHICS COMMISSION; AND

21(2)THE EXECUTIVE DIRECTOR OF THE APPROPRIATE BICOUNTY22COMMISSION.

23 (B) **RETENTION OF STATEMENTS.**

24THE EXECUTIVE DIRECTOR AND THE CHIEF ADMINISTRATIVE OFFICER25SHALL RETAIN THE STATEMENT FOR THE ENTIRE TERM OF OFFICE OF THE26COMMISSIONER.

27 (C) STATEMENTS OF APPLICANTS NOT APPOINTED.

$egin{array}{c} 1 \\ 2 \\ 3 \\ 4 \\ 5 \end{array}$	WITHIN 15 DAYS AFTER AN APPOINTMENT TO A BICOUNTY COMMISSION HAS BECOME FINAL, THE COUNTY COUNCIL AND THE CHIEF ADMINISTRATIVE OFFICER OF THE COUNTY INVOLVED SHALL RETURN TO EACH APPLICANT WHO IS NOT APPOINTED THE ORIGINAL AND ALL COPIES OF THE STATEMENT SUBMITTED BY THAT APPLICANT.
6	REVISOR'S NOTE: This section formerly was SG § 15–822.
$7 \\ 8$	In the introductory language of subsection (a) of this section, the reference to each "financial disclosure" statement is added for clarity.
9	No other changes are made.
$10 \\ 11 \\ 12$	Defined terms: "Bicounty commission" § 5–101 "Commissioner" § 5–822 "Ethics Commission" § 5–101
13	5-827. Examination and copying of financial disclosure statements.
14	(A) PUBLIC INSPECTION.
$\begin{array}{c} 15\\ 16\\ 17\end{array}$	THE ETHICS COMMISSION, THE EXECUTIVE DIRECTOR OF EACH BICOUNTY COMMISSION, AND THE CHIEF ADMINISTRATIVE OFFICER OF EACH COUNTY:
18 19	(1) SHALL MAINTAIN FINANCIAL DISCLOSURE STATEMENTS OF COMMISSIONERS AND APPOINTED APPLICANTS RECEIVED UNDER THIS PART;
$\begin{array}{c} 20\\ 21 \end{array}$	(2) SHALL MAKE THE STATEMENTS AVAILABLE TO THE PUBLIC FOR EXAMINATION AND COPYING DURING NORMAL OFFICE HOURS; AND
$22 \\ 23 \\ 24$	(3) MAY CHARGE A REASONABLE FEE AND ADOPT REASONABLE ADMINISTRATIVE PROCEDURES FOR THE EXAMINATION AND COPYING OF A STATEMENT.
25	(B) INFORMATION ABOUT EXAMINING OR COPYING STATEMENTS.
26	THE ETHICS COMMISSION, THE EXECUTIVE DIRECTOR OF EACH
27 28 29	BICOUNTY COMMISSION, AND THE CHIEF ADMINISTRATIVE OFFICER OF EACH COUNTY SHALL REQUIRE THAT ANY PERSON EXAMINING OR COPYING A STATEMENT SHALL RECORD:

1 (2) THE NAME OF THE INDIVIDUAL WHOSE STATEMENT WAS 2 EXAMINED OR COPIED.

- 3 REVISOR'S NOTE: This section formerly was SG § 15–823.
- 4 In subsection (a)(1) of this section, the reference to "financial disclosure" 5 statements is added for clarity.
- 6 The only other changes are in style.

The General Provisions Article 7 Review Committee notes. for consideration by the General Assembly, that although this section 8 9 requires any person examining or copying a financial statement to record the person's name and home address and the name of the individual 10 11 whose statement was examined or copied, it is not clear where the 12information is to be recorded. The General Assembly may wish to amend 13this section to clarify where the names and addresses are to be recorded.

14	Defined terms: "Bicounty commission" § 5–101
15	"Commissioner" § 5–822
16	"Ethics Commission" § 5–101
17	"Person" § 1–114

18 **5–828.** SUSPENSION OF COMPENSATION.

19 IF A MANDATORY INJUNCTION IS ISSUED AGAINST A COMMISSIONER 20 UNDER SUBTITLE 9 OF THIS TITLE, THE APPROPRIATE BICOUNTY COMMISSION 21 SHALL SUSPEND PAYMENT OF ANY SALARY OR OTHER COMPENSATION TO THE 22 COMMISSIONER UNTIL THE COMMISSIONER COMPLIES FULLY WITH THE 23 INJUNCTION.

24REVISOR'S NOTE: This section formerly was SG § 15–824. 25The phrase "until the commissioner complies fully with the injunction" is 26substituted for the former phrase "pending full compliance with the terms 27of the injunction" for clarity. 28The only other changes are in style. 29Defined terms: "Bicounty commission" § 5–101 "Commissioner" § 5–822 30 31 "Compensation" § 5-101 325-829. FINANCIAL DISCLOSURE BY EMPLOYEES. **(**A**)** 33 IN GENERAL.

1 EACH BICOUNTY COMMISSION SHALL ADOPT REGULATIONS RELATING TO 2 FINANCIAL DISCLOSURE BY ITS EMPLOYEES.

- 3 (B) SIMILARITY TO STATE STANDARDS.
- 4 THE REGULATIONS REQUIRED BY THIS SECTION:
- 5 (1) SHALL BE SUBSTANTIALLY SIMILAR TO THE STATE FINANCIAL
 6 DISCLOSURE PROVISIONS OF SUBTITLE 6 OF THIS TITLE; AND

7 (2) MAY NOT CONFLICT WITH THE FINANCIAL DISCLOSURE 8 PROVISIONS FOR COMMISSIONERS AND APPLICANTS SPECIFIED IN §§ 5–824 9 THROUGH 5–828 OF THIS SUBTITLE.

10 (C) COPY TO ETHICS COMMISSION AND COUNTY GOVERNING BODY.

11 EACH BICOUNTY COMMISSION SHALL SUBMIT THE REGULATIONS 12 ADOPTED UNDER THIS SECTION, AND ANY AMENDMENTS TO THE REGULATIONS, 13 TO:

14 (1) THE ETHICS COMMISSION; AND

15 (2) THE GOVERNING BODY OF EACH COUNTY IN WHICH THE 16 BICOUNTY COMMISSION OPERATES.

- 17 REVISOR'S NOTE: This section formerly was SG § 15–825.
- 18 In subsection (c)(2) of this section, the word "operates" is substituted for 19 the former phrase "conducts its operations" for brevity.
- 20 The only other changes are in style.

21Defined terms: "Bicounty commission" § 5–10122"Commissioner" § 5–822

- 23 "Employee" § 5–101
- 24 "Ethics Commission" § 5–101
- 25 "State" § 1–115
- 26 **5–830.** LOBBYING REGULATIONS FOR BICOUNTY COMMISSIONS.
- 27 (A) IN GENERAL.

2	LOBBYING OF THAT BICOUNTY COMMISSION.
3	(B) SIMILARITY TO STATE STANDARDS.
4	AT A MINIMUM, THE REGULATIONS ADOPTED BY A BICOUNTY
5	COMMISSION SHALL BE SIMILAR TO THE PROVISIONS OF SUBTITLE 7 OF THIS
6	TITLE.
7	(C) COPY TO ETHICS COMMISSION.
8	EACH BICOUNTY COMMISSION SHALL SUBMIT TO THE ETHICS
9	COMMISSION A COPY OF ITS REGULATIONS RELATING TO LOBBYING.
10	(D) ANNUAL REPORT.
11	EACH BICOUNTY COMMISSION SHALL:
12	(1) PREPARE AN ANNUAL REPORT ON THE LOBBYING BEFORE
13	THE BICOUNTY COMMISSION AND REGULATION OF THAT LOBBYING BY THE
14	BICOUNTY COMMISSION; AND
15	(2) SUBMIT THE REPORT TO THE GOVERNING BODY OF EACH
16	COUNTY IN WHICH THE BICOUNTY COMMISSION OPERATES.
17	REVISOR'S NOTE: This section formerly was SG § 15–826.
18	In subsection (d)(2) of this section, the word "operates" is substituted for
19	the former phrase "conducts its operations" for brevity.
20	No other changes are made.
21	Defined terms: "Bicounty commission" § 5–101
22	"Ethics Commission" § 5–101
23	"Lobbying" § 5–801
24	5–831. RESERVED.
25	5-832. RESERVED.
$\begin{array}{c} 26 \\ 27 \end{array}$	PART V. REGIONAL DISTRICT — SPECIAL PROVISIONS FOR PRINCE GEORGE'S COUNTY.

EACH BICOUNTY COMMISSION SHALL ADOPT REGULATIONS RELATING TO

28 **5–833. DEFINITIONS.**

316

1	(A)	IN GENERAL.
2	IN TH	HIS PART THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.
3	REVI	SOR'S NOTE: This subsection formerly was SG § 15–829(a).
4		The only changes are in style.
5	(B)	AGENT.
6 7 8 9		(1) "AGENT" MEANS AN INDIVIDUAL OR A BUSINESS ENTITY RETAINED BY AN APPLICANT FOR ANY PURPOSE RELATING TO THE T IS THE SUBJECT OF AN APPLICATION IF THE INDIVIDUAL OR ENTITY IS:
10		(I) AN ACCOUNTANT;
11		(II) AN ATTORNEY;
12		(III) AN ARCHITECT;
13		(IV) AN ENGINEER;
14		(V) A LAND USE CONSULTANT;
15		(VI) AN ECONOMIC CONSULTANT;
16		(VII) A REAL ESTATE AGENT;
17		(VIII) A REAL ESTATE BROKER;
18		(IX) A TRAFFIC CONSULTANT; OR
19		(X) A TRAFFIC ENGINEER.
20		(2) "AGENT" INCLUDES:
21 22 23 24 25	SPECIFICA	(I) AS TO A CORPORATION DESCRIBED IN PARAGRAPH (1) SUBSECTION, ITS OFFICERS, DIRECTORS, AND MAJORITY DERS WHO ARE ENGAGED IN SUBSTANTIVE ACTIVITIES PERTAINING LLY TO LAND DEVELOPMENT IN PRINCE GEORGE'S COUNTY AS A PART OF THEIR ONGOING BUSINESS ACTIVITIES;

DESCRIBED IN PARAGRAPH (1) OF THIS SUBSECTION, ITS GENERAL PARTNERS

AS TO A PARTNERSHIP OR LIMITED PARTNERSHIP

3 AND LIMITED PARTNERS WHO ARE ENGAGED IN SUBSTANTIVE ACTIVITIES PERTAINING SPECIFICALLY TO LAND DEVELOPMENT IN PRINCE GEORGE'S 4 $\mathbf{5}$ COUNTY AS A REGULAR PART OF THEIR ONGOING BUSINESS ACTIVITIES; AND 6 (III) AS TO A JOINT VENTURE DESCRIBED IN PARAGRAPH (1) 7 OF THIS SUBSECTION, THE PRINCIPAL MEMBERS OF THE JOINT VENTURE WHO 8 ARE ENGAGED IN SUBSTANTIVE ACTIVITIES PERTAINING SPECIFICALLY TO 9 LAND DEVELOPMENT IN PRINCE GEORGE'S COUNTY AS A REGULAR PART OF THEIR ONGOING BUSINESS ACTIVITIES. 10 11 REVISOR'S NOTE: This subsection formerly was SG § 15–829(b). 12The only changes are in style. 13Defined terms: "Applicant" § 5-833 "Application" § 5-833 14"Business entity" § 5-833 15"Includes" § 1-110 16 17**(C) APPLICANT.** (1) "APPLICANT" MEANS AN INDIVIDUAL OR A BUSINESS ENTITY 18 19 THAT IS: 20A TITLE OWNER OR CONTRACT PURCHASER OF LAND **(I)** 21THAT IS THE SUBJECT OF AN APPLICATION; 22**(II)** A TRUSTEE THAT HAS AN INTEREST IN LAND THAT IS 23THE SUBJECT OF AN APPLICATION, EXCLUDING A TRUSTEE DESCRIBED IN A 24MORTGAGE OR DEED OF TRUST: OR 25(III) A HOLDER OF AT LEAST A 5% INTEREST IN A BUSINESS 26ENTITY THAT HAS AN INTEREST IN LAND THAT IS THE SUBJECT OF AN 27**APPLICATION BUT ONLY IF:** 281. THE HOLDER OF AT LEAST A 5% INTEREST HAS 29SUBSTANTIVE INVOLVEMENT IN DIRECTING THE AFFAIRS OF THE BUSINESS 30 ENTITY WITH AN INTEREST IN THE LAND THAT IS THE SUBJECT OF AN 31APPLICATION WITH SPECIFIC REGARD TO THE DISPOSITION OF THAT LAND; OR

322.THE HOLDER OF AT LEAST A 5% INTEREST IS33ENGAGED IN SUBSTANTIVE ACTIVITIES SPECIFICALLY PERTAINING TO LAND

(II)

1

 $\mathbf{2}$

DEVELOPMENT IN PRINCE GEORGE'S COUNTY AS A REGULAR PART OF THE 1 $\mathbf{2}$ **BUSINESS ENTITY'S ONGOING BUSINESS ACTIVITIES.** "APPLICANT" INCLUDES: 3 (2) 4 **(I)** ANY BUSINESS ENTITY IN WHICH A PERSON DESCRIBED $\mathbf{5}$ IN PARAGRAPH (1) OF THIS SUBSECTION HOLDS AT LEAST A 5% INTEREST; AND 6 THE DIRECTORS AND OFFICERS OF A CORPORATION **(II)** 7THAT ACTUALLY HOLDS TITLE TO THE LAND, OR IS A CONTRACT PURCHASER OF 8 THE LAND, THAT IS THE SUBJECT OF AN APPLICATION. 9 "APPLICANT" DOES NOT INCLUDE: (3) 10 A FINANCIAL INSTITUTION THAT HAS LOANED MONEY **(I)** 11 **OR EXTENDED** FINANCING FOR THE ACQUISITION, DEVELOPMENT, OR CONSTRUCTION OF IMPROVEMENTS ON ANY LAND THAT IS THE SUBJECT OF AN 1213**APPLICATION;** 14**(II)** A MUNICIPAL CORPORATION OR PUBLIC CORPORATION; 15(III) A PUBLIC AUTHORITY; (IV) A PUBLIC UTILITY REGULATED BY THE PUBLIC SERVICE 1617COMMISSION IN ANY INSTANCE WHERE THE UTILITY IS ENGAGED IN OR CONDUCTING REGULATED ACTIVITIES THAT HAVE BEEN APPROVED BY THE 18 19PUBLIC SERVICE COMMISSION OR ARE ALLOWED UNDER DIVISION I OF THE **PUBLIC UTILITIES ARTICLE; OR** 2021(V) THE DIRECTORS AND OFFICERS OF ANY ENTITY THAT 22DOES NOT HOLD TITLE TO THE LAND, OR IS NOT THE CONTRACT PURCHASER OF 23THE LAND, THAT IS THE SUBJECT OF AN APPLICATION. 24REVISOR'S NOTE: This subsection is new language derived without 25substantive change from former SG § 15–829(c). 26In paragraph (1)(iii)1 of this subsection, the former reference to the disposition of the land "which is the subject of the application" is deleted 2728as surplusage. 29In paragraph (3)(i) of this subsection, the former reference to a "bank, 30 savings and loan institution, or other" financial institution is deleted as included in the reference to a "financial institution". 31

HOUSE BILL 270

	320			HOUSE BILL 270
$ \begin{array}{c} 1 \\ 2 \\ 3 \\ 4 \\ 5 \\ 6 \\ 7 \end{array} $	Defir	"Busi "Entit "Inclu "Inter "Mun	ness ei ty" § 5- ides" § rest" §	1–110 5–101 corporation" § 5–101
8	(D)	(D) APPLICATION.		
9	"Арі	PLICAT	'ION" I	MEANS:
10		(1)	AN AI	PPLICATION FOR:
11			(I)	A ZONING MAP AMENDMENT;
12			(II)	A SPECIAL EXCEPTION;
13			(III)	A DEPARTURE FROM DESIGN STANDARDS;
14			(IV)	A REVISION TO A SPECIAL EXCEPTION SITE PLAN;
15			(V)	AN EXPANSION OF A LEGAL NONCONFORMING USE;
$\begin{array}{c} 16 \\ 17 \end{array}$	PLAN; OR		(VI)	A REVISION TO A LEGAL NONCONFORMING USE SITE
18 19	ORDINANC	Е;	(VII)	A REQUEST FOR A VARIANCE FROM THE ZONING
20		(2)	AN AI	PPLICATION TO APPROVE:
21			(I)	A COMPREHENSIVE DESIGN PLAN;
22			(II)	A CONCEPTUAL SITE PLAN; OR
23			(III)	A SPECIFIC DESIGN PLAN; OR
24 25 26 27 28	HEARING, COMMUNIO	FILING CATION	R SEC A STA I TO A	TICIPATION IN ADOPTING AND APPROVING AN AREA FIONAL MAP AMENDMENT BY APPEARANCE AT A PUBLIC ATEMENT IN THE OFFICIAL RECORD, OR OTHER SIMILAR MEMBER OF THE COUNTY COUNCIL OR THE PLANNING INTENT IS TO INTENSIFY THE ZONING CATEGORY
29				AND OF THE APPLICANT.

1	REVISOR'S NOTE: This subsection formerly was SG § 15–829(d).
2	The only changes are in style.
$\frac{3}{4}$	Defined terms: "Applicant" § 5–833 "County Council" § 5–833
5	(E) BUSINESS ENTITY.
6	"BUSINESS ENTITY" MEANS:
7	(1) A CORPORATION;
8	(2) A GENERAL PARTNERSHIP;
9	(3) A JOINT VENTURE;
10	(4) A LIMITED LIABILITY COMPANY;
11	(5) A LIMITED PARTNERSHIP; OR
12	(6) A SOLE PROPRIETORSHIP.
$\begin{array}{c} 13\\14\end{array}$	REVISOR'S NOTE: This subsection is new language derived without substantive change from former SG § 15–829(e).
15	(F) CANDIDATE.
16 17	"CANDIDATE" MEANS A CANDIDATE FOR ELECTION TO THE COUNTY COUNCIL WHO BECOMES A MEMBER.
18	REVISOR'S NOTE: This subsection formerly was SG § 15–829(f).
19	No changes are made.
$\begin{array}{c} 20\\ 21 \end{array}$	Defined terms: "County Council" § 5–833 "Member" § 5–833
22	(G) CONTINUING POLITICAL COMMITTEE.
$\begin{array}{c} 23\\ 24 \end{array}$	"Continuing political committee" means a committee specifically created to promote the candidacy of a member running

25 FOR ANY ELECTIVE OFFICE.

	322	HOUSE BILL 270				
1	REVI	ISOR'S NOTE: This subsection formerly was SG § 15–829(g).				
2		No changes are made.				
3	Defin	ned term: "Member" § 5–833				
4	(H)	CONTRIBUTOR.				
5 6	"CON PAYMENT.	NTRIBUTOR" MEANS A PERSON OR BUSINESS ENTITY THAT MAKES A				
7	REVI	REVISOR'S NOTE: This subsection formerly was SG § 15–829(h).				
8		No changes are made.				
9 10 11	Defin	ned terms: "Business entity" § 5–833 "Payment" § 5–833 "Person" § 1–114				
12	(I)	COUNTY COUNCIL.				
13 14	"Cou George's	UNTY COUNCIL" MEANS THE COUNTY COUNCIL OF PRINCE COUNTY.				
15	REVI	ISOR'S NOTE: This subsection formerly was SG § 15–829(i).				
16		No changes are made.				
17	(J)	COUNTY EXECUTIVE.				
18 19	"Cou George's	UNTY EXECUTIVE" MEANS THE COUNTY EXECUTIVE OF PRINCE COUNTY.				
20	REVI	ISOR'S NOTE: This subsection formerly was SG § 15–829(j).				
21		No changes are made.				
22	(K)	DISTRICT COUNCIL.				
23 24 25 26	GEORGE'S	TRICT COUNCIL" MEANS THE COUNTY COUNCIL OF PRINCE COUNTY SITTING AS THE DISTRICT COUNCIL FOR THE PRINCE COUNTY PORTION OF THE MARYLAND-WASHINGTON REGIONAL				

27 REVISOR'S NOTE: This subsection formerly was SG § 15–829(k).

- 1 No changes are made.
- 2 Defined term: "County Council" § 5–833
- 3 (L) **MEMBER.**

4 "MEMBER" INCLUDES ANY CANDIDATE OR PERSON DULY ELECTED OR 5 APPOINTED WHO TAKES THE OATH OF OFFICE AS A MEMBER OF THE COUNTY 6 COUNCIL FOR PRINCE GEORGE'S COUNTY AND WHO THEREBY SERVES ON THE 7 DISTRICT COUNCIL.

- 8 REVISOR'S NOTE: This subsection formerly was SG § 15–829(l).
- 9 The former reference to a member "of the County Council" is deleted as 10 surplusage. Most instances of the term in the former law used only 11 "member".
- 12 No other changes are made.
- 13 Defined terms: "Candidate" § 5–833
- 14 "County Council" § 5–833
- 15 "District Council" § 5–833
- 16 "Includes" § 1–110
- 17 "Person" § 1–114
- 18 **(M) PAYMENT.**

19 "PAYMENT" MEANS A PAYMENT OR CONTRIBUTION OF MONEY OR
20 PROPERTY OR THE INCURRING OF A LIABILITY OR PROMISE OF ANYTHING OF
21 VALUE TO A TREASURER OF A CANDIDATE, A CANDIDATE'S CONTINUING
22 POLITICAL COMMITTEE, OR A SLATE TO WHICH THE CANDIDATE BELONGS.

- 23 REVISOR'S NOTE: This subsection formerly was SG § 15–829(m).
- 24 The only changes are in style.
- 25 Defined terms: "Candidate" § 5–833
 26 "Continuing political committee" § 5–833
- 27 "Slate" § 5–833
- 28 "Treasurer" § 5–833
- 29 (N) **PENDENCY OF THE APPLICATION.**

1 (1) "PENDENCY OF THE APPLICATION" MEANS THE TIME 2 BETWEEN THE ACCEPTANCE OF A FILING OF AN APPLICATION BY THE 3 APPROPRIATE AGENCY AND EXPIRATION OF THE TIME UNDER WHICH AN 4 APPEAL ON THE APPLICATION MAY BE TAKEN.

5 (2) "PENDENCY OF THE APPLICATION" DOES NOT INCLUDE A 6 PERIOD DURING WHICH:

- 7 (I) ACTION ON THE APPLICATION IS UNDER JUDICIAL 8 REVIEW; OR
- 9 (II) JUDICIAL REVIEW MAY BE REQUESTED.
- 10 REVISOR'S NOTE: This subsection formerly was SG § 15–829(n).
- 11In paragraph (1) of this subsection, the former phrase ", subject to12paragraph (2) of this subsection," is deleted as surplusage.
- 13 No other changes are made.
- 14 Defined term: "Application" § 5–833
- 15 (O) POLITICAL ACTION COMMITTEE.

16 "POLITICAL ACTION COMMITTEE" MEANS A POLITICAL COMMITTEE THAT
 17 IS NOT:

- 18 (1) A POLITICAL PARTY;
- 19 (2) A CENTRAL COMMITTEE;
- 20 (3) A SLATE; OR

(4) A POLITICAL COMMITTEE ORGANIZED AND OPERATED BY, AND
 SOLELY ON BEHALF OF, AN INDIVIDUAL RUNNING FOR ANY ELECTIVE OFFICE
 OR A SLATE.

- 24 REVISOR'S NOTE: This subsection formerly was SG § 15–829(o).
- 25 No changes are made.
- 26 Defined term: "Slate" § 5–833
- 27 (P) SLATE.
| $\frac{1}{2}$ | "SLATE" MEANS A GROUP, COMBINATION, OR ORGANIZATION OF
CANDIDATES CREATED UNDER THE ELECTION LAW ARTICLE. |
|------------------------|--|
| 3 | REVISOR'S NOTE: This subsection formerly was SG § 15–829(p). |
| 4 | The only changes are in style. |
| 5 | Defined term: "Candidate" § 5–833 |
| 6 | (Q) TREASURER. |
| 7
8 | (1) "TREASURER" HAS THE MEANING STATED IN § 1–101 OF THE ELECTION LAW ARTICLE. |
| 9 | (2) "TREASURER" INCLUDES A SUBTREASURER. |
| 10 | REVISOR'S NOTE: This subsection formerly was SG § 15–829(q). |
| 11 | The only changes are in style. |
| 12 | Defined term: "Includes" § 1–110 |
| 13 | 5-834. POWERS ENUMERATED IN LAND USE ARTICLE. |
| 14
15
16
17 | NOTWITHSTANDING ANY OTHER PROVISION OF LAW, THE PROVISIONS OF
DIVISION II OF THE LAND USE ARTICLE AFFECTING THAT PART OF THE
MARYLAND–WASHINGTON REGIONAL DISTRICT IN PRINCE GEORGE'S COUNTY
SHALL BE CARRIED OUT IN ACCORDANCE WITH THIS PART. |
| 18 | REVISOR'S NOTE: This section formerly was SG § 15–830. |
| 19 | The only changes are in style. |
| 20 | 5–835. Applications. |
| 21 | (A) PROHIBITED PAYMENTS. |
| $22 \\ 23 \\ 24 \\ 25$ | AN APPLICANT OR AGENT OF THE APPLICANT MAY NOT MAKE A PAYMENT
TO A MEMBER OR THE COUNTY EXECUTIVE, OR A SLATE THAT INCLUDES A
MEMBER OR THE COUNTY EXECUTIVE, DURING THE PENDENCY OF THE
APPLICATION. |
| $26 \\ 27$ | (B) PARTICIPATION IN PROCEEDINGS; PAYMENTS DURING PRECEDING 36-MONTH PERIOD. |

1 (1) AFTER AN APPLICATION HAS BEEN FILED, A MEMBER MAY $\mathbf{2}$ NOT VOTE OR PARTICIPATE IN ANY WAY IN THE PROCEEDING ON THE 3 APPLICATION IF THE MEMBER'S TREASURER OR CONTINUING POLITICAL 4 COMMITTEE, OR A SLATE TO WHICH THE MEMBER BELONGS OR BELONGED DURING THE 36-MONTH PERIOD BEFORE THE FILING OF THE APPLICATION, $\mathbf{5}$ 6 RECEIVED A PAYMENT DURING THE 36-MONTH PERIOD BEFORE THE FILING OF 7 THE APPLICATION OR DURING THE PENDENCY OF THE APPLICATION FROM ANY 8 OF THE APPLICANTS OR THE AGENTS OF THE APPLICANTS.

9 (2) A MEMBER IS NOT SUBJECT TO THE REQUIREMENTS OF 10 PARAGRAPH (1) OF THIS SUBSECTION IF:

(I) A TRANSFER TO THE MEMBER'S TREASURER, A
CONTINUING POLITICAL COMMITTEE, OR A SLATE TO WHICH THE MEMBER
BELONGS OR BELONGED DURING THE 36-MONTH PERIOD BEFORE THE FILING
OF THE APPLICATION WAS MADE BY A POLITICAL ACTION COMMITTEE TO WHICH
AN APPLICANT OR AGENT HAD MADE A PAYMENT;

16 (II) THE APPLICANT OR AGENT MADE THE PAYMENT TO THE 17 POLITICAL ACTION COMMITTEE WITHOUT ANY INTENT TO SUBVERT THE 18 PURPOSES OF THIS SUBTITLE;

19(III) THE APPLICANT'S OR AGENT'S PAYMENT TO THE20POLITICAL ACTION COMMITTEE, AND THE POLITICAL ACTION COMMITTEE'S21TRANSFER, ARE DISCLOSED IN AN AFFIDAVIT; AND

(IV) THE TRANSFER IS RETURNED TO THE POLITICAL
 ACTION COMMITTEE BY THE MEMBER, OR THE PAYMENT IS RETURNED TO THE
 APPLICANT OR AGENT BY THE POLITICAL ACTION COMMITTEE.

25 (C) AFFIDAVIT BY APPLICANT.

26 (1) AFTER AN APPLICATION IS FILED, THE APPLICANT SHALL 27 FILE AN AFFIDAVIT UNDER OATH:

28**(I)** 1. STATING TO THE BEST OF THE APPLICANT'S 29INFORMATION. KNOWLEDGE. AND BELIEF THAT DURING THE 30 **36–MONTH PERIOD BEFORE THE FILING OF THE APPLICATION AND DURING THE** PENDENCY OF THE APPLICATION, THE APPLICANT HAS NOT MADE ANY 3132PAYMENT TO A MEMBER'S TREASURER, A MEMBER'S CONTINUING POLITICAL 33 COMMITTEE, OR A SLATE TO WHICH THE MEMBER BELONGS OR BELONGED 34DURING THE **36**-MONTH PERIOD BEFORE THE FILING OF THE APPLICATION; OR

IF ANY SUCH PAYMENT WAS MADE, DISCLOSING
 THE NAME OF THE MEMBER TO WHOSE TREASURER OR CONTINUING POLITICAL
 COMMITTEE, OR SLATE TO WHICH THE MEMBER BELONGS OR BELONGED
 DURING THE 36-MONTH PERIOD BEFORE THE FILING OF THE APPLICATION,
 THE PAYMENT WAS MADE;

6 **(II)** 1. STATING TO THE BEST OF THE APPLICANT'S 7INFORMATION, KNOWLEDGE, AND BELIEF THAT **DURING** THE 8 **36–MONTH PERIOD BEFORE THE FILING OF THE APPLICATION AND DURING THE** 9 PENDENCY OF THE APPLICATION, THE APPLICANT HAS NOT SOLICITED ANY 10 PERSON OR BUSINESS ENTITY TO MAKE A PAYMENT TO A MEMBER'S TREASURER, A MEMBER'S CONTINUING POLITICAL COMMITTEE, OR A SLATE TO 11 12WHICH THE MEMBER BELONGS OR BELONGED DURING THE 36-MONTH PERIOD 13 BEFORE THE FILING OF THE APPLICATION; OR

14 2. IF ANY SUCH SOLICITED PAYMENT WAS MADE,
15 DISCLOSING THE NAME OF THE MEMBER TO WHOSE TREASURER OR
16 CONTINUING POLITICAL COMMITTEE, OR SLATE TO WHICH THE MEMBER
17 BELONGS OR BELONGED DURING THE 36–MONTH PERIOD BEFORE THE FILING
18 OF THE APPLICATION, THE PAYMENT WAS MADE; AND

19(III) **1**. STATING TO THE BEST OF THE APPLICANT'S 20BELIEF INFORMATION, KNOWLEDGE, AND THAT DURING THE 21**36–MONTH PERIOD BEFORE THE FILING OF THE APPLICATION AND DURING THE** 22PENDENCY OF THE APPLICATION, A MEMBER OF THE APPLICANT'S HOUSEHOLD HAS NOT MADE A PAYMENT TO A MEMBER'S TREASURER, A MEMBER'S 2324CONTINUING POLITICAL COMMITTEE, OR A SLATE TO WHICH THE MEMBER 25BELONGS OR BELONGED DURING THE 36-MONTH PERIOD BEFORE THE FILING 26OF THE APPLICATION; OR

27 2. IF ANY SUCH PAYMENT WAS MADE, DISCLOSING 28 THE NAME OF THE MEMBER TO WHOSE TREASURER OR CONTINUING POLITICAL 29 COMMITTEE, OR SLATE TO WHICH THE MEMBER BELONGS OR BELONGED 30 DURING THE **36**-MONTH PERIOD BEFORE THE FILING OF THE APPLICATION, 31 THE PAYMENT WAS MADE.

32(2)THE AFFIDAVIT SHALL BE FILED AT LEAST 30 CALENDAR33DAYS BEFORE CONSIDERATION OF THE APPLICATION BY THE DISTRICT34COUNCIL.

35 (3) A SUPPLEMENTAL AFFIDAVIT SHALL BE FILED WHENEVER A
 36 PAYMENT IS MADE AFTER THE ORIGINAL AFFIDAVIT WAS FILED.

1 (4) (I) AN APPLICANT IS NOT REQUIRED TO MAKE ANY 2 REPRESENTATIONS IN THE AFFIDAVIT PERTAINING TO THE ACTIONS OF 3 ANYONE OTHER THAN THAT APPLICANT.

4 (II) ANYONE WITH AUTHORITY TO ACT ON BEHALF OF AND 5 BIND A BUSINESS ENTITY MAY EXECUTE AN AFFIDAVIT ON BEHALF OF THE 6 BUSINESS ENTITY.

7 (5) THE ONLY DISCLOSURES REQUIRED UNDER THE AFFIDAVIT 8 ARE THOSE INVOLVING INDIVIDUALS OR BUSINESS ENTITIES THAT WOULD BE 9 SUBJECT TO THIS SUBTITLE.

10 (D) AFFIDAVIT BY AGENT.

11(1) AN AGENT SHALL FILE AN AFFIDAVIT IN AN APPLICATION12ONLY IF:

13(I)THE AGENT HAS ACTED ON BEHALF OF THE APPLICANT14WITH REGARD TO THE SPECIFIC APPLICATION; AND

(II) DURING THE 36-MONTH PERIOD BEFORE THE FILING
 OF THE APPLICATION AND DURING THE PENDENCY OF THE APPLICATION, AND
 AFTER BECOMING AN AGENT OF THE APPLICANT:

18 **1.** THE AGENT HAS MADE A PAYMENT TO A MEMBER, 19 A MEMBER'S CONTINUING POLITICAL COMMITTEE, OR A SLATE TO WHICH THE 20 MEMBER BELONGS OR BELONGED DURING THE **36**–MONTH PERIOD BEFORE THE 21 FILING OF THE APPLICATION; OR

22 **2.** THE AGENT HAS SOLICITED ANY PERSON TO MAKE 23 A PAYMENT TO A MEMBER'S TREASURER, A MEMBER'S CONTINUING POLITICAL 24 COMMITTEE, OR A SLATE TO WHICH THE MEMBER BELONGS OR BELONGED 25 DURING THE **36**-MONTH PERIOD BEFORE THE FILING OF THE APPLICATION.

26 (2) NOTWITHSTANDING PARAGRAPH (1)(II) OF THIS SUBSECTION,
27 AN AGENT SHALL DISCLOSE IN THE AFFIDAVIT A PAYMENT MADE BEFORE
28 BECOMING AN AGENT IF THE AGENT:

29(I) MADE THE PAYMENT BY PREARRANGEMENT OR IN30COORDINATION WITH ONE OR MORE APPLICANTS; OR

1 ACTED AS AN AGENT AS TO ANY OTHER APPLICATION **(II)** FILED DURING THE 36–MONTH PERIOD. $\mathbf{2}$ 3 **(E) APPLICABILITY OF PART.** 4 (1) EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS $\mathbf{5}$ SUBSECTION, A CONTRIBUTOR, A MEMBER, OR A POLITICAL ACTION COMMITTEE 6 IS SUBJECT TO THIS PART IF A PAYMENT IS MADE BY THE CONTRIBUTOR OR A 7 TRANSFER IS MADE BY THE POLITICAL ACTION COMMITTEE TO: 8 **(I)** THE CANDIDATE; 9 **(II)** THE CANDIDATE'S CONTINUING POLITICAL COMMITTEE; 10 OR 11 (III) A SLATE TO WHICH THE MEMBER BELONGS OR BELONGED DURING THE 36-MONTH PERIOD BEFORE THE FILING OF THE 1213 **APPLICATION.** 14(2) THIS PART DOES NOT APPLY TO: 15**(I)** ANY TRANSFER TO THE CONTINUING POLITICAL 16 COMMITTEE OF A MEMBER BY THE CONTINUING POLITICAL COMMITTEE OF 17ANOTHER INDIVIDUAL RUNNING FOR ELECTIVE OFFICE; OR A PAYMENT OR TRANSFER TO THE PRINCE GEORGE'S 18 **(II)** 19COUNTY OR STATE CENTRAL COMMITTEE OF A POLITICAL PARTY, EVEN IF THE 20**CENTRAL COMMITTEE SUPPORTS A CANDIDATE.** 21(3) A PERSON MAY NOT MAKE A PAYMENT IN VIOLATION OF THIS 22PART. 23**(F) CIRCUMVENTING INTENT OF PART PROHIBITED.** AN APPLICANT OR AGENT MAY NOT TAKE ANY ACTION, DIRECTLY OR 2425INDIRECTLY, WITH THE INTENT TO CIRCUMVENT THE INTENT OF THIS PART. 26**REVISOR'S** NOTE: This section is new language derived without substantive 27change from former SG § 15–831. 28Throughout this section, the former references to a member "or 29candidate" are deleted as surplusage, as candidates are included in the definition of "member". 30

	330	HOUSE BILL 270
$egin{array}{c} 1 \\ 2 \\ 3 \end{array}$		In subsections (a), (b)(1), and (e)(1) and (2)(i) of this section, the former references to a member "of the County Council" are deleted as unnecessary in light of the defined term "member".
$4 \\ 5 \\ 6$		In subsection (c)(2) of this section, the former reference to filing the affidavit "any time prior to consideration \dots at the discretion of the applicant" is deleted as surplusage.
7 8		In subsection (c)(4)(ii) of this section, the former phrase "[i]n the case of business entities," is deleted as surplusage.
9 10		Also in subsection (c)(4)(ii) of this section, the former reference to the business entity "itself" is deleted as surplusage.
11 12 13		In subsection (f) of this section, the reference to "this part" is substituted for the former reference to "this subtitle" to conform to the apparent intent.
14	Defin	ned terms: "Agent" § 5–833
15		"Applicant" § 5–833
16		"Application" § 5–833
17		"Business entity" § 5–833
18		"Candidate" § 5–833
19		"Continuing political committee" § 5–833
20		"Contributor" § 5–833
21		"County Executive" § 5–833
22		"District Council" § 5–833
23		"Member" § 5–833
$\frac{24}{25}$		"Member of household" § 5–101 "Payment" § 5–833
$\frac{25}{26}$		"Pendency of the application" § 5–833
$\frac{20}{27}$		"Person" \S 1–114
$\frac{21}{28}$		"Political action committee" § 5–833
$\frac{20}{29}$		"Slate" § 5–833
$\frac{20}{30}$		"Treasurer" § 5–833
31	5–836. DIS	SCLOSURE OF EX PARTE COMMUNICATION.
32	(A)	IN GENERAL.
33	An f	EX PARTE COMMUNICATION CONCERNING A PENDING APPLICATION
34		AN APPLICANT OR APPLICANT'S AGENT AND A MEMBER OR THE
35		XECUTIVE SHALL BE DISCLOSED AS REQUIRED IN THIS SECTION.
36	(B)	BY APPLICANT.

1 AN APPLICANT OR AGENT WHO COMMUNICATES EX PARTE DURING THE 2 PENDENCY OF THE APPLICATION WITH A MEMBER OR WITH THE COUNTY 3 EXECUTIVE SHALL FILE, FOR EACH EX PARTE COMMUNICATION, A SEPARATE 4 DISCLOSURE WITH THE CLERK OF THE COUNTY COUNCIL WITHIN 5 WORKING 5 DAYS AFTER THE COMMUNICATION WAS MADE OR RECEIVED, WHICHEVER IS 6 LATER.

7 (C) BY COUNTY EXECUTIVE OR MEMBER.

8 THE COUNTY EXECUTIVE OR A MEMBER WHO COMMUNICATES EX PARTE 9 DURING THE PENDENCY OF THE APPLICATION WITH AN APPLICANT OR AGENT 10 SHALL FILE, FOR EACH EX PARTE COMMUNICATION, A SEPARATE DISCLOSURE 11 WITH THE CLERK OF THE COUNTY COUNCIL WITHIN 5 WORKING DAYS AFTER 12 THE COMMUNICATION WAS MADE OR RECEIVED, WHICHEVER IS LATER.

- 13 REVISOR'S NOTE: This section formerly was SG § 15–832.
- 14Throughout this section, the former references to a member "of the15County Council" are deleted as unnecessary in light of the defined term16"member".
- 17 In subsections (b) and (c) of this section, the references to each "ex parte" 18 communication are substituted for the former reference to each "such" 19 communication for clarity.
- 20 The only other changes are in style.
- 21 Defined terms: "Agent" § 5–833
- 22 "Applicant" § 5–833
- 23 "Application" § 5–833
- 24 "County Council" § 5–833
- 25 "County Executive" § 5–833
- 26 "Member" § 5–833
- 27 "Pendency of the application" § 5–833
- 28 **5–837.** EVIDENCE OF PAYMENTS OR EX PARTE COMMUNICATION.

AT ANY TIME BEFORE FINAL ACTION ON AN APPLICATION, A PARTY OF RECORD MAY FILE WITH THE CLERK OF THE COUNTY COUNCIL COMPETENT EVIDENCE OF:

32(1) A PAYMENT OR CONTRIBUTION BY AN APPLICANT OR AGENT33COVERED UNDER § 5-835 OF THIS SUBTITLE; OR

$\frac{1}{2}$	(2) AN EX PARTE COMMUNICATION COVERED UNDER § 5–836 OF THIS SUBTITLE.
3	REVISOR'S NOTE: This section formerly was SG § 15–833.
4	The only changes are in style.
5 6 7 8 9	Defined terms: "Agent" § 5–833 "Applicant" § 5–833 "Application" § 5–833 "County Council" § 5–833 "Payment" § 5–833
10	5-838. ENFORCEMENT OF PART.
11	(A) DIRECTION AND CONTROL OF ETHICS COMMISSION.
$12 \\ 13 \\ 14 \\ 15 \\ 16$	IN THE ENFORCEMENT OF THIS PART, THE CLERK OF THE COUNTY COUNCIL SHALL BE SUBJECT TO THE DIRECTION AND CONTROL OF THE ETHICS COMMISSION OR ITS EXECUTIVE DIRECTOR AND, UNLESS OTHERWISE SPECIFICALLY DIRECTED BY THE ETHICS COMMISSION OR ITS EXECUTIVE DIRECTOR, MAY ONLY:
17	(1) RECEIVE FILINGS;
18	(2) MAINTAIN RECORDS;
19	(3) REPORT VIOLATIONS; AND
$20 \\ 21$	(4) PERFORM OTHER MINISTERIAL DUTIES NECESSARY TO ADMINISTER THIS PART.
22	(B) FILING OF AFFIDAVIT BY CORPORATION.
23 24 25 26 27	NOTWITHSTANDING ANY OTHER PROVISION OF THIS PART, AS TO A CORPORATION LISTED ON A NATIONAL STOCK EXCHANGE OR REGULATED BY THE SECURITIES AND EXCHANGE COMMISSION, AND ANY SUBSIDIARY OF THE CORPORATION, THE FOLLOWING REQUIREMENTS APPLY IF THE FILING OF AN AFFIDAVIT IS OTHERWISE REQUIRED UNDER THIS PART:
28 29 30 31	(1) A DIRECTOR OR AN OFFICER IN THE CORPORATION OR ANY OF ITS SUBSIDIARIES, OR A STOCKHOLDER WHO HAS AT LEAST A 5% INTEREST IN THE CORPORATION OR ANY OF ITS SUBSIDIARIES, IS REQUIRED TO FILE AN AFFIDAVIT ONLY IF THE INDIVIDUAL HAS MADE A PAYMENT TO THE TREASURER

OF A CANDIDATE OR CONTINUING POLITICAL COMMITTEE, OR IF THE 1 $\mathbf{2}$ INDIVIDUAL HAS SOLICITED ANYONE TO MAKE A PAYMENT TO THE TREASURER 3 OF A CANDIDATE OR CONTINUING POLITICAL COMMITTEE; AND 4 (2) THE CORPORATION OR ITS SUBSIDIARY SHALL FILE A $\mathbf{5}$ **CORPORATE AFFIDAVIT STATING:** 6 **(I)** 1. THAT THE CORPORATION HAS NOT MADE OR 7SOLICITED A PAYMENT TO THE TREASURER OF A CANDIDATE OR CONTINUING 8 **POLITICAL COMMITTEE; OR** 9 2. IF SUCH A PAYMENT WAS MADE, THE NAME OF 10 THE MEMBER TO WHOSE TREASURER OR CONTINUING POLITICAL COMMITTEE 11 THE PAYMENT WAS MADE; AND 12**(II)** THAT ALL DIRECTORS, OFFICERS, AND STOCKHOLDERS WITH AT LEAST A 5% INTEREST HAVE BEEN NOTIFIED OF THE DISCLOSURE 13**REQUIREMENTS OF ITEM (1) OF THIS SUBSECTION.** 14 FILING OF AFFIDAVITS; SUMMARY REPORTS. 15**(C)** 16 (1) THE AFFIDAVITS AND DISCLOSURES REQUIRED UNDER THIS 17PART SHALL BE FILED IN THE APPROPRIATE CASE FILE OF AN APPLICATION. 18 THE CLERK OF THE COUNTY COUNCIL, AT LEAST TWICE EACH (2) 19YEAR, SHALL PREPARE A SUMMARY REPORT COMPILING ALL AFFIDAVITS AND 20DISCLOSURES THAT HAVE BEEN FILED IN THE APPLICATION CASE FILES. 21(3) ALL SUMMARY REPORTS COMPILED UNDER PARAGRAPH (2) 22OF THIS SUBSECTION SHALL BE AVAILABLE TO MEMBERS OF THE PUBLIC ON 23WRITTEN REQUEST. 24ALL (4) AFFIDAVITS, DISCLOSURES, AND ACCOMPANYING DOCUMENTATION REQUIRED UNDER THIS PART SHALL BE IN THE FORM 25**REQUIRED BY THE ETHICS COMMISSION.** 2627REVISOR'S NOTE: This section formerly was SG § 15–834. 28The only changes are in style. 29Defined terms: "Application" § 5-833 "Candidate" § 5-833 30 31 "Continuing political committee" § 5-833 32"County Council" § 5-833

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$ \begin{array}{c} 1 \\ 2 \\ 3 \\ 4 \\ 5 \end{array} $	"Ethics Commission" § 5–101 "Interest" § 5–833 "Member" § 5–833 "Payment" § 5–833 "Treasurer" § 5–833
$6 \\ 7$	5-839. INJUNCTIVE OR OTHER RELIEF; PENALTIES; PRESERVATION OF DOCUMENTS.
8	(A) PETITION FOR INJUNCTIVE OR OTHER RELIEF.
9 10	(1) THE ETHICS COMMISSION OR ANY OTHER AGGRIEVED PERSON MAY:
11 12 13	(I) FILE A PETITION FOR INJUNCTIVE OR OTHER RELIEF IN THE CIRCUIT COURT FOR PRINCE GEORGE'S COUNTY TO REQUIRE COMPLIANCE WITH THIS PART; AND
$\begin{array}{c} 14 \\ 15 \end{array}$	(II) ASSERT AS ERROR ANY VIOLATION OF THIS PART IN JUDICIAL REVIEW REQUESTED UNDER § 22–407 OF THE LAND USE ARTICLE.
16 17	(2) THE COURT SHALL ISSUE AN ORDER VOIDING AN OFFICIAL ACTION TAKEN BY THE COUNTY COUNCIL IF:
18 19	(I) THE ACTION TAKEN BY THE COUNTY COUNCIL WAS IN VIOLATION OF THIS PART; AND
$\begin{array}{c} 20\\ 21 \end{array}$	(II) THE LEGAL ACTION WAS BROUGHT WITHIN 30 DAYS AFTER THE OCCURRENCE OF THE OFFICIAL ACTION.
22 23 24 25	(3) THE COURT, AFTER HEARING AND CONSIDERING ALL THE CIRCUMSTANCES IN THE CASE AND VOIDING AN ACTION OF THE COUNTY COUNCIL, SHALL REVERSE, OR REVERSE AND REMAND, THE CASE TO THE DISTRICT COUNCIL FOR RECONSIDERATION.
26	(B) PENALTIES.
27 28 29	(1) A PERSON WHO KNOWINGLY AND WILLFULLY VIOLATES THIS PART IS GUILTY OF A MISDEMEANOR AND ON CONVICTION IS SUBJECT TO A FINE NOT EXCEEDING \$1,000 OR IMPRISONMENT NOT EXCEEDING 1 YEAR OR BOTH.
$30 \\ 31 \\ 32$	(2) IF THE PERSON IS A BUSINESS ENTITY AND NOT A NATURAL PERSON, EACH OFFICER AND PARTNER OF THE BUSINESS ENTITY WHO KNOWINGLY AUTHORIZED OR PARTICIPATED IN THE VIOLATION IS GUILTY OF A

1 MISDEMEANOR AND ON CONVICTION IS SUBJECT TO THE SAME PENALTIES AS 2 THE BUSINESS ENTITY.

3 (3) A MEMBER IS GUILTY OF VIOLATING THIS PART ONLY IF THE 4 MEMBER FAILS TO ABSTAIN FROM VOTING OR PARTICIPATING IN A 5 PROCEEDING, BASED ON INFORMATION CONTAINED IN AN AFFIDAVIT FILED 6 WITH THE COUNTY COUNCIL BY AN APPLICANT OR AGENT, IN VIOLATION OF § 7 5–835(B) OF THIS SUBTITLE.

8 (4) AN ACTION TAKEN IN RELIANCE ON AN OPINION OF THE 9 ETHICS COMMISSION MAY NOT BE DEEMED A KNOWING AND WILLFUL 10 VIOLATION.

11 (C) **PRESERVATION OF DOCUMENTS.**

12 (1) A PERSON WHO IS SUBJECT TO THIS PART SHALL PRESERVE 13 ALL ACCOUNTS, BILLS, RECEIPTS, BOOKS, PAPERS, AND OTHER DOCUMENTS 14 NECESSARY TO COMPLETE AND SUBSTANTIATE ANY REPORTS, STATEMENTS, OR 15 RECORDS REQUIRED TO BE MADE UNDER THIS PART FOR 3 YEARS FROM THE 16 DATE OF FILING THE APPLICATION.

17(2)THE DOCUMENTS SHALL BE AVAILABLE FOR INSPECTION ON18REQUEST OF THE ETHICS COMMISSION AFTER REASONABLE NOTICE.

- 19 REVISOR'S NOTE: This section formerly was SG § 15–835.
- 20In subsection (c)(2) of this section, the former reference to "papers" is21deleted as included in the reference to "documents".
- 22 The only other changes are in style.
- 23 Defined terms: "Agent" § 5–833
- 24 "Applicant" § 5–833
- 25 "Application" § 5–833
- 26 "Business entity" § 5–833
- 27 "County Council" § 5–833
- 28 "District Council" § 5–833
- 29 "Ethics Commission" 5–101
- 30 "Member" § 5–833
- 31 "Person" § 1–114
- 32 **5–840. RESERVED.**
- 33 **5–841. Reserved.**

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1 2	PART VI. REGIONAL DISTRICT — SPECIAL PROVISIONS FOR MONTGOMERY COUNTY.
3	5–842. DEFINITIONS.
4	(A) IN GENERAL.
5	IN THIS PART THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.
6	REVISOR'S NOTE: This subsection formerly was SG § 15–838(a).
7	The only changes are in style.
8	(B) APPLICANT.
9 10	(1) (I) "APPLICANT" MEANS AN INDIVIDUAL OR A BUSINESS ENTITY THAT IS:
$\frac{11}{12}$	1. A TITLE OWNER OR CONTRACT PURCHASER OF LAND THAT IS THE SUBJECT OF AN APPLICATION;
$13 \\ 14 \\ 15$	2. A TRUSTEE WHO HAS AN INTEREST IN LAND THAT IS THE SUBJECT OF AN APPLICATION, EXCLUDING A TRUSTEE DESCRIBED IN A MORTGAGE OR DEED OF TRUST; OR
16 17 18	3. A HOLDER OF AT LEAST A 5% INTEREST IN A BUSINESS ENTITY WHO HAS AN INTEREST IN LAND THAT IS THE SUBJECT OF AN APPLICATION.
$19\\20\\21\\22$	(II) "APPLICANT" INCLUDES, IF THE APPLICANT IS A CORPORATION, THE DIRECTORS AND OFFICERS OF THE CORPORATION THAT ACTUALLY HOLDS TITLE TO THE LAND, OR IS A CONTRACT PURCHASER OF THE LAND, THAT IS THE SUBJECT OF AN APPLICATION.
23	(2) "APPLICANT" DOES NOT INCLUDE:
24 25 26 27	(I) A FINANCIAL INSTITUTION THAT HAS LOANED MONEY OR EXTENDED FINANCING FOR THE ACQUISITION, DEVELOPMENT, OR CONSTRUCTION OR IMPROVEMENTS ON THE LAND THAT IS THE SUBJECT OF AN APPLICATION;
28	(II) A MUNICIPAL CORPORATION OR PUBLIC CORPORATION;
29	(III) A PUBLIC AUTHORITY;

$\frac{1}{2}$	SCOPE OF DIVI	(IV) A PUBLIC SERVICE COMPANY ACTING WITHIN THE SION I OF THE PUBLIC UTILITIES ARTICLE; OR
3		(V) A PERSON WHO IS HIRED OR RETAINED AS AN
4	ACCOUNTANT,	AN ATTORNEY, AN ARCHITECT, AN ENGINEER, A LAND USE
5	CONSULTANT,	AN ECONOMIC CONSULTANT, A REAL ESTATE AGENT, A REAL
6	ESTATE BROKE	R, A TRAFFIC CONSULTANT, OR A TRAFFIC ENGINEER.
7	REVISOR	'S NOTE: This subsection formerly was SG § 15–838(b).
8	The	only changes are in style.
9	Defined te	erms: "Application" § 5–842
10		siness entity" § 5–842
11	"Inc	cludes" § 1–110
12	"Int	erest" § 5–101
13	"Mu	anicipal corporation" § 5–101
14	"Pe	rson" § 1–114
15	(C) AP	PLICATION.
16	"APPLIC	ATION" MEANS AN APPLICATION FOR A LOCAL MAP AMENDMENT,
17		ECLASSIFICATION.
18	REVISOR	'S NOTE: This subsection formerly was SG § 15–838(c).
19	No c	hanges are made.
20	Defined te	erm: "Including" § 1–110
21	(D) BU	SINESS ENTITY.
22	"BUSINE	SS ENTITY" MEANS:
23	(1)	A CORPORATION;
24	(2)	A GENERAL PARTNERSHIP;
25	(3)	A JOINT VENTURE;
26	(4)	A LIMITED LIABILITY COMPANY;
27	(5)	A LIMITED PARTNERSHIP; OR

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1	(6) A SOLE PROPRIETORSHIP.
$\frac{2}{3}$	REVISOR'S NOTE: This subsection is new language derived without substantive change from former SG § 15–838(d).
4	(E) CANDIDATE.
5 6 7	"CANDIDATE" MEANS AN INDIVIDUAL WHO WINS AN ELECTION TO THE OFFICE OF COUNTY EXECUTIVE OR COUNTY COUNCIL OF MONTGOMERY COUNTY.
8	REVISOR'S NOTE: This subsection formerly was SG § 15–838(e).
9	No changes are made.
10	(F) CONTRIBUTION.
11	(1) (I) "CONTRIBUTION" MEANS:
$12 \\ 13 \\ 14 \\ 15$	1. A PAYMENT OR TRANSFER OF MONEY OR PROPERTY OF \$500 OR MORE, CALCULATED CUMULATIVELY DURING A 4-YEAR ELECTION CYCLE, TO THE TREASURER OF EITHER A CANDIDATE OR A POLITICAL COMMITTEE; OR
16 17 18 19	2. THE INCURRING OF ANY LIABILITY OR PROMISE OF ANYTHING OF VALUE OF \$500 OR MORE, CALCULATED CUMULATIVELY DURING A 4-YEAR ELECTION CYCLE, TO THE TREASURER OF EITHER A CANDIDATE OR A POLITICAL COMMITTEE.
$\begin{array}{c} 20\\ 21 \end{array}$	(II) "CONTRIBUTION" INCLUDES A PAYMENT OR TRANSFER TO A SLATE WITH WHICH A CANDIDATE IS ASSOCIATED.
$22 \\ 23 \\ 24$	(2) (I) EXCEPT AS PROVIDED IN SUBPARAGRAPH (II) OF THIS PARAGRAPH, THE \$500 CUMULATIVE THRESHOLD CONTRIBUTION IS CALCULATED SEPARATELY AS TO EACH CANDIDATE OR ELECTED OFFICIAL.
$25 \\ 26 \\ 27$	(II) FOR PURPOSES OF THIS PART, A CUMULATIVE CONTRIBUTION OF \$500 OR MORE TO A SLATE IS FULLY ATTRIBUTED TO EACH CANDIDATE ON THE SLATE.
28	REVISOR'S NOTE: This subsection formerly was SG § 15–838(f).
29	The only changes are in style.

$ \begin{array}{c} 1 \\ 2 \\ 3 \\ 4 \\ 5 \\ 6 \end{array} $	Defined terms: "Candidate" § 5–842 "Elected official" § 5–842 "Includes" § 1–110 "Political committee" § 5–842 "Slate" § 5–842 "Treasurer" § 5–842
7	(G) CONTRIBUTOR.
$\frac{8}{9}$	"CONTRIBUTOR" MEANS AN INDIVIDUAL OR BUSINESS ENTITY THAT MAKES A CONTRIBUTION.
10	REVISOR'S NOTE: This subsection formerly was SG § 15–838(g).
11	No changes are made.
$\begin{array}{c} 12\\ 13 \end{array}$	Defined terms: "Business entity" § 5–842 "Contribution" § 5–842
14	(H) ELECTED OFFICIAL.
$15 \\ 16 \\ 17$	"ELECTED OFFICIAL" MEANS AN INDIVIDUAL WHO HOLDS THE OFFICE OF COUNTY EXECUTIVE OR MEMBER OF THE COUNTY COUNCIL OF MONTGOMERY COUNTY.
18	REVISOR'S NOTE: This subsection formerly was SG § 15–838(h).
19	No changes are made.
20	(I) PARTY OF RECORD.
21 22 23 24	(1) "PARTY OF RECORD" MEANS AN INDIVIDUAL OR A BUSINESS ENTITY THAT IS GRANTED STANDING TO PARTICIPATE IN A LOCAL MAP AMENDMENT PROCEEDING BY THE COUNTY COUNCIL, SITTING AS THE DISTRICT COUNCIL, OR ITS HEARING EXAMINER.
25 26 27 28 29	(2) "PARTY OF RECORD" DOES NOT INCLUDE AN ATTORNEY, A CONSULTANT, AN EMPLOYEE, OR ANY OTHER AGENT OF A PARTY OF RECORD, INCLUDING AN AUTHORIZED REPRESENTATIVE OF A COMMUNITY ASSOCIATION WHO IS PARTICIPATING IN A PROCEEDING SOLELY ON BEHALF OF THE ASSOCIATION.
30	REVISOR'S NOTE: This subsection formerly was SG § 15–838(i).

31 No changes are made.

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$egin{array}{c} 1 \\ 2 \\ 3 \end{array}$	Defined terms: "Business entity" § 5–842 "Employee" § 5–101 "Including" § 1–110
4	(J) POLITICAL ACTION COMMITTEE.
5	"POLITICAL ACTION COMMITTEE" MEANS A POLITICAL COMMITTEE THAT
6	IS NOT:
7	(1) A POLITICAL PARTY;
8	(2) A CENTRAL COMMITTEE;
9	(3) A SLATE; OR
10	(4) A POLITICAL COMMITTEE ORGANIZED AND OPERATED BY, AND
11	SOLELY ON BEHALF OF, AN INDIVIDUAL RUNNING FOR AN ELECTIVE OFFICE OR
12	A SLATE.
13	REVISOR'S NOTE: This subsection formerly was SG § 15–838(j).
14	The only changes are in style.
15	Defined terms: "Political committee" § 5–842
16	"Slate" § 5–842
17	(K) POLITICAL COMMITTEE.
18	"POLITICAL COMMITTEE" MEANS ANY COMBINATION OF TWO OR MORE
19	PERSONS APPOINTED BY A CANDIDATE OR ANY OTHER PERSON OR FORMED IN
20	ANY OTHER MANNER THAT ASSISTS OR ATTEMPTS TO ASSIST IN ANY MANNER
21	THE PROMOTION OF THE SUCCESS OR DEFEAT OF ANY CANDIDATE,
22	CANDIDATES, POLITICAL PARTY, PRINCIPLE, OR PROPOSITION SUBMITTED TO A
23	VOTE IN ANY ELECTION.
24	REVISOR'S NOTE: This subsection formerly was SG § 15–838(k).
25	The only changes are in style.
26	Defined terms: "Candidate" § 5–842
$\frac{20}{27}$	"Person" § 1–114
28	(L) SLATE.

$egin{array}{c} 1 \\ 2 \\ 3 \end{array}$	(1) "SLATE" MEANS A POLITICAL COMMITTEE OF TWO OR MORE CANDIDATES WHO JOIN TOGETHER TO CONDUCT AND PAY FOR JOINT ACTIVITIES.
45	(2) "SLATE" DOES NOT INCLUDE A POLITICAL PARTY OR A CENTRAL COMMITTEE.
6	REVISOR'S NOTE: This subsection formerly was SG § 15–838(l).
7	No changes are made.
8 9	Defined terms: "Candidate" § 5–842 "Political committee" § 5–842
10	(M) TREASURER.
$\begin{array}{c} 11 \\ 12 \end{array}$	(1) "TREASURER" HAS THE MEANING STATED IN § 1–101 OF THE ELECTION LAW ARTICLE.
13	(2) "TREASURER" INCLUDES A SUBTREASURER.
14	REVISOR'S NOTE: This subsection formerly was SG § 15–838(m).
15	No changes are made.
16	Defined term: "Includes" § 1–110
17	5-843. DISCLOSURE STATEMENTS.
18	(A) IN GENERAL.
19 20 21 22	AN APPLICANT OR PARTY OF RECORD WHO MAKES A CONTRIBUTION DURING THE 4–YEAR ELECTION CYCLE BEFORE THE FILING OF THE APPLICATION OR DURING THE PENDENCY OF THE APPLICATION SHALL DISCLOSE THE CONTRIBUTION IN ACCORDANCE WITH THIS SECTION.
23	(B) CONTENTS; FILING; TIME LIMITATIONS.
$\begin{array}{c} 24 \\ 25 \end{array}$	(1) (I) ON FILING AN APPLICATION, AN APPLICANT SHALL SUBMIT A DISCLOSURE STATEMENT THAT:
26 27 28	1. NAMES EACH CANDIDATE OR ELECTED OFFICIAL TO WHOSE TREASURER OR POLITICAL COMMITTEE THE APPLICANT MADE A CONTRIBUTION; AND

2. STATES THE AMOUNT AND THE DATE OF THE 1 $\mathbf{2}$ CONTRIBUTION. 3 (II) IF A CONTRIBUTION WAS NOT MADE, THE DISCLOSURE STATEMENT SHALL SO STATE. 4 THE DISCLOSURE STATEMENT SHALL BE FILED: $\mathbf{5}$ (2) 6 **(I)** ON A FORM APPROVED BY THE COUNTY COUNCIL, 7 WHICH SHALL CONTAIN: 8 1. AN AFFIRMATION CLAUSE TO BE SIGNED BY THE 9 APPLICANT UNDER THE PENALTIES OF PERJURY THAT THE CONTENTS OF THE 10 DISCLOSURE STATEMENT ARE TRUE TO THE BEST OF THE APPLICANT'S 11 KNOWLEDGE, INFORMATION, AND BELIEF; AND 2. 12A NOTICE THAT NONCOMPLIANCE WITH THIS 13 SUBTITLE MAY RESULT IN A FINE NOT EXCEEDING \$1,000; AND 14(II) WITH THE CHIEF HEARING EXAMINER OF THE OFFICE OF ZONING AND ADMINISTRATIVE HEARINGS, UNLESS THE COUNTY COUNCIL 1516 **DETERMINES OTHERWISE.** 17WITHIN 2 WEEKS AFTER ENTERING A PROCEEDING, A PARTY (3) OF RECORD THAT HAS MADE A CONTRIBUTION SHALL SUBMIT A DISCLOSURE 18 19 STATEMENT AS DESCRIBED UNDER PARAGRAPH (2) OF THIS SUBSECTION. 20(4) A CONTRIBUTION MADE AFTER THE FILING OF THE INITIAL 21DISCLOSURE AND BEFORE THE FINAL DISPOSITION OF THE APPLICATION BY 22THE DISTRICT COUNCIL SHALL BE DISCLOSED WITHIN 5 BUSINESS DAYS AFTER 23THE CONTRIBUTION. 24(C) APPLICABILITY OF PART. 25(1) EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS SUBSECTION, A CONTRIBUTOR IS SUBJECT TO THIS PART IF THE CONTRIBUTOR 2627MAKES A CONTRIBUTION TO A CANDIDATE, A SLATE, OR A CANDIDATE'S 28POLITICAL COMMITTEE. 29(2) THIS PART DOES NOT APPLY TO A TRANSFER BY A POLITICAL 30 ACTION COMMITTEE TO A CANDIDATE OR TO THE POLITICAL COMMITTEE OF A

31 CANDIDATE OR AN ELECTED OFFICIAL.

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1	(D) RECORDS — CUSTODIAN ; INSPECTION.
$\frac{2}{3}$	(1) THE CHIEF HEARING EXAMINER OF THE OFFICE OF ZONING AND ADMINISTRATIVE APPEALS:
4 5	(I) IS THE OFFICIAL CUSTODIAN OF RECORDS FILED UNDER THIS PART; AND
6 7 8	(II) SHALL PREPARE A SUMMARY REPORT AT LEAST TWICE EACH CALENDAR YEAR COMPILING ALL AFFIDAVITS AND DISCLOSURES THAT HAVE BEEN FILED.
9	(2) A SUMMARY REPORT AND DISCLOSURE STATEMENT FILED
10	UNDER THIS PART SHALL BE A MATTER OF PUBLIC RECORD AND AVAILABLE
11	FOR INSPECTION ON WRITTEN REQUEST.
12	REVISOR'S NOTE: This section formerly was SG § 15–839.
13	The only changes are in style.
14	Defined terms: "Applicant" § 5–842
15	"Application" § 5–842
16	"Candidate" § 5–842
17	"Contribution" § 5–842
$\frac{18}{19}$	"Contributor" § 5–842 "Elected official" § 5–842
$\frac{19}{20}$	"Party of record" § 5–842
$\frac{1}{21}$	"Political action committee" § 5–842
22	"Political committee" § 5–842
23	"Slate" § 5–842
24	"Treasurer" § 5–842
25	5-844. VIOLATIONS; PENALTY; ENFORCEMENT.
26	(A) VIOLATIONS; PENALTY.
27	A PERSON WHO KNOWINGLY AND WILLFULLY VIOLATES THIS PART IS
28	GUILTY OF A MISDEMEANOR AND ON CONVICTION IS SUBJECT TO A FINE NOT
29	EXCEEDING \$1,000.
30	(B) VIOLATION BY BUSINESS ENTITY.
$\frac{31}{32}$	IF THE PERSON IS A BUSINESS ENTITY AND NOT A NATURAL PERSON, EACH OFFICER AND PARTNER OF THE BUSINESS ENTITY WHO KNOWINGLY

AUTHORIZED OR PARTICIPATED IN THE VIOLATION IS GUILTY OF A

1

 $\mathbf{2}$ MISDEMEANOR AND ON CONVICTION IS SUBJECT TO THE SAME PENALTIES AS 3 THE BUSINESS ENTITY. 4 **(C) ENFORCEMENT.** THIS PART SHALL BE ENFORCED BY THE STATE'S ATTORNEY FOR $\mathbf{5}$ 6 **MONTGOMERY COUNTY.** 7 REVISOR'S NOTE: This section formerly was SG § 15-840. 8 The only changes are in style. 9 Defined terms: "Business entity" § 5-842 "Person" § 1–114 10 11 5–845. ACCURACY OF DISCLOSURE STATEMENTS. 12**(**A**)** NO LEGAL DUTY TO VERIFY. 13THE COUNTY COUNCIL HAS NO LEGAL DUTY TO VERIFY THE ACCURACY 14OF ANY DISCLOSURE STATEMENT FILED UNDER THIS PART. 15**(B)** NO GROUNDS TO INVALIDATE COUNTY COUNCIL DECISION. FAILURE BY ANY PERSON, INCLUDING THE CHIEF HEARING EXAMINER 16 OF THE OFFICE OF ZONING AND ADMINISTRATIVE APPEALS, TO COMPLY WITH 17 THIS PART IS NOT GROUNDS FOR INVALIDATION OF ANY DECISION BY THE 18 COUNTY COUNCIL, SITTING AS THE DISTRICT COUNCIL, FOR WHICH A 1920DISCLOSURE STATEMENT IS REQUIRED. 21REVISOR'S NOTE: This section formerly was SG § 15–841. 22The only changes are in style. Defined terms: "Including" § 1–110 23"Person" § 1-114 245-846. RESERVED. 25265–847. RESERVED. PART VII. LOBBYING DISCLOSURE — SPECIAL PROVISIONS FOR 27**MONTGOMERY AND PRINCE GEORGE'S COUNTIES.** 28

1	5–848. DEFINITIONS.
2	(A) IN GENERAL.
3	IN THIS PART THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.
4	REVISOR'S NOTE: This subsection formerly was SG § 15–844(a).
5	The only changes are in style.
6	(B) CANDIDATE.
7 8 9	"CANDIDATE" HAS THE MEANING STATED IN § 1–101 OF THE ELECTION Law Article, but only as it applies to a candidate seeking election as a local official.
10	REVISOR'S NOTE: This subsection formerly was SG § 15–844(b).
11	No changes are made.
12	Defined term: "Local official" § 5–848
13	(C) CONTRIBUTION.
$14\\15$	"Contribution" has the meaning stated in § 1-101 of the Election Law Article.
16 17 18	REVISOR'S NOTE: This subsection is new language derived without substantive change from former SG § 15–844(c), as it related to the definition of "contribution".
19	(D) LOBBYIST.
$20 \\ 21 \\ 22$	"LOBBYIST" MEANS A PERSON REQUIRED TO REGISTER UNDER § 2–295 OF THE PRINCE GEORGE'S COUNTY CODE OR § 19A–21 OF THE MONTGOMERY COUNTY CODE.
23	REVISOR'S NOTE: This subsection formerly was SG § 15–844(d).
24	No changes are made.
25	Defined term: "Person" § 1–114
26	(E) LOCAL OFFICIAL.

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1	"LOCAI	C OFFICIAL" MEANS:
$2 \\ 3$	```	1) A MEMBER OF THE COUNTY COUNCIL OF PRINCE GEORGE'S THE COUNTY EXECUTIVE OF PRINCE GEORGE'S COUNTY; OR
4 5	``	2) A MEMBER OF THE COUNTY COUNCIL OF MONTGOMERY THE COUNTY EXECUTIVE OF MONTGOMERY COUNTY.
6	REVISO	OR'S NOTE: This subsection formerly was SG § 15–844(e).
7	N	o changes are made.
8	(F) P	OLITICAL COMMITTEE.
9 10	"POLIT Election La	ICAL COMMITTEE" HAS THE MEANINGS STATED IN § 1–101 OF THE AW ARTICLE.
11 12 13	SU	DR'S NOTE: This subsection is new language derived without abstantive change from former SG § 15–844(c), as it related to the efinition of "political committee".
14	5-849. REST	RICTIONS ON LOBBYING ACTIVITY.
15	(A) F	UND-RAISING RESTRICTIONS.
16 17 18 19	AND EXTENDI LOBBYIST WH	NING WITH THE EFFECTIVE DATE OF A LOBBYING REGISTRATION ING THROUGH THE ENDING DATE OF THE REGISTRATION PERIOD, A IO LOBBIES A LOCAL OFFICIAL, OR A PERSON ACTING ON BEHALF YIST, MAY NOT:
$20 \\ 21 \\ 22$	CONTRIBUTIO	I) SOLICIT OR TRANSMIT DIRECTLY OR INDIRECTLY A ON FROM ANY PERSON, INCLUDING A POLITICAL COMMITTEE, FOR OF A LOCAL OFFICIAL OR CANDIDATE;
$\begin{array}{c} 23\\ 24 \end{array}$	· ·	2) SERVE ON A FUND–RAISING COMMITTEE OF, OR A POLITICAL FOR THE BENEFIT OF, A LOCAL OFFICIAL OR CANDIDATE; OR
$\begin{array}{c} 25\\ 26 \end{array}$	· ·	3) ACT AS A TREASURER OR CHAIR OF A POLITICAL COMMITTEE EFIT OF A LOCAL OFFICIAL OR CANDIDATE.
27	(B) A	LLOWED ACTIVITIES.
28	THIS PA	ART MAY NOT BE CONSTRUED TO PROHIBIT A LOBBYIST FROM:

1	(1) MAKING A PERSONAL CONTRIBUTION WITHIN THE
2	LIMITATIONS ESTABLISHED UNDER THE ELECTION LAW ARTICLE; OR
3	(2) INFORMING THE LOBBYIST'S EMPLOYER OR OTHERS OF THE
4	POSITIONS TAKEN BY A PARTICULAR CANDIDATE.
5	(C) VIOLATION; PENALTIES.
6	(1) A PERSON WHO KNOWINGLY AND WILLFULLY VIOLATES THIS
7	PART IS GUILTY OF A MISDEMEANOR AND ON CONVICTION IS SUBJECT TO A FINE
8	NOT EXCEEDING \$1,000 OR IMPRISONMENT NOT EXCEEDING 1 YEAR OR BOTH.
9	(2) IF THE PERSON IS A BUSINESS ENTITY AND NOT A NATURAL
10	PERSON, EACH OFFICER AND PARTNER OF THE BUSINESS ENTITY WHO
11	KNOWINGLY AUTHORIZED OR PARTICIPATED IN THE VIOLATION IS GUILTY OF A
12 13	MISDEMEANOR AND ON CONVICTION IS SUBJECT TO THE SAME PENALTIES AS THE BUSINESS ENTITY.
14	REVISOR'S NOTE: This section formerly was SG § 15–845.
15	In subsection (b)(2) of this section, the former reference to a candidate
16	"for office" is deleted as surplusage.
17	The only other changes are in style.
18	Defined terms: "Business entity" § 5–101
19	"Candidate" § 5–848
20	"Contribution" § 5–848
21	"Employer" § 5–101
22	"Including" § 1–110
23	"Lobbying" § 5–801
24	"Lobbyist" § 5–848
25	"Local official" § 5–848
26	"Person" § 1–114
27	"Political committee" § 5–848
28	5-850. RESERVED.
29	5–851. RESERVED.
30	PART VIII. SPECIAL PROVISIONS FOR HOWARD COUNTY.
31	5–852. DEFINITIONS.
32	(A) IN GENERAL.

1 IN THIS PART THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED. $\mathbf{2}$ REVISOR'S NOTE: This subsection formerly was SG § 15–848(a). 3 The only changes are in style. (B) APPLICANT. 4 $\mathbf{5}$ (1) "APPLICANT" MEANS AN INDIVIDUAL OR A BUSINESS ENTITY 6 THAT IS, WITH REGARD TO THE LAND THAT IS THE SUBJECT OF AN 7 **APPLICATION:** 8 **(I)** A TITLE OWNER, AN ASSIGNEE, OR A CONTRACT 9 PURCHASER OF THE LAND; 10 A TRUSTEE THAT HAS AN INTEREST IN THE LAND, **(II)** 11 EXCLUDING A TRUSTEE DESCRIBED IN A MORTGAGE OR DEED OF TRUST; OR 12 (III) A HOLDER OF AT LEAST A 5% INTEREST IN A BUSINESS 13 ENTITY THAT HAS AN INTEREST IN THE LAND IF: 141. THE INTEREST HOLDER \mathbf{IS} **INVOLVED** SIGNIFICANTLY IN DIRECTING THE AFFAIRS OF THE BUSINESS ENTITY, 15INCLUDING THE DISPOSITION OF THE LAND; OR 16 172. THE INTEREST HOLDER IS ENGAGED IN 18 SUBSTANTIVE ACTIONS SPECIFICALLY PERTAINING TO LAND DEVELOPMENT IN 19 HOWARD COUNTY AS A REGULAR PART OF THE ACTIVITY OF THE BUSINESS 20ENTITY. "APPLICANT" INCLUDES: (2) 2122**(I)** ANY OTHER BUSINESS ENTITY IN WHICH AN INDIVIDUAL 23OR BUSINESS ENTITY DESCRIBED IN PARAGRAPH (1) OF THIS SUBSECTION HOLDS AT LEAST A 3% INTEREST; 2425AN OFFICER OR A DIRECTOR OF A CORPORATION WHO **(II)** 26ACTUALLY HOLDS TITLE TO, OR IS THE CONTRACT PURCHASER OR ASSIGNEE 27OF, THE LAND THAT IS THE SUBJECT OF AN APPLICATION IF: THE CORPORATION IS LISTED ON A NATIONAL 281. 29SECURITIES EXCHANGE AND THE OFFICER OR DIRECTOR OWNS AT LEAST 5% OF 30 **ITS STOCK; OR**

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1 2. IN THE CASE OF ANY OTHER CORPORATION, THE $\mathbf{2}$ OFFICER OR DIRECTOR OWNS ANY INTEREST IN THE CORPORATION; OR 3 (III) AS TO AN APPLICATION FOR A ZONING REGULATION, 4 ANY PERSON AUTHORIZED TO SIGN THE APPLICATION. "APPLICANT" DOES NOT INCLUDE: $\mathbf{5}$ (3) 6 A FINANCIAL INSTITUTION THAT HAS LOANED MONEY **(I)** 7 OR EXTENDED FINANCING FOR THE ACQUISITION, DEVELOPMENT, OR CONSTRUCTION OF IMPROVEMENTS ON THE LAND THAT IS THE SUBJECT OF AN 8 9 **APPLICATION:** 10 **(II)** A MUNICIPAL CORPORATION OR PUBLIC CORPORATION; (III) A PUBLIC AUTHORITY; 11 12 (IV) A PUBLIC SERVICE COMPANY ACTING WITHIN THE SCOPE OF DIVISION I OF THE PUBLIC UTILITIES ARTICLE; OR 1314**(**V**) A PERSON WHO IS:** 151. LESS THAN A FULL-TIME EMPLOYEE OF A PERSON DESCRIBED IN PARAGRAPH (1) OR (2) OF THIS SUBSECTION; AND 16 172. HIRED OR RETAINED AS AN ACCOUNTANT, AN 18ATTORNEY, AN ARCHITECT, AN ENGINEER, A LAND USE CONSULTANT, AN 19ECONOMIC CONSULTANT, A REAL ESTATE AGENT, A REAL ESTATE BROKER, A 20TRAFFIC CONSULTANT, OR A TRAFFIC ENGINEER. 21REVISOR'S NOTE: This subsection formerly was SG § 15–848(b). 22The only changes are in style. 23Defined terms: "Application" § 5-852 "Business entity" § 5-852 24"Employee" § 5-101 25"Includes", "Including" § 1–110 26"Interest" § 5–101 27"Municipal corporation" § 5–101 28"Person" § 1–114 2930 **(C) APPLICATION.**

"APPLICATION" MEANS: 1 $\mathbf{2}$ (1) AN APPLICATION FOR A ZONING MAP AMENDMENT; 3 (2) AN APPLICATION FOR A ZONING REGULATION AMENDMENT; 4 OR $\mathbf{5}$ (3) PARTICIPATION IN THE ADOPTION AND APPROVAL OF A 6 COMPREHENSIVE ZONING PLAN BY APPEARING AT A PUBLIC HEARING, FILING A 7 STATEMENT IN AN OFFICIAL RECORD, OR ENGAGING IN OTHER SIMILAR COMMUNICATION WITH AN ELECTED OFFICIAL, WHERE THE INTENT IS TO 8 CHANGE THE CLASSIFICATION OR INCREASE THE DENSITY OF THE LAND OF THE 9 APPLICANT. 10 11 REVISOR'S NOTE: This subsection formerly was SG § 15–848(c). 12No changes are made. 13Defined terms: "Applicant" § 5-852 "Elected official" § 5-852 1415**(D) BUSINESS ENTITY.** 16 **"BUSINESS ENTITY" MEANS:** 17(1) A CORPORATION; 18 (2) A GENERAL PARTNERSHIP; 19(3) A JOINT VENTURE; 20(4) A LIMITED LIABILITY COMPANY; 21(5) A LIMITED PARTNERSHIP; OR 22(6) A SOLE PROPRIETORSHIP. 23REVISOR'S NOTE: This subsection is new language derived without 24substantive change from former SG § 15–848(d).

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25 (E) CANDIDATE.

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$egin{array}{c} 1 \\ 2 \\ 3 \end{array}$	"CANDIDATE" MEANS A CANDIDATE FOR ELECTION AS HOWARD COUNTY EXECUTIVE, OR TO THE HOWARD COUNTY COUNCIL, WHO BECOMES AN ELECTED OFFICIAL.
4	REVISOR'S NOTE: This subsection formerly was SG § 15–848(e).
5	The only changes are in style.
6	Defined term: "Elected official" § 5–852
7	(F) CONTRIBUTION.
8 9 10 11	"CONTRIBUTION" MEANS ANY PAYMENT OR TRANSFER OF MONEY OR PROPERTY OR THE INCURRING OF ANY LIABILITY OR PROMISE OF ANYTHING OF VALUE TO THE TREASURER OF A CANDIDATE, A POLITICAL COMMITTEE, OR A SLATE.
12	REVISOR'S NOTE: This subsection formerly was SG § 15–848(f).
13	No changes are made.
$14\\15\\16\\17$	Defined terms: "Candidate" § 5–852 "Political committee" § 5–852 "Slate" § 5–852 "Treasurer" § 5–852
18	(G) CONTRIBUTOR.
$\begin{array}{c} 19\\ 20 \end{array}$	"CONTRIBUTOR" MEANS AN INDIVIDUAL OR BUSINESS ENTITY THAT MAKES A CONTRIBUTION.
21	REVISOR'S NOTE: This subsection formerly was SG § 15–848(g).
22	No changes are made.
$\frac{23}{24}$	Defined terms: "Business entity" § 5–852 "Contribution" § 5–852
25	(H) ELECTED OFFICIAL.
$\frac{26}{27}$	"Elected official" means an individual who serves as Howard County Executive or as a member of the Howard County Council.
28	REVISOR'S NOTE: This subsection formerly was SG § 15–848(h).

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1		No changes are made.
2	(I)	ENGAGING IN BUSINESS.
3		(1) "ENGAGING IN BUSINESS" MEANS ENTERING INTO:
4 5	INVOLVINO	(I) A SALE, A PURCHASE, A LEASE, OR OTHER TRANSACTION G GOODS, SERVICES, OR REAL PROPERTY; OR
$6 \\ 7$	CREDIT, O	(II) A CONTRACT, AN AWARD, A LOAN, AN EXTENSION OF R ANY OTHER FINANCIAL TRANSACTION.
8 9 10 11 12		
13	REV	ISOR'S NOTE: This subsection formerly was SG § 15–848(i).
14		The only changes are in style.
15	(J)	FAMILY MEMBER.
16 17 18	APPLICAN	MILY MEMBER" MEANS THE SPOUSE OR CHILD OF EITHER AN T OR A PARTY OF RECORD WHO HAS MADE A CONTRIBUTION WITH THE GE AND CONSENT OF THE APPLICANT OR PARTY OF RECORD.
19	REV	ISOR'S NOTE: This subsection formerly was SG § 15–848(j).
20		No changes are made.
21 22 23	Defir	ned terms: "Applicant" § 5–852 "Contribution" § 5–852 "Party of record" § 5–852
24	(K)	PARTY OF RECORD.
25 26 27 28	PARTICIPA OR THE Z	RTY OF RECORD" MEANS AN INDIVIDUAL OR BUSINESS ENTITY THAT ATES IN A MAP AMENDMENT PROCEEDING BY THE COUNTY COUNCIL ZONING BOARD, OR WHO PARTICIPATES IN THE ADOPTION AND A OF A COMPREHENSIVE ZONING PLAN BY APPEARING AT A PUBLIC

HEARING, FILING A STATEMENT IN AN OFFICIAL RECORD, OR ENGAGING IN
 OTHER SIMILAR COMMUNICATION WITH AN ELECTED OFFICIAL WHERE THE

$\frac{1}{2}$	INTENT IS TO OPPOSE A CHANGE IN CLASSIFICATION OR AN INCREASE IN DENSITY OF THE LAND OF AN APPLICANT.	
3	REVISOR'S NOTE: This subsection formerly was SG § 15–848(k).	
4	No changes are made.	
5	Defined terms: "Applicant" § 5–852	
6	"Business entity" § 5–852	
7	"Elected official" § $5-852$	
8	(L) POLITICAL ACTION COMMITTEE.	
9 10	"POLITICAL ACTION COMMITTEE" MEANS A POLITICAL COMMITTEE THAT IS NOT:	
11	(1) A POLITICAL PARTY;	
12	(2) A CENTRAL COMMITTEE;	
13	(3) A SLATE; OR	
14	(4) A POLITICAL COMMITTEE ORGANIZED AND OPERATED BY, AND	
15	SOLELY ON BEHALF OF, AN INDIVIDUAL RUNNING FOR ANY ELECTIVE OFFICE	
16	OR A SLATE.	
17	REVISOR'S NOTE: This subsection formerly was SG § 15–848(l).	
18	No changes are made.	
19	Defined terms: "Political committee" § 5–852	
20	"Slate" § 5–852	
21	(M) POLITICAL COMMITTEE.	
22	"POLITICAL COMMITTEE" MEANS A COMMITTEE, WHETHER CONTINUING	
23	OR NONCONTINUING, SPECIFICALLY CREATED TO PROMOTE THE CANDIDACY OF	
24	A PERSON RUNNING FOR ELECTIVE OFFICE.	
25	REVISOR'S NOTE: This subsection formerly was SG § 15–848(m).	
26	The only changes are in style.	
27	Defined term: "Person" § 1–114	

1	(N) SLATE.
$2 \\ 3$	"SLATE" MEANS A GROUP, COMBINATION, OR ORGANIZATION OF CANDIDATES CREATED UNDER THE ELECTION LAW ARTICLE.
4	REVISOR'S NOTE: This subsection formerly was SG § 15–848(n).
5	The only changes are in style.
6	Defined term: "Candidate" § 5–852
7	(O) TREASURER.
$\frac{8}{9}$	(1) "TREASURER" HAS THE MEANING STATED IN § 1–101 OF THE ELECTION LAW ARTICLE.
10	(2) "TREASURER" INCLUDES A SUBTREASURER.
11	REVISOR'S NOTE: This subsection formerly was SG § 15–848(o).
12	The only changes are in style.
13	Defined term: "Includes" § 1–110
14	5-853. CONTRIBUTIONS MADE BY APPLICANTS.
15	(A) AFFIDAVIT.
$\begin{array}{c} 16 \\ 17 \end{array}$	(1) WHEN AN APPLICATION IS FILED, THE APPLICANT SHALL FILE AN AFFIDAVIT, UNDER OATH, STATING WHETHER THE APPLICANT:
18 19 20 21 22	(I) HAS MADE ANY CONTRIBUTION OR CONTRIBUTIONS HAVING A CUMULATIVE VALUE OF AT LEAST \$500 TO THE TREASURER OF A CANDIDATE OR THE TREASURER OF A POLITICAL COMMITTEE DURING THE 48-MONTH PERIOD BEFORE THE APPLICATION IS FILED, TO THE BEST OF THE APPLICANT'S INFORMATION, KNOWLEDGE, AND BELIEF; OR
$\begin{array}{c} 23\\ 24 \end{array}$	(II) CURRENTLY IS ENGAGING IN BUSINESS WITH AN ELECTED OFFICIAL.
25 26 27 28	(2) (I) 1. EXCEPT AS PROVIDED IN SUBSUBPARAGRAPH 2 OF THIS SUBPARAGRAPH, IF THE APPLICANT OR A PARTY OF RECORD OR A FAMILY MEMBER HAS MADE A CONTRIBUTION OR CONTRIBUTIONS HAVING A CUMULATIVE VALUE OF AT LEAST \$500 DURING THE 48-MONTH PERIOD

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1 BEFORE THE APPLICATION WAS FILED OR DURING THE PENDENCY OF THE 2 APPLICATION, THE APPLICANT OR THE PARTY OF RECORD SHALL FILE A 3 DISCLOSURE PROVIDING THE NAME OF THE CANDIDATE OR ELECTED OFFICIAL 4 TO WHOSE TREASURER OR POLITICAL COMMITTEE THE CONTRIBUTION WAS 5 MADE, THE AMOUNT, AND THE DATE OF THE CONTRIBUTION.

6 2. IF THE PARTY OF RECORD IS A COMMUNITY
7 ASSOCIATION, THE ASSOCIATION IS NOT REQUIRED TO POLL ITS MEMBERS TO
8 DISCLOSE INDIVIDUAL CONTRIBUTIONS.

9 (II) A CONTRIBUTION MADE BETWEEN THE FILING OF THE 10 APPLICATION AND THE DISPOSITION OF THE APPLICATION SHALL BE 11 DISCLOSED WITHIN 5 BUSINESS DAYS AFTER THE CONTRIBUTION.

12 (3) AN APPLICANT WHO BEGINS ENGAGING IN BUSINESS WITH AN 13 ELECTED OFFICIAL BETWEEN THE FILING OF THE APPLICATION AND THE 14 DISPOSITION OF THE APPLICATION SHALL FILE THE AFFIDAVIT AT THE TIME OF 15 ENGAGING IN BUSINESS WITH THE ELECTED OFFICIAL.

16 **(B) FILING.**

17 EXCEPT AS PROVIDED IN SUBSECTION (A)(3) OF THIS SECTION, THE 18 AFFIDAVIT OR DISCLOSURE SHALL BE FILED AT LEAST **30** CALENDAR DAYS 19 BEFORE ANY CONSIDERATION OF THE APPLICATION BY AN ELECTED OFFICIAL.

20 (C) DISCLOSURE.

WITHIN 2 WEEKS AFTER ENTERING A PROCEEDING, A PARTY OF RECORD
THAT HAS MADE A CONTRIBUTION SHALL SUBMIT A DISCLOSURE AS DESCRIBED
IN SUBSECTION (A)(2) OF THIS SECTION.

24 (D) APPLICABILITY OF PART.

(1) EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS
SUBSECTION, A CONTRIBUTOR AND AN ELECTED OFFICIAL ARE SUBJECT TO
THIS PART IF THE CONTRIBUTOR MAKES A CONTRIBUTION TO:

- 28 (I) THE CANDIDATE;
- 29 (II) A SLATE; OR
- 30 (III) THE CANDIDATE'S POLITICAL COMMITTEE.

1 (2) THIS PART DOES NOT APPLY TO A TRANSFER BY A POLITICAL 2 ACTION COMMITTEE TO A CANDIDATE OR THE CANDIDATE'S CONTINUING 3 POLITICAL COMMITTEE.

4 **(E) FORM.**

5 (1) AN AFFIDAVIT OR A DISCLOSURE REQUIRED UNDER THIS
6 PART SHALL BE IN A FORM ESTABLISHED BY THE HOWARD COUNTY SOLICITOR
7 AND APPROVED BY THE COUNTY COUNCIL.

8 (2) THE COMPLETED FORM SHALL BE FILED IN THE 9 APPROPRIATE CASE FILE OF AN APPLICATION.

10(3) THE DISCLOSURE FORM SHALL REPEAT THE PENALTY11PROVISION IN § 5-854(A) OF THIS SUBTITLE.

12 **(F)** LATER CONTRIBUTIONS.

13A CONTRIBUTION MADE AFTER THE FILING OF THE INITIAL DISCLOSURE14AND BEFORE FINAL DISPOSITION OF THE APPLICATION BY THE COUNTY15COUNCIL SHALL BE DISCLOSED WITHIN 5 BUSINESS DAYS AFTER THE16CONTRIBUTION.

17 (G) ENFORCEMENT.

18 IN THE ENFORCEMENT OF THIS PART, THE ADMINISTRATIVE ASSISTANT 19 TO THE ZONING BOARD OR THE ADMINISTRATOR OF THE COUNTY COUNCIL, AS 20 APPROPRIATE, CONSIDERING AN APPLICATION SHALL BE SUBJECT TO THE 21 AUTHORITY OF THE HOWARD COUNTY ETHICS COMMISSION AND, UNLESS 22 OTHERWISE DIRECTED BY THE ETHICS COMMISSION, SHALL:

23

(1) **RECEIVE FILINGS OF AFFIDAVITS AND DISCLOSURES;**

24 (2) MAINTAIN FILED AFFIDAVITS AND DISCLOSURES AS PUBLIC
 25 RECORDS AVAILABLE FOR REVIEW BY THE GENERAL PUBLIC DURING NORMAL
 26 BUSINESS HOURS;

27 (3) REPORT VIOLATIONS TO THE HOWARD COUNTY ETHICS 28 COMMISSION; AND

29(4)PERFORM MINISTERIAL DUTIES NECESSARY TO ADMINISTER30THIS PART.

1	(H) SUMMARY REPORT.
$2 \\ 3 \\ 4 \\ 5$	(1) PROMPTLY ON RECEIPT, THE ADMINISTRATIVE ASSISTANT TO THE ZONING BOARD AND THE ADMINISTRATOR OF THE COUNTY COUNCIL SHALL PREPARE A SUMMARY REPORT COMPILING ALL AFFIDAVITS AND DISCLOSURES FILED UNDER THIS PART.
6 7	(2) THE SUMMARY REPORT SHALL BE A PUBLIC RECORD AND AVAILABLE FOR IMMEDIATE INSPECTION ON WRITTEN REQUEST.
8	REVISOR'S NOTE: This section formerly was SG § 15–849.
9 10 11 12	In subsection (a)(2)(i)2 of this section, the phrase "the association is not required" to poll its members is substituted for the former phrase "this paragraph may not be construed to require the association" to poll its members for brevity.
$13 \\ 14 \\ 15 \\ 16$	In the introductory language of subsection (g) of this section, the reference to the "administrative assistant" is substituted for the former reference to the "administrative clerk" to conform to the terminology used in subsection (h) of this section and to the practices of the zoning board.
$\begin{array}{c} 17\\18\end{array}$	In subsection (h)(2) of this section, the former reference to the summary report being a "matter of" public record is deleted as surplusage.
19	The only other changes are in style.
20 21 22 23 24 25 26 27 28 29 30 31	The General Provisions Article Review Committee notes, for consideration by the General Assembly, that although this revision retains the provision in subsection (g) of this section that authorizes the "Ethics Commission" to provide certain direction to the administrative assistant to the Howard County zoning board or the administrator of the Howard County Council when considering an application, the State Ethics Commission has indicated that it is the policy of the Commission not to intervene in local commission matters. The Commission believes that the term "Ethics Commission" refers to the Howard County Ethics Commission, rather than the State Ethics Commission. The General Assembly may wish to clarify the Ethics Commission to which this subsection refers.
32 33 34 35 36	The General Provisions Article Review Committee also notes, for consideration by the General Assembly, that subsection (h) of this section requires the administrative assistant to the zoning board and the administrator of the County Council to prepare a certain summary report compiling affidavits and disclosures "promptly on receipt". However, the

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$rac{1}{2}$		section does not indicate what is to be received. The General Assembly may wish to amend subsection (h) for clarity.
$\frac{3}{4}$	Define	ed terms: "Applicant" § 5–852 "Application" § 5–852
5		"Candidate" § 5–852
$6 \\ 7$		"Contribution" § 5–852 "Contributor" § 5–852
8		"Elected official" § 5–852
9		"Engaging in business" § 5–852
10		"Family member" § 5–852
11		"Party of record" § 5–852
12		"Political action committee" § 5–852
$\begin{array}{c} 13 \\ 14 \end{array}$		"Political committee" § 5–852 "Slate" § 5–852
15		"Treasurer" § 5–852
16	5–854. Vio	LATIONS.
17	(A)	PENALTY.
18		(1) A PERSON WHO KNOWINGLY AND WILLFULLY VIOLATES THIS
19	PART IS SUI	BJECT TO A FINE NOT EXCEEDING \$5,000.
20		(2) IF THE PERSON IS NOT AN INDIVIDUAL, EACH OFFICER AND
21	PARTNER W	HO KNOWINGLY AUTHORIZED OR PARTICIPATED IN THE VIOLATION
22		T TO THE PENALTY SPECIFIED IN PARAGRAPH (1) OF THIS
23	SUBSECTIO	N.
24	(B)	PRESERVATION OF DOCUMENTS.
25		(1) A PERSON WHO IS SUBJECT TO THIS PART SHALL PRESERVE
26	ALL ACCOU	UNTS, BILLS, RECEIPTS, BOOKS, PAPERS, AND OTHER DOCUMENTS
27	NECESSARY	TO COMPLETE AND SUBSTANTIATE ANY REPORTS, STATEMENTS, OR
28	RECORDS R	EQUIRED TO BE MADE UNDER THIS PART FOR 3 YEARS FROM THE
29	DATE OF FI	LING THE APPLICATION.
30		(2) THE DOCUMENTS SHALL BE AVAILABLE FOR INSPECTION ON
31	REQUEST T	O THE HOWARD COUNTY ETHICS COMMISSION, AFTER REASONABLE
32	NOTICE.	
33	REVIS	SOR'S NOTE: This section is new language derived without substantive
34		change from former SG § 15–850.

$\frac{1}{2}$	In subsection (b)(2) of this section, the former reference to "papers" is deleted as included in the reference to "documents".
$\frac{3}{4}$	Defined terms: "Application" § 5–852 "Person" § 1–114
5	5–855. RESERVED.
6	5-856. RESERVED.
7	PART IX. SPECIAL PROVISIONS FOR FREDERICK COUNTY.
8	5–857. DEFINITIONS.
9	(A) IN GENERAL.
10	IN THIS PART THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.
11	REVISOR'S NOTE: This subsection formerly was SG § 15–853(a).
12	The only changes are in style.
13	(B) AGGRIEVED PARTY.
14	"AGGRIEVED PARTY" MEANS:
15	(1) A PROPERTY OWNER WHOSE PROPERTY:
$\begin{array}{c} 16 \\ 17 \end{array}$	(I) ADJOINS, FRONTS, OR IS LOCATED NEAR THE SUBJECT PROPERTY; OR
18 19	(II) IS LOCATED WITHIN SIGHT OR SOUND OF THE SUBJECT PROPERTY; OR
20	(2) AN INDIVIDUAL LOCATED WITHIN THE SAME SUBDIVISION AS
$\frac{21}{22}$	THE SUBJECT PROPERTY OR WHO LIVES UP TO THREE–QUARTERS OF A MILE BY ROAD OR OTHERWISE ONE–HALF MILE AWAY FROM THE SUBJECT PROPERTY.
23	REVISOR'S NOTE: This subsection formerly was SG § 15–853(b).
24	No changes are made.
25	(C) APPLICANT.

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1	(1) "APPLICANT" MEANS A PERSON THAT IS:
$\frac{2}{3}$	(I) A TITLE OWNER OR CONTRACT PURCHASER OF LAND THAT IS THE SUBJECT OF AN APPLICATION;
4 5 6	(II) A TRUSTEE WHO HAS AN INTEREST IN LAND THAT IS THE SUBJECT OF AN APPLICATION, EXCLUDING TRUSTEES DESCRIBED IN A MORTGAGE OR DEED OF TRUST; OR
7 8	(III) A HOLDER OF AT LEAST A 10% INTEREST IN LAND THAT IS THE SUBJECT OF AN APPLICATION.
9 10 11 12	(2) "APPLICANT" INCLUDES A PERSON WHO IS AN OFFICER OR A DIRECTOR OF A CORPORATION THAT ACTUALLY HOLDS TITLE TO THE LAND, OR IS A CONTRACT PURCHASER OF THE LAND, THAT IS THE SUBJECT OF AN APPLICATION.
13	(3) "APPLICANT" DOES NOT INCLUDE:
$14 \\ 15 \\ 16 \\ 17$	(I) A FINANCIAL INSTITUTION THAT HAS LOANED MONEY OR EXTENDED FINANCING FOR THE ACQUISITION, DEVELOPMENT, OR CONSTRUCTION OF OR IMPROVEMENTS ON THE LAND THAT IS THE SUBJECT OF AN APPLICATION;
18	(II) A MUNICIPAL CORPORATION OR PUBLIC CORPORATION;
19	(III) A PUBLIC AUTHORITY;
20 21 22	(IV) AN ELECTRIC COMPANY OR ELECTRIC SUPPLIER APPLYING FOR A CERTIFICATE OF PUBLIC CONVENIENCE AND NECESSITY UNDER § 7–207 OR § 7–208 OF THE PUBLIC UTILITIES ARTICLE; OR
23 24 25 26	(V) A PERSON WHO IS HIRED OR RETAINED AS AN ACCOUNTANT, AN ATTORNEY, AN ARCHITECT, AN ENGINEER, A LAND USE CONSULTANT, AN ECONOMIC CONSULTANT, A REAL ESTATE AGENT, A REAL ESTATE BROKER, A TRAFFIC CONSULTANT, OR A TRAFFIC ENGINEER.
27	REVISOR'S NOTE: This subsection formerly was SG § 15–853(c).
28	The only changes are in style.
29 30 31	Defined terms: "Application" § 5–857 "Includes" § 1–110 "Interest" § 5–101
"Municipal corporation" § 5-101 1 $\mathbf{2}$ "Person" § 1-114 **(**D**)** 3 **APPLICATION.** 4 **"APPLICATION" MEANS:** $\mathbf{5}$ (1) AN APPLICATION FOR A ZONING MAP AMENDMENT AS PART OF 6 A PIECEMEAL OR FLOATING ZONE REZONING PROCEEDING; 7 (2) A FORMAL APPLICATION FOR A COMPREHENSIVE MAP 8 PLANNING CHANGE OR ZONING CHANGE DURING THE COUNTY COMPREHENSIVE 9 LAND USE PLAN UPDATE: 10 AN APPLICATION FOR A MAP AMENDMENT TO THE COUNTY (3) 11 WATER AND SEWERAGE PLAN; 12(4) A REQUEST MADE UNDER § 4–416 OF THE LOCAL 13GOVERNMENT ARTICLE FOR THE BOARD TO APPROVE THE PLACEMENT OF ANNEXED LAND IN A ZONING CLASSIFICATION THAT ALLOWS A LAND USE THAT 1415IS SUBSTANTIALLY DIFFERENT FROM THE USE FOR THE LAND AUTHORIZED IN 16 THE ZONING CLASSIFICATION OF THE COUNTY APPLICABLE AT THE TIME OF 17**ANNEXATION: OR** 18 (5) AN APPLICATION TO CREATE A DISTRICT OR AN EASEMENT OR ANY OTHER INTEREST IN REAL PROPERTY AS PART OF AN AGRICULTURAL LAND 19 20PRESERVATION PROGRAM. 21REVISOR'S NOTE: This subsection formerly was SG § 15–853(d). 22No changes are made. Defined terms: "Board" § 5-857 23"Interest" § 5–101 2425**(E)** BOARD. 26"BOARD" MEANS THE BOARD OF COUNTY COMMISSIONERS FOR 27FREDERICK COUNTY. 28REVISOR'S NOTE: This subsection formerly was SG § 15–853(e). 29No changes are made.

1	(F) BOARD MEMBER.
$2 \\ 3 \\ 4$	"BOARD MEMBER" INCLUDES AN INDIVIDUAL ELECTED OR APPOINTED TO THE BOARD OR A CANDIDATE WHO TAKES THE OATH OF OFFICE FOR THE BOARD.
5	REVISOR'S NOTE: This subsection formerly was SG § 15–853(f).
6	No changes are made.
7 8 9	Defined terms: "Board" § 5–857 "Candidate" § 5–857 "Includes" § 1–110
10	(G) BUSINESS ENTITY.
11	"BUSINESS ENTITY" MEANS:
12	(1) A CORPORATION;
13	(2) A LIMITED LIABILITY COMPANY;
14	(3) A PARTNERSHIP; OR
15	(4) A SOLE PROPRIETORSHIP.
$\begin{array}{c} 16 \\ 17 \end{array}$	REVISOR'S NOTE: This subsection is new language derived without substantive change from former SG § 15–853(g).
18	Defined term: "Partnership" § 5–857
19	(H) CANDIDATE.
$\begin{array}{c} 20\\ 21 \end{array}$	"CANDIDATE" MEANS A CANDIDATE FOR THE BOARD WHO BECOMES A MEMBER OF THE BOARD.
22	REVISOR'S NOTE: This subsection formerly was SG § 15–853(h).
23	No changes are made.
24	Defined term: "Board" § 5–857
25	(I) CONTRIBUTION.

1	"CONTRIBUTION" MEANS A PAYMENT OR TRANSFER OF MONEY OR
2	PROPERTY WORTH AT LEAST \$100, CALCULATED CUMULATIVELY DURING THE
3	PENDENCY OF THE APPLICATION, TO A CANDIDATE OR A TREASURER OR
4	POLITICAL COMMITTEE OF A CANDIDATE.
5	REVISOR'S NOTE: This subsection formerly was SG § 15–853(i).
6	No changes are made.
7	Defined terms: "Application" § 5–857
8	"Candidate" § 5–857
9	"Pendency of the application" § 5–857
10	"Political committee" § 5–857
11	"Treasurer" § 5–857
12	(J) PARTNERSHIP.
13	"PARTNERSHIP" INCLUDES:
14	(1) A GENERAL PARTNERSHIP;
15	(2) A JOINT VENTURE;
16	(3) A LIMITED LIABILITY LIMITED PARTNERSHIP;
17	(4) A LIMITED LIABILITY PARTNERSHIP; OR
18	(5) A LIMITED PARTNERSHIP.
19 20	REVISOR'S NOTE: This subsection is new language derived without substantive change from former SG § 15–853(j).
21	Defined term: "Includes" § 1–110
22	(K) PARTY OF RECORD.
23	"PARTY OF RECORD" MEANS A PERSON THAT PARTICIPATED IN A
24	PROCEEDING ON AN APPLICATION BEFORE THE BOARD BY APPEARING AT A
25	PUBLIC HEARING OR FILING A STATEMENT IN AN OFFICIAL RECORD.
26	REVISOR'S NOTE: This subsection formerly was SG § 15–853(k).
27	No changes are made.
28	Defined terms: "Application" § 5–857

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$\frac{1}{2}$		"Board" § 5–857 "Person" § 1–114
3	(L)	PENDENCY OF THE APPLICATION.
4 5 6	ACCEPTAN	NDENCY OF THE APPLICATION" MEANS THE TIME BETWEEN THE TCE BY THE COUNTY DEPARTMENT OF PLANNING AND ZONING OF A AN APPLICATION AND THE EARLIER OF:
7		(1) 2 YEARS AFTER THE ACCEPTANCE OF THE APPLICATION; OR
8		(2) THE EXPIRATION OF 30 DAYS AFTER:
9 10	APPLICATI	(I) THE BOARD HAS TAKEN FINAL ACTION ON THE CON; OR
11		(II) THE APPLICATION IS WITHDRAWN.
12	REV	ISOR'S NOTE: This subsection formerly was SG § 15–853(l).
$\begin{array}{c} 13\\14\end{array}$		In item (1) of this subsection, the phrase "after the acceptance of the application" is added for clarity.
15		The only other changes are in style.
$\begin{array}{c} 16 \\ 17 \end{array}$	Defin	ned terms: "Application" § 5–857 "Board" § 5–857
18	(M)	POLITICAL COMMITTEE.
19 20 21		LITICAL COMMITTEE" MEANS A COMMITTEE SPECIFICALLY CREATED TE THE CANDIDACY OF A BOARD MEMBER WHO IS RUNNING FOR AN OFFICE.
22	REV	ISOR'S NOTE: This subsection formerly was SG § 15–853(m).
23		No changes are made.
24	Defin	ned term: "Board member" § 5–857
25	(N)	TREASURER.
26 27	"TRI LAW ARTIO	EASURER" HAS THE MEANING STATED IN § 1–101 OF THE ELECTION CLE.

1 REVISOR'S NOTE: This subsection formerly was SG § 15–853(n).

2 No changes are made.

3 5-858. PROHIBITED ACTIONS.

4 (A) CONTRIBUTIONS.

5 AN APPLICANT MAY NOT MAKE A CONTRIBUTION TO A BOARD MEMBER 6 DURING THE PENDENCY OF THE APPLICATION.

7 **(B)** VOTING.

8 EXCEPT AS PROVIDED IN SUBSECTION (C) OF THIS SECTION, AFTER AN 9 APPLICATION HAS BEEN FILED, A BOARD MEMBER MAY NOT VOTE OR 10 PARTICIPATE IN ANY WAY IN THE PROCEEDINGS ON THE APPLICATION IF THE 11 BOARD MEMBER OR THE TREASURER OR POLITICAL COMMITTEE OF THE 12 BOARD MEMBER RECEIVED A CONTRIBUTION FROM THE APPLICANT DURING 13 THE PENDENCY OF THE APPLICATION.

14 (C) COMPREHENSIVE ZONING OR REZONING PROCEEDINGS.

A BOARD MEMBER MAY PARTICIPATE IN A COMPREHENSIVE ZONING OR REZONING PROCEEDING.

17 REVISOR'S NOTE: This section formerly was SG § 15–854.

18In subsection (c) of this section, the former phrase "[n]otwithstanding19subsection (b) of this section" is deleted as unnecessary in light of the20phrase "[e]xcept as provided in subsection (c) of this section" in subsection21(b) of this section.

- 22 No other changes are made.
- 23 Defined terms: "Applicant" § 5–857
- 24 "Application" § 5–857
- 25 "Board member" § 5–857
- 26 "Contribution" § 5–857
- 27 "Pendency of the application" § 5–857
- 28 "Political committee" § 5–857
- 29 "Treasurer" § 5–857
- 30 **5–859. EX PARTE COMMUNICATIONS.**
- 31 (A) APPLICATION OF SECTION.

1 THIS SECTION DOES NOT APPLY TO A COMMUNICATION BETWEEN A 2 BOARD MEMBER AND AN EMPLOYEE OF THE FREDERICK COUNTY 3 GOVERNMENT WHOSE DUTIES INVOLVE GIVING AID OR ADVICE TO A BOARD 4 MEMBER CONCERNING A PENDING APPLICATION.

5 (B) DISCLOSURE.

6 A BOARD MEMBER WHO COMMUNICATES EX PARTE WITH AN INDIVIDUAL 7 CONCERNING A PENDING APPLICATION DURING THE PENDENCY OF THE 8 APPLICATION SHALL FILE WITH THE COUNTY MANAGER A SEPARATE 9 DISCLOSURE FOR EACH COMMUNICATION WITHIN THE LATER OF 7 DAYS AFTER 10 THE COMMUNICATION WAS MADE OR RECEIVED.

11 REVISOR'S NOTE: This section formerly was SG § 15–855.

- 12 No changes are made.
- 13 Defined terms: "Application" § 5–857
- 14 "Board member" § 5–857
- 15 "Employee" § 5–101
- 16 "Pendency of the application" § 5–857
- 17 **5–860. A**FFIDAVIT.

18 AT ANY TIME BEFORE FINAL ACTION ON AN APPLICATION, A PARTY OF 19 RECORD MAY FILE WITH THE COUNTY MANAGER AN AFFIDAVIT INCLUDING 20 COMPETENT EVIDENCE OF:

21(1) A CONTRIBUTION BY AN APPLICANT COVERED UNDER § 5–85822OF THIS SUBTITLE; OR

23(2)AN EX PARTE COMMUNICATION COVERED UNDER § 5–859 OF24THIS SUBTITLE.

- 25 REVISOR'S NOTE: This section formerly was SG § 15–856.
- 26 The only changes are in style.

27 Defined terms: "Applicant" § 5–857

- 28 "Application" § 5–857
- 29 "Contribution" § 5–857
- 30 "Party of record" § 5–857
- 31 **5–861. ENFORCEMENT.**

1 (A) IN GENERAL.

2 IN THE ENFORCEMENT OF THIS PART, THE COUNTY MANAGER SHALL BE 3 SUBJECT TO THE DIRECTION AND CONTROL OF THE FREDERICK COUNTY 4 ETHICS COMMISSION AND, UNLESS OTHERWISE SPECIFICALLY DIRECTED BY 5 THE COUNTY ETHICS COMMISSION, MAY ONLY:

- 6
- (1) **RECEIVE FILINGS;**
- 7 (2) MAINTAIN RECORDS;
- 8 (3) REPORT VIOLATIONS; AND

9 (4) PERFORM OTHER MINISTERIAL DUTIES NECESSARY TO 10 ADMINISTER THIS PART.

11 (B) FILINGS; SUMMARY REPORTS.

12(1)THE AFFIDAVITS AND DISCLOSURES REQUIRED UNDER THIS13PART SHALL BE FILED IN THE APPROPRIATE CASE FILE OF AN APPLICATION.

14 (2) THE COUNTY MANAGER, AT LEAST TWICE EACH YEAR, SHALL
 15 PREPARE A SUMMARY REPORT COMPILING ALL AFFIDAVITS AND DISCLOSURES
 16 THAT HAVE BEEN FILED IN THE APPLICATION CASE FILES.

17 (3) ALL SUMMARY REPORTS COMPILED UNDER PARAGRAPH (2)
 18 OF THIS SUBSECTION SHALL BE AVAILABLE TO MEMBERS OF THE PUBLIC ON
 19 WRITTEN REQUEST.

20(4) ALL AFFIDAVITS, DISCLOSURES, AND ACCOMPANYING21DOCUMENTATION REQUIRED UNDER THIS PART SHALL BE IN THE FORM22REQUIRED BY THE FREDERICK COUNTY ETHICS COMMISSION.

- 23 REVISOR'S NOTE: This section formerly was SG § 15–857.
- 24 The only changes are in style.
- 25 Defined term: "Application" § 5–857
- 26 **5–862.** VIOLATIONS; PENALTIES.
- 27 (A) **PROCEDURAL ERROR.**

1 (1) THE FREDERICK COUNTY ETHICS COMMISSION OR ANOTHER 2 AGGRIEVED PARTY OF RECORD MAY ASSERT AS PROCEDURAL ERROR A 3 VIOLATION OF THIS PART IN AN ACTION FOR JUDICIAL REVIEW OF THE 4 APPLICATION.

5 (2) IF THE COURT FINDS THAT A VIOLATION OF THIS PART 6 OCCURRED, THE COURT SHALL REMAND THE CASE TO THE BOARD FOR 7 RECONSIDERATION.

8 (B) **PENALTIES.**

9 (1) A PERSON THAT KNOWINGLY AND WILLFULLY VIOLATES THIS 10 PART IS GUILTY OF A MISDEMEANOR AND ON CONVICTION IS SUBJECT TO 11 IMPRISONMENT NOT EXCEEDING 6 MONTHS OR A FINE NOT EXCEEDING \$1,000 12 OR BOTH.

(2) IF THE PERSON IS A BUSINESS ENTITY AND NOT AN
INDIVIDUAL, EACH MEMBER, OFFICER, OR PARTNER OF THE BUSINESS ENTITY
WHO KNOWINGLY AUTHORIZED OR PARTICIPATED IN THE VIOLATION IS GUILTY
OF A MISDEMEANOR AND ON CONVICTION IS SUBJECT TO IMPRISONMENT NOT
EXCEEDING 6 MONTHS OR A FINE NOT EXCEEDING \$1,000 OR BOTH.

18(3) AN ACTION TAKEN IN RELIANCE ON AN OPINION OF THE19STATE ETHICS COMMISSION OR THE FREDERICK COUNTY ETHICS20COMMISSION MAY NOT BE CONSIDERED A KNOWING AND WILLFUL VIOLATION.

- 21
- (C) **PRESERVATION OF DOCUMENTS.**

(1) A PERSON THAT IS SUBJECT TO THIS PART SHALL PRESERVE
ALL BOOKS, PAPERS, AND OTHER DOCUMENTS NECESSARY TO COMPLETE AND
SUBSTANTIATE ANY REPORTS, STATEMENTS, OR RECORDS REQUIRED TO BE
MADE UNDER THIS PART FOR 3 YEARS FROM THE DATE OF FILING THE
APPLICATION.

27(2)THE DOCUMENTS SHALL BE AVAILABLE FOR INSPECTION ON28REQUEST.

- 29 REVISOR'S NOTE: This section formerly was SG § 15–858.
- 30In subsection (c)(2) of this section, the former reference to "papers" is31deleted as included in the reference to "documents".
- 32 The only other changes are in style.

- 1 Defined terms: "Aggrieved party" § 5–857
- 2 "Application" § 5–857
- 3 "Board" § 5–857
- 4 "Business entity" § 5–857
- 5 "Party of record" § 5–857
- 6 "Person" § 1–114

7 GENERAL REVISOR'S NOTE TO SUBTITLE

The General Provisions Article Review Committee notes, for consideration by 8 9 the General Assembly, that for Parts V and VIII of this subtitle, "slate" is 10 defined as "a group, combination, or organization of candidates". "Candidate" is defined for the parts to mean a candidate for Prince George's County Council 11 12"who becomes a member" and a candidate for Howard County Executive or 13Howard County Council "who becomes an elected official", respectively. See §§ 5-833(f) and (p) and 5-852(e) and (n) of this subtitle. Similarly, for Part VI of 14 15this subtitle, "slate" is defined, in part, as "two or more candidates". "Candidate" 16 is defined for the part to mean an individual "who wins an election" for 17 Montgomery County Executive or Montgomery County Council. See § 5-842(e) and (l) of this subtitle. These definitions would therefore exclude a 18 slate (as defined in the Election Law Article) that had only one "candidate", as 19 20defined for these parts, but included one or more candidates for other offices (such as the General Assembly). 21

22

SUBTITLE 9. ENFORCEMENT.

23 **5–901. PETITION BY ETHICS COMMISSION.**

24TO COMPEL COMPLIANCE WITH AN ORDER, OR TO SEEK OTHER RELIEF25AUTHORIZED BY THIS SUBTITLE, THE ETHICS COMMISSION MAY FILE A26PETITION IN A CIRCUIT COURT WITH VENUE OVER THE PROCEEDING.

- 27 REVISOR'S NOTE: This section formerly was SG § 15–901.
- 28 No changes are made.
- 29 Defined term: "Ethics Commission" § 5–101
- **30 5–902. JUDICIAL RELIEF.**
- 31 (A) IN GENERAL.

32 THE COURT MAY COMPEL COMPLIANCE WITH THE ETHICS COMMISSION'S 33 ORDER BY:

	370				HOUSE E	BILL	270				
$\frac{1}{2}$	VIOLATION		SSUING	AN	ORDER	то	CEASE	AND	DESIST	FROM	THE
3		(2)	GRANTIN	IG OI	THER INJ	UNCI	TIVE REI	LIEF.			
4	(B)	SPECL	AL RELII	EF.							
5		(1)	Гне соц	URT N	IAY ALSO	:					
6		((I) IM	POSE	A FINE:						
7 8	TITLE;		1.	Ν	OT EXCE	EDIN	G \$5,000) FOR	A VIOLAT	TION OF	THIS
9 10	BEING A SE	PARATI	2. E OFFEN		/ITH EAC ND	H DA	ΑΥ ΤΗΑΊ	THE	VIOLAT	ION OC	CURS
11 12	TREASURE	R AND I	3. DEPOSIT				l be al Funi	PAID); OR	то 1	THE S	TATE
13 14	SUBSECTIO		. ,		T AS PR LACT OF						THIS
15 16	INTEREST	THAT IS	1. PROHIB		HE OFFIC BY THIS			LOYEF	E HAD A C	CONFLIC	CT OF
17 18	SUBJECT M	IATTER	2. OF THE (HE ACT FLICT;	ARO)SE FR(О МС	R CONC	ERNED	THE
19 20	AFTER THE	ACT OC	3. CCURREI		HE PROC D	EEDI	NG WAS	BROU	GHT WIT	HIN 90	DAYS
21 22	HAD AN IMI	PACT ON	4. N THE AC		HE COUI	RT D	ETERMI	NES 1	THAT TH	E CONF	FLICT
23		(2)	Гне соц	RT N	IAY NOT '	VOID	AN OFF	ICIAL .	ACT THA	Г:	
24		((I) AP	PROI	PRIATES	PUBI	LIC FUNI	DS;			
25		((II) IM	POSE	ES A TAX;	OR					
$\frac{26}{27}$	ANY OTHER				DES FOR ' LIC OBLIG			CE OF	A BOND,	A NOTI	E, OR

1	(C) SCOPE OF RELIEF.
$\frac{2}{3}$	AFTER HEARING THE CASE, THE COURT MAY GRANT ALL OR PART OF THE RELIEF SOUGHT.
4	REVISOR'S NOTE: This section formerly was SG § 15–902.
$5\\6\\7$	In subsection (b)(2)(ii) of this section, the reference to "impos[ing]" a tax is substituted for the former reference to "lev[ying]" a tax to conform to the terminology used in other recently revised articles of the Code.
8	The only other changes are in style.
9 10 11	Defined terms: "Employee" § 5–101 "Ethics Commission" § 5–101 "Official" § 5–101
12	5-903. CRIMINAL PENALTIES.
13	(A) IN GENERAL.
14 15 16 17	EXCEPT AS PROVIDED IN § 5–716 OF THIS TITLE, A PERSON THAT KNOWINGLY AND WILLFULLY VIOLATES SUBTITLE 7 OF THIS TITLE IS GUILTY OF A MISDEMEANOR AND ON CONVICTION IS SUBJECT TO A FINE NOT EXCEEDING \$10,000 OR IMPRISONMENT NOT EXCEEDING 1 YEAR OR BOTH.
18	(B) OFFICERS AND PARTNERS.
19 20 21 22	IF THE PERSON IS NOT AN INDIVIDUAL, EACH OFFICER OR PARTNER WHO KNOWINGLY AUTHORIZES OR PARTICIPATES IN A VIOLATION OF SUBTITLE 7 OF THIS TITLE IS GUILTY OF A MISDEMEANOR AND ON CONVICTION IS SUBJECT TO THE PENALTY SPECIFIED IN SUBSECTION (A) OF THIS SECTION.
23	REVISOR'S NOTE: This section formerly was SG § 15–903.
24	The only changes are in style.
25	Defined term: "Person" § 1–114
26	5-904. DISCIPLINARY ACTION.
27	IN ADDITION TO ANY OTHER PENALTY UNDER THIS TITLE, A PUBLIC OFFICIAL OR EMPLOYEE FOUND BY THE ETHICS COMMISSION OR A COURT TO

28 OFFICIAL OR EMPLOYEE FOUND BY THE ETHICS COMMISSION OR A COURT TO 29 HAVE VIOLATED THIS TITLE:

1 (1) MAY BE REMOVED OR SUBJECTED TO OTHER DISCIPLINARY $\mathbf{2}$ **ACTION; AND** 3 (2) IF SUBJECT TO AN ORDER OF THE ETHICS COMMISSION OR A COURT DIRECTING COMPLIANCE, MAY NOT RECEIVE SALARY OR OTHER 4 COMPENSATION UNTIL THE INDIVIDUAL COMPLIES FULLY WITH THE ORDER. $\mathbf{5}$ 6 REVISOR'S NOTE: This section formerly was SG § 15–904. In item (2) of this section, the phrase "until the individual complies fully" 7 is substituted for the former phrase "pending full compliance" for clarity. 8 9 The only other changes are in style. 10 Defined terms: "Compensation" §§ 5–101, 5–701 "Employee" § 5-101 11 12"Ethics Commission" § 5–101 "Public official" § 5–101 13SUBTITLE 10. SHORT TITLE. 14**5–1001.** SHORT TITLE. 15THIS TITLE MAY BE CITED AS THE MARYLAND PUBLIC ETHICS LAW. 16 17REVISOR'S NOTE: This section formerly was SG § 15–1001. 18No changes are made. TITLE 6. UNITED STATES. 19 20SUBTITLE 1. ACQUISITION OF LAND BY UNITED STATES. 6-101. CONSENT OF STATE — GENERALLY. 2122SUBJECT TO THE LIMITATIONS IN THIS TITLE, THE STATE GIVES THE 23CONSENT FOR THE ACQUISITION OF LAND THAT CONGRESS NEEDS UNDER 24ARTICLE I, § 8, CLAUSE 17 OF THE UNITED STATES CONSTITUTION TO EXERCISE JURISDICTION OVER THE LAND. 2526REVISOR'S NOTE: This section is new language derived without substantive 27change from former SG § 14–101. 28Defined term: "State" § 1–115

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6-102. CONSENT OF STATE - NAVIGATIONAL AID. 1 $\mathbf{2}$ "NAVIGATIONAL AID" DEFINED. (A) 3 IN THIS SECTION, "NAVIGATIONAL AID" MEANS A BEACON, LIGHTHOUSE, 4 OR OTHER AID TO NAVIGATION. $\mathbf{5}$ **(B)** LIMITATION ON ACQUISITION. 6 THIS SUBTITLE DOES NOT AUTHORIZE THE ACQUISITION OF MORE THAN 5 7 ACRES TO BE USED FOR A NAVIGATIONAL AID. **(C)** CONSENT. 8 IF LAND THAT IS NEEDED FOR A NAVIGATIONAL AID IS UNDER NAVIGABLE 9 10 WATERS AND THE UNITED STATES SUBMITS TO THE GOVERNOR AN **APPLICATION THAT DESCRIBES THE SITE, THE GOVERNOR MAY:** 11 12(1) CEDE JURISDICTION OVER THE LAND; AND 13(2) CONVEY ANY TITLE THAT THE STATE HOLDS IN THE LAND. 14REVISOR'S NOTE: This section is new language derived without substantive 15change from former SG § 14–105. 16 In subsection (b) of this section, the word "subtitle" is substituted for the former word "title" for accuracy. 1718 In the introductory language of subsection (c) of this section, the former reference to navigable waters "in the State" is deleted as implicit. 19 20Also in the introductory language of subsection (c) of this section, the former reference to "an agent of" the United States is deleted as 2122surplusage. Defined term: "State" § 1-115 23246–103. RECORDATION. WHEN THE UNITED STATES ACQUIRES LAND, THE UNITED STATES SHALL 25

25WHEN THE UNITED STATES ACQUIRES LAND, THE UNITED STATES SHALL26RECORD EACH DEED OR DOCUMENT OF TITLE TO THE LAND IN THE LAND27RECORDS OF THE COUNTY WHERE THE LAND IS LOCATED.

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$\frac{1}{2}$	REV	ISOR'S NOTE: This section is new language derived without substantive change from former SG § 14–103.
3	Defi	ned term: "County" § 1–107
4	6–104. Co	ONDEMNATION.
5	(A)	PROCEDURE.
$6 \\ 7$		IDEMNATION OF PRIVATE PROPERTY BY THE UNITED STATES SHALL ORDANCE WITH TITLE 12 OF THE REAL PROPERTY ARTICLE.
8	(B)	LIMITATION; EXCEPTION.
9 10 11		(1) EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS ON, THIS SUBTITLE DOES NOT AUTHORIZE CONDEMNATION OF ANY LAND THAT EXCEEDS 10 ACRES.
12 13 14		(2) THE UNITED STATES MAY CONDEMN A TRACT OF LAND THAT 10 ACRES TO BUILD AN ARSENAL, A COASTAL DEFENSE, A FORT, OR A 2, INCLUDING A BARRACKS FOR STAFF.
$\begin{array}{c} 15\\ 16 \end{array}$	REV	ISOR'S NOTE: This section is new language derived without substantive change from former SG § 14–104.
$\begin{array}{c} 17\\18\end{array}$		In subsection (b)(1) of this section, the word "subtitle" is substituted for the former word "title" for accuracy.
$\begin{array}{c} 19\\ 20 \end{array}$		Also in subsection (b)(1) of this section, the former reference to "acquisition, by" condemnation is deleted as surplusage.
$21 \\ 22 \\ 23$		In subsection (b)(2) of this section, the reference to "a tract of land that exceeds 10 acres" is substituted for the former phrase "more than 10 acres" for clarity and consistency with subsection (b)(1) of this section.
24	Defi	ned term: "Including" § 1–110
25		SUBTITLE 2. JURISDICTION.
26	6–201. Ju	RISDICTION RESERVED BY STATE.
27	(A)	IN GENERAL.
28 29		H RESPECT TO LAND THAT THE UNITED STATES OR ANY UNIT OF THE STATES LEASES OR OTHERWISE HOLDS IN THE STATE, THE STATE

RESERVES JURISDICTION AND AUTHORITY OVER THE LAND, AND PERSONS, 1 $\mathbf{2}$ PROPERTY, AND TRANSACTIONS ON THE LAND, TO THE FULLEST EXTENT THAT 3 IS: ALLOWED BY THE UNITED STATES CONSTITUTION; AND 4 (1) NOT INCONSISTENT WITH THE GOVERNMENTAL PURPOSE FOR $\mathbf{5}$ (2) 6 WHICH THE LAND IS HELD. 7 **(B)** EXCLUSIONS. THIS SECTION DOES NOT AFFECT THE JURISDICTION AND AUTHORITY OF 8 9 THE STATE OVER LAND, OR PERSONS, PROPERTY, AND TRANSACTIONS ON THE LAND, THAT THE UNITED STATES OR A UNIT OF THE UNITED STATES ACQUIRED 10 11 ON OR BEFORE MAY 31, 1943, TO THE EXTENT THAT THE STATE CEDED 12JURISDICTION UNDER: CHAPTER 193, §§ 3 AND 4, OF THE ACTS OF THE GENERAL 13(1) ASSEMBLY OF 1874; 14 15CHAPTER 395, §§ 13 AND 14, OF THE ACTS OF THE GENERAL (2) ASSEMBLY OF 1874; 16 17(3) CHAPTER 67, § 21, OF THE ACTS OF THE GENERAL ASSEMBLY OF 1900; 18 19 (4) CHAPTER 743, §§ 2 AND 3, OF THE ACTS OF THE GENERAL 20ASSEMBLY OF 1906; CHAPTER 194 OF THE ACTS OF THE GENERAL ASSEMBLY OF 21(5) 1908; OR 2223(6) ANY OTHER ACT IN WHICH THE STATE GAVE CONSENT FOR 24THE ACQUISITION OF PROPERTY AND CEDED JURISDICTION WITH RESPECT TO 25THE PROPERTY. 26REVISOR'S NOTE: This section formerly was SG § 14–102(a) and (b). In subsection (b)(6) of this section, the reference to "the State" giving 2728consent is added for clarity. 29The only other changes are in style. Defined terms: "Person" § 1–114 30

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1	"State" § 1–115
2	6-202. AGREEMENTS ON CONCURRENT JURISDICTION.
3	NOTWITHSTANDING § 6–201(A) OF THIS SUBTITLE, FOR THE PURPOSE OF
4	ENFORCING THE CIVIL OR CRIMINAL LAWS OF THE STATE, THE GOVERNOR MAY
5	ENTER INTO AN AGREEMENT WITH THE UNITED STATES TO ESTABLISH FULL OF
6	PARTIAL CONCURRENT JURISDICTION OF THE STATE AND THE UNITED STATES
7	OVER ANY LAND IN THE STATE HELD BY THE UNITED STATES.
8	REVISOR'S NOTE: This section is new language derived without substantive
9	change from former SG § 14–102(c).
10	Defined term: "State" § 1–115
11	6-203. FORT GEORGE G. MEADE MILITARY RESERVATION.

12 EXCLUSIVE JURISDICTION OF UNITED STATES; DESCRIPTION OF (A) 13 LAND.

14(1) EXCEPT AS PROVIDED IN SUBSECTION (C) OF THIS SECTION, AND FOR AS LONG AS THE UNITED STATES SHALL OWN THE LAND, THE STATE 15CEDES EXCLUSIVE JURISDICTION TO THE UNITED STATES OVER ALL THAT 16 17CERTAIN TRACT OR PARCEL OF LAND SITUATE IN ANNE ARUNDEL COUNTY, BEING A PORTION OF THE FORT GEORGE G. MEADE MILITARY RESERVATION, 18 19LANDS OWNED BY THE UNITED STATES AS DESIGNATED BY TRACT NUMBERS 170-1, 171, 172, AND 174, COMPRISING APPROXIMATELY 265 ACRES AND 2021HEREINAFTER REFERRED TO BY THE TRACT NUMBER AND MORE 22PARTICULARLY BOUNDED AND DESCRIBED AS FOLLOWS:

23 **BEGINNING AT CONCRETE MONUMENT NUMBER 77 IN THE FORT GEORGE** 24G. MEADE MILITARY RESERVATION BOUNDARY LINE, BEING AN ORIGINAL CORNER OF THE FORT GEORGE G. MEADE MILITARY RESERVATION BOUNDARY 2526LINE, SAID CORNER BEING COMMON TO TRACT NUMBER 170-1 AND THE ORIGINAL RESERVATION, BOTH BEING LANDS OF SAID MILITARY RESERVATION 2728OWNED BY THE UNITED STATES; THENCE CROSSING SAID MILITARY 29**RESERVATION BY RUNNING AND BINDING ALONG THE ORIGINAL MILITARY** RESERVATION LINE, SAID LINE COMMON TO THE EASTERLY LINE OF SAID 30 TRACT NUMBER 170–1 THE FOLLOWING 16 COURSES: 31

32**(I)** SOUTH 05 DEGREES 48 MINUTES 40 SECONDS WEST 33 665.51 FEET,

(II) SOUTH 21 DEGREES 08 MINUTES 19 SECONDS WEST 1 $\mathbf{2}$ 1,586.36 FEET, (III) SOUTH 61 DEGREES 34 MINUTES 06 SECONDS WEST 3 4 784.82 FEET, (IV) SOUTH 61 DEGREES 45 MINUTES 24 SECONDS WEST $\mathbf{5}$ 6 243.08 FEET, **(**V**)** SOUTH 17 DEGREES 49 MINUTES 32 SECONDS EAST 7 8 377.50 FEET, 9 (VI) SOUTH 72 DEGREES 10 MINUTES 13 SECONDS WEST, PASSING CONCRETE MONUMENT NUMBER 65 AT 300.00 FEET, IN ALL 849.95 10 11 FEET TO CONCRETE MONUMENT NUMBER 64, 12(VII) SOUTH 18 DEGREES 03 MINUTES 44 SECONDS EAST 13 100.16 FEET, TO CONCRETE MONUMENT NUMBER 63, (VIII) SOUTH 73 DEGREES 03 MINUTES 24 SECONDS WEST 1415246.48 FEET, (IX) SOUTH 53 DEGREES 53 MINUTES 26 SECONDS EAST 16 17**108.71** FEET, TO CONCRETE MONUMENT NUMBER 61, SOUTH 29 DEGREES 19 MINUTES 41 SECONDS WEST 18 **(**X**)** 198.24 FEET, TO CONCRETE MONUMENT NUMBER 60, 19 20(XI) SOUTH 44 DEGREES 57 MINUTES 02 SECONDS WEST 1,201.77 FEET, TO CONCRETE MONUMENT NUMBER 58, 2122(XII) NORTH 61 DEGREES 38 MINUTES 35 SECONDS WEST 148.49 FEET, TO CONCRETE MONUMENT NUMBER 57, 2324(XIII) SOUTH 42 DEGREES 41 MINUTES 45 SECONDS WEST 1,087.75 FEET, 2526(XIV) SOUTH 59 DEGREES 02 MINUTES 46 SECONDS WEST 27619.72 FEET, 28(XV) SOUTH 36 DEGREES 20 MINUTES 02 SECONDS WEST

453.33 FEET, TO CONCRETE MONUMENT NUMBER 54,

1 (XVI) SOUTH 46 DEGREES 48 MINUTES 10 SECONDS WEST 2 136.61 FEET, TO AN IRON PIPE LOCATED IN THE NORTHERN RIGHT-OF-WAY 3 LINE OF STATE ROUTE 32; THENCE LEAVING SAID ORIGINAL MILITARY 4 RESERVATION LINE OF FORT GEORGE G. MEADE AND RUNNING AND BINDING 5 ALONG THE FORT GEORGE G. MEADE MILITARY RESERVATION BOUNDARY 6 LINE BEING THE SOUTHERLY LINE OF SAID TRACT NUMBER 170-1, AND SAID 7 NORTHERLY ROAD RIGHT-OF-WAY,

8 NORTH 24 DEGREES 40 MINUTES 07 SECONDS WEST 1,027.36 FEET, TO A 9 CORNER COMMON TO SAID NORTHERN ROAD RIGHT-OF-WAY LINE OF STATE 10 ROUTE 32 AND THE EASTERLY RIGHT-OF-WAY LINE OF COLONY SEVEN ROAD;

11 THENCE CONTINUING ALONG SAID MILITARY RESERVATION BOUNDARY 12 LINE, BEING A PORTION OF THE WESTERLY LINE OF SAID TRACT NUMBER 13 **170–1**, AND LEAVING SAID STATE ROUTE **32** NORTHERN RIGHT-OF-WAY LINE 14 AND RUNNING AND BINDING ALONG SAID COLONY SEVEN ROAD EASTERLY 15 RIGHT-OF-WAY LINE THE FOLLOWING TWO COURSES AND DISTANCES:

16(I) NORTH 05 DEGREES 08 MINUTES 30 SECONDS EAST1793.49 FEET,

 18
 (II) NORTH 37 DEGREES 00 MINUTES 50 SECONDS EAST

 19
 408.54 FEET;

20Thence leaving said Colony Seven Road easterly right-of-way21Line and continuing running and binding along said Military22Reservation boundary line and said westerly line of Tract Number23170-1 The following two courses and distances:

24 (I) NORTH 15 DEGREES 08 MINUTES 34 SECONDS EAST 25 505.57 FEET,

(II) NORTH 49 DEGREES 50 MINUTES 53 SECONDS EAST
478.74 FEET TO A POINT IN THE EASTERLY RIGHT-OF-WAY LINE OF STATE
ROUTE 295, COMMONLY KNOWN AS THE BALTIMORE-WASHINGTON PARKWAY,
SAID POINT BEING A CORNER COMMON TO TRACT NUMBERS 170-1 AND 174 OF
SAID MILITARY RESERVATION;

31Thence continuing running and binding along said Military32Reservation boundary line being common to the westerly lines of33said Tract Numbers 170-1 and 174 and said Parkway easterly34Right-of-way line the following nine courses and distances:

(I) NORTH 49 DEGREES 42 MINUTES 59 SECONDS EAST 1 $\mathbf{2}$ 311.11 FEET, NORTH 47 DEGREES 19 MINUTES 55 SECONDS EAST 3 **(II)** 1,441.09 FEET, 4 (III) NORTH 47 DEGREES 23 MINUTES 45 SECONDS EAST $\mathbf{5}$ 6 290.05 FEET, (IV) NORTH 45 DEGREES 09 MINUTES 58 SECONDS EAST, 7 CROSSING THE CENTER LINE OF THE OLD SEVERN-ANNAPOLIS JUNCTION 8 ROAD AT 27.00 FEET, IN ALL 220.64 FEET, 9 10 **(**V**)** NORTH 36 DEGREES 46 MINUTES 58 SECONDS EAST 11 319.80 FEET, (VI) SOUTH 63 DEGREES 38 MINUTES 32 SECONDS EAST 12200.28 FEET, 13 (VII) NORTH 25 DEGREES 51 MINUTES 09 SECONDS EAST 1415**997.62** FEET. (VIII) NORTH 30 DEGREES 20 MINUTES 54 SECONDS EAST 16 171,542.06 FEET, (IX) NORTH 29 DEGREES 35 MINUTES 54 SECONDS EAST 18 19 1,721.68 FEET; THENCE LEAVING SAID PARKWAY EASTERLY RIGHT-OF-WAY LINE AND 20CONTINUING RUNNING AND BINDING ALONG SAID MILITARY RESERVATION 21BOUNDARY LINE BEING COMMON TO THE NORTHERLY AND EASTERLY LINES OF 22SAID TRACT NUMBER 170-1 THE FOLLOWING SIX COURSES AND DISTANCES: 2324SOUTH 50 DEGREES 05 MINUTES 05 SECONDS EAST **(I)** 87.89 FEET, 2526**(II)** NORTH 86 DEGREES 29 MINUTES 26 SECONDS EAST 27123.40 FEET, 28(III) SOUTH 04 DEGREES 51 MINUTES 50 SECONDS EAST 29635.41 FEET,

380 HOUSE BILL 270 (IV) SOUTH 75 DEGREES 17 MINUTES 41 SECONDS EAST 1 $\mathbf{2}$ 86.63 FEET, SOUTH 02 DEGREES 22 MINUTES 05 SECONDS EAST 3 **(**V**)** 866.38 FEET, 4 $\mathbf{5}$ (VI) NORTH 88 DEGREES 17 MINUTES 30 SECONDS EAST 6 278.48 FEET TO THE POINT OF BEGINNING, CONTAINING 265.45 ACRES, MORE 7 OR LESS. THE BEARINGS USED ARE REFERENCED TO THE MARYLAND 8 (2) 9 STATE PLANE COORDINATE SYSTEM, 1927 NORTH AMERICAN DATUM. 10 **(B) INTENT OF DESCRIPTION OF LAND.** 11 IT IS THE INTENT THAT THE DESCRIPTION IN SUBSECTION (A) OF THIS SECTION INCLUDE ALL THE SAME LANDS ACQUIRED BY THE UNITED STATES 1213 AND AS FILED AND RECORDED IN THE LAND RECORDS OF ANNE ARUNDEL **COUNTY FOR THE FOLLOWING FOUR TRACTS:** 14 15(1) TRACTS 170-1 AND 170-2 - BY DECLARATION OF TAKING, CIVIL NUMBER WN 87-2810, FILED OCTOBER 19, 1987; 16 17TRACT 171 - FROM JOHN CRONMILLER, ET AL., BY DEED (2) DATED AUGUST 22, 1988, DEED BOOK 4676, PAGE 779; 18 19 (3) TRACT 172 – FROM NANCY V. ALLAN AND ALEXANDER V. ALLAN, BY DEED DATED FEBRUARY 23, 1988, DEED BOOK 4555, PAGE 846; AND 20TRACT 174 - FROM COLONY 7 MOTOR INN LIMITED 21(4) PARTNERSHIP, PARTY OF THE FIRST PART, AND ARTHUR C. GRANT, FRIEDA C. 22GRANT, WILLIAM A. GRANT, HAROLD POLLIN, ELAINE KORN, AND RICHARD 23POLLIN, TRUSTEES AND NOMINEES OF COLONY 7 MOTOR INN LIMITED 24PARTNERSHIP I, BY DEED DATED JULY 11, 1980, DEED BOOK 5129, PAGE 168. 2526**(C) RIGHTS RETAINED BY STATE.** 27NOTWITHSTANDING THE GRANT OF EXCLUSIVE JURISDICTION CEDED BY 28THE STATE UNDER SUBSECTION (A) OF THIS SECTION, THE STATE RETAINS THE 29**RIGHT TO:** 30 (1) SERVE ALL CIVIL AND CRIMINAL PROCESS OF THE COURTS OF

31 THE STATE; AND

$rac{1}{2}$	(2) ENFORCE AND ENSURE COMPLIANCE WITH ALL APPLICABLE ENVIRONMENTAL AND PUBLIC SERVICE COMMISSION LAWS AND REGULATIONS.					
$\frac{3}{4}$	REVISOR'S NOTE: This section is new language derived without substantive change from former SG § 14–102(d).					
$5 \\ 6$	Defined terms: "County" § 1–107 "State" § 1–115					
7	SUBTITLE 3. REVERSIONS.					
8	6-301. GEORGE WASHINGTON MEMORIAL PARKWAY.					
9 10 11 12	ANY LAND THAT IS WITHIN THE GEORGE WASHINGTON MEMORIAL PARKWAY AND WAS TRANSFERRED TO THE UNITED STATES UNDER CHAPTER 378 OF THE ACTS OF THE GENERAL ASSEMBLY OF 1941 REVERTS TO THE STATE IF THE UNITED STATES CEASES TO USE THE LAND FOR PARK PURPOSES.					
13	REVISOR'S NOTE: This section formerly was SG § 14–201.					
14	No changes were made.					
15	Defined term: "State" § 1–115					
16	6-302. Other land.					
17 18	JURISDICTION CEDED TO THE UNITED STATES REVERTS TO THE STATE IF THE UNITED STATES CEASES TO HOLD LAND ACQUIRED UNDER:					
19 20	(1) CHAPTER 394 OF THE ACTS OF THE GENERAL ASSEMBLY OF 1910;					
$\begin{array}{c} 21 \\ 22 \end{array}$	(2) CHAPTER 59, §§ 36A AND 36B, OF THE ACTS OF THE GENERAL ASSEMBLY OF 1950; OR					
$\begin{array}{c} 23\\ 24 \end{array}$	(3) CHAPTER 158 OF THE ACTS OF THE GENERAL ASSEMBLY OF 1953.					
$\begin{array}{c} 25\\ 26 \end{array}$	REVISOR'S NOTE: This section is new language derived without substantive change from former SG § 14–202.					
27 28 29	In the introductory language of this section, the phrase "[j]urisdiction reverts to the State" is substituted for the former phrase "[j]urisdiction ceases" for clarity and consistency with § 6–301 of this subtitle.					

Defined term: "State" § 1–115 1 TITLE 7. EMBLEMS; DESIGNATIONS; COMMEMORATIVE DAYS AND MONTHS. 2 SUBTITLE 1. STATE SEAL. 3 7–101. Adoption and use. 4 **(**A**)** IN GENERAL. $\mathbf{5}$ 6 THE GREAT SEAL OF MARYLAND IS THE STATE SEAL. 7 **(B) OFFICIAL USE.** 8 THE REVERSE OF THE STATE SEAL SHALL BE USED OFFICIALLY. 9 REVISOR'S NOTE: This section formerly was SG § 13–101(a) and the first sentence of (b). 10 11 No changes are made. The second sentence of former SG § 13–101(b), which stated that "[t]he 12obverse has not been used officially", is deleted as surplusage. 13 Defined term: "State" § 1-115 147–102. DESCRIPTION. 15 16**(**A**) OBVERSE.** 17(1) THE OBVERSE OF THE GREAT SEAL OF MARYLAND DEPICTS: 18**(I)** AN EQUESTRIAN FIGURE OF THE LORD PROPRIETARY ARRAYED IN COMPLETE ARMOR AND HOLDING A DRAWN SWORD; 1920**(II)** A HORSE WEARING CAPARISONS ADORNED WITH THE FAMILY COAT OF ARMS FOR LORD BALTIMORE; AND 2122(III) ON THE GROUND BELOW THE EQUESTRIAN FIGURE, A SPARSE GROWTH OF GRASS ON SANDY SOIL AND A FEW SMALL BLUE AND 2324YELLOW FLOWERS.

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THE CIRCLE SURROUNDING THE OBVERSE OF THE GREAT 1 (2) $\mathbf{2}$ SEAL OF MARYLAND CONTAINS THE LATIN INSCRIPTION "CAECILIUS 3 ABSOLUTUS DOMINUS TERRAE MARIAE ET AVALONIAE BARO DE BALTEMORE", WHICH MEANS "CECIL ABSOLUTE LORD OF MARYLAND AND 4 AVALON BARON OF BALTIMORE", REFERRING TO LORD BALTIMORE'S FIRST $\mathbf{5}$ SETTLEMENT IN THE NEW WORLD, ON THE AVALON PENINSULA OF 6 7 NEWFOUNDLAND. 8 **(B) REVERSE.** 9 THE REVERSE OF THE GREAT SEAL OF MARYLAND DEPICTS: (1) 10 **(I)** THE FAMILY COAT OF ARMS FOR LORD BALTIMORE, AS **DESCRIBED IN PARAGRAPH (2) OF THIS SUBSECTION;** 11 12**(II)** AN EARL'S CORONET PLACED ABOVE THE SHIELD INDICATING GEORGE CALVERT'S STATUS AS AN EARL OR A COUNT PALATINE IN 13MARYLAND, THOUGH ONLY A BARON IN ENGLAND; 14 (III) ABOVE THE EARL'S CORONET, A HELMET SET 1516 FULL-FACED; 17(IV) ABOVE THE HELMET, THE CALVERT CREST, WHICH CONSISTS OF TWO PENNONS, OR PENNANTS, SUPPORTED BY GULES (RED) 18 STAFFS, ISSUING FROM THE DUCAL CORONET: 19 201. THE DEXTER (RIGHT) PENNON, OF OR (GOLD): 21AND 222. THE OTHER PENNON, OF SABLE (BLACK); 23**(**V**)** Α PLOWMAN WEARING Α HIGH-CROWNED. 24BROAD-BRIMMED BEAVER HAT AND HOLDING ONE SIDE OF THE SHIELD WITH 25HIS LEFT HAND AND A SPADE IN HIS RIGHT HAND; 26(VI) A FISHERMAN WEARING A KNITTED CAP SOMEWHAT 27RESEMBLING A STOCKING CAP AND HOLDING ONE SIDE OF THE SHIELD WITH 28HIS RIGHT HAND AND IN HIS LEFT HAND A FISH THAT IS NOT SPECIFIC TO ANY 29SPECIES; AND 30 (VII) AT THE FEET OF THE PLOWMAN AND FISHERMAN, A RIBBON CONTAINING, IN ITALIAN, THE CALVERT FAMILY MOTTO, "FATTI

MASCHII PAROLE FE WOMANLY WORDS".	EMINE'	, LOOSELY TRAN	NSLATED	AS "	MANLY	DEEDS,
(2) (I) DIVIDED INTO QUARTE		FAMILY COAT OF A	ARMS FOI	r Lori) BALTIN	MORE IS
(II)	Тне	FIRST AND FOURTH	H QUARTE	RS:		
QUARTERS;	1.	APPEAR IN THE	TOP-LEF	Г AND	BOTTOM	I–RIGHT
FAMILY; AND	2.	REPRESENT THE	COAT OF A	ARMS O	of the C	ALVERT
(BLACK), AND A BEND I THAT THEY CONSIST (WITH A DIAGONAL BAN	OF SIX	R (RIGHT DIAGONA ALTERNATING GO	AL BAND)	COUNT BLACK	ERCHAN VERTICA	GED, SO
(111)	THE	SECOND AND THIR	D QUARTE	ERS:		
	1.	APPEAR IN THE	TOP–RIGH	IT ANI) ВОТТО	M-LEFT

10 (GOLD) AND SABLE 11 (BLACK), AND A UNTERCHANGED, SO 12THAT THEY CON CK VERTICAL BARS 13 WITH A DIAGONA SED.

- 1415AND BOTTOM-LEFT 16 **QUARTERS;** 172. SHOW THE COAT OF ARMS OF THE CROSSLAND FAMILY, WHICH CECIL CALVERT INHERITED FROM HIS GRANDMOTHER, ALICIA, 18 19 WIFE OF LEONARD CALVERT, THE FATHER OF GEORGE CALVERT, THE FIRST 20LORD BALTIMORE; AND 213. ARE QUARTERED ARGENT (SILVER) AND GULES 22(RED), A CROSS BOTTONY COUNTERCHANGED, SO THAT THEY CONSIST OF A QUARTERED FIELD OF SILVER AND RED, CHARGED WITH A CROSS BOTTONY 2324THAT HAS ARMS TERMINATING IN A BUTTON OR A THREE-LEAF CLOVER AND 25**OPPOSITE COLORING.**
- 26(3) BEHIND AND SURROUNDING THE DEPICTION DESCRIBED IN 27PARAGRAPH (1) OF THIS SUBSECTION ARE:
- 28

(I) AN ERMINE-LINED MANTLE;

A CIRCLE AROUND THE SEAL CONTAINING THE WORDS 29**(II)** "Scuto bonae voluntatis tuae coronasti nos", meaning "With favor 30 WILT THOU COMPASS US AS WITH A SHIELD" (PSALM 5:12); AND 31

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$\frac{1}{2}$	(III) THE DATE 1632, THE YEAR THE MARYLAND CHARTER WAS GRANTED.
$\frac{3}{4}$	REVISOR'S NOTE: This section is new language derived without substantive change from former SG § 13–102.
$5 \\ 6$	In subsection (a)(1)(ii) of this section, the reference to the family coat of arms "for Lord Baltimore" is added for clarity.
7 8	In subsection (a)(1)(iii) of this section, the reference to the ground below "the equestrian figure" is added for clarity.
9 10	In subsection (a)(2) of this section, the reference to the Avalon "Peninsula" is added for clarity.
11 12 13	In subsection (b)(1)(i) of this section, the reference to the "family" coat of arms is substituted for the former reference to the "hereditary" coat of arms for consistency with subsection (a)(1)(ii) of this section.
$\begin{array}{c} 14 \\ 15 \end{array}$	In subsection (b)(1)(ii) of this section, the reference to "George" Calvert is added for clarity.
$\begin{array}{c} 16 \\ 17 \end{array}$	In subsection $(b)(1)(iv)$ of this section, the reference to "pennants" is added for clarity.
18 19 20 21 22 23	In subsection (b)(1)(v) and (vi) of this section, the references to "a plowman holding one side of the shield with his left hand" and "a fisherman holding one side of the shield with his right hand", respectively, are substituted for the former reference to "[t]he supporters of the shield are a plowman and a fisherman with their hands on the shield" for clarity.
24 25 26 27	In subsection (b)(1)(vi) of this section, the reference to a fish "that is not specific to any species" is substituted for the former reference to the fish "[being] heraldic and cannot, therefore, be identified as to any species" for brevity and clarity.
28 29 30 31	In subsection (b)(2)(i) of this section, the statement that "[t]he family coat of arms for Lord Baltimore is divided into quarters" is added for clarity and consistency with § $7-202(a)$ of this title, which describes the same design on the State flag.
$32 \\ 33 \\ 34$	In subsection (b)(2)(ii)3 of this section, the reference to a bend "dexter" counterchanged is added for consistency with § $7-202$ (b) of this title, which describes the same design on the State flag.

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$\frac{1}{2}$		Also in subsection (b)(2)(ii)3 of this section, the parenthetical reference to a "right diagonal band" is added for clarity.
3 4 5 6 7		Also in subsection (b)(2)(ii)3 of this section, the reference to the first and fourth quarters "consist[ing] of six alternating vertical bars with a diagonal band on which the colors are reversed" is added for clarity and consistency with § 7–202(b) of this title, which describes the same design on the State flag.
8 9		Also in subsection (b)(2)(ii)3 of this section, the former phrase "described in heraldic language" is deleted as surplusage.
10 11 12 13		In subsection $(b)(2)(iii)1$ of this section, the reference to the second and third quarters "appear[ing] in the top-right and bottom-left quarters" is added for clarity and consistency with subsection $(b)(2)(ii)1$ of this section.
$\begin{array}{c} 14 \\ 15 \end{array}$		In subsection (b)(2)(iii)2 of this section, the references to Cecil "Calvert" and George "Calvert" are added for clarity.
16 17 18 19 20 21		In subsection (b)(2)(iii)3 of this section, the reference to the second and third quarters "consist[ing] of a quartered field, charged with a cross bottony that has arms terminating" is substituted for the former reference to "buotonne, at the end of each radius of the cross" for clarity and consistency with § 7–202(c) of this title, which describes the same design on the State flag.
22 23 24 25		In the introductory language of subsection (b)(3) of this section, the reference to "the depiction described in paragraph (1) of this subsection" is substituted for the former reference to "both shield and supporters" for clarity.
$\frac{26}{27}$		In subsection (b)(3)(iii) of this section, the reference to the "Maryland" charter is added for clarity.
28 29 30 31 32		The General Provisions Article Review Committee notes, for consideration by the General Assembly, that in subsection (b)(2)(iii)3 of this section, the translation of the heraldic term "argent" is "silver"; however, in § $7-202(c)$ of this title, it is translated as "white". The General Assembly may wish to remedy this inconsistency.
33	7–103. Cu	STODY.
34	ТНЕ	SECRETARY OF STATE SHALL HAVE CUSTODY OF THE STATE SEAL.

35 REVISOR'S NOTE: This section formerly was SG § 13–103.

1	No changes are made.
2	Defined term: "State" § 1–115
3	7–104. USE.
4	(A) BY GOVERNOR.
5	(1) THE GOVERNOR MAY HAVE THE STATE SEAL:
6 7	(I) TO AFFIX IT TO A CERTIFIED COPY OF A LAW OR RESOLUTION;
8 9	(II) TO AFFIX IT TO A COMMUNICATION FROM THE STATE TO THE UNITED STATES, ANOTHER STATE, OR A FOREIGN COUNTRY; OR
10 11	(III) AS NEEDED FOR ANY OTHER PURPOSE PROVIDED BY LAW.
$12 \\ 13 \\ 14 \\ 15$	(2) UNLESS THE GOVERNOR SIGNS THE DOCUMENT, THE GOVERNOR MAY NOT AFFIX THE STATE SEAL TO A DOCUMENT OR ALLOW THE STATE SEAL TO BE AFFIXED TO A DOCUMENT ISSUED BY THE EXECUTIVE BRANCH OF THE STATE GOVERNMENT.
16	(B) BY SECRETARY OF SENATE AND CHIEF CLERK OF HOUSE.
17 18	THE SECRETARY OF THE SENATE AND THE CHIEF CLERK OF THE HOUSE MAY HAVE THE STATE SEAL TO AFFIX IT TO A BILL AS REQUIRED BY LAW.
19	REVISOR'S NOTE: This section formerly was SG §§ 13–104 and 13–105.
20	The only changes are in style.
21	Defined term: "State" § 1–115
22	SUBTITLE 2. FLAGS.
23	7-201. Adoption of State flag.
24	THE MARYLAND FLAG IS THE STATE FLAG.
25	REVISOR'S NOTE: This section formerly was SG § 13–201.
26	No changes are made.

1	Defined term: "State" § 1–115
2	7-202. DESCRIPTION OF STATE FLAG.
3	(A) IN GENERAL.
4	THE STATE FLAG IS DIVIDED INTO QUARTERS.
5	(B) FIRST AND FOURTH QUARTERS.
$ \begin{array}{c} 6 \\ 7 \\ 8 \\ 9 \\ 10 \end{array} $	THE FIRST AND FOURTH QUARTERS ARE A PALY OF SIX PIECES, OR (GOLD) AND SABLE (BLACK), AND A BEND DEXTER (RIGHT DIAGONAL BAND) COUNTERCHANGED, SO THAT THEY CONSIST OF SIX ALTERNATING GOLD AND BLACK VERTICAL BARS WITH A DIAGONAL BAND ON WHICH THE COLORS ARE REVERSED.
11	(C) SECOND AND THIRD QUARTERS.
$ 12 \\ 13 \\ 14 \\ 15 \\ 16 \\ 17 $	THE SECOND AND THIRD QUARTERS ARE QUARTERED ARGENT (WHITE) AND GULES (RED), A CROSS BOTTONY COUNTERCHANGED, SO THAT THEY CONSIST OF A QUARTERED FIELD OF WHITE AND RED, CHARGED WITH A GREEK CROSS THAT HAS ARMS TERMINATING IN TREFOILS AND OPPOSITE COLORING SO THAT RED IS ON THE WHITE QUARTERS AND WHITE IS ON THE RED QUARTERS, AS REPRESENTED ON THE ESCUTCHEON OF THE STATE SEAL.
18 19	REVISOR'S NOTE: This section is new language derived without substantive change from former SG § 13–202.
20 21 22	In subsection (a) of this section, the reference to the State flag being "divided into quarters" is substituted for the former reference to the State flag being "quartered" for clarity.
$\begin{array}{c} 23\\ 24 \end{array}$	In subsection (b) of this section, the parenthetical reference to a "right diagonal band" is added for clarity.
$\frac{25}{26}$	Also in subsection (b) of this section, the word "alternating" is substituted for the former word "alternately" for clarity.
27 28 29 30	In subsection (c) of this section, the reference to "counterchanged" is substituted for the former reference to "countersigned" for consistency with § $7-102(b)(1)$ of this title, which describes the same design on the State seal.

$ \begin{array}{c} 1 \\ 2 \\ 3 \\ 4 \\ 5 \end{array} $	The General Provision Article Review Committee notes, for consideration by the General Assembly, that in subsection (c) of this section, the translation of the heraldic term "argent" is "white"; however, in § 7–102(b)(2)(iii)3 of this title, it is translated as "silver". The General Assembly may wish to remedy this inconsistency.
6	Defined term: "State" § 1–115
7	7-203. ORNAMENT FOR STATE FLAG.
8 9	ONLY A GOLD CROSS BOTTONY MAY BE USED AS AN ORNAMENT ON THE TOP OF A FLAGSTAFF THAT CARRIES THE STATE FLAG.
10	REVISOR'S NOTE: This section formerly was SG § 13–203.
11	No changes are made.
12	Defined term: "State" § 1–115
$\frac{13}{14}$	7–204. DISPLAY ON STATE HOUSE — FLAG OF THE UNITED STATES AND STATE FLAG.
15	(A) IN GENERAL.
$\begin{array}{c} 16 \\ 17 \end{array}$	THE FLAG OF THE UNITED STATES AND THE STATE FLAG SHALL BE FLOWN FROM THE STATE HOUSE AS PROVIDED IN THIS SECTION.
18	(B) SESSION.
19 20	WHEN THE GENERAL ASSEMBLY IS IN SESSION, THE FLAG OF THE UNITED STATES AND THE STATE FLAG SHALL BE FLOWN CONTINUOUSLY.
21	(C) INTERIM.
$\begin{array}{c} 22\\ 23 \end{array}$	WHEN THE GENERAL ASSEMBLY IS NOT IN SESSION, THE FLAG OF THE UNITED STATES AND THE STATE FLAG SHALL BE FLOWN:
$\begin{array}{c} 24 \\ 25 \end{array}$	(1) CONTINUOUSLY ON EACH DAY THAT THE GOVERNOR DESIGNATES AS A PUBLIC OCCASION; AND
$\frac{26}{27}$	(2) BETWEEN SUNRISE AND SUNSET ON ANY OTHER DAY WHEN THE WEATHER PERMITS.
28	(D) ARRANGEMENT OF STATE FLAG.

$1 \\ 2 \\ 3 \\ 4$	THE STATE FLAG SHALL BE FLOWN WITH THE BLACK STRIPE ON THE DIAGONAL BANDS OF THE FIRST QUARTER AT THE TOP OF THE FLAGSTAFF, AS SHOWN IN THE ILLUSTRATION OF THE STATE FLAG IN "CHRONICLES OF COLONIAL MARYLAND".
$5 \\ 6$	REVISOR'S NOTE: This section is new language derived without substantive change from former SG § 13–204.
7 8 9	In subsection (b) and the introductory language of subsection (c) of this section, the references to "the flag of the United States and the State flag" are substituted for the former references to "the flags" for clarity.
10	Defined term: "State" § 1–115
11	7-205. DISPLAY ON STATE HOUSE - ARMED FORCES FLAGS.
12	(A) DEFINITIONS.
$\frac{13}{14}$	(1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.
$\begin{array}{c} 15\\ 16\end{array}$	(2) "FLAG TO HONOR AND REMEMBER MEMBERS OF THE ARMED FORCES WHO DIED IN THE LINE OF DUTY" MEANS:
17	(I) A FLAG CREATED BY HONOR AND REMEMBER, INC.; OR
18 19 20	(II) THE FLAG DESIGNATED BY THE UNITED STATES CONGRESS AS THE OFFICIAL SYMBOL TO HONOR AND REMEMBER MEMBERS OF THE ARMED FORCES WHO DIED IN THE LINE OF DUTY.
21 22 23	(3) "POW/MIA FLAG" MEANS THE PRISONERS OF WAR/MISSING IN ACTION (POW/MIA) FLAG OF THE NATIONAL LEAGUE OF FAMILIES OF AMERICAN PRISONERS AND MISSING IN SOUTHEAST ASIA.
24	(B) DISPLAY.
$25 \\ 26 \\ 27 \\ 28$	(1) SUBJECT TO PARAGRAPH (2) OF THIS SUBSECTION, EACH YEAR, THE POW/MIA FLAG AND A FLAG TO HONOR AND REMEMBER MEMBERS OF THE ARMED FORCES WHO DIED IN THE LINE OF DUTY SHALL BE FLOWN ON THE STATE HOUSE GROUNDS ON:
29 30	(I) THE THIRD SATURDAY IN MAY, FOR ARMED FORCES DAY;

MAY 30, FOR MEMORIAL DAY: 1 (II) $\mathbf{2}$ THE DAY THAT THE UNITED STATES CONGRESS (III) DESIGNATES FOR THE OBSERVANCE OF MEMORIAL DAY, IF OTHER THAN MAY 3 30: 4 (IV) THE SATURDAY AND SUNDAY THAT ARE CLOSEST TO $\mathbf{5}$ 6 MAY 30, UNLESS THE UNITED STATES CONGRESS DESIGNATES ANOTHER DAY FOR THE OBSERVANCE OF MEMORIAL DAY, IN WHICH CASE, THE SATURDAY 7 AND SUNDAY THAT ARE CLOSEST TO THE DAY DESIGNATED BY THE UNITED 8 9 **STATES CONGRESS:** JULY 4, FOR INDEPENDENCE DAY; 10 **(V)** 11 (VI) THE THIRD FRIDAY IN SEPTEMBER, FOR POW/MIA **RECOGNITION DAY:** 12(VII) NOVEMBER 11, FOR VETERANS' DAY; 13 14(VIII) THE DAY THAT THE UNITED STATES CONGRESS DESIGNATES FOR THE OBSERVANCE OF VETERANS' DAY, IF OTHER THAN 15NOVEMBER 11; AND 16 17(IX) THE SATURDAY AND SUNDAY THAT ARE CLOSEST TO NOVEMBER 11, UNLESS THE UNITED STATES CONGRESS DESIGNATES ANOTHER 18 19 DAY FOR THE OBSERVANCE OF VETERANS' DAY, IN WHICH CASE, THE SATURDAY AND SUNDAY THAT ARE CLOSEST TO THE DAY DESIGNATED BY THE 20**UNITED STATES CONGRESS.** 2122IF THE UNITED STATES CONGRESS DESIGNATES A FLAG AS (2) 23THE OFFICIAL SYMBOL TO HONOR AND REMEMBER MEMBERS OF THE ARMED 24FORCES WHO DIED IN THE LINE OF DUTY, THE FLAG DESIGNATED BY CONGRESS INSTEAD OF THE FLAG CREATED BY HONOR AND REMEMBER, INC., SHALL BE 25FLOWN IN ACCORDANCE WITH PARAGRAPH (1) OF THIS SUBSECTION. 2627REVISOR'S NOTE: This section formerly was SG § 13–205. In subsection (a)(3) of this section, the reference to the "Prisoners of 28War/Missing in Action (POW/MIA) flag" is substituted for the former 2930 reference to the "POW/MIA flag" for clarity. 31In subsection (b)(2) of this section, the phrase "instead of the flag created by Honor and Remember, Inc.," is added to clarify that subsection (b)(2)32

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	requires a flag described under subsection $(a)(2)(ii)$ of this section to be displayed, rather than a flag described under subsection $(a)(2)(i)$ of this section.
	No other changes are made.
Defin	ned term: "State" § 1–115
7–206. M and Stati	ANUFACTURING REQUIREMENTS — FLAG OF THE UNITED STATES E FLAG.
STATE P	AG OF THE UNITED STATES OR A STATE FLAG THAT IS DISPLAYED ON ROPERTY AND PURCHASED WITH STATE MONEY MUST BE FURED IN THE UNITED STATES.
REV	ISOR'S NOTE: This section formerly was SG § 13–206.
	No changes are made.
Defin	ned term: "State" § 1–115
	SUBTITLE 3. ADDITIONAL EMBLEMS; DESIGNATIONS.
	PART I. ANIMALS, PLANTS, AND WILDLIFE.
7–301. Bu	RD.
Тне	BALTIMORE ORIOLE (ICTERUS GALBULA) IS THE STATE BIRD.
REV	ISOR'S NOTE: This section formerly was SG § 13–302.
	No changes are made.
Defin	ned term: "State" § 1–115
7–302. CA	т.
Тне	CALICO CAT IS THE STATE CAT.
REV	ISOR'S NOTE: This section formerly was SG § 13–317.
	No changes are made.
Defin	ned term: "State" § 1–115
	Defin 7–206. M AND STATE A FL STATE PI MANUFACT REVI Defin 7–301. BII THE REVI Defin 7–302. CA THE REVI

1	7-303. CRUSTACEAN.
$2 \\ 3$	THE MARYLAND BLUE CRAB (CALLINECTES SAPIDUS) IS THE STATE CRUSTACEAN.
4	REVISOR'S NOTE: This section formerly was SG § 13–301(b).
5	No changes are made.
6	Defined term: "State" § 1–115
7	7–304. DOG.
8	THE CHESAPEAKE BAY RETRIEVER IS THE STATE DOG.
9	REVISOR'S NOTE: This section formerly was SG § 13–303.
10	The only changes are in style.
11	Defined term: "State" § 1–115
12	7–305. FISH.
13 14	THE STRIPED BASS OR ROCKFISH (MORONE SAXATILIS) IS THE STATE FISH.
15	REVISOR'S NOTE: This section formerly was SG § 13–304.
16	No changes are made.
17	Defined term: "State" § 1–115
18	7-306. FLOWER.
19	THE BLACK-EYED SUSAN (RUDBECKIA HIRTA) IS THE STATE FLOWER.
20	REVISOR'S NOTE: This section formerly was SG § 13–305.
21	The only changes are in style.
22	Defined term: "State" § 1–115
23	7–307. HORSE.
24	THE THOROUGHBRED HORSE IS THE STATE HORSE.

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1	REVISOR'S NOTE: This section formerly was SG § 13–318.	
2	The only changes are in style.	
3	Defined term: "State" § 1–115	
4	7-308. INSECT.	
$5\\6$	THE BALTIMORE CHECKERSPOT BUTTERFLY (EUPHYDRYAS PHAETON) IS THE STATE INSECT.	3
7	REVISOR'S NOTE: This section formerly was SG § 13–301(a).	
8	No changes are made.	
9	Defined term: "State" § 1–115	
10	7-309. REPTILE.	
$\frac{11}{12}$	THE DIAMONDBACK TERRAPIN (MALACLEMYS TERRAPIN) IS THE STATE REPTILE.	3
$13 \\ 14 \\ 15$	REVISOR'S NOTE: This section is new language derived without substantive change from former SG § 13–313, as it related to the designation of the State reptile.	
16	Defined term: "State" § 1–115	
17	7–310. TREE.	
18	THE WHITE OAK (QUERCUS ALBA) IS THE STATE TREE.	
19	REVISOR'S NOTE: This section formerly was SG § 13–310.	
20	No changes are made.	
21	Defined term: "State" § 1–115	
22	7–311. RESERVED.	
23	7–312. RESERVED.	
24	PART II. ARTS, CULTURE, AND FOOD.	

1	7–313. DESSERT.
2	SMITH ISLAND CAKE IS THE STATE DESSERT.
3	REVISOR'S NOTE: This section formerly was SG § 13–320.
4	No changes are made.
5	Defined term: "State" § 1–115
6	7–314. DRINK.
7	MILK IS THE STATE DRINK.
8	REVISOR'S NOTE: This section formerly was SG § 13–315.
9	No changes are made.
10	Defined term: "State" § 1–115
11	7–315. FOLK DANCE.
12	SQUARE DANCING IS THE STATE FOLK DANCE.
13	REVISOR'S NOTE: This section formerly was SG § 13–314.
14	No changes are made.
15	Defined term: "State" § 1–115
16	7–316. Массот.
$\begin{array}{c} 17\\18\end{array}$	THE DIAMONDBACK TERRAPIN (MALACLEMYS TERRAPIN) IS THE OFFICIAL MASCOT OF THE UNIVERSITY OF MARYLAND, COLLEGE PARK.
19 20 21	REVISOR'S NOTE: This section is new language derived without substantive change from former SG § 13–313, as it related to the designation of the official mascot of the University of Maryland, College Park.
$22 \\ 23 \\ 24 \\ 25$	The reference to the "University of Maryland, College Park" is substituted for the former reference to the "State's flagship university at College Park" to reflect the terminology used in the Education Article. See, e.g., ED § 12–101.
26	7–317. POET LAUREATE.

	396 HOUSE BILL 270
1	(A) DESIGNATION AUTHORIZED.
$2 \\ 3$	THE GOVERNOR MAY DESIGNATE A CITIZEN OF THE STATE AS ITS POET LAUREATE.
4	(B) COMPENSATION; REIMBURSEMENT FOR EXPENSES.
5	(1) THE POET LAUREATE:
6 7	(I) MAY NOT RECEIVE COMPENSATION AS POET LAUREATE; BUT
8 9 10	(II) SUBJECT TO PARAGRAPH (2) OF THIS SUBSECTION, IS ENTITLED TO REIMBURSEMENT FOR ANY EXPENSES INCURRED IN THE PERFORMANCE OF DUTIES AS POET LAUREATE.
11	(2) REIMBURSEMENT UNDER THIS SUBSECTION:
12 13	(I) SHALL BE PAID FROM THE GENERAL EMERGENCY Fund of the Board of Public Works; and
14	(II) MAY NOT EXCEED \$1,000 IN ANY 1 FISCAL YEAR.
15	REVISOR'S NOTE: This section formerly was SG § 13–306.
16 17	In subsection (b)(1)(i) of this section, the reference to receiving compensation "as Poet Laureate" is added for clarity.
18	No other changes are made.
19	Defined term: "State" § 1–115
20	7–318. SONG.
21	(A) DESIGNATION.
$22 \\ 23 \\ 24$	THE POEM "MARYLAND! MY MARYLAND!", WRITTEN BY JAMES RYDER RANDALL IN 1861 AND SET TO THE TUNE OF "LAURIGER HORATIUS", IS THE STATE SONG.
25	(B) WORDS.

26 THE WORDS OF THE STATE SONG ARE:
1	Ι
2	THE DESPOT'S HEEL IS ON THY SHORE,
3	MARYLAND!
4	HIS TORCH IS AT THY TEMPLE DOOR,
5	MARYLAND!
6	AVENGE THE PATRIOTIC GORE
7	THAT FLECKED THE STREETS OF BALTIMORE,
8	AND BE THE BATTLE QUEEN OF YORE,
9	MARYLAND! MY MARYLAND!
10	II
11	HARK TO AN EXILED SON'S APPEAL,
12	MARYLAND!
13	My mother State! to thee I kneel,
14	MARYLAND!
15	FOR LIFE AND DEATH, FOR WOE AND WEAL,
16	THY PEERLESS CHIVALRY REVEAL,
17	AND GIRD THY BEAUTEOUS LIMBS WITH STEEL,
18	MARYLAND! MY MARYLAND!
19	III
20	THOU WILT NOT COWER IN THE DUST,
21	MARYLAND!
22	THY BEAMING SWORD SHALL NEVER RUST,
23	MARYLAND!
24	REMEMBER CARROLL'S SACRED TRUST,
25	REMEMBER HOWARD'S WARLIKE THRUST, —
26	AND ALL THY SLUMBERERS WITH THE JUST,
27	MARYLAND! MY MARYLAND!
28	IV
29	COME! 'TIS THE RED DAWN OF THE DAY,
30	MARYLAND!
31	COME WITH THY PANOPLIED ARRAY,
32	MARYLAND!
33	WITH RINGGOLD'S SPIRIT FOR THE FRAY,
34	WITH WATSON'S BLOOD AT MONTEREY,
35	WITH FEARLESS LOWE AND DASHING MAY,
36	MARYLAND! MY MARYLAND!
37	\mathbf{V}
38	COME! FOR THY SHIELD IS BRIGHT AND STRONG,

1	MARYLAND!
2	COME! FOR THY DALLIANCE DOES THEE WRONG,
3	MARYLAND!
4	COME TO THINE OWN HEROIC THRONG,
5	STALKING WITH LIBERTY ALONG,
6	AND CHAUNT THY DAUNTLESS SLOGAN SONG,
7	MARYLAND! MY MARYLAND!
8	VI
9	DEAR MOTHER! BURST THE TYRANT'S CHAIN,
10	MARYLAND!
11	VIRGINIA SHOULD NOT CALL IN VAIN,
12	MARYLAND!
13	SHE MEETS HER SISTERS ON THE PLAIN—
14	"SIC SEMPER!" 'TIS THE PROUD REFRAIN
15	THAT BAFFLES MINIONS BACK AGAIN,
16	MARYLAND! MY MARYLAND!
10	
17	VII
18	I SEE THE BLUSH UPON THY CHEEK,
19	MARYLAND!
20	FOR THOU WAST EVER BRAVELY MEEK,
21	MARYLAND!
22	BUT LO! THERE SURGES FORTH A SHRIEK
23	FROM HILL TO HILL, FROM CREEK TO CREEK—
24 24	POTOMAC CALLS TO CHESAPEAKE,
25	MARYLAND! MY MARYLAND!
20	
26	VIII
$\frac{1}{27}$	THOU WILT NOT YIELD THE VANDAL TOLL,
$\frac{2}{28}$	MARYLAND!
2 9	THOU WILT NOT CROOK TO HIS CONTROL,
30	MARYLAND!
31	BETTER THE FIRE UPON THEE ROLL,
32	BETTER THE BLADE, THE SHOT, THE BOWL,
33	THAN CRUCIFIXION OF THE SOUL,
34	MARYLAND! MY MARYLAND!
54	
35	IX
36	I HEAR THE DISTANT THUNDER–HUM,
37	MARYLAND!
38	THE OLD LINE'S BUGLE, FIFE, AND DRUM,
39	MARYLAND!
00	

1 2 3 4	She is not dead, nor deaf, nor dumb— Huzza! she spurns the Northern scum! She breathes! she burns! she'll come! she'll come! Maryland! My Maryland!
$5 \\ 6$	REVISOR'S NOTE: This section is new language derived without substantive change from former SG § 13–307.
7 8 9	Subsection (a) of this section is revised to clarify that the State song, "Maryland! My Maryland!", is a combination of the poem "Maryland! My Maryland!" and the tune of "Lauriger Horatius".
10	Defined term: "State" § 1–115
11	7–319. THEATERS.
12	(A) STATE THEATER.
13	CENTER STAGE IN BALTIMORE CITY IS THE STATE THEATER.
14	(B) SUMMER THEATER.
$15\\16$	OLNEY THEATRE IN MONTGOMERY COUNTY IS THE STATE SUMMER THEATER.
17	REVISOR'S NOTE: This section formerly was SG § 13–309.
18	No changes are made.
19	Defined term: "State" § 1–115
20	7-320. RESERVED.
21	7–321. RESERVED.
22	PART III. NATURAL HISTORY.
23	7–322. DINOSAUR.
24	THE ASTRODON JOHNSTONI IS THE STATE DINOSAUR.
25	REVISOR'S NOTE: This section formerly was SG § 13–316.
26	No changes are made.

	400 HOUSE BILL 270	
1	Defined term: "State" § 1–115	
2	7–323. Fossil shell.	
$\frac{3}{4}$	THE ECPHORA GARDNERAE GARDNERAE (WILSON) IS T SHELL.	HE STATE FOSSIL
5	REVISOR'S NOTE: This section formerly was SG § 13–311.	
6	No changes are made.	
7	Defined term: "State" § 1–115	
8	7–324. GEM.	
9	THE PATUXENT RIVER STONE IS THE STATE GEM.	
10	REVISOR'S NOTE: This section formerly was SG § 13–319.	
11	No changes are made.	
12	Defined term: "State" § 1–115	
13	7-325. R ESERVED.	
14	7-326. RESERVED .	
15	PART IV. SPORTS AND RECREATION.	
16	7-327. Воат.	
17	THE SKIPJACK IS THE STATE BOAT.	
18	REVISOR'S NOTE: This section formerly was SG § 13–312.	
19	The only changes are in style.	
20	Defined term: "State" § 1–115	
21	7–328. EXERCISE.	
22	WALKING IS THE STATE EXERCISE.	
23	REVISOR'S NOTE: This section formerly was SG § 13–321.	

1	No changes are made.
2	Defined term: "State" § 1–115
3	7-329. SPORTS.
4	(A) STATE SPORT.
5	JOUSTING IS THE STATE SPORT.
6	(B) TEAM SPORT.
7	LACROSSE IS THE STATE TEAM SPORT.
8	REVISOR'S NOTE: This section formerly was SG § 13–308.
9	No changes are made.
10	Defined term: "State" § 1–115
11	SUBTITLE 4. COMMEMORATIVE DAYS.
12	7-401. ASIAN LUNAR NEW YEAR DAY.
13	(A) PROCLAMATION.
$\begin{array}{c} 14 \\ 15 \end{array}$	THE GOVERNOR ANNUALLY SHALL PROCLAIM THE DAY DESIGNATED AS NEW YEAR ON THE ASIAN LUNAR CALENDAR AS ASIAN LUNAR NEW YEAR DAY.
16	(B) IN RECOGNITION OF CONTRIBUTIONS.
17 18 19	ASIAN LUNAR NEW YEAR DAY IS IN RECOGNITION OF THE ECONOMIC AND CULTURAL CONTRIBUTIONS OF THE MANY MARYLANDERS FOR WHOM THE LUNAR NEW YEAR HOLDS SPECIAL SIGNIFICANCE.
$\begin{array}{c} 20\\ 21 \end{array}$	REVISOR'S NOTE: This section is new language derived without substantive change from former SG § 13–405.
22	7-402. CRIME VICTIM AND ADVOCATE COMMEMORATIVE DAY.
23	THE GOVERNOR ANNUALLY SHALL:

1 2 3	(1) PROCLAIM APRIL 3 AS CRIME VICTIM AND ADVOCATE COMMEMORATIVE DAY TO HONOR THE INDIVIDUALS IN THE STATE WHO HAVE BECOME CRIME VICTIMS AND THE ADVOCATES WHO SERVE THOSE VICTIMS; AND
4 5	(2) TAKE APPROPRIATE STEPS TO PUBLICIZE CRIME VICTIM AND ADVOCATE COMMEMORATIVE DAY.
6	REVISOR'S NOTE: This section formerly was SG § 13–410.
7	No changes are made.
8	Defined term: "State" § 1–115
9	7–403. John Hanson's birthday.
$10\\11$	THE GOVERNOR ANNUALLY SHALL PROCLAIM APRIL 13 AS JOHN HANSON'S BIRTHDAY AND DEDICATE APRIL 13 TO HIM.
$12\\13$	REVISOR'S NOTE: This section is new language derived without substantive change from former SG § 13–401.
14	7-404. LAW DAY.
15	THE GOVERNOR ANNUALLY SHALL PROCLAIM MAY 1 AS LAW DAY U.S.A.
16	REVISOR'S NOTE: This section formerly was SG § 13–402.
17	No changes are made.
18	7-405. MARYLAND CENTENARIANS DAY.
$19\\20\\21\\22$	THE GOVERNOR ANNUALLY SHALL PROCLAIM THE SECOND THURSDAY IN MAY AS MARYLAND CENTENARIANS DAY IN RECOGNITION OF THE LIVES OF THE STATE'S CITIZENS WHO HAVE REACHED THE LANDMARK AGE OF 100 YEARS.
23	REVISOR'S NOTE: This section formerly was SG § 13–411.
24	The only changes are in style.
25	Defined term: "State" § 1–115
26	7-406. NEGRO BASEBALL LEAGUE DAY.

1The Governor annually shall proclaim the second Saturday in2May as Negro Baseball League Day.

- 3 REVISOR'S NOTE: This section formerly was SG § 13–408.
- 4 No changes are made.
- 5 7-407. MEMORIAL DAY MOMENT OF SILENCE.

6 Тне GOVERNOR ANNUALLY SHALL ISSUE Α PROCLAMATION 7 **ENCOURAGING** THE MEDIA, GOVERNMENT UNITS, BUSINESS AND 8 RECREATIONAL FACILITIES, AND CITIZENS OF THE STATE TO UNITE IN 9 REMEMBRANCE AND COMMEMORATE THE HEROIC ACTS AND EFFORTS OF MARYLANDERS WHO HAVE SERVED AND DIED IN THE UNITED STATES ARMED 10 11 FORCES BY OBSERVING A MOMENT OF SILENCE AT 3 P.M. ON MEMORIAL DAY.

- 12 REVISOR'S NOTE: This section is new language derived without substantive 13 change from former SG § 13–404.
- 14The reference to "units" is substituted for the former reference to15"departments and agencies". The term "unit" is used as the general term16for a government entity because it is inclusive enough to include the17other entities. See General Revisor's Note to article.
- 18 Defined term: "State" § 1–115
- 19 7-408. FIRE, RESCUE, AND EMERGENCY SERVICES WORKERS DAY.
- 20 (A) **PROCLAMATION.**

THE GOVERNOR ANNUALLY SHALL PROCLAIM THE FIRST SUNDAY IN JUNE AS THE DAY TO HONOR THE FIRE, RESCUE, AND EMERGENCY SERVICES WORKERS OF THE STATE WHO MADE THE ULTIMATE SACRIFICE IN THE PERFORMANCE OF THEIR DUTIES.

25 (B) OBSERVANCE.

26THE GOVERNOR ANNUALLY SHALL ORDER THE STATE FLAG TO BE FLOWN27AT HALF-STAFF ON THE FIRST SUNDAY IN JUNE.

28 (C) MEMORIAL PLAQUES.

29ON THE FIRST SUNDAY IN JUNE EACH YEAR, MEMORIAL PLAQUES30CONTAINING THE NAMES OF THE FIRE, RESCUE, AND EMERGENCY SERVICES

$egin{array}{c} 1 \\ 2 \\ 3 \end{array}$	WORKERS WHO MADE THE ULTIMATE SACRIFICE SHALL BE PLACED ON THE MARYLAND FIRE-RESCUE SERVICES MEMORIAL IN THE CITY OF ANNAPOLIS BY THE MARYLAND FIRE-RESCUE SERVICES MEMORIAL FOUNDATION, INC.
4	REVISOR'S NOTE: This section formerly was SG § 13–409.
5	The only changes are in style.
6	Defined term: "State" § 1–115
7	7-409. MARYLAND CHARTER DAY.
8 9	THE GOVERNOR ANNUALLY SHALL PROCLAIM JUNE 20 AS MARYLAND CHARTER DAY.
10	REVISOR'S NOTE: This section formerly was SG § 13–406.
11	No changes are made.
12	7-410. POETRY DAY.
13	(A) PROCLAMATION.
14 15 16	THE GOVERNOR ANNUALLY SHALL PROCLAIM OCTOBER 15 AS POETRY DAY IN RECOGNITION OF THE CULTURAL AND HUMAN VALUES OF POETRY AND POETIC EXPRESSION.
17	(B) OBSERVANCE.
18 19	THE PROCLAMATION SHALL URGE CULTURAL, EDUCATIONAL, PATRIOTIC, AND RELIGIOUS ORGANIZATIONS TO OBSERVE POETRY DAY PROPERLY.
20	REVISOR'S NOTE: This section formerly was SG § 13–403.
21	The only changes are in style.
22	7-411. MARYLAND EMANCIPATION DAY.
$23 \\ 24 \\ 25$	THE GOVERNOR ANNUALLY SHALL PROCLAIM NOVEMBER 1 AS MARYLAND EMANCIPATION DAY IN RECOGNITION OF THE EMANCIPATION OF THE SLAVES IN THE STATE.
26	REVISOR'S NOTE: This section formerly was SG § 13–412.

27 The only changes are in style.

Defined term: "State" § 1-115 1 2 7–412. ANNAPOLIS CHARTER DAY. 3 THE GOVERNOR ANNUALLY SHALL PROCLAIM DECEMBER 17 AS 4 **ANNAPOLIS CHARTER DAY.** $\mathbf{5}$ REVISOR'S NOTE: This section formerly was SG § 13–407. 6 No changes are made. 7 SUBTITLE 5. COMMEMORATIVE MONTHS. 8 7-501. BLACK HISTORY MONTH. (A) **PROCLAMATION.** 9 10 THE GOVERNOR ANNUALLY SHALL PROCLAIM THE MONTH OF FEBRUARY 11 AS BLACK HISTORY MONTH IN RECOGNITION OF THE HISTORICAL CONTRIBUTIONS THAT BLACK AMERICANS HAVE MADE TO THE STATE. 12 13 **(B) OBSERVANCE.** 14THE PROCLAMATION SHALL URGE EDUCATIONAL AND CULTURAL 15ORGANIZATIONS TO OBSERVE BLACK HISTORY MONTH PROPERLY WITH 16 APPROPRIATE PROGRAMS, CEREMONIES, AND ACTIVITIES. 17REVISOR'S NOTE: This section formerly was SG § 13–502. The only changes are in style. 18 Defined term: "State" § 1-115 19 7-502. IRISH-AMERICAN HERITAGE MONTH. 2021**(**A**) PROCLAMATION.** 22THE GOVERNOR ANNUALLY SHALL PROCLAIM THE MONTH OF MARCH AS 23**IRISH-AMERICAN HERITAGE MONTH IN RECOGNITION OF THE CONTRIBUTIONS** THAT IRISH AMERICANS HAVE MADE TO THE STATE. 2425**(B) OBSERVANCE.**

1	THE PROCLAMATION SHALL URGE EDUCATIONAL AND CULTURAL
2	ORGANIZATIONS TO OBSERVE IRISH-AMERICAN HERITAGE MONTH PROPERLY
3	WITH APPROPRIATE PROGRAMS, CEREMONIES, AND ACTIVITIES.
4	REVISOR'S NOTE: This section formerly was SG § 13–504.
5	The only changes are in style.
6	Defined term: "State" § 1–115
7	7–503. Women's History Month.
8	(A) PROCLAMATION.
9	THE GOVERNOR ANNUALLY SHALL PROCLAIM THE MONTH OF MARCH AS
10	WOMEN'S HISTORY MONTH IN RECOGNITION OF THE HISTORICAL
11	CONTRIBUTIONS THAT WOMEN HAVE MADE TO THE STATE.
12	(B) OBSERVANCE.
13	THE PROCLAMATION SHALL URGE EDUCATIONAL AND CULTURAL
14	ORGANIZATIONS TO OBSERVE WOMEN'S HISTORY MONTH PROPERLY WITH
15	APPROPRIATE PROGRAMS, CEREMONIES, AND ACTIVITIES.
16	REVISOR'S NOTE: This section formerly was SG § 13–501.
17	The only changes are in style.
18	Defined term: "State" § 1–115
19	7-504. HISPANIC HERITAGE MONTH.
20	(A) PROCLAMATION.
21	THE GOVERNOR ANNUALLY SHALL PROCLAIM THE MONTH FROM
22	SEPTEMBER 15 TO OCTOBER 15, BOTH INCLUSIVE, AS HISPANIC HERITAGE
23	MONTH IN RECOGNITION OF THE CONTRIBUTIONS THAT HISPANIC AMERICANS
24	HAVE MADE TO THE STATE.
25	(B) OBSERVANCE.
26	THE PROCLAMATION SHALL URGE EDUCATIONAL AND CULTURAL

26THE PROCLAMATION SHALL URGE EDUCATIONAL AND CULTURAL27ORGANIZATIONS TO OBSERVE HISPANIC HERITAGE MONTH PROPERLY WITH28APPROPRIATE PROGRAMS, CEREMONIES, AND ACTIVITIES.

1	REVISOR'S NOTE: This section formerly was SG § 13–503.
2	The only changes are in style.
3	Defined term: "State" § 1–115
4	7–505. German-American Heritage Month.
5	(A) PROCLAMATION.
6 7 8	THE GOVERNOR ANNUALLY SHALL PROCLAIM THE MONTH OF OCTOBER AS GERMAN-AMERICAN HERITAGE MONTH IN RECOGNITION OF THE CONTRIBUTIONS THAT GERMAN AMERICANS HAVE MADE TO THE STATE.
9	(B) OBSERVANCE.
$10 \\ 11 \\ 12$	THE PROCLAMATION SHALL URGE EDUCATIONAL AND CULTURAL ORGANIZATIONS TO OBSERVE GERMAN–AMERICAN HERITAGE MONTH PROPERLY WITH APPROPRIATE PROGRAMS, CEREMONIES, AND ACTIVITIES.
13	REVISOR'S NOTE: This section formerly was SG § 13–505.
14	The only changes are in style.
15	Defined term: "State" § 1–115
16	GENERAL REVISOR'S NOTE TO ARTICLE
$17 \\ 18 \\ 19 \\ 20 \\ 21 \\ 22 \\ 23 \\ 24 \\ 25 \\ 26$	The Department of Legislative Services is charged with revising the law in a clear, concise, and organized manner, without changing the effect of the law. One precept of revision has been that, once something is said, it should be said in the same way every time. To that end, the General Provisions Article Review Committee conformed the language and organization of this article to that of previously enacted revised articles to the extent possible. It is the manifest intent both of the General Assembly and the General Provisions Article Review Committee that this bulk revision of certain substantive laws of the State render no substantive change. The guiding principle of the preparation of this article is that stated in <i>Welch v. Humphrey</i> , 200 Md. 410, 417 (1952):
27	[T]he principal function of a Code is to reorganize the statutes and state them in

simpler form. Consequently any changes made in them by a Code are presumed 2829to be for the purpose of clarity rather than change of meaning. Therefore even a 30change in the phraseology of a statute by a codification thereof will not ordinarily modify the law, unless the change is so radical and material that the 31

intention of the Legislature to modify the law appears unmistakably from the
 language of the Code. (citations omitted)

Accordingly, except to the extent that changes, which are noted in Revisor's Notes, clarify the former law, the enactment of this article in no way is intended to make any change to the substantive law of Maryland. This intent is further stated in uncodified language included in the enactment of this article. *See* § 4 of Ch. ____, Acts of 2014.

8 Throughout this article, as in other revised articles, the word "regulations" 9 generally is substituted for former references to "rules and regulations" to distinguish, 10 to the extent possible, between regulations of executive units and rules of judicial or 11 legislative units and to establish consistency in the use of the words. This substitution 12 conforms to the practice of the Division of State Documents.

Also throughout this article, as in other revised articles, the term "unit" is substituted for former references to State entities such as "agency", "board", "commission", and "department". In revised articles of the Code, the term "unit" is used as the general term for an organization in the State government because it is broad enough to include all such entities.

18 Some apparently obsolete provisions allocated to the General Provisions Article 19 are transferred to Session Laws for historical purposes or to avoid any inadvertent 20 substantive effect their repeal might have.

In some instances, the staff of the Department of Legislative Services may create "Special Revisor's Notes" to reflect the substantive effect of legislation enacted during the 2014 Session on some provisions of this article.

SECTION 3. AND BE IT FURTHER ENACTED, That Section(s) 1, 2, and 4 of Article 1 – Rules of Interpretation of the Annotated Code of Maryland be repealed and reenacted, without amendments, and transferred to the Sessions Laws, to read as follows:

28

Effect of Adoption of Code

29 1.

The adoption of this Code shall not affect or impair any right, vested or acquired and existing at the time of its adoption, nor shall it impair, discharge or release any existing contract, obligation, duty or liability of any kind whatsoever. All pending suits, actions and prosecutions for crimes or misdemeanors, including all civil and criminal proceedings whatsoever, shall be prosecuted and proceeded with to final determination, and judgment entered therein as if this Code had not been adopted.

36 2.

If any crime, misdemeanor or other violation of law hath been committed and no

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SECTION 6. AND BE IT FURTHER ENACTED, That nothing in this Act affects the term of office of an appointed or elected member of any commission, board, office, department, agency, or other unit. An individual who is a member of a unit on the effective date of this Act shall remain a member for the balance of the term to which appointed or elected, unless the member sooner dies, resigns, or is removed under provisions of law.

28SECTION 7. AND BE IT FURTHER ENACTED, That, except as expressly 29provided to the contrary in this Act, any transaction or employment status affected by 30 or flowing from any change of nomenclature or any statute amended, repealed, or 31 transferred by this Act remains valid after the effective date of this Act and may be 32terminated, completed, consummated, or enforced as required or allowed by any 33 statute amended, repealed, or transferred by this Act as though the repeal, 34amendment, or transfer had not occurred. If a change in nomenclature involves a 35change in name or designation of any State unit, the successor unit shall be considered 36 in all respects as having the powers and obligations granted the former unit.

37 SECTION 8. AND BE IT FURTHER ENACTED, That the continuity of every 38 commission, board, office, department, agency, or other unit is retained. The personnel

1 records, files, furniture, fixtures, and other properties and all appropriations, credits,

assets, liabilities, and obligations of each retained unit are continued as the personnel,
records, files, furniture, fixtures, properties, appropriations, credits, assets, liabilities,
and obligations of the unit under the laws enacted by this Act.

SECTION 9. AND BE IT FURTHER ENACTED, That, except as expressly $\mathbf{5}$ 6 provided to the contrary in this Act, any person licensed, registered, certified, or issued 7a permit or certificate by any commission, office, department, agency, or other unit 8 established or continued by any statute amended, repealed, or transferred by this Act 9 is considered for all purposes to be licensed, registered, certified, or issued a permit or certificate by the appropriate unit continued under this Act or the duration of the term 10 11 for which the license, registration, certification, or permit was issued, and may renew 12that authorization in accordance with the appropriate renewal provisions of this Act.

13 SECTION 10. AND BE IT FURTHER ENACTED, That this Act does not 14 rescind, supersede, change, or modify any rule adopted by the Court of Appeals that is 15 or was in effect on the effective date of this Act concerning the practice and procedure 16 in and the administration of the appellate courts and the other courts of the State.

17 SECTION 11. AND BE IT FURTHER ENACTED, That the publisher of the 18 Annotated Code of Maryland, in consultation with and subject to the approval of the 19 Department of Legislative Services, shall correct, with no further action required by 20 the General Assembly, cross-references and terminology rendered incorrect by this 21 Act or by any other Act of the General Assembly of 2014 that affects provisions 22 enacted by this Act. The publisher shall adequately describe such correction in an 23 editor's note following the section affected.

24 SECTION 12. AND BE IT FURTHER ENACTED, That this Act shall take 25 effect October 1, 2014.

Approved:

Governor.

Speaker of the House of Delegates.

President of the Senate.

410