(7lr2523)

ENROLLED BILL

— Health and Government Operations/Education, Health, and Environmental Affairs —

Introduced by Delegate Reznik Delegates Reznik, Pendergrass, Bromwell, Angel, Barron, Cullison, Hayes, Hill, Kelly, Kipke, Krebs, McDonough, Metzgar, Miele, Morales, Morgan, Pena-Melnyk, Platt, Rosenberg, Saab, Sample-Hughes, Szeliga, West, and K. Young

Read and Examined by Proofreaders:

Proofreader.
Proofreader.
Sealed with the Great Seal and presented to the Governor, for his approval this
day of at o'clock,M.
Speaker.

CHAPTER _____

1 AN ACT concerning

 $\mathbf{2}$

Reorganization of State Procurement

3 FOR the purpose of reorganizing State procurement by establishing a Chief Procurement 4 Officer to control and oversee all State procurement activity for which certain $\mathbf{5}$ provisions of law apply; providing for the appointment of the Chief Procurement 6 <u>Officer</u>; repealing <u>altering</u> the definition and role of primary procurement units; 7 requiring a procurement by a unit to replace or supplement certain energy-consuming equipment to be under the oversight of the Chief Procurement 8 Officer; requiring the Board of Public Works to ensure that regulations for State 9 procurement provide for procedures that are consistent with certain provisions of 10 law; authorizing the Board to require Board approval for procurement actions of 11 more than a certain dollar amount: requiring the Chief Procurement Officer to retain 12

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

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

Italics indicate opposite chamber/conference committee amendments.



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oversight of certain procurements that are conducted under certain authority or do 1 $\mathbf{2}$ not require certain Board approval; requiring certain actions of the Board to prevail 3 if the action conflicts with the action of certain units; repealing the position of 4 Procurement Advisor, transferring altering the duties of the Procurement Advisor to the Chief Procurement Officer, and clarifying certain duties; requiring the Chief $\mathbf{5}$ 6 Procurement Officer to develop regulations to implement certain provisions of law. 7 and requiring a certain report to include a summary of certain procurement activity: 8 renaming the Procurement Advisory Council, altering the membership of the 9 Council, altering the duties of the Council, requiring the Council to advise the 10 General Assembly on certain legislation, and providing that the Chief Procurement 11 Officer is the Chair and principal staff of the Council; transferring the authority of 12certain primary procurement units to the Department of General Services; 13authorizing the Department of General Services to delegate control of certain 14procurement activities to certain units, develop certain metrics and implement 15strategic sourcing under certain circumstances, advise the General Assembly on 16 certain legislation, manage eMaryland Marketplace, compile certain statistics, effect 17and enhance communication on certain procurement matters, assist units with certain guestions, oversee certain training and implementation of certain risk 18 19 analysis and insurance requirements, and coordinate with certain governmental 20entities and certain local entities to maximize use of certain intergovernmental 21cooperative purchasing agreements, and employ certain staff in accordance with the 22State budget; requiring a certain reporting requirement to include a summary of certain procurement activity; requiring the Chief Procurement Officer a unit to 2324consult with the Maryland Energy Administration and the Chief Procurement 25Officer before issuing a request for proposals for an energy performance contract; 26providing that eMaryland Marketplace is jointly managed by the Department of 27General Services and the Department of Information Technology; authorizing the 28Chief Procurement Officer to establish certain fees for eMaryland Marketplace as 29approved subject to approval by the Board; establishing a certain fund in the 30 Department of General Services; providing that certain fees for the use of electronic 31 means to conduct procurement be determined in consultation with the Chief 32 Procurement Officer: requiring that certain fees be deposited in a certain fund; 33 requiring a unit to make small procurements in accordance with regulations developed by the Chief Procurement Officer and adopted by the Board; authorizing 34 35 a unit to become a party or participate in an intergovernmental cooperative 36 purchasing agreement if a certain determination is made under the oversight of the 37 Chief Procurement Officer: authorizing a unit to seek bids for certain procurements by issuing an invitation for auction bids under the oversight of the Chief 38 39 Procurement Officer; authorizing a procurement officer to award a procurement based on revised bids under certain circumstances and the oversight of the Chief 40 41 Procurement Officer: authorizing a unit under the oversight of the Chief 42Procurement Officer to provide for pregualification of certain persons for procurement other than leases of real property: authorizing a unit to enter into 43multi-year contracts subject to certain regulations developed by the Chief 44Procurement Officer and approved by the Board; requiring that multi-year contracts 45be subject to review and approval by the Chief Procurement Officer; requiring 46 procurement contracts to include clauses covering certain termination by the State 47

1 if the head of a unit, under the oversight of the Chief Procurement Officer, $\mathbf{2}$ determines that termination is appropriate; authorizing a unit under the oversight 3 of the Chief Procurement Officer to withhold certain payment under certain 4 circumstances; authorizing a unit, under the oversight of the Chief Procurement Officer, to conduct procurement by electronic means as provided under certain $\mathbf{5}$ 6 provisions of law; requiring a unit to submit a certain report to the Governor and 7 General Assembly within a certain period of time each fiscal year; requiring certain 8 protests or contract claims to be submitted within a certain time required under 9 certain regulations developed by the Chief Procurement Officer and adopted by the 10 Board: repealing provisions of law requiring certain jurisdiction and control by 11 certain units over certain types of procurement; repealing provisions of law requiring 12the adoption of certain regulations by certain units; repealing an obsolete provisions 13 provision of law; altering certain definitions; requiring the Chief Procurement Officer to report to the Governor and certain committees of the General Assembly on or 1415before a certain date: requiring the General Counsel to the Board and the Office of 16 the Attorney General to report to the Governor Board and certain committees of the 17General Assembly on or before a certain date; requiring the Board and the 18 Department of Budget and Management to review certain job titles, classifications, 19 and compensation for certain procurement-related positions and rename and 20reclassify those positions for certain purposes subject to certain requirements on or before a certain date; requiring the Board, in consultation with the University 2122System of Maryland and the Maryland Department of Transportation, to report to 23the Governor and the General Assembly on certain strategies to govern procurement staff employed under independent personnel management systems; requiring the 2425Chief Procurement Officer to use certain staff and transfer certain staff, subject to 26certain conditions, to assist in carrying out certain duties; requiring the Department of General Services, in consultation with the Department of Budget and 2728Management, the Department of Information Technology, the Department of Public 29Safety and Correctional Services, the Department of Transportation, and the Maryland Port Commission to report a certain administrative work plan to the 30 Governor, the Board, and the General Assembly; establishing certain conditions for 31 transferring certain staff; stating the intent of the General Assembly in relation to 32 33 procurement staff at certain State agencies; providing for a delayed effective date for certain provisions of this Act; and generally relating to State procurement. 34

35 BY repealing and reenacting, with amendments,

36 Article – State Finance and Procurement

- 37Section 4-801(g), 4-804, 11-101, 12-101(b)(7), 12-102(a)(2), 12-105, 12-107,3812-110, 12-301, 13-101, 13-102.1, 13-109, 13-110, 13-111(g), 13-204,3913-217, 13-218, 13-225, and 13-226, 13-226(c), 15-111, 15-216, and 15-217
- 40 Annotated Code of Maryland Annotated Code A Annotated A Annotated Code A Annotated A Annot
 - 41 (2015 Replacement Volume and 2016 Supplement)

42 BY repealing

- 43 Article State Finance and Procurement
- 44 Section 12–107 and 12–108 <u>12–101(b)(6)</u>
- 45 Annotated Code of Maryland

	4		HOUSE BILL 1021			
1	(2015	Repla	cement Volume and 2016 Supplement)			
$\frac{2}{3}$	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:					
4			Article – State Finance and Procurement			
5	4-801.					
6 7	(g) of this articl	-	nary procurement unit"] "UNIT" has the meaning provided in § 11–101			
8	4-804.					
9 10 11	energy cons	uming	rimary procurement] unit replaces or supplements a major item of ; equipment in an existing building owned or leased by the State, the ; equipment shall be made:			
$\frac{12}{13}$	with standa	(1) rds est	on the basis of a life-cycle cost analysis of alternatives in accordance ablished under § 4–808 of this subtitle ; AND			
14		(2)	UNDER THE OVERSIGHT OF THE CHIEF PROCUREMENT OFFICER.			
15	11–101.					
16	(a)	In thi	s Division II the following words have the meanings indicated unless:			
17		(1)	the context clearly requires a different meaning; or			
18		(2)	a different definition is provided for a particular title or provision.			
19	(b)	(1)	"Architectural services" means professional or creative work that:			
$\begin{array}{c} 20\\ 21 \end{array}$	construction	or lan	(i) is performed in connection with the design and supervision of adscaping; and			
22			(ii) requires architectural education, training, and experience.			
$23 \\ 24 \\ 25 \\ 26$		of set	"Architectural services" includes consultation, research, investigation, ng, architectural design and preparation of related documents, and rvices that structural, civil, mechanical, and electrical engineers and provide.			
27 28	services, se	(3) rvices	"Architectural services" does not include construction inspection provided in connection with an energy performance contract, or			

29 structural, mechanical, plumbing, or electrical engineering.

(c) "Bid" means a response to an invitation for bids under § 13–103 of this article.

2 (d) "Board" means the Board of Public Works.

1

3 (E) "CHIEF PROCUREMENT OFFICER" MEANS THE INDIVIDUAL APPOINTED 4 BY THE BOARD UNDER § 12–102 OF THIS ARTICLE AN OFFICIAL OF THE 5 DEPARTMENT OF GENERAL SERVICES WHO:

6 (1) <u>SHALL BE APPOINTED BY THE GOVERNOR WITH THE ADVICE AND</u> 7 <u>CONSENT OF THE SENATE;</u>

8 (2) EXCEPT FOR PROCUREMENT ACTIVITY BY A PRIMARY 9 PROCUREMENT UNIT OTHER THAN THE DEPARTMENT OF GENERAL SERVICES, IS 10 THE HEAD OF ALL PROCUREMENT ACTIVITY FOR THE EXECUTIVE BRANCH OF 11 STATE GOVERNMENT; AND

12 (2) (3) MAY ENGAGE IN OR CONTROL PROCUREMENT FOR THE 13 DEPARTMENT OF GENERAL SERVICES IN ACCORDANCE WITH § 12–107(B)(2) OF 14 THIS TITLE.

15 **[**(e)**] (F)** (1) "Construction" means the process of building, altering, 16 improving, or demolishing an improvement to real property.

17 (2) "Construction" includes any major work necessary to repair, prevent 18 damage to, or sustain existing components of an improvement to real property.

19 (3) "Construction" does not include the maintenance or routine operation 20 of an existing improvement to real property, or activities related to an energy performance 21 contract.

[(f)] (G) (1) "Construction related services" means feasibility studies, surveys, construction management, construction inspection, and similar efforts associated with construction or the acquisition of public improvements as defined in § 4–401(d) of this article.

26 (2) "Construction related services" does not include services provided in 27 connection with an energy performance contract.

[(g)] (H) "County" means a county of the State and, unless expressly provided
 otherwise, Baltimore City.

[(h)] (I) "Energy performance contract" means an agreement for the provision
 of energy services, including electricity, heating, ventilation, cooling, steam, or hot water,
 in which a person agrees to design, install, finance, maintain, or manage energy systems

$\frac{1}{2}$	or equipment to imp portion of the energy	prove the energy efficiency of a building or facility in exchange for a v savings.
3	[(i)] (J) (1) "Engineering services" means professional or creative work that:
$4 \\ 5 \\ 6$	machine, equipmen	i) is performed in connection with any utility, structure, building, t, or process, including structural, mechanical, plumbing, electrical, vironmental engineering; and
7 8	· · · · · · · · · · · · · · · · · · ·	ii) requires engineering education, training, and experience in the l knowledge of the mathematical, physical, and engineering sciences.
9 10 11	planning, design, ar	Engineering services" includes consultation, investigation, evaluation, ad inspection of construction to interpret and ensure compliance with esign within the scope of inspection services.
12 13	(3) " with an energy perfe	Engineering services" does not include services provided in connection ormance contract.
$\begin{array}{c} 14 \\ 15 \end{array}$	[(j)] (K) " § 13–103 of this arti	Invitation for bids" means any document used for soliciting bids under cle.
16 17 18		Person" means an individual, receiver, trustee, guardian, personal iciary, or representative of any kind and any partnership, firm, icon, or other entity.
19	[(]) (<u>M)</u> "Prim	ary procurement units" means:
20	(1) t	he State Treasurer;
21	(2) ŧ	he Department of Budget and Management;
22	(3) <u>(2)</u>	the Department of General Services;
23	(4) <u>(3)</u>	the Department of Transportation;
24	(5) ŧ	he Department of Information Technology;
25	(6) <u>(4)</u>	the University System of Maryland;
26	(7) <u>(5)</u>	the Maryland Port Commission;
27	(8) ŧ	he Department of Public Safety and Correctional Services;
28	(9) <u>(6)</u>	the Morgan State University; and

1	(10) <u>(7)</u>		the St. Mary's College of Maryland.]
2	(m) <u>(N)</u>	(1)	"Procurement" means the process of:
3		(i)	leasing real or personal property as lessee; or
4 5 6			buying or otherwise obtaining supplies, services, construction, rvices, architectural services, engineering services, or services y performance contract.
7 8	(2) contracts and all p		curement" includes the solicitation and award of procurement of procurement contract administration.
9 10	(n) (O) into by a unit for p	(1) procure	· ·
11	(2)	"Proc	eurement contract" does not include:
$\begin{array}{c} 12\\ 13 \end{array}$	organization;	(i)	a collective bargaining agreement with an employee
$\begin{array}{c} 14 \\ 15 \end{array}$	1–101(d) of the Sta	(ii) ate Per	an agreement with a contractual employee, as defined in § sonnel and Pensions Article;
$\begin{array}{c} 16 \\ 17 \end{array}$	which law sets:	(iii)	a Medicaid, Judicare, or similar reimbursement contract for
18			1. user or recipient eligibility; and
19			2. price payable by the State; or
$20 \\ 21 \\ 22$	defined in § 15–10 the Department es		a Medicaid contract with a managed care organization, as the Health – General Article as to which regulations adopted by h:
23			1. recipient eligibility;
$\begin{array}{c} 24 \\ 25 \end{array}$	and		2. minimum qualifications for managed care organizations;
$\begin{array}{c} 26 \\ 27 \end{array}$	organizations.		3. criteria for enrolling recipients in managed care
28	(0) <u>(P)</u>	"Proc	curement officer" means an individual authorized by a unit to:
29	(1)	enter	into a procurement contract;

1	(2)	administer a procurement contract; or
$2 \\ 3$	(3) contract.	make determinations and findings with respect to a procurement
4 5	(p) <u>(Q)</u> for bids.	"Proposal" means a response to any solicitation other than an invitation
6 7	(q) <u>(R)</u> proposals.	"Request for proposals" means any document used for soliciting
8	(r) <u>(S)</u>	"Responsible bidder or offeror" means a person who:
9 10	(1) a procurement con	has the capability in all respects to perform fully the requirements for atract; and
$\begin{array}{c} 11 \\ 12 \end{array}$	(2) performance.	possesses the integrity and reliability that will ensure good faith
13	(s) <u>(T)</u>	"Responsive bid" means a bid that:
14	(1)	is submitted under § 13–103 of this article; and
15	(2)	conforms in all material respects to the invitation for bids.
$\begin{array}{c} 16 \\ 17 \end{array}$	(∰ (U) means:	(1) Except as provided in paragraph (3) of this subsection, "services"
18		(i) the labor, time, or effort of a contractor; and
19 20	of a service.	(ii) any product or report necessarily associated with the rendering
$\begin{array}{c} 21 \\ 22 \end{array}$	(2) physicians, consul	"Services" includes services provided by attorneys, accountants, tants, and other professionals who are independent contractors.
23	(3)	"Services" does not include:
24		(i) construction related services;
25		(ii) architectural services;
26		(iii) engineering services; or
27		(iv) energy performance contract services.

1	(u) <u>(V)</u>	"State" means:
2	(1)	a state, possession, territory, or commonwealth of the United States; or
3	(2)	the District of Columbia.
4 5 6		(1) "State correctional facilities" means correctional institutions, orrectional confinement, that are located within the State of Maryland operated by the Maryland State government.
7	(2)	"State correctional facilities" includes Patuxent Institution.
8	(w) <u>(X)</u>	(1) "Supplies" means:
9		(i) insurance;
10		(ii) tangible personal property;
11		(iii) printing; and
$\begin{array}{c} 12 \\ 13 \end{array}$	personal property.	(iv) services necessarily associated with insurance or tangible
14	(2)	"Supplies" does not include:
15		(i) an interest in real property; or
$\begin{array}{c} 16 \\ 17 \end{array}$	an energy perform	(ii) tangible personal property acquired or used in connection with ance contract.
18 19 20	(x) (Y) Branch of the Sta contract.	(1) "Unit" means an officer or other entity that is in the Executive ate government and is authorized by law to enter into a procurement
21	(2)	"Unit" does not include:
$\begin{array}{c} 22\\ 23 \end{array}$	agency; or	(i) a bistate, multistate, bicounty, or multicounty governmental
$\begin{array}{c} 24 \\ 25 \end{array}$	conservation distr	(ii) a special tax district, sanitary district, drainage district, soil ict, water supply district, or other political subdivision of the State.
26	12–101.	

$rac{1}{2}$		-section does not apply to capital expenditures by the Department of the Maryland Transportation Authority, in connection with State roads,
$\frac{2}{3}$		ays, as provided in § $12-202$ of this title.
4	(b) (1)	The Board may control procurement by units.
5	(2)	To implement the provisions of this Division II, the Board may:
6		(i) set policy;
7 8	State Governmen	(ii) adopt regulations, in accordance with Title 10, Subtitle 1 of the t Article; and
9 10	Division II.	(iii) establish internal operational procedures consistent with this
$11 \\ 12 \\ 13 \\ 14 \\ 15$	H and Title 13, S the circumstance	The Board shall ensure that the regulations [of the primary] FOR ent [units] provide for procedures that are consistent with this Division ubtitle 4 of the State Personnel and Pensions Article and, to the extent of a particular type of procurement or a particular unit do not require estantially the same.
16	(4)	The Board may:
17 18	for delegation; an	(I) delegate any of its authority that it determines to be appropriate d-[may]
19 20	of \$500,000 or	(II) require prior Board approval for [specified] procurement actions MORE.
$\begin{array}{c} 21 \\ 22 \end{array}$	(5) OF A PROCUREM	THE CHIEF PROCUREMENT OFFICER SHALL RETAIN OVERSIGHT ENT:
$\begin{array}{c} 23\\ 24 \end{array}$	ACCORDANCE W	(I) CONDUCTED UNDER AUTHORITY DELEGATED IN ITH PARAGRAPH (4)(I) OF THIS SUBSECTION; OR
$\frac{25}{26}$	paragraph (4)	(II) THAT DOES NOT REQUIRE BOARD APPROVAL UNDER (II) OF THIS SUBSECTION.
27 28 29 30	PROVISION OF L procurement]- uni	(6) Except as limited by the Maryland Constitution OR ANOTHER AW, the Board may exercise any control authority conferred on a [primary t by this Division II and, to the extent that its action conflicts with the nary procurement]-unit, the action of the Board shall prevail.

1	[(6)] (7) The Board, with the assistance of the Department of Budget and
2	Management, shall compile comprehensive statistics on the procurement system by agency,
3	amount, and type of procurement.
4	[(7)] (8) The Board shall develop and submit to the General Assembly, in
5	accordance with § 2-1246 of the State Government Article, an annual report on the
6	procurement system that includes information on actions necessary to improve effective
7	broad-based competition in procurement.
8	12-102.
9	(a) (1) The Board shall appoint a CHIEF Procurement [Advisor] OFFICER,
10	who serves at the pleasure of the Board.
11	(2) The CHIEF Procurement [Advisor] OFFICER shall:
12	(i) CONTROL AND OVERSEE ALL STATE PROCUREMENT
13	ACTIVITY FOR WHICH THIS DIVISION II APPLIES;
10	
14	(II) ensure that the State's procurement system is utilizing the most
15	advanced procurement methods and management techniques, INCLUDING POLICIES,
16	PROCEDURES, AND FORMS FOR ALL PROCUREMENT ACTIVITY AND CONTRACT
17	MANAGEMENT;
11	WMWAGDWEDN1;
18	(III) DEVELOP REGULATIONS TO IMPLEMENT THE PROVISIONS
19	OF THIS DIVISION II FOR ADOPTION BY THE BOARD UNDER § 12–101(B)(2)(II) OF
20	THIS SUBTITLE;
20	THIS SUBTILLE,
21	(IV) WHILE RETAINING OVERSIGHT, DELEGATE CONTROL OF
22	PROCUREMENT ACTIVITY TO UNITS WITH EXPERTISE IN SPECIFIED TYPES OF
$\frac{22}{23}$	PROCUREMENT;
20	TROOREMENT,
24	(V) DEVELOP PERFORMANCE METRICS FOR STATE
25	PROCUREMENT AND IMPLEMENT STRATEGIC SOURCING WHEN APPROPRIATE;
20	HOUCKEMENT AND IMI LEMENT STRATEGIC SOCIUMU WHEN AT THOT KINTES
26	f(ii) (VI) effect and enhance communication between State units on
27	procurement matters, with an emphasis on disseminating information on current
$\frac{1}{28}$	developments and advances in the management of the State procurement system;
29	f(iii)] (VII) examine all procurements that are subject to review by the
30	Board and make recommendations to the Board as to the appropriateness of each
31	procurement, with an emphasis on whether the proposed procurement:
32	1. has been competitively conducted; and

1 2	2. conforms to provisions of procurement law, procurement regulations, and best management practices;
3	[(iv)] (VIII) prevent and detect fraud, waste, and abuse and foster
4	competition in the expenditure of State funds in the procurement of supplies, services, or
5	construction;
$6 \\ 7$	[(v)] (IX) conduct investigations into procurement policies,
1	practices, and procedures, as appropriate;
8 9	[(vi)] (X) investigate complaints made by State employees concerning fraud, waste, and abuse in the procurement process and any alleged violation
10	of the procurement law or regulations;
10	or the producement law of regulations,
11	[(vii)] (XI) investigate complaints, other than formal bid protests
12	filed under Title 15, Subtitle 2 of this article, made by contractors and other interested
13	parties concerning fraud, waste, and abuse in the procurement process and any alleged
14	violation of the procurement law or regulations;
15	[(viii)] (XII) if apparent criminal violations are found in the course of
16	an investigation, report findings to the Board of Public Works, Office of the Attorney
17	General, United States Attorney, and State or local prosecutors, as appropriate;
10	[(in)] (VIII) if other appropriate indetions of large an equilation and found
18 10	[(ix)] (XIII) if other apparent violations of law or regulation are found
19 20	in the course of an investigation, report findings to the Board of Public Works, the
20	appropriate agency head, and any other appropriate body for administrative action;
21	[(x)] (XIV) produce and submit to the Board of Public Works and the
22	General Assembly, in accordance with § 2-1246 of the State Government Article, an annual
23	report of the activities of the CHIEF Procurement [Advisor] OFFICER, including:
24	1. all findings and recommendations for improvements to the
25	procurement system; [and]
26	2. the identification of barriers to effective broad-based
27	competition in State procurement and recommendations for the elimination of these
$\frac{-}{28}$	barriers; AND
20	
29	3. A SUMMARY AND DESCRIPTION OF ALL
30	PROCUREMENT ACTIVITY CONDUCTED BY UNITS DURING THE PRECEDING FISCAL
31	YEAR;
32	[(xi)] (XV) assist agencies and the public with questions regarding
33	procurement policy;

$\begin{array}{c} 1 \\ 2 \\ 3 \end{array}$	{ (xii)] (XVI) establish policies for the effective training of State procurement officials to ensure that the State's procurement system is utilizing the most advanced procurement methods and management techniques;
$\frac{1}{5}$	<u>f(xiii)] (XVII)</u> coordinate activities with other entities performing
6 7	[(xiv)] (XVIII) review internal audit reports and comment as appropriate;
8 9	[(xv)] (XIX) be the principal staff to the Procurement Advisory
$10 \\ 11 \\ 12$	[(xvi)] (XX) notify the Legislative Auditor when the CHIEF Procurement [Advisor] OFFICER undertakes an investigation under item [(vi)] (X) or [(vii)] (XI) of this paragraph;
12 13 14 15	(XXI) ADVISE THE GENERAL ASSEMBLY ON PROPOSED LEGISLATION IN ORDER TO ENHANCE THE EFFICIENCY AND TRANSPARENCY OF STATE PROCUREMENT;
16	(XXII) MANAGE EMARYLAND MARKETPLACE;
17 18 19	(XXIII) COORDINATE WITH GOVERNMENTAL ENTITIES AND LOCAL ENTITIES TO MAXIMIZE USE OF INTERGOVERNMENTAL PURCHASING AGREEMENTS ESTABLISHED IN ACCORDANCE WITH § 13–110 OF THIS ARTICLE; AND
	-
20 21 22 23	(XXIV) SUPERVISE STATE PROCUREMENT ON PROCUREMENT-MATTERS IN ACCORDANCE WITH THE STATE BUDGET AND EMPLOY A STAFF TO ASSIST IN CARRYING OUT THE DUTIES OF THE CHIEF PROCUREMENT OFFICER.
$\begin{array}{c} 21 \\ 22 \end{array}$	(XXIV) SUPERVISE STATE PROCUREMENT ON PROCUREMENT-MATTERS IN ACCORDANCE WITH THE STATE BUDGET AND EMPLOY A STAFF TO-ASSIST IN CARRYING OUT THE DUTIES OF THE CHIEF PROCUREMENT
21 22 23	(XXIV) SUPERVISE STATE PROCUREMENT ON PROCUREMENT-MATTERS IN ACCORDANCE WITH THE STATE BUDGET AND EMPLOY A STAFF TO-ASSIST IN CARRYING OUT THE DUTIES OF THE CHIEF PROCUREMENT OFFICER.
21 22 23 24 25 26	(XXIV) SUPERVISE STATE PROCUREMENT - MATTERS IN ACCORDANCE WITH THE STATE BUDGET AND EMPLOY A STAFF TO-ASSIST IN CARRYING OUT THE DUTIES OF THE CHIEF PROCUREMENT OFFICER. (3) The CHIEF Procurement [Advisor] OFFICER shall: (i) have access to all books, accounts, records, reports, any material related to contracts and procurement, and all other papers and equipment necessary to
21 22 23 24 25 26 27 28	(XXIV) SUPERVISE STATE PROCUREMENT ON PROCUREMENT MATTERS IN ACCORDANCE WITH THE STATE BUDGET AND EMPLOY A STAFF TO ASSIST IN CARRYING OUT THE DUTIES OF THE CHIEF PROCUREMENT OFFICER. (3) The CHIEF Procurement [Advisor] OFFICER shall: (i) have access to all books, accounts, records, reports, any material related to contracts and procurement, and all other papers and equipment necessary to carry out its responsibilities; and (ii) have direct and prompt access to all heads of agencies involved

(2)The General Counsel shall: 1 $\mathbf{2}$ (i) provide independent legal advice to the Board; 3 examine all procurements that are subject to review by the Board $\frac{(ii)}{(ii)}$ and make recommendations to the Board as to the legal sufficiency of the procurements, 4 with an emphasis on whether the proposed procurement has been competitively conducted; $\mathbf{5}$ 6 assist the CHIEF Procurement [Advisor] OFFICER in (iii) investigations undertaken by the CHIEF Procurement [Advisor] OFFICER; 7 8 (iv) assist the CHIEF Procurement [Advisor] OFFICER in responding to complaints made by State employees, contractors, and other interested 9 parties concerning fraud, waste, and abuse in the procurement process or any alleged 10 11 violation of the procurement law and regulations; 12(v) compile information for distribution to State procurement officials relating to recent decisions of the Maryland State Board of Contract Appeals and 13 State and federal courts concerning procurement, including any policy or legal guidance to 14 the procurement officials based on these decisions: and 1516 (vi) review regulations proposed by the Board for legality and approve them for proposal and adoption. 17The General Counsel shall: (3) 18 19 have access to all books, accounts, records, any material related (i) 20to contracts and procurement, and all other papers and equipment necessary to carry out 21its responsibilities; and have direct and prompt access to all heads of agencies involved 22(iii) in the expenditure of public funds. 2324(e) In accordance with the State budget, the Board may appoint any additional 25staff necessary to carry out its responsibilities under this Division II. 26<u>12–101.</u> 27(b) The Board, with the assistance of the Department of Budget and (6) 28Management, shall compile comprehensive statistics on the procurement system by agency, amount, and type of procurement.] 2930 The Board shall develop and submit to the General Assembly, in **[**(7)**](6)** accordance with § 2–1246 of the State Government Article, an annual report on the 31

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$\frac{1}{2}$	procurement system that includes information on actions necessary to improve effective broad-based competition in procurement.
3	<u>12–102.</u>
4	(a) (2) <u>The Procurement Advisor shall:</u>
$5 \\ 6$	(i) <u>ensure that the State's procurement system is utilizing the most</u> advanced procurement methods and management techniques;
7 8 9	[(ii) effect and enhance communication between State units on procurement matters, with an emphasis on disseminating information on current developments and advances in the management of the State procurement system;]
$10 \\ 11 \\ 12$	[(iii)](II) examine all procurements that are subject to review by the Board and make recommendations to the Board as to the appropriateness of each procurement, with an emphasis on whether the proposed procurement:
13	<u>1.</u> <u>has been competitively conducted; and</u>
$\begin{array}{c} 14 \\ 15 \end{array}$	2. <u>conforms to provisions of procurement law, procurement</u> regulations, and best management practices;
16 17 18	[(iv)](III) prevent and detect fraud, waste, and abuse and foster competition in the expenditure of State funds in the procurement of supplies, services, or construction;
$\begin{array}{c} 19\\ 20 \end{array}$	[(v)](VI) <u>conduct</u> investigations into procurement policies, practices, and procedures, as appropriate;
$21 \\ 22 \\ 23$	[(vi)](V) investigate complaints made by State employees concerning fraud, waste, and abuse in the procurement process and any alleged violation of the procurement law or regulations;
24 25 26 27	[(vii)](VI) investigate complaints, other than formal bid protests filed under Title 15, Subtitle 2 of this article, made by contractors and other interested parties concerning fraud, waste, and abuse in the procurement process and any alleged violation of the procurement law or regulations;
28 29 30	[(viii)](VII) if apparent criminal violations are found in the course of an investigation, report findings to the Board of Public Works, Office of the Attorney General, United States Attorney, and State or local prosecutors, as appropriate;
31 32 33	[(ix)](VIII) if other apparent violations of law or regulation are found in the course of an investigation, report findings to the Board of Public Works, the appropriate agency head, and any other appropriate body for administrative action:

1 **[**(x)**](IX)** produce and submit to the Board of Public Works and the $\mathbf{2}$ General Assembly, in accordance with § 2–1246 of the State Government Article, an annual 3 report of the activities of the Procurement Advisor, including: 4 <u>1.</u> all findings and recommendations for improvements to the procurement system; [and] $\mathbf{5}$ 6 2.the identification of barriers to effective broad-based 7 competition in State procurement and recommendations for the elimination of these 8 barriers; AND 9 3. SUMMARY AND DESCRIPTION Α OF ALL 10 PROCUREMENT ACTIVITY CONDUCTED BY UNITS DURING THE PRECEDING FISCAL 11 YEAR; 12**(**(xi)**)(X)** assist agencies and the public with questions regarding procurement policy; 1314establish policies for the effective training of State **(**xii)**](XI)** 15procurement officials to ensure that the State's procurement system is utilizing the most 16advanced procurement methods and management techniques; 17[(xiii)](XII) coordinate activities with other entities performing 18similar functions; [(xiv)](XIII) review internal audit reports and comment as 19 20appropriate; AND 21[(xv) be the principal staff to the Procurement Advisory Council; and] 22[(xvi)](XIV) notify the Legislative Auditor when the Procurement 23Advisor undertakes an investigation under item (V) OR (vi) [or (vii)] of this paragraph. 2412 - 105.25In this section, "Council" means the Procurement Advisory IMPROVEMENT (a) 26Council. 27(b) There is a Procurement Advisory **IMPROVEMENT** Council. 28(c) The Council consists of the following $\frac{11}{12}$ members: (1)29(i) the State Treasurer;

1		(ii)	the Chancellor of the University System of Maryland;	
2		(iii)	the Secretary of Budget and Management;	
$\frac{3}{4}$	Officer ;	(iv)	the Secretary of General Services <u>CHIEF PROCUREMENT</u>	
5		(v)	the Secretary of Information Technology;	
6		(vi)	the Secretary of Transportation;	
7		(vii)	the Secretary <u>PROCUREMENT ADVISOR</u> of the Board;	
8		(viii)	the Special Secretary for the Office of Minority Affairs;	
9 10	Performance	<u>(IX)</u> [mpro	THE DIRECTOR OF THE GOVERNOR'S OFFICE OF VEMENT;	
$11 \\ 12 \\ 13$	(ix) (X) a representative of local government who has expertise in local procurement matters, appointed by the Governor with the advice and consent of the Senate; and			
$14 \\ 15 \\ 16$	(x) (XI) two members of the general public, at least one of whom has expertise in State procurement matters, appointed by the Governor with the advice and consent of the Senate.			
$17 \\ 18 \\ 19$	(2) Procurement Adv attend the meetin		If the State Treasurer is unable to attend a meeting of the Council, the Treasurer may designate the Deputy Treasurer to	
20 21 22 23 24	the member may	desig	If a member of the Council listed in paragraph (1)(ii) through (v) unable to attend a meeting of the Procurement Advisory Council, nate the Chief Procurement Officer of the agency <u>A SENIOR</u> <u>MEMBER WITH EXPERIENCE IN PROCUREMENT</u> to attend the	
$\frac{25}{26}$	(d) The solution (d)	Secreta	ry of the Board <u>CHIEF PROCUREMENT OFFICER</u> is Chairman	
27	(e) The (Council	shall meet at least quarterly each year.	
28 29 30	Council and the	Counc	Procurement [Advisor] OFFICER is the principal staff of the il shall have any additional staff that the Board authorizes nce with the State budget.	
31	(g) The G	Council	shall:	

(1) ensure that the State's procurement system is utilizing the most
 advanced procurement methods and management techniques, INCLUDING POLICIES,
 PROCEDURES, AND FORMS FOR ALL PROCUREMENT ACTIVITY AND CONTRACT
 MANAGEMENT;

- 5 (2) effect and enhance communication between State units on procurement 6 matters, with an emphasis on disseminating information on current developments and 7 advances in procurement methods and management;
- 8 (3) provide a forum for the discussion of specific procurement issues and 9 problems that arise, **INCLUDING**:
- 10 (I) **PROCUREMENT OFFICER TRAINING;**
- 11 (II) <u>RISK ANALYSIS AND INSURANCE REQUIREMENTS;</u>

12 (III) MANAGEMENT OF EMARYLAND MARKETPLACE AND OTHER 13 INTERNET PROCUREMENT RESOURCES;

14 (IV) USE OF INTERGOVERNMENTAL COOPERATIVE PURCHASING 15 AGREEMENTS; AND

16(V)ANY OTHER ISSUES OR PROBLEMS IDENTIFIED BY THE17COUNCIL;

- 18 (4) advise the Board on problems in the procurement process and make
 19 recommendations for improvement of the process; and
- 20 (5) review existing procurement regulations to:
- (i) determine whether they fulfill the intent and purpose of the law,
 especially as it relates to fostering broad-based competition; and
- (ii) make recommendations on the regulations, if revising and
 restructuring them will result in easier understanding and use; AND

25(6)ADVISE THE GENERAL ASSEMBLY ON PROPOSED LEGISLATION IN26ORDER TO ENHANCE THE EFFICIENCY AND TRANSPARENCY OF STATE27PROCUREMENT.

28 **[**12–107.

1 (a) This section does not apply to capital expenditures by the Department of 2 Transportation or the Maryland Transportation Authority, in connection with State roads, 3 bridges, or highways, as provided in § 12–202 of this title.

4 (b) Subject to the authority of the Board, jurisdiction over procurement is as 5 follows:

6 (1) the State Treasurer may engage in or control procurement of banking 7 and financial services, insurance, and insurance services, as provided in Division I of this 8 article and Article VI, § 3 of the Maryland Constitution;

9 (2)the Department of Budget and Management may control procurement 10 of: 11 (i) services by a unit, subject to any limitation in this Division II; 12 and 13leases of motor vehicles, as provided in Title 3, Subtitle 5 of this (ii) 14 article **(3) (2)** 15the Department of General Services may: 16 **(I)** engage in or control procurement of: 17(i) 1. leases of real property, including leases under Title 4, 18 Subtitle 3 of this article: 19 2. supplies, including supplies under Title 4, Subtitle 3 of (ii)this article, but excluding insurance, information processing equipment, and motor vehicle 2021leases; 223. construction, including construction under Title 4, (iii) 23Subtitle 4 of this article; 24construction related services, including those under Title 4. 254, Subtitle 4 of this article; and 26architectural or engineering services under Title 13, 5. 27Subtitle 3 of this article: 28**6**. SERVICES BY A UNIT, SUBJECT TO ANY LIMITATION IN THIS DIVISION II; 2930 7. LEASES OF MOTOR VEHICLES, AS PROVIDED IN TITLE 31**3.** SUBTITLE **5** OF THIS ARTICLE;

	20 HOUSE BILL 1021
1 2	8. <u>CONSTRUCTION AND CONSTRUCTION-RELATED</u> SERVICES FOR STATE CORRECTIONAL FACILITIES;
$3 \\ 4 \\ 5 \\ 6$	9. <u>SUPPLIES, MATERIALS, AND EQUIPMENT IN SUPPORT</u> OF CONSTRUCTION AND CONSTRUCTION-RELATED SERVICES FOR STATE CORRECTIONAL FACILITIES IN ACCORDANCE WITH THIS DIVISION II AND TITLE 2 AND TITLE 10, SUBTITLE 1 OF THE CORRECTIONAL SERVICES ARTICLE;
7	<u>10. INFORMATION PROCESSING EQUIPMENT AND</u>
8	ASSOCIATED SERVICES, AS PROVIDED IN TITLE 3A, SUBTITLE 3 OF THIS ARTICLE;
9	AND
10	<u>11.</u> <u>TELECOMMUNICATION EQUIPMENT, SYSTEMS, OR</u>
11	<u>SERVICES, AS PROVIDED IN TITLE 3A, SUBTITLE 4 OF THIS ARTICLE;</u>
12	(II) WHILE RETAINING OVERSIGHT, DELEGATE CONTROL OF
13	PROCUREMENT ACTIVITY TO UNITS WITH EXPERTISE IN SPECIFIED TYPES OF
14	PROCUREMENT;
15	(III) <u>DEVELOP PERFORMANCE METRICS FOR PROCUREMENT</u>
16	<u>ACTIVITY AND IMPLEMENT STRATEGIC SOURCING WHEN APPROPRIATE;</u>
17	(IV) <u>COMPILE COMPREHENSIVE STATISTICS ON THE</u>
18	PROCUREMENT SYSTEM BY AGENCY, AMOUNT, AND TYPE OF PROCUREMENT;
19	(V) EFFECT AND ENHANCE COMMUNICATION ON
20	PROCUREMENT MATTERS, WITH AN EMPHASIS ON DISSEMINATING INFORMATION
21	ON CURRENT DEVELOPMENTS AND ADVANCES IN THE MANAGEMENT OF THE STATE
22	PROCUREMENT SYSTEM;
$\frac{23}{24}$	(VI) ASSIST UNITS WITH QUESTIONS REGARDING PROCUREMENT POLICY;
$\frac{25}{26}$	<u>(VII) OVERSEE THE IMPLEMENTATION OF PROCUREMENT</u> OFFICER TRAINING;
$\begin{array}{c} 27\\ 28 \end{array}$	(VIII) OVERSEE THE IMPLEMENTATION OF APPROPRIATE RISK ANALYSIS AND INSURANCE REQUIREMENTS FOR STATE PROCUREMENT; AND
29	(IX) <u>COORDINATE WITH GOVERNMENTAL ENTITIES AND LOCAL</u>
30	ENTITIES TO MAXIMIZE USE OF INTERGOVERNMENTAL PURCHASING AGREEMENTS
31	ESTABLISHED IN ACCORDANCE WITH § 13–110 OF THIS ARTICLE;

$egin{array}{c} 1 \\ 2 \\ 3 \end{array}$	(4) (3) the Department of Transportation and the Maryland Transportation Authority, without the approval of any of the other primary procurement units, may engage in the procurement of:
4 5	(i) construction that is related to transportation, as provided in the Transportation Article;
$6 \\ 7$	(ii) construction related services that are related to transportation, as provided in the Transportation Article;
8 9	(iii) architectural or engineering services that are related to transportation, under Title 13, Subtitle 3 of this article;
10 11	(iv) rolling stock and other property peculiar to the operation of a transit system, as provided in § 7–403 of the Transportation Article;
$\begin{array}{c} 12\\ 13 \end{array}$	(v) supplies for aeronautics related activities, including motor vehicles and information processing supplies, but excluding:
$\begin{array}{c} 14 \\ 15 \end{array}$	1. supplies funded by the proceeds from State general obligation bonds; and
16	2. insurance; and
$17 \\ 18 \\ 19$	(vi) services for aeronautics related activities, including information processing services, but excluding banking and financial services under the authority of the State Treasurer under item (1) of this subsection; <u>AND</u>
$\begin{array}{c} 20\\ 21 \end{array}$	(5) (4) the Maryland Port Commission, without the approval of any of the other primary procurement units, may engage in the procurement of:
$\begin{array}{c} 22 \\ 23 \end{array}$	(i) supplies for port related activities, including motor vehicles and information processing supplies, but excluding:
$\begin{array}{c} 24 \\ 25 \end{array}$	1. supplies funded by the proceeds from State general obligation bonds; and
26	2. insurance;
$27 \\ 28 \\ 29$	(ii) services for port related activities, including information processing services, but excluding banking and financial services under the authority of the State Treasurer under item (1) of this subsection;
30 31	(iii) construction and construction related services for a port facility as defined in § 6–101(e) of the Transportation Article;

$\frac{1}{2}$	(iv) port related architectural and engineering services under Title 13, Subtitle 3 of this article; and
$\frac{3}{4}$	(v) leases of real property for port related activities unless the lease payments are from the General Fund of the State ;
$5 \\ 6$	(6) the Department of Public Safety and Correctional Services may, without the approval of any of the other primary procurement units:.
$7 \\ 8$	(i) engage in the procurement of construction and construction related services for State correctional facilities; and
9 10 11 12	(ii) engage in the procurement of supplies, materials, and equipment in support of construction and construction related services for State correctional facilities in accordance with this Division II and Title 2 and Title 10, Subtitle 1 of the Correctional Services Article; and
13	(7) the Department of Information Technology may control procurement of:
$\begin{array}{c} 14 \\ 15 \end{array}$	(i) information processing equipment and associated services, as provided in Title 3A, Subtitle 3 of this article; and
$\begin{array}{c} 16 \\ 17 \end{array}$	(ii) telecommunication equipment, systems, or services, as provided in Title 3A, Subtitle 4 of this article.]
18	{12-108.
19 20 21	(a) This section does not apply to capital expenditures by the Department of Transportation or the Maryland Transportation Authority, in connection with State roads, bridges, or highways, as provided in § 12–202 of this title.
$\begin{array}{c} 22\\ 23 \end{array}$	(b) Subject to the approval of the Board and under the coordination of the Governor, each of the primary procurement units shall:
24	(1) adopt regulations to carry out this Division II;
$\begin{array}{c} 25\\ 26 \end{array}$	(2) send to the Board a copy of each proposed regulation under item (1) of this subsection; and
27 28	(3) send to the Board a copy of each internal operating procedure that the primary procurement unit adopts.]
29	12–110.
30	(a) (1) In this section the following words have the meanings indicated.

$\frac{1}{2}$	(2) Educational, and		ncil" means the Council for the Procurement of Health, Services.
$\frac{3}{4}$	(3) provide or assist i		th, educational, and social services" means services procured to ding:
$5 \\ 6$	or	(i)	support, care, or shelter to third–party clients under a contract;
7		(ii)	training to third–party clients under a contract.
8 9 10 11	Services by State	the Ge Agenci	Force Report" means the report entitled "Task Force Report to eneral Assembly on Procurement of Health, Education and Social es" that was issued on November 30, 2011, by the Task Force to f Health, Education, and Social Services by State Agencies.
$\frac{12}{13}$	(b) Ther Services.	re is a	Council for the Procurement of Health, Educational, and Social
14	(c) (1)	The (Council consists of the following members:
15		(i)	the State Treasurer;
16		(ii)	the Attorney General;
17		(iii)	the CHIEF Procurement [Advisor] OFFICER;
18		(iv)	the State Superintendent of Schools;
19		(v)	the Secretary of Budget and Management;
20		(vi)	the Secretary of Juvenile Services;
21		(vii)	the Secretary of Human Resources;
22		(viii)	the Secretary of Health and Mental Hygiene;
23		(ix)	the Director of the Governor's Grants Office;
$\begin{array}{c} 24 \\ 25 \end{array}$	and Prevention;	(x)	the Executive Director of the Governor's Office of Crime Control
26		(xi)	the Executive Director of the Governor's Office for Children;
27		(xii)	the Special Secretary for the Office of Minority Affairs;
28		<u>(XIII)</u>	THE PROCUREMENT ADVISOR OF THE BOARD;

1 (xiii) (XIV) four representatives of private organizations with $\mathbf{2}$ experience providing human services funded by contracts through State units, appointed 3 by the Governor: (xiv) (XV) a member of the Senate, appointed by the President of the 4 $\mathbf{5}$ Senate: and 6 a member of the House of Delegates, appointed by the (xv) (XVI) 7 Speaker of the House. 8 (2)If the State Treasurer is unable to attend a meeting of the (i) 9 Council, the Treasurer may designate a Deputy Treasurer to attend the meeting. 10 (ii) If a member of the Council listed in paragraph (1)(ii) through (xii) (XIII) of this subsection is unable to attend a meeting of the Council, the member may 11 12designate the Chief Procurement Officer or another senior management staff member of the agency or organization WITH EXPERIENCE IN PROCUREMENT to attend the meeting. 1314This paragraph applies to members of the Council appointed (3)(i) under paragraph (1)(xiii) (XIV) of this subsection. 1516(ii) On or after July 1, 2014, the term of a member is 4 years. 17 (iii) The terms of members are staggered as required by the terms 18 provided for members of the Council on July 1, 2014. 19At the end of a term, a member continues to serve until a (iv) 20successor is appointed and qualifies. 21(v)A member who is appointed after a term has begun serves only 22for the rest of the term and until a successor is appointed and qualifies. 23(vi) A member may not serve more than two consecutive terms, except that a member appointed before July 1, 2014, may serve one additional 4-year term 2425when the member's current term expires. 26The Governor may remove a member for neglect of duty, (vii) 27incompetence, or misconduct. The **CHIEF** Procurement [Advisor] **OFFICER** is the Chair of the Council. 28(d) 29(e) The Council shall meet at least twice each year. 30 (f) The staffing responsibilities of the Council shall be shared by:

 $\mathbf{24}$

1		(1)	the agencies represented on the Council; and
$\frac{2}{3}$	budget.	(2)	additional staff that the Board authorizes in accordance with the State
4	(g)	The	Council shall:
$5 \\ 6$	recommend	(1) ations	advise the Board on specific steps necessary to implement the of the Task Force Report;
7 8	recommend	(2) ations	monitor and report to the Board the progress of implementation of the in the Task Force Report;
9 10	of the Coun	(3) cil and	establish subcommittees or working committees consisting of members d interested parties to address or study specific issues;
$\begin{array}{c} 11 \\ 12 \end{array}$	services:	(4)	with regard to the procurement of health, educational, and social
$13 \\ 14 \\ 15$			(i) effect and enhance communication between State units on tters, with an emphasis on disseminating information on current l advances in procurement methods and management;
$\begin{array}{c} 16 \\ 17 \end{array}$	and problen	ns tha	(ii) provide a forum for the discussion of specific procurement issues t arise;
$\begin{array}{c} 18\\19\end{array}$	make recom	ımend	(iii) advise the Board on problems in the procurement process and ations for improvement to the procurement process; and
20 21 22 23	broad-base	d comj	(iv) review existing procurement regulations to determine whether atent and purpose of the law, especially as the law relates to fostering petition and making effective use of State funds for the delivery of health, social services; and
24 25 26 27		nendat	on or before December 31 of each year, report to the General Assembly, th § 2–1246 of the State Government Article, on the Council's activities tions regarding the procurement of health, educational, and social services.
28	12-301.		
29 30 31 32			Before issuing a request for proposals for an energy performance ary procurement unit] THE CHIEF PROCUREMENT OFFICER <u>A UNIT</u> the Maryland Energy Administration <u>AND THE CHIEF PROCUREMENT</u>

1 (2) The Maryland Energy Administration shall review the proposed 2 request to ensure that it meets with the State energy standards, preserves the State's 3 flexibility to investigate and use economically justifiable new technologies, and is in 4 conformance with the unit's energy conservation plan that has been developed in 5 accordance with § 4–806 of this article.

6 (b) (1) Notwithstanding any other provision of law and subject to the approval 7 and control of the Board of Public Works AND THE CHIEF PROCUREMENT OFFICER, a 8 [primary procurement] unit of State government is authorized to enter into energy 9 performance contracts of up to 15 years' duration.

10 (2) The Treasurer may enter into a capital lease to finance energy 11 performance contracts as provided in Title 8, Subtitle 4 of this article.

12 (3) The payments and the total contract amount due under an energy 13 performance contract or, in the case of a capital lease used to finance energy performance 14 contracts, the capital lease payments may not exceed the actual energy savings realized as 15 a result of the contract's performance.

16

(4)

(i) Before approval of an energy performance contract, the Board:

17 1. shall ensure that the projected annual energy savings
 18 attributable to the project will exceed the projected annual capital lease payments or
 19 payments to the contractor under the contract; and

20 2. based on the review of the Maryland Energy 21 Administration, shall determine whether the proposed energy technology is appropriate for 22 the time period provided in the contract.

23

(ii) The Board may:

241.authorize the use of incentive contracts, including25contracts that guarantee energy savings performance; and

26 2. require prospective contractors to furnish appropriate 27 guarantees to ensure that projected savings are realized.

(iii) Any guarantees required under subparagraph (ii) of this paragraph may include a requirement that the contractor furnish a bond or other assurance to the State in an appropriate amount to guarantee projected performance and that the bond or other assurance be structured so that a failure to meet guaranteed performance savings will forfeit a portion of the bond or other assurance to match the shortfall in energy savings.

34 13–101.

35 (a) In this subtitle the following words have the meanings indicated.

1 (b) "eMaryland Marketplace" means the Internet–based procurement system 2 <u>JOINTLY</u> managed by the [Department of General Services] CHIEF PROCUREMENT 3 OFFICER AND THE DEPARTMENT OF INFORMATION TECHNOLOGY.

4 (c) "Evaluated bid price" means the price of a bid after adjustment in accordance 5 with objective measurable criteria.

6 (d) (1) "Objective measurable criteria" means standards that enable the State 7 to compare the economy, effectiveness, or value of the subject of the bids.

8 (2) "Objective measurable criteria" includes standards of reliability, 9 operational costs, maintainability, useful life, and residual value.

10 13–102.1.

11 (a) A unit may not charge a fee to access eMaryland Marketplace.

12 (b) (1) [The Department of Budget and Management] AS APPROVED 13 SUBJECT TO APPROVAL BY THE BOARD OF PUBLIC WORKS, THE CHIEF 14 PROCUREMENT OFFICER may establish fees for the use of eMaryland Marketplace by an 15 entity that publishes a notice of a procurement, conducts a procurement, or publishes a 16 notice of award.

17 (2) The [Department of Budget and Management] CHIEF 18 PROCUREMENT OFFICER may not charge a unit, as defined in § 11–101(x) of this article, 19 a fee under this subsection.

20(c)(1)THERE IS AN ELECTRONIC TRANSACTION FUND IN THE21DEPARTMENT OF GENERAL SERVICES.

22(2)THE FUND IS A SPECIAL, NONLAPSING FUND THAT IS NOT23SUBJECT TO § 7–302 OF THIS ARTICLE.

24(3)THE STATE TREASURER SHALL HOLD THE FUND SEPARATELY,25AND THE COMPTROLLER SHALL ACCOUNT FOR THE FUND.

26(4)THE FUND CONSISTS OF ANY FEES IMPOSED AND COLLECTED27UNDER PARAGRAPH (B)(1) OF THIS SUBSECTION AND § 13–226(C) OF THIS TITLE.

28(5)THE FUND SHALL BE USED BY THE DEPARTMENT OF GENERAL29SERVICES TO COVER THE ACTUAL DOCUMENTED DIRECT AND INDIRECT COSTS OF30ADMINISTERING CONTRACTS THROUGH THE USE OF ELECTRONIC TRANSACTIONS.

31 13-109.

1	(a)	In this section, "small procurement" means a procurement for which:
2		(1) a unit spends \$25,000 or less;
$\frac{3}{4}$	expected an	(2) a contractor provides services subject to § 11–202(3) of this article for nual revenues of \$25,000 or less; or
$5 \\ 6$	contract for	(3) the Department of General Services is seeking to award a procurement a construction with a value that is \$50,000 or less.
7 8 9		A unit may make small procurements in accordance with [the] regulations [of curement units] DEVELOPED BY THE CHIEF PROCUREMENT OFFICER AND BY THE BOARD.
10 11	(c) artificial di	A [primary procurement] unit may not create a small procurement by vision of a procurement.
$\begin{array}{c} 12\\ 13 \end{array}$	(d) the Chiei	Any regulation [of a primary procurement unit to govern] DEVELOPED BY PROCUREMENT OFFICER FOR small procurements:
14		(1) shall provide for a simplified administrative procedure;
15		(2) shall be consistent with the basic intent of this Division II; and
16		(3) may not be disadvantageous economically to the State.
17	(e)	At least every 3 years, the Board shall:
18		(1) review the prevailing costs of labor and materials; and
19 20	appropriate	(2) if warranted by changes in cost, recommend to the General Assembly adjustments in the ceiling for a small procurement.
21	13–110.	
22	(a)	(1) In this section the following words have the meanings indicated.
$\begin{array}{c} 23\\ 24 \end{array}$	into an agre	(2) <u>"Cooperative entity" means one or more State or local entities that enter</u> ement for the cooperative or joint administration of programs.
25		(3) "Governmental entity" means:
$\begin{array}{c} 26 \\ 27 \end{array}$	the federal	(i) the federal government or an agency or other instrumentality of government;

1		(ii)	another state or an agency or other instrumentality of another
2	state;		
-		/ ···	
3		(iii)	a bistate or multistate agency;
4		(iv)	a county, municipal corporation, or other political subdivision of
$\overline{5}$	the State or of		r state, or an agency or other instrumentality of the political
6	subdivision;		
	,		
7		(v)	a bicounty or multicounty agency;
8		(vi)	a-[primary procurement]-unit; or
9		(vii)	an affiliation, alliance, consortium, or group composed solely of
10	governmental en		hat is established for purposes of promoting intergovernmental
11	cooperative purch		
	1 1	U	
12	(4)	"Inte	rgovernmental cooperative purchasing agreement" means a
13	contract:		
14		(i)	1. entered into by at least one governmental entity and a
15		1 a mar	mer that is consistent with the purposes set forth under § 11–201
16	of this article;		
17			2. that is available for use by the governmental entity
	antonin or the source		
18			d at least one additional governmental entity which may, but need
19	not be, an origina	i party	to the contract; and
20			3. that is intended to promote efficiency and savings that can
21	result from intere	overnr	nental cooperative purchasing; or
			r r r r r r r r r r r r r r r r r r r
22		(ii)	between a [primary procurement] unit and a person who, at the
23	time the intergov	ernmei	ntal cooperative purchasing agreement is awarded, has a contract
24			nment or an agency or other instrumentality of the federal
25			rees to provide the unit with identical prices, terms, and conditions
26	as stipulated in th		
			<i></i>
27	(5)	(i)	"Local entity" means a county, municipal corporation, bicounty
28			, public authority, special taxing district, or other political
29	subdivision or un	it of a f	political subdivision of this State.
30		(ii)	"Local entity" includes boards of education and library boards
31	that receive fundi	· · /	
91	unut i co cive iunu	<u>5</u>	
32	(6)	"Not-	-for-profit entity" means a corporation incorporated in the State,
33			do business in the State that has been determined by the Internal

1	Revenue Service to be exempt from taxation under § 501(c)(3), (4), or (6) of the Internal
2	Revenue Code.
0	
3	(7) <u>"State entity" means a department, board, commission, agency, or a</u>
4	subunit in the Executive branch of State government.
5	(b) (1) Subject to § 12–107 of this article, whenever a [primary procurement
6	unit procurement officer OF A UNIT determines that it is in the best interest of the State
$\overline{7}$	to sponsor or participate in an intergovernmental cooperative purchasing agreement, with
8	the approval of the unit head, OVERSIGHT BY THE CHIEF PROCUREMENT OFFICER.
9	and subject to any other approval required by law, the [primary procurement] unit may
10	become a party to or participate under the agreement.
11	(2) A determination under this subsection shall be in writing and include
12	a statement that the intergovernmental cooperative purchasing agreement:
14	a statement that the intergovernmental cooperative purchasing agreement.
13	(i) will provide cost benefits to the State, promote administrative
14	efficiencies, or promote intergovernmental cooperation; and
15	(ii) is not intended to evade the purposes of this Division II.
10	
16 17	(3) If a [primary procurement] unit sponsors an intergovernmental
17	cooperative purchasing agreement:
18	(i) the contract shall be awarded in the same manner as the contract
19	would be awarded under this Division II if the unit was the sole participant under the
20	contract; and
_ •	
21	(ii) all procedures under this Division II, including procedures
22	governing contract claims and protests, shall apply.
23	(4) If a [nuimany programment] whit participates in an internet summer to
$\frac{23}{24}$	(4) If a [primary procurement]-unit participates in an intergovernmental cooperative purchasing agreement, any protest or contract claim involving the agreement
$\frac{24}{25}$	shall be handled in accordance with the terms of the agreement.
20	shan be handled in accordance with the terms of the agreement.
26	(c) (1) Except as provided in paragraph (2) of this subsection, each
27	procurement contract for supplies or services entered into by a State or local entity shall
28	include a provision that facilitates other State and local entities and not-for-profit entities
29	to participate in the contract.
30	(2) (i) This subsection does not apply to:
31	1. a procurement for a capital facility, improvement, or other
32	unique purchase; or

1	$\frac{2}{2}$ a procurement with a projected value of less than
2	\$100,000.
n	(:) This subsection does not easily if the State on least sufficient
3	(ii) This subsection does not apply if the State or local entity determines that including the provision would:
4	determines that menualing the provision would:
5	1. undermine the desired timing or effect of the procurement;
0	1. and of the desired thing of eneod of the procarement,
6	2. interfere with the State or local entity's ability to meet:
7	A. the minority business enterprise goals provided under §
8	14–302 of this article or any other minority business enterprise program sponsored by the
9	local entity; or
10	B. the Small Business Reserve Program requirements under
11	§ 14–502 of this article or any other small business procurement program sponsored by the
12	local entity; or
13	3. not be in the best interest of the entity.
14	(d) (1) A State or local entity may enter into an agreement for the cooperative
15	or joint administration of programs with one or more other State or local entities.
10	
16	(2) A cooperative entity established under this section may administer the
17	programs and exercise the powers and duties specifically delegated to the cooperative entity
18	by the agreement that established the cooperative entity.
19	(3) An agreement described under this subsection does not relieve a State
$\frac{10}{20}$	or local entity or other participant of the agreement from any obligation or responsibility
$\frac{20}{21}$	imposed on the entity by law.
41	imposed on the entity by law.
22	(e) Notwithstanding any other law, a local entity may participate in an existing
 23	State or local contract drafted in accordance with this section, if the governing body of the
$\frac{1}{24}$	entity determines that participation would:
25	(1) provide a cost savings in purchase price or administrative burden; or
26	(2) further other policy goals including operational and energy-efficiency
27	goals related to the purchase, operation, or maintenance of the supply or service.
28	13–111.
29	(a) This section applies to the procurement of supplies, with an estimated contract
30	value of \$1,000,000 or more, by a [primary procurement] unit.
31	(b) (1) Whenever the head of a [primary procurement] unit or designee
32	determines that it is in the best interest of the State for a procurement contract to be based

1	on auction bids, a	rocurement officer shall seek bids by issuing an invit	tation for auction
2		FERSIGHT OF THE CHIEF PROCUREMENT OFFICE	
$\frac{3}{4}$	(2) shall include:	Subject to subsection (c) of this section, an invitation	ı for auction bids
5		i) the specifications of the procurement contract;	
$6 \\ 7$	lowest bid price or	ii) whether the procurement contract will be awar ne lowest evaluated bid price;	'ded based on the
8 9 10	the objective me determined;	iii) if the procurement contract will be based on ev urable criteria by which the lowest evaluated b	
$\begin{array}{c} 11 \\ 12 \end{array}$	this subtitle; and	iv) the small business preference, if designated u	nder § 13–103 of
$\begin{array}{c} 13\\14 \end{array}$	time when bidding	v) the date and time when bidding will commence will end or the event upon which bidding will end.	and the date and
$\begin{array}{c} 15\\ 16 \end{array}$	(c) (1) bids may:	n the discretion of the procurement officer, the invit	ation for auction
17		i) include a request for unpriced technical offers of	r samples;
$18 \\ 19 \\ 20$	technical offers or invitation for auct	ii) direct bidders to submit price bids after the uumples and finds they are acceptable under the criter n bids; and	
$\begin{array}{c} 21 \\ 22 \end{array}$	the identity of eac	iii) inform all bidders who submitted technical off bidder who submitted an acceptable technical offer or	
$\begin{array}{c} 23\\ 24 \end{array}$	(2) evaluation of the t	Price bids may not be received until after the un hnical offers or samples.	i t has completed
$\begin{array}{c} 25\\ 26 \end{array}$	(3) bidder whose tech	A price bid may not be received at any time if the bid- cal offer or sample has been evaluated as unacceptab	is submitted by a le to the unit.
27 28		shall give public notice of an invitation for auction- for an invitation for bids.	bids in the same
29 30	(e) (1) auction bids.	i) Multiple price bids are permitted in response to) an invitation for
$\frac{31}{32}$	independently and	ii) When a bidder submits multiple bids, each bio hall not revoke previous bids of that bidder.	l shall be judged

1	$\frac{(2)}{A}$	-procurement officer shall:
2	(i) receive bids in public at the time and place designated in the
3	invitation for auction	
4	(i	i) record and post the amount of each bid at the time it is received.
4	1 7	¹⁷ record and post the amount of each pld at the time it is received.
5	(3) (i	
6	from the time it is re	ceived.
7	(i	i) The identity of the bidder submitting a price bid shall not be
8	available for public in	nspection until bidding has ended.
9	(4)	xcept as provided in paragraph (5) of this subsection, a bid is
10		eipt, for the period specified in the invitation for auction bids.
$\frac{11}{12}$	(5) A	- procurement officer may allow a bidder to correct or withdraw a bid
13	(i	, i
14	applicable to an invit	ation for bids; and
15	(i	i) approved in writing by the Office of the Attorney General.
16	(f) (1) A	fter obtaining any approval required by law, the procurement officer
17		rement contract to the responsible bidder who submits the responsive
18	bid that:	
19	(i) is the lowest bid price; or
10	1 7	³ is the lowest blu price, of
20		i) if the invitation for auction bids so provides, is the lowest
21	evaluated bid price.	
22	(2) H	; after bids have been received, a procurement officer determines that
23	only one responsible	bidder has submitted a responsive bid, the unit may negotiate the
24		ct with that one bidder under the procedure for sole source
25	procurement.	
26	(3) (i	After bids have been received, a procurement officer may award
27	a procurement contra	act on the basis of revised bids if:
28		1. all bids are rejected under § 13–206(b) of this title;
29		2. all bid prices exceed the funds available for the
30	procurement; or	

1	3. with the approval of the head of a [primary procurement]
2	unit or a designee AND UNDER THE OVERSIGHT OF THE CHIEF PROCUREMENT
3	OFFICER , the procurement officer determines that all bids are unreasonable as to at least
4	one requirement and the delay that would result from issuing a new invitation for auction
5	bids with revised specifications or quantities would be fiscally disadvantageous or
6	otherwise not in the best interests of the State.
7	(ii) If there is more than one bidder, discussions about revised
8	specifications or quantities shall be conducted with all responsible bidders who submitted
9	responsive bids. The bidders shall be treated fairly and equally with respect to any
10	discussions.
11	(iii) If any of the conditions set fourth under submany month (i) of this
$\frac{11}{12}$	(iii) If one of the conditions set forth under subparagraph (i) of this paragraph exists, as promptly as possible, the procurement officer shall:
14	paragraph exists, as promptly as possible, the procurement oncer shan.
13	1. issue an invitation for revised auction bids, which shall
14	state whether the award will be made without competitive negotiations; and
	state whether the awara will be made without competitive negotiations, and
15	2. require a prompt response to that invitation.
16	(iv) An invitation for revised auction bids is not subject to the notice
17	requirements in subsection (d) of this section.
18	(v) After revised bids have been submitted, negotiations with
19	bidders may not be conducted unless the procurement officer determines that there is a
20	compelling reason to negotiate.
01	
21	(vi) After revised bids have been received and any approval required
$\frac{22}{23}$	by law has been obtained, the procurement officer shall award the procurement contract to the responsible bidder who submits a responsive bid that:
20	the responsible bluder who submits a responsive blu that.
24	1. is the lowest bid price; or
4 T	1. Is the lowest blu price, of
25	2. if the invitation for revised bids so provides, is the lowest
26	evaluated bid price.
	•
27	(g) Not more than 30 days after the execution and approval of a procurement
28	contract awarded under this section, a unit shall publish notice of the award[:
29	(1) until July 1, 2006, in the Contract Weekly and eMaryland Marketplace;
30	and
31	(2) on and after July 1, 2006,] in eMaryland Marketplace.
32	$\frac{13-204}{1}$

1	(a) (1) By regulation, [each of the primary procurement units] A UNIT, UNDER
2	THE OVERSIGHT OF THE CHIEF PROCUREMENT OFFICER, may provide for the
3	prequalification of persons as prospective responsible bidders or offerors for procurements
4	other than leases of real property.
_	
5	(2) Each-[of the primary procurement units] UNIT-shall keep a register of
6	all prequalified persons.
7	(3) Persons prequalified as prospective responsible bidders or offerors by a
8	primary procurement unit for procurements of direct or indirect work-related services shall
9	be deemed to be prequalified for the purposes of procurements by the Department of
10	Human Resources of direct or indirect work-related services to benefit current recipients
11	former recipients or non-custodial parents of children who are current or former recipients
12	of family investment program benefits.]
13	(b) If a [primary procurement] unit [or the Department of Human Resources]
14	uses a prequalification procedure for awarding a procurement contract:
15	(1) a person who is not prequalified may submit a bid or proposal; and
10	(1) a person who is not prequantica may submit a sia or proposal, and
16	(2) after bid opening or receipt of proposals and before awarding the
17	procurement contract, a procurement officer may determine that:
18	(i) a person who was not prequalified at the time of bid opening or
19	receipt of proposals is a responsible bidder or offeror; or
20	(ii) a prequalified person is not a responsible bidder or offeror.
01	
21	$\frac{13-217}{13-217}$
22	(a) In this section, "multi-year contract" means a procurement contract that
23	requires appropriations for more than 1 fiscal year.
20	requires appropriations for more than 1 instar year.
24	(b) (1) A unit may enter into a multi-year contract subject to:
25	(i) standards established by the Board; and
26	(ii) regulations-DEVELOPED BY THE CHIEF PROCUREMENT
27	OFFICER AND adopted by the [primary procurement unit that is responsible for the type
28	of procurement involved] BOARD.
90	(2) A multi waar contract shall be subject to rection and encourse like the
29 20	(2) A multi-year contract shall be subject to review and approval by [that
30	primary procurement unit] THE CHIEF PROCUREMENT OFFICER.
31	(c) A multi-year contract may not be approved unless each unit reviewing the
32	multi-year contract determines that:

1	(1)	the estimated requirements of the State:
2		(i) cover the period of the multi-year contract;
3		(ii) are reasonably firm; and
4		(iii) are continuing; and
~	(0)	the multi mean equation of smill ensure the best intervents of the Otote be
$5 \\ 6$	(2)	the multi-year contract will serve the best interests of the State by ive competition or otherwise promoting economy in State procurement.
0	encouraging enect	ave competition of otherwise promoting economy in state procurement.
7	(d) (1)	If money sufficient for the continued performance of a multi-year
8		ppropriated for any fiscal year, the multi-year contract terminates
9	automatically on t	
	· ·	
10		(i) the last day of the fiscal year for which money last was
11	appropriated; or	
12		(ii) the date provided in the termination clause of the procurement
13	contract.	
1 /	(0)	If the multi mean contract is torminated up don this subsection the unit
$\begin{array}{c} 14 \\ 15 \end{array}$	(2)	If the multi-year contract is terminated under this subsection, the unit e contractor for the reasonable value of any nonrecurring costs that were:
10	snan rennvurse u	e contractor for the reasonable value of any homecurring costs that were.
16		(i) incurred as a result of the multi-year contract; but
17		(ii) not amortized in the price of the supplies or services delivered
18	under the multi-y	
19	(3)	The cost of termination under this subsection may be paid from any
20	appropriation ava	ilable for that purpose.
21		pt as provided in subsection (f) of this section, each multi-year contract,
22	including a lease (of real property, shall include an automatic termination clause that:
0.0		
23	, (1)	is not inconsistent with the requirements of subsection (d) of this
24	section; and	
05	(0)	dischanges both neutrics to the multi-man contract from futures
$25 \\ 26$	$\frac{(2)}{(2)}$	discharges both parties to the multi-year contract from future
20	periormance or th	at contract, but not from their existing obligations.
27	(f) (1)	On the recommendation of the Secretary of General Services, the Board
$\frac{21}{28}$		quirement to include an automatic termination clause under subsection
29		for a multi-year contract to procure energy generated from a Tier 1
30		or a Tier 2 renewable source, as defined in § 7–701 of the Public Utilities
31	Article.	

1	(2) In determining whether or not to grant a waiver under paragraph (1) of		
2	this subsection, the Board shall consider the effect of imposing the termination clause		
3	requirement under subsection (e) of this section on the ability of the energy supplier to		
4	obtain financing for the renewable energy generation project that produces the energy that		
5	the State is contracting to procure.		
6	$\frac{13-218}{13-218}$		
7	(a) Each procurement contract shall include clauses covering:		
8	(1) termination for default;		
9	(2) termination wholly or partly by the State for its convenience if the head		
10	of the [primary procurement] unit, UNDER THE OVERSIGHT OF THE CHIEF		
11	PROCUREMENT OFFICER, determines that termination is appropriate;		
12	(3) variations that occur between estimated and actual quantities of work		
13	in a procurement contract;		
14	(4) liquidated damages, as appropriate;		
15	(5) specified excuses for nonperformance;		
16	(6) except for real property leases, the unilateral right of the State to order		
17	in writing:		
18	(i) changes in the work, if the changes are within the scope of the		
19	procurement contract; and		
20	(ii) a temporary stop or delay in performance;		
21	(7) the obligation of the contractor to comply with the political contribution		
22	reporting requirements under Title 14 of the Election Law Article, to which the contractor		
23	may be subject as required under § 17–402 of this article; and		
24	(8) nonvisual access for information technology as required under §		
25	3A-312 of this article.		
26	(b) In addition to the clauses required under subsection (a) of this section, a		
27	procurement contract for construction shall include:		
28	(1) a clause providing for contract modification if the condition of a site		
29	differs from the condition described in the specifications; and		

1	(2)	a clause covering the requirements for notice of contract claims, tract claims, and resolution of contract claims under § 15–219 of this
$\frac{2}{3}$	article.	tract claims, and resolution of contract claims under y 10-219 of time
0	arthere.	
4	(e) Each	procurement contract shall include a clause that gives to the parties
5	notice that preexic	ting regulations apply to the procurement contract in accordance with §
6	11–206 of this arti	
_		
7		iy time after the parties enter into a procurement contract they may
8	include additional	clauses in the procurement contract, by consent, without consideration.
9	(e) A cla	use required under this section for contract modification of or change
10		ement contract for construction shall:
10		
11	(1)	make each contract modification or change order that affects the price
12	of the procuremen	t contract subject to:
13	.11 6 11	(i) prior written approval from the unit and any other person
14	responsible for the	procurement contract; and
15		(ii) prior certification by the fiscal authority responsible for the unit
16	about:	
17		1. the availability of money; and
•		
18	4h	2. the effect of the contract modification or change order on
19	the project budget	or the total construction cost; and
20	(2)	prohibit the contract modification or change order if the certification by
$\frac{1}{21}$		y discloses that the contract modification or change order will increase
22		idgeted and available money, unless:
	· ·	
23		(i) sufficient additional money is made available; or
2.4		
24 95		(ii) the scope of the project is adjusted to allow completion within the
25	project budget.	
26	13-225.	
-0	10 ==0.	
27	(a) (1)	In this section the following words have the meanings indicated.
	. ,	
28	(2)	"Payment security" has the meaning stated in § 17–101 of this article.
90		
29	(3)	"Performance security" has the meaning stated in § 17–101 of this

30 article.

$\begin{array}{c}1\\2\\3\\4\end{array}$	(b) (1) If a contractor has furnished 100% payment security and 100% performance security in accordance with Title 17, Subtitle 1 of this article under a State procurement contract for construction, the percentage specified in the contract for retainage may not exceed 5% of the total amount.
5 6 7 8	(2) In addition to retainage, a [primary procurement] unit [and the Maryland Transportation Authority], UNDER THE OVERSIGHT OF THE CHIEF PROCUREMENT OFFICER, may withhold from payments otherwise due a contractor any amount that the unit reasonably believes necessary to protect the State's interest.
9 10 11	(3) Retainage withheld by a [primary procurement] unit [and the Maryland Transportation Authority] may be deposited in an interest-bearing escrow account in accordance with § 15–108 of this article.
12 13 14	(c) (1) A contractor may not retain a percentage of payments due a subcontractor that exceeds the percentage of payments retained by the [primary procurement] unit [or the Maryland Transportation Authority].
$15\\16\\17\\18$	(2) Paragraph (1) of this subsection may not be construed to prohibit a contractor from withholding any amount in addition to retainage if the contractor determines that a subcontractor's performance under the subcontract provides reasonable grounds for withholding the additional amount.
19 20 21	(d) (1) A subcontractor may not retain a percentage of payments due a lower tier subcontractor that exceeds the percentage of payments retained from the subcontractor.
$22 \\ 23 \\ 24 \\ 25$	(2) Paragraph (1) of this subsection may not be construed to prohibit a subcontractor from withholding any amount in addition to retainage if the subcontractor determines that a lower tier subcontractor's performance under the subcontract provides reasonable grounds for withholding the additional amount.
$\frac{26}{27}$	(e) If retainage has been placed in escrow under § 15–108 of this article, each payment of retainage shall include a pro rata portion of interest earned.
28 29	(f) This section may not be construed to limit the application of the provisions of Title 17, Subtitle 1 of this article.
30	13–226.
31 32 33 34 35	(a) Unless otherwise prohibited by law, a [primary procurement] unit, UNDER THE OVERSIGHT OF THE CHIEF PROCUREMENT OFFICER, may conduct procurement, including the solicitation, bidding, award, execution, and administration of a contract, by electronic means as provided in the Uniform Electronic Transactions Act in Title 21 of the Commercial Law Article.

1	(b) Bidding on a procurement contract by electronic means shall constitute
2	consent by the bidder to conduct by electronic means all elements of the procurement of
3	that contract which the unit agrees to conduct by electronic means.
4	(c) (1) (I) Except as provided in paragraph (2) of this subsection, a unit
5	utilizing electronic means to conduct procurement or a private contractor furnishing to the
6	State electronic means for conducting procurement may charge a reasonable fee, AS
$\overline{7}$	DETERMINED IN CONSULTATION WITH THE CHIEF PROCUREMENT OFFICER, to the
8	bidder for the use of the electronic means.
9	(II) ANY FEES COLLECTED UNDER SUBPARAGRAPH (I) OF THIS
10	PARAGRAPH SHALL BE DEPOSITED IN THE ELECTRONIC TRANSACTION FUND
11	ESTABLISHED UNDER § 13-102.1(C) OF THIS SUBTITLE.
12	(2) Unless approved by the Board of Public Works, a fee may not be charged
13	under this subsection.
14	(d) The terms and conditions of a procurement conducted under this section shall
15	comply with the Uniform Electronic Transactions Act in Title 21 of the Commercial Law
16	Article.
17	$\frac{15-111}{15}$
11	
18	(a) Within 90 days after the end of each fiscal year, each [primary procurement]
19	unit shall submit to the Governor and to the General Assembly a report on each
20	procurement contract that was awarded during the preceding fiscal year and:
	r · · · · · · · · · · · · · · · · · · ·
21	(1) was exempt from the notice requirements of § 13–103(c) of this article
22	because the procurement officer reasonably expected that the procurement contract would
23	be performed entirely outside this State and the District of Columbia;
24	(2) cost more than \$100,000 and was awarded for the procurement of
25	services, construction related services, architectural services, or engineering services; or
26	(3) was awarded on the basis of:
07	
27	(i) $\$ 13-107$ of this article ("Sole source procurement");
28	(::) $(12, 100(-), 6, 1)$; ("Encourse of the sector of th
40	
-0	(ii) § 13–108(a) of this article ("Emergency procurement"); or
- 0 29	(iii) § 13–108(a) of this article ("Emergency procurement"); or (iii) § 13–108(c) of this article ("Expedited procurement").

- 30 (b) (1) A report required under subsection (a)(2) or (3) of this section shall 31 include:
- 32 (i) the name of each contractor;

1	(ii) the type and cost of the procurement contract; and
2	(iii) a description of the procurement.
$\frac{3}{4}$	(2) A report required under subsection (a)(3) of this section also shall describe the basis for the award.
5	(c) Within 90 days after the end of each fiscal year, the Governor shall submit to
$\begin{array}{c} 6 \\ 7 \end{array}$	the General Assembly a report on each expedited procurement approved under § 13–108(c) of this article.
8 9 10 11	(d) Within 90 days after the end of each fiscal year, the Department of Budget and Management shall submit to the Board and the General Assembly a report on each class of procurement for which the procedure for noncompetitive negotiated procurement has been approved under § 13–106 of this article.
$\begin{array}{c} 12\\ 13 \end{array}$	(e) A report to the General Assembly under this section is subject to § 2–1246 of the State Government Article.
14	$\frac{15-216}{216}$
$\begin{array}{c} 15\\ 16 \end{array}$	(a) Title 10, Subtitle 2 of the State Government Article does not apply to the disposition of a protest or a contract claim by:
17	(1) [a primary procurement unit;
18	(2)] a procurement officer; or
19	[(3)] (2) a unit.
$\begin{array}{c} 20\\ 21 \end{array}$	(b) The Appeals Board shall conduct its proceedings in accordance with Title 10, Subtitle 2 of the State Government Article.
22	$\frac{15-217}{2}$
23	(a) (1) A prospective bidder or offeror, a bidder, or an offeror may submit a
24	protest to the procurement officer.
25	(2) A unit or a person who has been awarded a procurement contract may
26	submit a contract claim to the procurement officer.
27	(b) Except as provided in § 15–219 of this subtitle, a protest or contract claim
28	shall be submitted within the time required under regulations DEVELOPED BY THE
29	CHIEF PROCUREMENT OFFICER AND adopted by the [primary procurement unit
30	responsible for the procurement] BOARD.

1 SECTION 2. AND BE IT FURTHER ENACTED, That, on or before October 1, 2020, 2 the Chief Procurement Officer shall report to the Governor and, in accordance with § 3 2–1246 of the State Government Article, the Senate Education, Health, and Environmental 4 Affairs Committee and the House Health and Government Operations Committee on:

5 (1) a structure for delegating and overseeing specified types of 6 procurement to units with expertise in those types of procurement;

 $\begin{array}{ccc} 7 & (2) (1) \\ 8 & \text{of strategic sourcing;} \end{array} \qquad \text{the development of performance metrics and the implementation} \end{array}$

9 (3) (2) recommendations for consolidating and deleting reporting 10 requirements;

11 (4) (3) recommendations for reporting requirements for units exempt 12 from the oversight of the Board of Public Works, including procurements for which the 13 Maryland Department of Transportation and the University System of Maryland are 14 exempt;

15 (5) (4) whether the policy of the State as provided by § 13–102 of the
 16 State Finance and Procurement Article, which requires the use of competitive sealed bids
 17 unless another procurement method is specifically authorized, should be changed and how;

18 (6) (5) whether the small procurement dollar thresholds established 19 under § 13–109 of the State Finance and Procurement Article should be raised and to what 20 amount; and

21 (7) (6) recommendations on what exemptions from State procurement
 22 laws and obsolete programs should be repealed, including the Small Business Preference
 23 Program.

24SECTION 3. AND BE IT FURTHER ENACTED, That, on or before October 1, 2018, the General Counsel to the Board of Public Works and the Office of the Attorney General 2526shall report to the Governor Board of Public Works and, in accordance with § 2–1246 of the 27State Government Article, the Senate Education, Health, and Environmental Affairs 28Committee and the House Health and Government Operations Committee on a process for 29establishing a centralized procurement attorney office in the State to provide consistent interpretation and application of procurement laws to the Board of Public Works and 30 31procurement staff throughout the State within the Office of the Attorney General to 32represent all State procurement units in matters within the jurisdiction of the Maryland State Board of Contract Appeals. 33

SECTION 4. AND BE IT FURTHER ENACTED, That, on or before October 1, 2018,
 the Board of Public Works and the Department of Budget and Management shall:

1 the job title, classifications, (1)review and compensation for $\mathbf{2}$ procurement-related positions in the State Personnel Management System established by § 2–202 of the State Personnel and Pensions Article; and 3 rename and reclassify procurement-related positions in the 4 (2)(i) State Personnel and Management System, taking into account procurement-related $\mathbf{5}$ positions in small agencies as described in Section 8(2) of this Act, as necessary for the 6 purpose of establishing: 7 8 clear lines of authority under the Chief Procurement 1. 9 Officer: 10 2.a single path of advancement for procurement professionals in the State Personnel Management System; and 11 123. consistent job titles and compensation for procurement 13staff performing similar duties in or on behalf of different agencies; and 14in renaming and reclassifying procurement-related positions, (ii) 15ensure that no current employees experience a diminution in responsibilities or compensation as a result of the reclassification. 1617SECTION 5. AND BE IT FURTHER ENACTED, That, on or before October 1, 2019, the Board of Public Works, in consultation with the University System of Maryland and 18 the Maryland Department of Transportation, shall report to the Governor and, in 19accordance with § 2-1246 of the State Government Article, the General Assembly on 20strategies to enhance the authority of the Chief Procurement Officer over procurement staff 2122employed under independent personnel management systems, including the feasibility of 23including those staff under the State Personnel Management System. 24SECTION 5. AND BE IT FURTHER ENACTED, That, on or before October 1, 2018, the Department of General Services, in consultation with the Department of Budget and 25Management, the Department of Information Technology, the Department of Public Safety 26and Correctional Services, the Department of Transportation, and the Maryland Port 27Commission, shall report to the Governor, the Board of Public Works, and, in accordance 2829with § 2-1246 of the State Government Article, the General Assembly on the administrative work plan to implement Section 1 of this Act, including a structure for 30 delegating and overseeing specified types of procurement to units with expertise in those 31types of procurement. 32

- 33 SECTION 6. AND BE IT FURTHER ENACTED, That, to the extent practicable, the 34 Chief Procurement Officer established under this Act shall use staff currently working for 35 the Board of Public Works and transfer procurement staff from other agencies to assist in 36 carrying out the duties of the Chief Procurement Officer as established by this Act.
- 37 SECTION \neq <u>6.</u> AND BE IT FURTHER ENACTED, That all persons who are 38 classified employees of a State agency as of October 1, 2019, and who are transferred under

1 this Act to employment under the authority of the Chief Procurement Officer shall be 2 transferred without any diminution of their rights, benefits, or employment status, 3 including, if any, merit system and retirement status.

4 SECTION 8. <u>7.</u> AND BE IT FURTHER ENACTED, That it is the intent of the 5 General Assembly that, at the discretion of the Chief Procurement Officer:

6 (1) procurement staff who provide procurement services exclusively to a 7 particular State agency may be housed at that State agency; and

8 (2) procurement staff employed or hired in smaller agencies who have 9 significant duties separate and apart from procurement matters may continue employment 10 with their agencies while handling procurement matters for their agencies under the 11 authority of and consistent with policies and procedures established by the Chief 12 Procurement Officer.

SECTION 9. 8. AND BE IT FURTHER ENACTED, That Sections 1, 2, 6, 7, and 8
 and 7 of this Act shall take effect October 1, 2019.

15 SECTION 10. 9. AND BE IT FURTHER ENACTED, That, except as provided in
 16 Section 9 8 of this Act, this Act shall take effect October 1, 2017.

Approved:

Governor.

Speaker of the House of Delegates.

President of the Senate.