By: Delegates Jones, Bartlett, Barve, Brooks, Cardin, Chang, Dumais, Gaines, Healey, Hettleman, Hornberger, Lierman, Pena-Melnyk, Pendergrass, Solomon, Stein, and Sydnor

Introduced and read first time: February 4, 2019 Assigned to: Ways and Means

Committee Report: Favorable with amendments House action: Adopted Read second time: March 22, 2019

CHAPTER _____

1 AN ACT concerning

2 Maryland Technology Development Corporation – Investments and Operations

FOR the purpose of requiring the Maryland Technology Development Corporation to 3 recover from a business enterprise certain investments made from the Enterprise 4 Fund under certain circumstances; including in the Fund the recovery of certain $\mathbf{5}$ 6 money under certain circumstances; providing certain requirements 7 technology-based businesses must meet before the Maryland Technology 8 Development Corporation may make certain grants or provide certain equity 9 investment financing; requiring the Corporation to adopt certain regulations; requiring the Board of Directors of the Corporation to make certain appointments; 10 requiring the Board to adopt certain policies; providing that certain persons are 11 subject to certain public ethics law; providing certain requirements for eligibility as 12 a member of the Maryland Venture Fund Authority; requiring the Maryland Venture 13 14Fund Authority in the Corporation to meet at least quarterly for certain purposes; altering the information required to be reported annually by the Corporation; 1516 requiring the Corporation to report certain information to the Governor, the 17Maryland Economic Development Commission, and the General Assembly on a 18 quarterly basis; defining a certain term terms; making certain conforming changes; 19and generally relating to the Maryland Technology Development Corporation.

- 20 BY repealing and reenacting, without amendments,
- 21 <u>Article Economic Development</u>
- 22 <u>Section 10–401(a), 10–468, and 10–474</u>

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.



C8

 $\mathbf{2}$

$rac{1}{2}$	<u>Annotated Code of Maryland</u> (2018 Replacement Volume)
3	BY adding to
4	<u>Article – Economic Development</u>
5	<u>Section 10–401(f) through (h) and 10–494</u>
6	Annotated Code of Maryland
7	<u>(2018 Replacement Volume)</u>
8	BY repealing and reenacting, with amendments,
9	Article – Economic Development
10	Section 10-468 <u>10-402(c)</u> , <u>10-403(a)</u> , <u>10-407</u> , <u>10-408</u> , <u>10-409</u> , <u>10-415</u> , 10-469, and
11	<u>10-470, 10-475, 10-478, 10-488(b) and (c), and 10-489(a)</u>
12	Annotated Code of Maryland
13	(2018 Replacement Volume)
14	BY repealing and reenacting, without amendments,
15	Article – Economic Development
16	Section 10–474
17	Annotated Code of Maryland
18	(2018 Replacement Volume)
19 20	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
21	Article – Economic Development
22	<u>10–401.</u>
23	(a) In this subtitle the following words have the meanings indicated.
24	(F) <u>"Investment committee" means a committee appointed by the</u>
25	BOARD TO ADVISE ON AND APPROVE INVESTMENTS AS REQUIRED UNDER THIS
26	SUBTITLE.
27	(G) "PRINCIPAL BUSINESS OPERATIONS" MEANS THE HEADQUARTERS
28	FROM WHICH THE BUSINESS'S OFFICERS DIRECT, CONTROL, AND COORDINATE THE
29^{-5}	BUSINESS'S ACTIVITIES.
_ 0	
30	(H) "QUALIFIED BUSINESS" MEANS A BUSINESS THAT, AT THE TIME OF THE
31	FIRST INVESTMENT IN THE BUSINESS UNDER A PROGRAM OF THE CORPORATION,
32	EXCEPT AS OTHERWISE PROVIDED IN THIS SUBTITLE:
33	(1) (I) HAS ITS PRINCIPAL BUSINESS OPERATIONS LOCATED IN
34	THE STATE, HAS OVER HALF ITS WORKFORCE WORKING IN THE STATE, AND INTENDS

1	TO MAINTAIN ITS PRINCIPAL BUSINESS OPERATIONS IN THE STATE AFTER
2	RECEIVING AN INVESTMENT UNDER THE PROGRAM; OR
3	(II) IS A BUSINESS OR START-UP BUSINESS THAT IS APPROVED
4	BY THE INVESTMENT COMMITTEE AND WILL, AS A RESULT OF THE INVESTMENT,
5	HAVE A SUBSTANTIAL ECONOMIC IMPACT IN THE STATE THROUGH JOB CREATION,
6	CAPITAL INVESTMENT, AND CONTRIBUTION TO THE STATE'S TECHNOLOGY
7	ECOSYSTEM;
8	(2) HAS AGREED TO USE THE INVESTMENT PRIMARILY TO:
9	(I) SUPPORT BUSINESS OPERATIONS IN THE STATE; OR
10	(II) IN THE CASE OF A START-UP COMPANY, ESTABLISH AND
11	SUPPORT BUSINESS OPERATIONS IN THE STATE;
	<u> </u>
12	(3) HAS NOT MORE THAN 250 EMPLOYEES; AND
13	(4) IS NOT PRIMARILY ENGAGED IN:
14	(I) <u>RETAIL SALES;</u>
15	(II) REAL ESTATE DEVELOPMENT;
16	(III) THE BUSINESS OF INSURANCE, BANKING, OR LENDING; OR
17	(IV) THE PROVISION OF PROFESSIONAL SERVICES BY
18	ACCOUNTANTS, ATTORNEYS, OR PHYSICIANS.
19	<u>10–402.</u>
20	(c) The purposes of the Corporation are to:
21	(1) assist in transferring to the private sector the results and products of
22	scientific research and development conducted by colleges, [and] universities, AND
23	FEDERAL RESEARCH INSTITUTIONS IN THE STATE;
24	(2) assist in commercializing those results and products:
25	(3) assist in commercializing technology developed in the private sector;
26	(4) foster the commercialization of research and development conducted by
27	colleges, universities, and the private sector to create and sustain businesses throughout
28	all regions of the State; [and]

	4	HOUSE BILL 543
1	<u>(5)</u>	generally assist early-stage and start-up businesses in the State:
$2 \\ 3 \\ 4$	(6) <u>PROMOTE THE C</u> AND JOBS IN THE	INVEST IN MARYLAND-BASED TECHNOLOGY COMPANIES AND COMMERCIALIZATION AND GROWTH OF TECHNOLOGY COMPANIES E STATE;
$5 \\ 6$	(7) SUSTAINED VENT	BUILD A LONG-TERM ENTREPRENEURIAL CAPACITY AND TURE CAPITAL PRESENCE IN THE STATE;
7 8	<u>(8)</u>	CREATE PATHWAYS TO FOLLOW-ON FINANCING IN THE STATE;
$9 \\ 10 \\ 11 \\ 12$	AWARENESS OF	FOSTER INCLUSIVE AND DIVERSE ENTREPRENEURSHIP AND ROUGHOUT THE STATE, WHICH MAY INCLUDE INITIATIVES TO RAISE PROGRAMS TO ASSIST SMALL, MINORITY, AND WOMEN-OWNED ROUGH MARKETING AND OTHER EFFORTS.
13	<u>10–403.</u>	
$\begin{array}{c} 14 \\ 15 \end{array}$	(a) (1) exercise its corpor	<u>A Board of Directors shall manage the Corporation and its units and ate powers.</u>
$\frac{16}{17}$	(2) ADVISORY COMM	(I) <u>A BOARD OF DIRECTORS MAY APPOINT MEMBERS OF AN</u> <u>IITTEE.</u>
18 19 20		(II) IF A BOARD OF DIRECTORS APPOINTS AN ADVISORY HE BOARD SHALL ADOPT POLICIES ESTABLISHING THE ES OF THE ADVISORY COMMITTEE.
21	<u>10–407.</u>	
$\frac{22}{23}$	(a) <u>Exce</u> Corporation is exe	pt as provided in subsections (b), (c), and (e) of this section, the mpt from:
$\frac{24}{25}$	<u>(1)</u> and	<u>Title 10 and Division II of the State Finance and Procurement Article;</u>
26	<u>(2)</u>	<u>§§ 3–301 and 3–303 of the General Provisions Article.</u>
27	<u>(b)</u> <u>The (</u>	Corporation is subject to the Public Information Act.
28 29 30	OF THE INVESTM	Board [and], the officers and employees of the Corporation, MEMBERS MENT COMMITTEE, AND MEMBERS OF ANY ADVISORY COMMITTEE ubject to the Public Ethics Law.

$\frac{1}{2}$	(d) <u>The officers and employees of the Corporation are not subject to the provisions</u> of Division I of the State Personnel and Pensions Article that govern the State Personnel					
3	Management System.					
4 5	<u>(e)</u> Subtitle 4 o	<u>(1)</u> f the S	<u>The Corporation, its Board, and employees are subject to Title 12,</u> State Finance and Procurement Article.			
6 7	-	,	THE BOARD, THE OFFICERS AND EMPLOYEES OF THE THE MEMBERS OF THE INVESTMENT COMMITTEE, AND THE			
$\frac{8}{9}$			NY ADVISORY COMMITTEE APPOINTED SHALL DISCLOSE TO THE COMMISSION WHETHER THEY ARE EMPLOYED BY OR HAVE A			
10			EREST IN AN ENTITY THAT CURRENTLY HAS OR WILL APPLY FOR			
11			VESTMENT IN A PROGRAM ADMINISTERED BY THE CORPORATION.			
12	<u>10–408.</u>					
13	<u>(A)</u>	THE	CORPORATION SHALL ADOPT REGULATIONS ESTABLISHING:			
14		<u>(1)</u>	THE INVESTMENT COMMITTEE;			
15		<u>(2)</u>	THE RESPONSIBILITIES OF THE INVESTMENT COMMITTEE; AND			
$16\\17$	COMMITTE	<u>(3)</u> E MEN	THE PROCEDURES FOR THE APPOINTMENT OF INVESTMENT MBERS.			
18	<u>(B)</u>	The	Corporation may:			
19		<u>(1)</u>	adopt bylaws for the conduct of its business;			
20		<u>(2)</u>	<u>adopt a seal;</u>			
21		<u>(3)</u>	maintain offices at a place it designates in the State:			
$\frac{22}{23}$	government	<u>(4)</u> t, a loc	<u>accept loans, grants, or assistance of any kind from the federal or State</u> al government, a college or university, or a private source;			
24		<u>(5)</u>	enter into contracts and other legal instruments;			
25		<u>(6)</u>	<u>sue or be sued;</u>			
26		<u>(7)</u>	acquire, purchase, hold, lease as lessee, and use:			
27			(i) <u>a franchise, patent, or license;</u>			
28			(ii) any real, personal, mixed, tangible, or intangible property; or			

	6 HOUSE BILL 543
1	(iii) an interest in the property listed in this item;
2	(8) <u>sell, lease as lessor, transfer, license, assign, or dispose of property or a</u>
3	property interest that it acquires:
45	(9) <u>fix and collect rates, rentals, fees, royalties, and charges for services</u> <u>and resources it provides or makes available;</u>
0	and resources it provides of makes available,
$6 \\ 7$	(10) <u>create, own, control, or be a member of a corporation, limited liability</u> <u>company, partnership, or other entity, whether operated for profit or not for profit;</u>
$\frac{8}{9}$	(11) exercise power usually possessed by a private corporation in performing similar functions unless to do so would conflict with State law; and
10	(12) do all things necessary or convenient to carry out the powers granted
11	by this subtitle.
12	<u>10–409.</u>
13	(A) [The] EXCEPT AS PROVIDED IN SUBSECTION (C) OF THIS SECTION, THE
$\begin{array}{c} 14 \\ 15 \end{array}$	<u>Corporation may make grants to or provide equity investment financing for</u> technology-based businesses, IF:
10	technology-based businesses, IF.
16	(1) THE INVESTMENTS ARE MADE TO A QUALIFIED BUSINESS;
17	(2) THE INVESTMENTS ARE MADE ON REVIEW AND APPROVAL OF A
18	WRITTEN APPLICATION THAT:
19	(I) <u>CONTAINS SUFFICIENT INFORMATION TO VERIFY THAT THE</u>
20	QUALIFIED BUSINESS HAS ITS PRINCIPAL BUSINESS OPERATIONS IN THE STATE OR
21	WILL HAVE A SUBSTANTIAL ECONOMIC IMPACT ON THE STATE; AND
22	(II) CONTAINS A CERTIFICATION OF THE VERACITY OF THE
23	INFORMATION BY AN AUTHORIZED SIGNATORY OF THE QUALIFIED BUSINESS; AND
24	(3) AT LEAST THE NUMBER OF MEMBERS THAT CONSTITUTES A
25 26	QUORUM OF ANY FUND OR AUTHORITY HAS BEEN APPOINTED UNDER THE
26	REQUIREMENTS FOR THAT FUND OR AUTHORITY.
27	(B) IN REGARD TO ANY AND ALL PROGRAMS OF THE CORPORATION, EXCEPT
28	AS OTHERWISE PROVIDED IN THIS SUBTITLE, THE CORPORATION SHALL ADOPT
29	REGULATIONS TO GOVERN INVESTMENTS UNDER THIS SUBSECTION THAT SPECIFY:
30	(1) THE TYPES OF QUALIFIED BUSINESSES IN WHICH AN INVESTMENT
31	MAY BE MADE;

1	(2) THE BASIC STANDARDS AN ENTERPRISE SHALL MEET TO QUALIFY
2	FOR AN INVESTMENT;
3	(3) THE AMOUNT OF MONEY AVAILABLE FOR INVESTMENT;
4	(4) THE INVESTMENT POLICY STATEMENT OF THE CORPORATION
5	THAT DESCRIBES THE PROCEDURES, CRITERIA, INVESTMENT PHILOSOPHY, AND
6	GUIDELINES FOR HOW THE CORPORATION'S INVESTMENT DECISIONS WILL BE
7	MADE; AND
8	(5) <u>A PROCESS FOR THE CONSIDERATION OF WHETHER INVESTMENTS</u>
9	HELP TO FOSTER INCLUSIVE AND DIVERSE ENTREPRENEURSHIP, INCLUDING THE
10	CORPORATION'S SUPPORT FOR MARKETING AND OTHER EFFORTS TO RAISE
11	AWARENESS OF PROGRAMS TO ASSIST SMALL, MINORITY, AND WOMEN-OWNED
12	BUSINESSES.
13	(C) THE CORPORATION MAY MAKE INVESTMENTS UNDER AN AGREEMENT
14	WITH THE BOARD OF TRUSTEES FOR THE STATE RETIREMENT AND PENSION
15	SYSTEM UNDER § 21-123.2 OF THE STATE PERSONNEL AND PENSIONS ARTICLE.
16	<u>10–415.</u>

17	<u>(a)</u> (1)	On or before October 1 of each year, the Corporation shall report to the
18	Governor, the Max	ryland Economic Development Commission, and, in accordance with §
19	<u>2–1246 of the Stat</u>	e Government Article, the General Assembly.

20 [(b)] (2) The report REQUIRED UNDER THIS SUBSECTION shall include:

- 21 (I) <u>a complete operating and financial statement covering the</u> 22 <u>Corporation's operations [and];</u>
- 23(II)a summary of the Corporation's activities during the preceding24fiscal year;

25(III)INFORMATION ON ALL SALARIES AND ANY INCENTIVES26APPROVED BY THE BOARD FOR CORPORATION EMPLOYEES;

(IV) INFORMATION ON OUTREACH, TRAINING, MENTORSHIP,
SUPPORT, AND INVESTMENT IN MINORITY AND WOMEN-OWNED QUALIFIED
BUSINESSES, INCLUDING SUPPORT FOR MARKETING BY THE MARYLAND SMALL
BUSINESS DEVELOPMENT FINANCING AUTHORITY;

	8 HOUSE BILL 543
$egin{array}{c} 1 \\ 2 \\ 3 \end{array}$	(V) INFORMATION ON ENTITIES THAT HAVE CURRENT INVESTMENTS AND ENTITIES THAT RECEIVED FUNDING OR INVESTMENTS IN THE CURRENT YEAR ON THE:
4	<u>1.</u> <u>PRINCIPAL BUSINESS OPERATIONS;</u>
$5 \\ 6$	2. <u>NUMBER OF EMPLOYEES IN THE STATE AND THE</u> NUMBER OF EMPLOYEES OUTSIDE THE STATE;
7 8	3. <u>CAPITAL OR OTHER INVESTMENTS MADE IN THE</u> STATE; AND
9 10	<u>4.</u> <u>PROPOSED AND ACTUAL JOB CREATION OR CAPITAL</u> INVESTMENT IN THE STATE AS A RESULT OF THE INVESTMENT OR SUPPORT;
$\begin{array}{c} 11 \\ 12 \end{array}$	(VI) <u>A LIST OF BUSINESSES THAT HAVE RECEIVED FUNDING</u> THAT WOULD NO LONGER QUALIFY AS A QUALIFIED BUSINESS; AND
$\begin{array}{c} 13\\14\\15\end{array}$	(VII) INFORMATION ON THE CREATION OF AND APPOINTMENTS MADE TO AN ADVISORY COMMITTEE AND THE RESPONSIBILITIES OF THE ADVISORY COMMITTEE AND MEMBERS OF THE COMMITTEE.
16 17 18 19	(B) (1) ON A QUARTERLY BASIS, THE CORPORATION SHALL REPORT TO THE GOVERNOR, THE MARYLAND ECONOMIC DEVELOPMENT COMMISSION, AND, IN ACCORDANCE WITH § 2–1246 OF THE STATE GOVERNMENT ARTICLE, THE JOINT AUDIT COMMITTEE AND THE GENERAL ASSEMBLY.
20 21 22 23 24	(2) THE REPORT REQUIRED UNDER THIS SUBSECTION SHALL INCLUDE A LIST OF THE QUALIFIED BUSINESSES OR OTHER BUSINESSES RECEIVING SUPPORT THROUGH PROGRAMS ADMINISTERED BY THE CORPORATION, INCLUDING THOSE RECEIVING INVESTMENTS MADE UNDER § 21–123.2 OF THE STATE PERSONNEL AND PENSIONS ARTICLE.
$\begin{array}{c} 25\\ 26 \end{array}$	(3) THE LIST OF QUALIFIED BUSINESSES OR OTHER BUSINESSES RECEIVING SUPPORT SHALL INCLUDE FOR EACH BUSINESS:
27	(I) THE NUMBER OF EMPLOYEES IN THE STATE;
28	(II) THE NUMBER OF EMPLOYEES OUTSIDE THE STATE;
29 30	(III) THE CAPITAL OR OTHER INVESTMENTS MADE IN THE STATE; AND

1	(IV) PROPOSED JOB CREATION OR CAPITAL INVESTMENT IN THE
2	STATE AS A RESULT OF THE INVESTMENT OR SUPPORT.
3	10-468.
4	(a) In this part the following words have the meanings indicated.
5	(B) "BUSINESS ENTERPRISE" MEANS A BUSINESS THAT:
6	(1) IS TECHNOLOGY-BASED; AND
7 8	(2) HAS OVER HALF OF ITS WORKFORCE EITHER RESIDING OR WORKING IN THE STATE.
9 10	{ (b) } (C) "Corporation" means the Maryland Technology Development Corporation.
$\frac{11}{12}$	f (c) f (D) "Fund" means the Enterprise Fund established under § 10–469 of this subtitle.
13	10–469.
14	(a) There is an Enterprise Fund in the Corporation.
15	(b) The Corporation may use the Fund to:
16	(1) make a grant or loan, at the rate of interest set by the Corporation;
17 18	(2) provide equity investment financing for a business enterprise <u>QUALIFIED BUSINESS</u> ;
19 20	(3) guarantee a loan, equity, investment, or other private financing to expand the capital resources of a business enterprise <u>QUALIFIED BUSINESS</u> ;
21 22	(4) purchase advisory services and technical assistance to better support economic development;
$\frac{23}{24}$	(5) pay the Corporation's obligations to a venture firm under the Invest Maryland Program, as provided under § $10-492(c)(2)(i)$ of this subtitle; and
25 26	(6) pay the administrative, legal, and actuarial expenses of the Corporation.
27	(c) The Corporation shall manage and supervise the Fund.

10

$rac{1}{2}$	(d) THE CORPORATION SHALL REQUIRE RECOVERY OF A GRANT, A LOAN,			
$\frac{2}{3}$	OR AN EQUITY INVESTMENT FROM A BUSINESS ENTERPRISE IF AT ANY TIME WITHIN THE 3-YEAR PERIOD FOLLOWING THE INVESTMENT AWARD, THE BUSINESS			
4	ENTERPRISE FAILS TO MAINTAIN ITS STATUS AS A BUSINESS ENTERPRISE, AS			
5	DEFINED IN §-10-468 OF THIS SUBTITLE.			
$6 \\ 7$	(E) (1) The Fund is a special, nonlapsing revolving fund that is not subject to reversion under § 7–302 of the State Finance and Procurement Article.			
8 9	(2) The Treasurer shall hold the Fund and the Comptroller shall account for it.			
10	f (e) f (F) The Fund consists of:			
11	(1) money appropriated by the State to the Fund;			
$\begin{array}{c} 12\\ 13 \end{array}$	(2) money made available to the Fund through federal programs or private contributions;			
14	(3) repayment of principal of a loan made from the Fund;			
15	(4) payment of interest on a loan made from the Fund;			
$\begin{array}{c} 16 \\ 17 \end{array}$	(5) proceeds from the sale, disposition, lease, or rental by the Corporation of collateral related to financing that the Corporation provides under this subtitle;			
$\begin{array}{c} 18\\ 19 \end{array}$	(6) premiums, fees, royalties, interest, repayments of principal, and returns on investments paid to the Corporation by or on behalf of:			
$\begin{array}{c} 20\\ 21 \end{array}$	(i) a business enterprise QUALIFIED BUSINESS in which the Corporation has made an investment under this subtitle; or			
$\frac{22}{23}$	(ii) an investor providing an investment guaranteed by the Corporation under this subtitle;			
24 25 26 27	(7) recovery of an investment made by the Corporation in a business enterprise <u>QUALIFIED BUSINESS</u> under this subtitle, including an arrangement under which the Corporation's investment in the business enterprise <u>QUALIFIED BUSINESS</u> is recovered through:			
28 29	(i) a requirement that the Corporation receive a proportion of cash flow, commission, royalty, or payment on a patent; f or f			
30 31	(ii) the repurchase from the Corporation of any evidence of financial participation, including a note, stock, bond, or debenture; OR			

$\frac{1}{2}$	INVESTMENT IN	(III) THE RECOVERY OF A GRANT, A LOAN, OR AN EQUITY A BUSINESS ENTERPRISE THAT FAILS TO MAINTAIN ITS STATUS AS
3	A BUSINESS ENT	erprise, as defined in §-10-468 of this subtitle;
4	(8)	repayment of a conditional grant extended by the Corporation;
$5 \\ 6$	(9) and	money deposited into the Fund under § 10–492(c)(2)(i) of this subtitle;
7	(10)	any other money made available to the Corporation for the Fund.
8 9	[(f)] (G) manner as other S	(1) The Treasurer shall invest money in the Fund in the same state money.
10	(2)	Any investment earnings of the Fund shall be credited to the Fund.
11	<u>10–470.</u>	
12 13		Corporation may require that all or part of a grant be repaid, with interest oration sets, when conditions specified by the Corporation occur.
14 15 16 17 18	authorized under	Whenever the Corporation is authorized by law to make a grant, t from the Economic Development Opportunities Program Account § 7–314 of the State Finance and Procurement Article, the Corporation ppropriated for the grant to make an equity investment in a [business IFIED BUSINESS.
19 20 21		(i) Except as provided in subparagraph (ii) of this paragraph, in investment under this subtitle, the Corporation may not acquire an t in an enterprise that exceeds 25%.
22 23 24	<u>more venture or p</u> <u>exceeding 25%.</u>	(ii) <u>In making an equity investment under this subtitle in one or</u> rivate equity firms, the Corporation may acquire an ownership interest
$\begin{array}{c} 25\\ 26 \end{array}$	(<u>3)</u> the Corporation sh	<u>Within 15 years after making an equity investment under this subtitle,</u> nall divest itself of that investment.
$\begin{array}{c} 27\\ 28 \end{array}$	<u>(4)</u> investment under	The liability of the State and the Corporation in making an equity this subtitle is limited to the amount of that investment.
29 30	[(5) under this subsect	<u>The Corporation shall adopt regulations governing equity investments</u> <u>tion that specify:</u>
$\frac{31}{32}$	<u>made;</u>	(i) the types of business enterprises in which an investment may be

$\frac{1}{2}$	<u>investment;</u>	<u>(ii)</u>	the basic standards an enterprise shall meet to qualify for an
3		<u>(iii)</u>	the amount of money available for investment; and
4 5	decisions.]	<u>(iv)</u>	the criteria that the Corporation uses to make investment
6	10-474.		
7	There is a	Maryla	nd Venture Fund Authority in the Corporation.
8	<u>10–475.</u>		
9	<u>(a)</u> <u>The</u>	Author	ity consists of the following nine members:
10 11	(1) of the Senate;	<u>sever</u>	n members appointed by the Governor with the advice and consent
12	<u>(2)</u>	<u>one r</u>	nember appointed by the President of the Senate; and
13	<u>(3)</u>	<u>one r</u>	nember appointed by the Speaker of the House.
14	<u>(b)</u> <u>(1)</u>	<u>Of th</u>	e seven members appointed by the Governor:
$15 \\ 16 \\ 17$			<u>1.</u> <u>at least four shall have experience in working with</u> <u>sed investment capital for seed-stage to venture-stage companies</u> <u>nal services to the venture capital industry; and</u>
$18 \\ 19 \\ 20$	<u>shall have expe</u> transfer projects		2. <u>one of the four members selected under item 1 of this item</u> n higher education research and development and technology
21		<u>(ii)</u>	at least one shall have experience as a small business owner;
$\begin{array}{c} 22\\ 23 \end{array}$	<u>has raised ventu</u>	<u>(iii)</u> re capita	<u>at least one shall have experience as a business executive that</u> al investments; and
24		<u>(iv)</u>	at least one shall be a resident of a rural county in the State.
25 26	(2) appointing meml		Governor shall consider the geographic diversity of the State when
27	<u>(c)</u> <u>The</u>	membe	rs appointed by the President and the Speaker:
28	<u>(1)</u>	<u>may</u>	not be elected officials; and

1		(2) shall have experience and expertise in venture capital investments.	
2	<u>(d)</u>	Each member shall be a resident of the State.	
	<u> </u>		
3	<u>(e)</u>	(1) The term of a member is 4 years.	
4		(2) At the end of a term, a member continues to serve until a successor	is
5	<u>appointed.</u>		
6		(3) A member who is appointed after a term has begun serves only for th	<u>1e</u>
7	<u>rest of the t</u>	term and until a successor is appointed.	
8		(4) A member appointed by the Governor may be removed by the Governo	or
9	with or with		
10		(5) The terms of the members are staggered as required by the term	าต
11	provided for	r members of the Authority on July 1, 2011.	15
10	(6)		т
$\frac{12}{13}$	(f) PROVISION	[A] IN ADDITION TO THE REQUIREMENTS OF TITLE 5 OF THE GENERA NS ARTICLE, A member of the Authority may not BE EMPLOYED BY OR hav	
14		al interest in a purchaser, qualified business, or venture firm OR HOLD AN	
15	-	PLOYMENT RELATIONSHIP OR FINANCIAL INTEREST THAT WOULD IMPAI	
16		RTIALITY AND INDEPENDENT JUDGMENT OF THE MEMBER.	
17	(G)	THE AUTHORITY MAY NOT HAVE ADDITIONAL ADVISORS OR ADVISOR	v
18		WHETHER ACTING INFORMALLY OR FORMALLY CONSTITUTED, OTHE	
19		PPOINTED OR DESIGNATED IN THIS SUBTITLE.	10
20	10-478.		
21	The A	Authority shall:	
00			1
22	the educinie	(1) provide advice to and consult with the Corporation in connection wit	'n
23	the adminis	stration of the Program under this subtitle; AND	
24		(2) MEET AT LEAST QUARTERLY TO REVIEW THE CORPORATION ⁵	'S
25	INVESTME	NT POLICY AND <u>POLICIES</u> , INVESTMENT DECISIONS FOR THE PROGRA	M
26	UNDER TH	HS SUBTITLE , AND ADHERENCE TO THE STATUTORY AND REGULATOR	\mathbf{Y}
27	REQUIREM	IENTS IMPOSED ON THE CORPORATION.	
		<u>HATS MITOSED ON THE CONFORTION</u> .	
28	<u>10–488.</u>		
$\frac{28}{29}$		TO ENSURE THE CORPORATION HAS CONTINUED ACCESS TO THE BES	T

30 AVAILABLE AND QUALIFIED VENTURE FIRMS AS WELL AS TO PROVIDE FOR THE

	14HOUSE BILL 543
$\frac{1}{2}$	<u>REPLACEMENT OF VENTURE FIRMS THAT HAVE BEEN DISQUALIFIED UNDER §</u> <u>10–494 OF THIS SUBTITLE:</u>
$\frac{3}{4}$	(1) [An] AN applicant shall file an application with the Corporation in the form required by the Corporation[.];
$5 \\ 6$	(2) [The] THE application shall include the applicant's most recent financial statements[.];
7 8 9	(3) [The] THE Corporation shall [begin accepting] ACCEPT applications for certification [on or before January 1, 2012.] FOR A PERIOD OF 3 MONTHS AT THE CORPORATION'S CHOOSING, AT THE SAME TIME EACH YEAR; AND
$10 \\ 11 \\ 12 \\ 13 \\ 14$	(4) [An application for certification may not be accepted after May 1, 2012] NOTWITHSTANDING THE REQUIREMENTS OF § 10–494(B) OF THIS SUBTITLE, WHEN ONE OR MORE VENTURE FIRMS HAVE BEEN DISQUALIFIED UNDER § 10–494 OF THIS SUBTITLE, THE CORPORATION MAY RECEIVE APPLICATIONS, FOR A PERIOD OF NOT LESS THAN 2 MONTHS, AT ANY TIME DURING THE CALENDAR YEAR.
15	(c) <u>To be certified as a venture firm:</u>
16 17 18	(1) the applicant must have, at the time of application, an equity capitalization, net assets, or written commitments of at least \$500,000 in the form of cash or cash equivalents; [and]
19 20 21	(2) <u>at least two principals or persons employed to direct the investment of</u> <u>the designated capital of the applicant must have at least 5 years of money management</u> <u>experience in the venture capital or private equity sectors</u> ;
$\begin{array}{c} 22\\ 23 \end{array}$	(3) FOR A PERIOD OF 2 YEARS FROM THE DATE OF DISQUALIFICATION, THE APPLICANT MAY NOT BE:
$\begin{array}{c} 24 \\ 25 \end{array}$	(I) <u>A VENTURE FIRM THAT HAS BEEN DISQUALIFIED UNDER §</u> <u>10–494 OF THIS SUBTITLE; OR</u>
26 27 28	(II) <u>A FIRM WITH MAJORITY OWNERSHIP COMPOSED OF</u> <u>MEMBERS WHO HAD OWNERSHIP OR LEADERSHIP ROLES IN A FIRM THAT HAS BEEN</u> <u>DISQUALIFIED UNDER § 10–494 OF THIS SUBTITLE.</u>
29	<u>10–489.</u>
$\begin{array}{c} 30\\ 31 \end{array}$	(a) (1) A business that is classified as a qualified business at the time of the first investment in the business by a venture firm, the Enterprise Fund, or the Financing

32 Authority remains classified as a qualified business and may receive follow-on investments

1 from a venture firm, the Enterprise Fund, or the Financing Authority AS PROVIDED $\mathbf{2}$ UNDER THIS SUBSECTION. 3 (2)[Except as provided in paragraph (3) of this subsection, a] A follow-on 4 investment [made under this subsection] FROM A VENTURE FIRM is a gualified $\mathbf{5}$ investment even though the business does not meet the definition of a qualified business at the time of the follow-on investment. 6 7 With respect to an investment by the Enterprise Fund or the Financing (3)Authority, a follow-on investment does not qualify as a qualified investment if, at the time 8 9 of the follow-on investment, the [qualified] business no longer [has its principal business operations in the State] MEETS THE DEFINITION OF A QUALIFIED BUSINESS. 10 11 10-494. 12EACH VENTURE FIRM SHALL BE REQUIRED TO MAKE EQUITY (A) 13INVESTMENTS IN AN AMOUNT NOT LESS THAN 50% OF THE CAPITAL ALLOCATED TO 14**QUALIFIED BUSINESSES WITHIN 3 YEARS OF EACH CAPITAL ALLOCATION.** 15IN REGARDS TO VENTURE FIRMS THAT HAVE RECEIVED AN ALLOCATION **(B)** 16BEFORE JUNE 1, 2019, THE REQUIREMENTS OF SUBSECTION (A) OF THIS SECTION 17SHALL APPLY AS OF JUNE 1, 2019. 18 **(C)** IN THE EVENT THAT A VENTURE FIRM FAILS TO MEET THE 19 **REQUIREMENTS OF SUBSECTION (A) OF THIS SECTION, THE CORPORATION SHALL:** 20(1) **RESCIND THE ALLOCATION AND AUTHORIZATION FOR THAT FIRM** FROM THE DATE OF NONCOMPLIANCE WITH SUBSECTION (A) OF THIS SECTION AND 21**REMOVE THAT FIRM'S CERTIFICATION FOR PARTICIPATION IN THE PROGRAM;** 2223(2) **CEASE MAKING THE PAYMENT OF MANAGEMENT AND OTHER FEES** 24TO THE VENTURE FUND FROM THE DATE OF NONCOMPLIANCE WITH SUBSECTION (A) 25**OF THIS SECTION; AND** 26(3) CONSULT AND COORDINATE WITH THE OFFICE OF THE ATTORNEY 27GENERAL FOR THE RECOVERY OF ANY FUNDS, AS MAY BE NECESSARY. 28SECTION 2. AND BE IT FURTHER ENACTED, That, on or before December 1, 292019, the Maryland Technology Development Corporation shall report to the General Assembly, in accordance with § 2–1246 of the State Government Article, on the status of 30 31the Corporation's efforts to address the findings of the fiscal compliance audit of the 32Corporation conducted by the Office of Legislative Audits for the period beginning January 7, 2015, and ending April 10, 2018. 33

1SECTION 3. AND BE IT FURTHER ENACTED, That, on or before December 1,22019, the Department of Legislative Services shall review Title 10, Subtitle 4 of the3Economic Development Article and make recommendations to the General Assembly on:

4 <u>(1)</u> how to make Title 10, Subtitle 4 of the Economic Development Article, 5 regarding the Maryland Technology Development Corporation programs, more clear with 6 consistent definitions; and

7 (2) whether there is language that can be repealed as duplicative or 8 obsolete.

9 <u>SECTION 4.</u> AND BE IT FURTHER ENACTED, That this Act shall take effect 10 October June 1, 2019.

Approved:

Governor.

Speaker of the House of Delegates.

President of the Senate.