## **HOUSE BILL 352**

B1 (5lr0448)

### ENROLLED BILL

— Appropriations and Ways and Means/Budget and Taxation — ntroduced by **The Speaker (By Request – Administration)** 

Introdu	iced by	The	e Speal	ker (B	y Rec	uest – A	dminis	stratio	n)			
				Read	and E	Examined	by Prod	ofreade	rs:			
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										P1	roofrea	ader.
										Pı	roofrea	ader.
Sealed	with	the	Great	Seal	and p	oresented	to the	Gove	rnor, for	his app	roval	this
	day	of				at			o'o	lock, _		M.
											Cnoc	
											Spea	aker.
					$\mathbf{C}$	HAPTER	,					

1 AN ACT concerning

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### Budget Reconciliation and Financing Act of 2025

FOR the purpose of requiring the Maryland Horse Industry Board to take certain actions relating to licensees of horse establishments; establishing or altering certain administrative penalties; altering or repealing certain required appropriations; establishing or altering certain fees; requiring the Secretary of Agriculture to take certain actions relating to a registration for a weight and measure, including setting reasonable fees; increasing the cap on the percentage that may be deducted from all open purses and paid to a certain organization; authorizing the use of certain funds for certain purposes; altering the composition of certain funds; establishing certain funds; authorizing the transfer of certain funds; authorizing, requiring, or altering the distribution of certain revenue; providing that the Maryland Stadium Authority and the Maryland Economic Development Corporation are the successor entities to the Maryland Thoroughbred Racetrack Operating Authority for certain purposes concerning certain racing facilities; altering a certain cap on low intensity support

#### 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.



services for certain individuals; making the restoration of certain benefits subject to a certain limitation; requiring county governments and Baltimore City to pay a certain percentage of compensation awarded to certain erroneously convicted, sentenced, and confined individuals; making the Judicial Branch of State government subject to review by the Office of Program Evaluation and Government Accountability; increasing the tax rate imposed on mobile sports wagering; requiring county governments, beginning in a certain fiscal year, to pay certain amounts toward the retirement costs for certain local employees; exempting the transfer of certain transfer tax revenues to the General Fund of the State from certain repayment requirements; increasing the outstanding and unpaid principal balance of bonds issued by the Maryland Department of Transportation; expanding the uses of certain bond proceeds; altering the value of certain vehicle trade in allowances; altering a certain limitation on the amount of the Maryland estate tax for decedents dving on or after a certain date: reducing the amount of film tax credits that may be awarded in a certain fiscal year; limiting the amount of tax credits the Maryland Higher Education Commission may approve for a certain fiscal year; requiring the reversion of certain funds to the General Fund of the State; increasing the percentage of certain costs for which each county and Baltimore City are responsible for reimbursing the State; prohibiting the award of a certain tax credit to certain new properties on or after a certain date; altering the Maryland earned income tax credit for certain individuals; increasing the vehicle excise tax rate; repealing an exemption for certain rental vehicles from the vehicle excise tax; specifying the rate of the vehicle excise tax imposed on certain rental vehicles; altering the definition of "historic motor vehicle" for purposes of registering a vehicle as a Class L vehicle; altering certain exemptions under the State income tax on certain income of certain persons; altering the rates and rate brackets under the State income tax on certain income of individuals; providing for an additional State individual income tax rate on the net capital gains of individuals; authorizing the transfer of certain funds; requiring that certain sales of tangible personal property be included in the numerator of the sales factor used for apportioning a corporation's income to the State under certain circumstances: imposing a certain income tax on income distributed to certain members of certain pass-through entities from the pass-through entity's taxable income exceeding a certain amount; altering, subject to certain limitations, the maximum tax rate that a county may impose on an individual's Maryland taxable income; altering the determination of the amount of certain deductions allowed for an individual under the Maryland income tax; imposing the sales and use tax on the sale of certain categories of taxable services; altering the sales and use tax on the sale of cannabis; imposing the sales and use tax on the sale of certain vending machine products, certain precious metal bullion and coins, certain photographic material, and certain custom computer software; requiring certain corporations to compute Maryland taxable income using a certain method: requiring, subject to regulations adopted by the Comptroller, certain groups of corporations to file a combined income tax return reflecting the aggregate income tax liability of all the members of the group; requiring the Comptroller to adopt certain regulations consistent with certain regulations adopted by the Multistate Tax Commission; requiring the Comptroller to assess interest and penalties under certain circumstances; reducing the Medicaid Deficit Assessment for a certain fiscal

1 year; repealing certain requirements for the Maryland Department of Health to 2 apply to a certain federal agency for certain grant funds and inclusion in a certain 3 program; repealing certain required appropriations to the Maryland Public 4 Broadcasting Commission; repealing the Low Intensity Support Services Program; repealing the teacher retirement supplemental grants program; repealing certain 5 6 provisions of law relating to inheritance tax revenue distribution; repealing a certain 7 credit against the State income tax for certain business entities located in enterprise 8 <del>zones;</del> providing that payments to certain providers with rates set by the Interagency 9 Rates Committee may not increase by more than a certain amount for a certain fiscal 10 year; altering the termination date of certain provisions of law related to the Maryland Thoroughbred Racetrack Operating Authority; requiring the Comptroller 11 to waive certain interest and penalties under certain circumstances; altering a 12 certain notification requirement related to a county income tax rate change for a 13 certain taxable year; requiring the Secretary of Budget and Management and the 14 15 Department of Budget and Management to take certain actions if the State's federal 16 fund revenues are reduced by a certain amount; requiring the Comptroller to set at a 17 certain percentage the annual interest rate for a sales and use tax refund that is the result of a certain decision; requiring the Maryland Department of Health to delegate 18 certain authority to Montgomery County under certain circumstances; and generally 19 relating to the financing of State and local government. 20

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21 BY repealing and reenacting, without amendments,
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22 Article – Agriculture

Section 2–701(a) and (b), 2–710, and 2–710 8–801.1(b), and 10–407(a)(1) and (c) and

24 <u>8-801.1(b)</u>

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25 Annotated Code of Maryland 26 (2016 Replacement Volume a

(2016 Replacement Volume and 2024 Supplement)

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27 BY repealing and reenacting, with amendments,
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28 Article – Agriculture

29 Section 2–712, <u>5–309</u>, <del>5–503</del>, <del>5–506</del>, 8–706, <del>8–801.1(e)</del>, <del>9–204</del>, <del>10–407(d)</del>, 11–204.4,

30 and 11-204.7

31 Annotated Code of Maryland

32 (2016 Replacement Volume and 2024 Supplement)

# 33 BY repealing and reenacting, without amendments,

34 Article – Alcoholic Beverages and Cannabis

35 Section 1–323(a)(1) and (4) and 36–206(a) and (b)

36 Annotated Code of Maryland

(2024 Replacement Volume)

## 38 BY repealing and reenacting, with amendments,

39 Article – Alcoholic Beverages and Cannabis

40 Section 1–323(f) and 36–206(c) and (g)

41 Annotated Code of Maryland

42 (2024 Replacement Volume)

1	BY repealing and reenacting, with amendments,
2	Article – Business Regulation
3	$\frac{Section 11-518}{Section 11-518}$
4	Annotated Code of Maryland
5	(2024 Replacement Volume)
6	BY repealing and reenacting, without amendments,
7	Article – Commercial Law
8	Section 14–4101
9	Annotated Code of Maryland
10	(2013 Replacement Volume and 2024 Supplement)
11	BY repealing and reenacting, with amendments,
12	Article – Commercial Law
13	Section 14–4104
14	Annotated Code of Maryland
15	(2013 Replacement Volume and 2024 Supplement)
16	BY repealing and reenacting, without amendments,
17	Article – Corporations and Associations
18	Section <del>11-208(a) and (b)</del> 11-208(a), (b), and (f)
19	Annotated Code of Maryland
20	(2014 Replacement Volume and 2024 Supplement)
01	
21	BY repealing and reenacting, with amendments,
22	Article – Corporations and Associations
23	Section $\frac{11-208(g)}{1-203.3}$ , $\frac{11-208(g)}{11-407}$
24	Annotated Code of Maryland
25	(2014 Replacement Volume and 2024 Supplement)
26	BY repealing and reenacting, without amendments,
27	Article - Criminal Procedure
28	Section 11-934(b) and (c)(1) and (2)
29	Annotated Code of Maryland
30	(2018 Replacement Volume and 2024 Supplement)
31	BY repealing and reenacting, with amendments,
$\frac{31}{32}$	Article - Criminal Procedure
33	Section 11–934(f)(2) $A_{\text{constants}} = \int_{-\infty}^{\infty} \int_$
34 35	Annotated Code of Maryland (2018 Replacement Volume and 2024 Supplement)
	(=====================================
36	BY repealing and reenacting, without amendments,
37	Article – Economic Development
38	Section 10-501(a) and (f), 10-526(a)(1) and (4) and (b), 13-601(a) and (e), and
39	<del>13-611(a) and (b)(1)</del> <u>Section</u> <u>5-1501(a)</u> , <u>10-501(a)</u> and (f) and 10-526(a)(1) and
40	(4) and (b)

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1
           Annotated Code of Maryland
 2
           (2024 Replacement Volume and 2024 Supplement)
 3
    BY repealing and reenacting, with amendments,
           Article – Economic Development
 4
           Section 10-526(g)(1), and 10-646.1(a), (b)(5), (d)(1), (2), and (3)(ii), and (e) and
 5
                 13-611(b)(3)
 6
 7
           Annotated Code of Maryland
 8
           (2024 Replacement Volume and 2024 Supplement)
 9
    BY adding to
           Article – Economic Development
10
           Section 5–1501(k) and 10–646.1(i)
11
           <u>Annotated Code of Maryland</u>
12
13
           (2024 Replacement Volume and 2024 Supplement)
14
    BY repealing and reenacting, without amendments,
15
           Article – Education
16
           Section 7-414.1(a), (b), and (f)(1) and (5), 7-447.1(p)(1) and (3), 7-810(a), (b), and
                 (f)(1) and (5), 7-1501(a) and (f), 7-1508(e)(2), 16-512(a) and (e), 18-3602(a)
17
18
                 and (b), 18–3701(a) and (f), and 18–3802(a) and (b)
           Annotated Code of Maryland
19
           (2022 Replacement Volume and 2024 Supplement)
20
21
    BY repealing and reenacting, with amendments,
22
           Article – Education
23
           Section \frac{7-414.1(f)(4)}{7-447.1(p)(9)}, \frac{7-810(f)(4)}{7-1508(g)}, 7-1512(e), 8-415(d),
                 <del>14-405(b), 16-512(b),</del> 18-3605, 18-3704, and 18-3806
24
25
           Annotated Code of Maryland
26
           (2022 Replacement Volume and 2024 Supplement)
27
    BY repealing
28
           <u>Article – Education</u>
           Section 7–1512(g)
29
           Annotated Code of Maryland
30
           (2022 Replacement Volume and 2024 Supplement)
31
    BY repealing and reenacting, with amendments,
32
33
           Article – Environment
34
           Section 4–104, 5–203.1(b)(1), (3), (4), (6), and (8), (c)(5), and (d), 6–843, and 7–506(a)
35
                 7-506(a), 9-228(g), and 9-274
36
           Annotated Code of Maryland
37
           (2013 Replacement Volume and 2024 Supplement)
38
    BY repealing and reenacting, without amendments,
39
           Article – Environment
           Section 5–203.1(a)(1), (6), (8), (9), and (10), (c)(1), and (e) and 7–503(a)
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1
           Annotated Code of Maryland
 2
           (2013 Replacement Volume and 2024 Supplement)
 3
    BY repealing
 4
           Article – Environment
           Section 5-203.1(b)(7)
 5
           Annotated Code of Maryland
 6
 7
           (2013 Replacement Volume and 2024 Supplement)
 8
    BY adding to
 9
           Article – Environment
10
           Section 5-203.1(a)(12)
11
           Annotated Code of Maryland
12
           (2013 Replacement Volume and 2024 Supplement)
13
    BY repealing and reenacting, without amendments,
14
           Article – Environment
15
           Section 15–807(a) and (d), and 15–808(a), (c), (g), (h), (i), and (k)
16
           Annotated Code of Maryland
           (2014 Replacement Volume and 2024 Supplement)
17
    BY repealing and reenacting, with amendments,
18
19
           Article – Environment
20
           Section 15–807(b), (c), and (f), 15–808(f), 15–815, 15–816, and 15–819
21
           Annotated Code of Maryland
22
           (2014 Replacement Volume and 2024 Supplement)
23
    BY repealing and reenacting, without amendments,
24
           Article – Financial Institutions
25
           Section 13–1114(a)
26
           Annotated Code of Maryland
27
           (2020 Replacement Volume and 2024 Supplement)
28
    BY repealing and reenacting, with amendments,
29
           Article – Financial Institutions
30
           Section 13–1114(g)
31
           Annotated Code of Maryland
32
           (2020 Replacement Volume and 2024 Supplement)
33
    BY repealing and reenacting, without amendments,
34
           Article – Health – General
35
           Section 7–101(a), (b), and (l), 7–205(a)(1) and (b), and \frac{19-112(a)}{a} and \frac{10}{a} 10–101(a),
36
                 (b), and (f), 10–1203(a), 13–4901(a) and (c), 15–1004(a), 19–112(a) and (d), and
37
                 24–1101(a) and (c)
38
           Annotated Code of Maryland
           (2023 Replacement Volume and 2024 Supplement)
39
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1
    BY repealing and reenacting, with amendments,
 2
           Article – Health – General
 3
           Section 7-205(e), 7-409(c), 7-717, 10-1203(c), 13-4906, \frac{13-1116(a)}{a}, and
 4
                 \frac{19-112(e)(1)}{15-1004(f)}, \frac{19-112(e)(1)}{19-112(e)}, and \frac{24-1105}{19-112(e)}
           Annotated Code of Maryland
 5
 6
           (2023 Replacement Volume and 2024 Supplement)
 7
    BY adding to
 8
           Article - Health - General
 9
           Section 15–157
10
           Annotated Code of Maryland
11
           (2023 Replacement Volume and 2024 Supplement)
12
    BY repealing and reenacting, without amendments,
13
           <u> Article – Health Occupations</u>
14
           Section 8–206(a)
15
           Annotated Code of Maryland
16
           (2021 Replacement Volume and 2024 Supplement)
    BY repealing and reenacting, with amendments,
17
           Article – Health Occupations
18
           Section 8–206(e)
19
20
           Annotated Code of Maryland
21
           (2021 Replacement Volume and 2024 Supplement)
22
    BY repealing and reenacting, without amendments,
23
           Article – Housing and Community Development
24
           Section 4–511(a), (b), and (c)
25
           Annotated Code of Maryland
26
           (2019 Replacement Volume and 2024 Supplement)
27
    BY repealing and reenacting, with amendments.
28
           Article – Housing and Community Development
29
           Section 4–511(j)
           Annotated Code of Maryland
30
           (2019 Replacement Volume and 2024 Supplement)
31
32
    BY repealing and reenacting, with amendments,
33
           Article – Human Services
34
           Section <del>10-1303</del> 5-609
35
           Annotated Code of Maryland
36
           (2019 Replacement Volume and 2024 Supplement)
37
    BY repealing and reenacting, with amendments,
38
           Article – Labor and Employment
39
           Section 8–421, 8–609(b), 8–612(a), 8–613(b), (d), (f), and (g), 11–606(f), 11–1302(e),
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and 11-1506

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1
          Annotated Code of Maryland
 2
          (2016 Replacement Volume and 2024 Supplement)
 3
    BY adding to
 4
          Article – Labor and Employment
 5
          Section 8–605.1
          Annotated Code of Maryland
 6
 7
          (2016 Replacement Volume and 2024 Supplement)
 8
    BY repealing and reenacting, without amendments,
 9
          Article – Labor and Employment
10
          Section 8–609(a)(1) and (3), 8–613(a)(1), (3), and (4), 11–606(b) and (c), 11–1302(a)
11
                 and (f), and 11–1501(a) and (f)
          Annotated Code of Maryland
12
13
          (2016 Replacement Volume and 2024 Supplement)
14
    BY repealing and reenacting, with amendments,
15
          Article – Local Government
16
          Section 16–503
17
          Annotated Code of Maryland
          (2013 Volume and 2024 Supplement)
18
19
    BY repealing and reenacting, without amendments,
20
          Article – Natural Resources
21
          Section 3-103(a)(1), 5-903(a)(1) and (2)(i) and (iii), 5-2001(a), (b), and (c),
22
                 8–2A–02(a) and (b), and 8–709(a) and (b)
23
          Annotated Code of Maryland
          (2023 Replacement Volume and 2024 Supplement)
24
25
    BY repealing and reenacting, with amendments,
26
          Article – Natural Resources
27
          Section 3–103(h), 5–2001(k), 8–2A–02(f), and 8–709(c)
28
          Annotated Code of Maryland
          (2023 Replacement Volume and 2024 Supplement)
29
30
    BY repealing and reenacting, without amendments,
31
          Article – Public Safety
32
          Section 4-1011(a) and (c)
          Annotated Code of Maryland
33
34
          (2022 Replacement Volume and 2024 Supplement)
35
    BY repealing and reenacting, with amendments,
36
          Article – Public Safety
37
          Section 4–1011(b)
38
          Annotated Code of Maryland
          (2022 Replacement Volume and 2024 Supplement)
39
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1	BY repealing and reenacting, with amendments,
2	Article - Real Property
3	Section 8–1006
4	Annotated Code of Maryland
5	(2023 Replacement Volume and 2024 Supplement)
6	BY repealing and reenacting, without amendments,
7	Article – State Finance and Procurement
8	Section 3.5–309(a), (b), (j), and (k), <u>5A-303(d)(1)</u> , <u>(2)(i)</u> , <u>and (3)(i)</u> and <del>7-311(a)</del> , <del>(b)</del> ,
9	and (f), 7-311(a), (b), and (f), 7-317(a), 7-328(a), 7-331(a) and (b), and
10	10-501(b)(1), (d)(1), and (e)
11	Annotated Code of Maryland
12	(2021 Replacement Volume and 2024 Supplement)
13	BY repealing
14	Article – State Finance and Procurement
15	Section 3.5–309(l)
16	Annotated Code of Maryland
17	(2021 Replacement Volume and 2024 Supplement)
18	BY repealing and reenacting, with amendments,
19	Article – State Finance and Procurement
20	Section 3.5–309(m), (n), (o), and (p), <u>5A–303(d)(3)(iv)</u> , 6–104(e), 7–114.2, <del>7–311(e)</del>
21	and (j), and 7-325 7-311(e) and (j), 7-317(g) and (h), 7-328(f), 7-331(i), and
22	<u>10–501(a)</u>
23	Annotated Code of Maryland
24	(2021 Replacement Volume and 2024 Supplement)
25	BY repealing and reenacting, with amendments,
26	Article – State Government
27	Section <u>2–1230(f)</u> , <del>9–1A–27(d)</del> , <u>9–120</u> , <u>9–1E–06(c)</u> , <u>9–1E–12(b)</u> , <del>9–20B–05(e)</del> and (f),
28	<u>9–20B–05(e), (f), and (i),</u> 9–3209(b), 21–205(c), and 21–206(f)
29	Annotated Code of Maryland
30	(2021 Replacement Volume and 2024 Supplement)
31	BY repealing and reenacting, without amendments,
32	Article – State Government
33	Section <u>2–1230(a) and (d)</u> , <u>2–1234(a)(1)</u> , 9–20B–05(a) and (j), 9–3209(a), 21–205(a),
34	and 21–206(a)
35	Annotated Code of Maryland
36	(2021 Replacement Volume and 2024 Supplement)
37	BY repealing and reenacting, without amendments,
38	Article – State Personnel and Pensions
39	Section 21–304(a) and (b)(1) and (4)(i) and (iii)
40	Annotated Code of Maryland
11	(2024 Replacement Volume and 2024 Supplement)

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BY repealing and reenacting, with amendments,
 1
 2
           Article – State Personnel and Pensions
 3
           Section 21-304(b)(5) and 21-308(a)
 4
           Annotated Code of Maryland
 5
           (2024 Replacement Volume and 2024 Supplement)
 6
    BY adding to
 7
           Article – State Personnel and Pensions
 8
           Section 21–304(b)(6) and 21–309.2
           Annotated Code of Maryland
 9
           (2024 Replacement Volume and 2024 Supplement)
10
11
    BY repealing and reenacting, with amendments,
12
           Article – Tax – General
13
           Section 2–202(a), \frac{2-606(h)}{and} and (i), \frac{2-606(a)}{and} (i), \frac{2-1302.2}{and}, \frac{7-309(h)}{and}
14
                  <del>10-105(a) and (b),</del> 2-1303, <del>10-104,</del> 10-102.1(a)(8), 10-105(a), 10-106(a)(1),
                  10-217, \frac{10-219}{10-220}, 10-218, 10-730(f), 10-740(c) and (g), 10-741(d),
15
                  10-751, <del>10-811,</del> 10-754, <del>and 11-104(k)</del> <del>11-101(c-12) and (m),</del> 11-101(c-1),
16
                 (c-5), (c-12), (e-1), and (m), 11-103, 11-104(k), 11-206(h), 11-214.1(b),
17
                  11–215, and 11–219 11–219, 11–403(a), and 13–201
18
19
           Annotated Code of Maryland
20
           (2022 Replacement Volume and 2024 Supplement)
21
    BY repealing and reenacting, without amendments,
22
           Article – Tax – General
           Section 2-606(a) and (b), 7-309(a), and 10-740(a), (b), and (i) 2-606(b),
23
24
                  10–102.1(a)(1) and (b), 10–219, 10–220, 10–730(a)(1), (4), (7), and (8) and (b),
                  10–740(a), (b), and (i), and 11–101(a) and (l)(1)
25
26
           Annotated Code of Maryland
27
           (2022 Replacement Volume and 2024 Supplement)
28
    BY adding to
29
           Article – Tax – General
           Section 2-606(h) and (k) and 10-402.1 2-605.3, 2-606(h), (i), and (l), 2-1302.5,
30
                  <del>10-402.1,</del> 11-101(c-12), <del>and 11-104(l)</del> 11-104(l), 11-246, and 11-403(e)
31
           Annotated Code of Maryland
32
33
           (2022 Replacement Volume and 2024 Supplement)
34
    BY repealing
35
           Article – Tax – General
           Section 2-701 and 2-702 and the subtitle "Subtitle 7. Inheritance Tax Revenue
36
37
                  Distribution": 7-201 through 7-234 and the subtitle "Subtitle 2. Inheritance
38
                  Tax": and 10-218 and 10-702 11-206(g)
39
           Annotated Code of Maryland
           (2022 Replacement Volume and 2024 Supplement)
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1	BY repealing and reenacting, without amendments,
2	Article - Tax - Property
3	Section 13–209(a)(4) and (e)
4	Annotated Code of Maryland
5	(2019 Replacement Volume and 2024 Supplement)
6	BY repealing and reenacting, with amendments,
7	Article - Tax - Property
8	Section 2–106 and 13–209(c), (d), and (h)
9	Annotated Code of Maryland
10	(2019 Replacement Volume and 2024 Supplement)
11	BY repealing and reenacting, with amendments,
12	Article - Transportation
13	Section 2–103.1(m)(2)(iii), $\frac{3-202}{3-601}$ , $\frac{3-601}{3-601}$ , $\frac{7-406}{3-602}$ , $\frac{2-802}{3-602}$ , $\frac{2-802}{3-602}$ , $\frac{2-802}{3-602}$
14	3-202, $3-216(e)$ , $3-601(d)$ , $7-406(e)$ , $8-402$ , $12-120$ , $13-809(a)$ , $13-901$ ,
15	<u>13–802</u> , <u>13–809(c)</u> , <u>13–810(a)(24)</u> and (26), <u>13–912</u> , <u>13–916</u> , <u>13–917</u> , <u>13–936</u> ,
16	13-937, $13-939.1$ , $13-955$ (e), $17-106$ (e)(2), and $23-205$
17	Annotated Code of Maryland
18	(2020 Replacement Volume and 2024 Supplement)
19	BY repealing and reenacting, without amendments,
20	Article - Transportation
21	Section <del>13-809(b)(1) and (d),</del> <u>2-802(b)(1),</u> <u>2-802.1(a) and (b), and</u> 13-955(a) <del>, and</del>
22	<del>17–106(a), (b), (c), (d), and (e)(1)</del>
23	Annotated Code of Maryland
24	(2020 Replacement Volume and 2024 Supplement)
25	BY repealing
26	$\underline{\text{Article}-\text{Transportation}}$
27	Section $13-810(a)(25)$
28	Annotated Code of Maryland
29	(2020 Replacement Volume and 2024 Supplement)
30	BY adding to
31	Article - Transportation
32	Section 13-955(f); and 18.8-101 through 18.8-106 to be under the new title "Title
33	18.8. Retail Delivery Fee" Section 7-205.1 and 13-955(f), 13-955(f), and
34	<u>22–421</u>
35	Annotated Code of Maryland
36	(2020 Replacement Volume and 2024 Supplement)
37	BY repealing and reenacting, with amendments,
38	Article - Tax - Property
39	<del>Section 2–106 and 9–103(e) and (f)</del>
40	Annotated Code of Maryland
41	(2019 Replacement Volume and 2024 Supplement)

1	BY repealing and reenacting, without amendments,
2	Article - Tax - Property
3	<del>Section 9-103(a)</del>
4	Annotated Code of Maryland
5	(2019 Replacement Volume and 2024 Supplement)
6	BY repealing
7	Article - Education
8	<del>Section 24–204(d)</del>
9	Annotated Code of Maryland
10	(2022 Replacement Volume and 2024 Supplement)
11	BY repealing
12	Article - Health - General
13	Section 7-717
14	Annotated Code of Maryland
15	(2023 Replacement Volume and 2024 Supplement)
16	BY repealing
17	Article – Local Government
18	Section 16–503
19	Annotated Code of Maryland
20	(2013 Volume and 2024 Supplement)
21	BY repealing and reenacting, with amendments,
22	Chapter 397 of the Acts of the General Assembly of 2011, as amended by Chapter
23	425 of the Acts of the General Assembly of 2013, Chapter 464 of the Acts of
24	the General Assembly of 2014, Chapter 489 of the Acts of the General
25	Assembly of 2015, Chapter 23 of the Acts of the General Assembly of 2017,
26	Chapter 10 of the Acts of the General Assembly of 2018, Chapter 16 of the
27	Acts of the General Assembly of 2019, Chapter 538 of the Acts of the General
28	Assembly of 2020, and Chapter 103 of the Acts of the General Assembly of
29	2023
30	Section 16(c)
31	BY repealing and reenacting, with amendments,
32	Chapter 111 of the Acts of the General Assembly of 2023, as amended by Chapter 410
33	of the Acts of the General Assembly of 2024
34	$\underline{Section \ 6}$
35	BY repealing and reenacting, with amendments,
36	Chapter 260 of the Acts of the General Assembly of 2023
37	Section 2
38	BY repealing and reenacting, with amendments,
39	Chapter 261 of the Acts of the General Assembly of 2023

1	Section 2
2 3 4	BY repealing Chapter 275 of the Acts of the General Assembly of 2023 Section 1 and 2
5 6 7	BY repealing Chapter 717 of the Acts of the General Assembly of 2024 Section 8(42)
8 9 10	BY repealing and reenacting, with amendments,  Chapter 717 of the Acts of the General Assembly of 2024  Section 9
11 12	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
13	Article – Agriculture
14	2–701.
15	(a) In this subtitle the following words have the meanings indicated.
16	(b) "Board" means the Maryland Horse Industry Board.
17	2–710.
18 19	A person may not engage in the business of operating or maintaining any horse establishment unless the person has received a license issued by the Board.
20	2–712.
21 22	(a) A license expires on [the] June 30 after its effective date, unless the license is renewed for a 1-year term as provided in this section.
23 24 25 26	(B) AT LEAST 1 MONTH BEFORE A LICENSE EXPIRES, THE BOARD SHALL SEND EACH LICENSEE, BY ELECTRONIC MEANS OR FIRST-CLASS MAIL TO THE LAST KNOWN ELECTRONIC OR MAILING ADDRESS OF THE LICENSEE, A RENEWAL FORM AND A RENEWAL NOTICE THAT STATES:
27	(1) THE DATE ON WHICH THE CURRENT LICENSE EXPIRES;
28 29	(2) THAT THE RENEWAL APPLICATION AND FEE MUST BE RECEIVED BY THE BOARD ON OR BEFORE THE LICENSE EXPIRATION DATE; AND

THE AMOUNT OF THE RENEWAL FEE.

30

**(3)** 

1 2	[(b)] (C) renew [his] THE	Before [his] A PERSON'S license expires, a licensee periodically may license for additional 1-year terms, if the licensee:
3	(1)	Otherwise is entitled to be licensed;
4	(2)	Pays to the Board a renewal fee of \$125; and
5	(3)	Submits to the Board a renewal application on the form that it requires.
6 7 8	HAS A GRACE PI	PERSON WHO IS LICENSED TO OPERATE A HORSE ESTABLISHMENT ERIOD OF $60$ DAYS AFTER THE PERSON'S LICENSE EXPIRES TO RENEW ETROACTIVELY, IF THE PERSON:
9	(1)	OTHERWISE IS ENTITLED TO RENEW THE LICENSE;
10 11	(2) REQUIRED BY T	SUBMITS TO THE BOARD A RENEWAL APPLICATION ON THE FORM THE BOARD; AND
12 13	(3) BY THE BOARD.	PAYS TO THE BOARD THE RENEWAL FEE AND ANY LATE FEE SET
14 15	(E) THE	E BOARD MAY REINSTATE THE LICENSE OF A FORMER LICENSEE IF ICENSEE:
16 17	(1) THE LICENSE R	APPLIES FOR THE REINSTATEMENT MORE THAN 60 DAYS AFTER ENEWAL DEADLINE;
18	(2)	OTHERWISE IS ENTITLED TO RENEW THE LICENSE;
19 20	(3) ON THE FORM R	SUBMITS TO THE BOARD AN APPLICATION FOR REINSTATEMENT REQUIRED BY THE BOARD; AND
21 22	(4) FEE SET BY THE	PAYS TO THE BOARD A REINSTATEMENT FEE AND THE RENEWAL BOARD.
23	<u>5–309.</u>	
24 25 26	(a) (1) State to determine plant pests.	At least once each year the Secretary shall inspect each nursery in the ne if the nursery stock is infested or infected with dangerously injurious
27	(2)	Each nursery shall pay the Secretary an inspection fee based [upon]

ON the number of acres in production AS FOLLOWS:

1	(I) 1 acre or less, [\$10] <b>\$20</b> ; [more]
2	(II) MORE than 1 acre to 5 acres, [\$20] \$30; [more]
3	(III) MORE than 5 acres to 10 acres, [\$30] \$40; [more] AND
4 5	(IV) MORE than 10 acres, [\$3] \$5 for each acre, or part of any acre, up to a maximum of [\$1,000] \$1,500.
6 7 8	(3) All fees collected UNDER PARAGRAPH (2) OF THIS SUBSECTION shall be [placed in] DEPOSITED INTO the Plant Protection Fund and used to defray partially the cost of inspecting the nurseries.
9 10 11	(b) (1) Each nursery shall be certified annually by the Secretary if it meets standards established by the Department regarding freedom from plant pests and [upon] ON payment of a fee of [\$100] \$150.
12 13 14	(2) All fees collected UNDER PARAGRAPH (1) OF THIS SUBSECTION shall be [placed in] DEPOSITED INTO the Plant Protection Fund and used to defray partially the cost of inspecting and certifying the nurseries.
15 16	(c) <u>(1)</u> Each broker or dealer shall comply with the regulations established by the Department and shall pay an annual license fee of [\$100] <b>\$150</b> .
17 18	(2) The Secretary may inspect annually the nursery stock in a sales or holding yard of a broker or dealer.
19 20	(3) Each broker or dealer shall pay the Secretary an inspection fee as provided in subsection (a) of this section.
21 22 23	(4) All fees collected UNDER PARAGRAPH (1) OF THIS SUBSECTION shall be [placed in] DEPOSITED INTO the Plant Protection Fund and used to defray partially the cost of inspecting and licensing the brokers and dealers.
24	(d) (1) The Secretary may certify plants [to]:
25 26	(I) To be apparently free of injurious viruses[, and/or] OR other diseases[, or plants that]; OR
27	(II) THAT conform to established standards of strain purity.
28 29 80	(2) Each plant producer shall pay the Secretary [the following] A certification fee for each acre, or part of an acre, in plant production AS FOLLOWS: Istrawberry]

$\frac{1}{2}$	(I) STRAWBERRY plants, "Cape" American beachgrass, "Avalon" Saltmeadow cordgrass, \$50; [grape] AND
3	(II) GRAPE vines, fruit trees, and bramble plants, \$70.
4 5 6	(3) All fees collected UNDER PARAGRAPH (2) OF THIS SUBSECTION shall be [placed in] DEPOSITED INTO the Plant Protection Fund and used to defray partially the cost of virus indexing, inspection, and analysis of plants certified or tagged.
7 8 9	(e) (1) If dangerously injurious plant pests are found in any nursery, orchard, or any premises where nursery stock is grown or held for sale, the Secretary shall order it treated or destroyed by the [nurseryman] NURSERY or dealer. [He]
10 11	(2) THE SECRETARY shall release all other nursery stock grown on the premises, and issue a certificate of inspection to the owner.
12 13 14	(3) If the [nurseryman] NURSERY or dealer fails to comply with the order, the Secretary shall seize, destroy, [and/or] OR treat the infested or infected nursery stock and the owner shall pay the costs.
15 16 17	(4) If [the] AN owner refuses to pay the [cost] COSTS REQUIRED UNDER PARAGRAPH (3) OF THIS SUBSECTION, [it] THE COSTS shall be collected [as prescribed] in ACCORDANCE WITH § 5–307 of this subtitle.
18 19	(f) A federal, State, or local public agency is exempt from the license and inspection fees required by this section.
20	<del>5-503.</del>
21 22	(a) (1) A beekeeper shall register annually with the Department each colony that [it] THE PERSON maintains, as provided in this subsection.
23 24 25	(2) On or before January 1 of each year, the beekeeper shall complete and submit to the Department a registration form on which the beekeeper shall state the number of colonies [he] THE PERSON maintains and the location of each colony.
26 27	(3) The Department shall adopt a form which shall be used to comply with the registration requirements of this subsection.
28 29 30	(b) Any person who is not registered as a beekeeper under this section and who acquires a colony shall register [it] THE COLONY with the Department within 30 days after the acquisition.
31	(C) A PERSON WHO FAILS TO COMPLETE AND SUBMIT THE REGISTRATION

IN A TIMELY MANNER AS SPECIFIED IN THIS SECTION IS SUBJECT TO:

1 2	(1) AFTER 30 DAYS FROM NOTIFICATION BY THE DEPARTMENT TO SUBMIT A REGISTRATION, AN ADMINISTRATIVE PENALTY OF \$25;
3 4	(2) AFTER 60 DAYS FROM NOTIFICATION BY THE DEPARTMENT TO SUBMIT A REGISTRATION, AN ADMINISTRATIVE PENALTY OF \$50; AND
5 6	(3) AFTER 90 DAYS FROM NOTIFICATION BY THE DEPARTMENT TO SUBMIT A REGISTRATION, AN ADMINISTRATIVE PENALTY OF \$100.
7	<del>5–506.</del>
8 9 10	(A) In each colony that [it] A BEEKEEPER maintains, a beekeeper shall provide movable frames, each of which may be removed from the colony without causing damage to the combs in the colony.
11 12 13	(B) (1) AFTER BEING NOTIFIED BY THE DEPARTMENT TO PROVIDE MOVABLE FRAMES FOR A COLONY, A BEEKEEPER SHALL PROVIDE THE FRAMES WITHIN 30 DAYS FROM RECEIPT OF THE NOTICE.
14 15	(2) If a beekeeper fails to provide the frames as specified in this section, the beekeeper is subject to:
16 17	(I) AFTER 30 DAYS FROM RECEIPT OF THE DEPARTMENT'S NOTIFICATION, AN ADMINISTRATIVE PENALTY OF \$25; AND
18 19	(H) AFTER 60 DAYS FROM RECEIPT OF THE DEPARTMENT'S NOTIFICATION, AN ADMINISTRATIVE PENALTY OF \$50.
20	8–706.
21 22 23 24	(a) To maximize participation in the Conservation Reserve Enhancement Program, in fiscal years 2023 through 2031, inclusive, a landowner who enrolls land planted with a forested streamside buffer shall receive a one—time signing bonus of up to \$1,000 per acre of land enrolled.
25	(b) Signing bonuses provided under this section shall be funded with:
26	(1) Money appropriated under subsection (c) of this section; and
27	(2) The amount specified in § 9–1605.2(i)(11)(i) of the Environment Article.
28 29	(c) (1) For fiscal [years 2024 through 2031, in each year] YEAR 2024, the Governor shall appropriate \$2,500,000 in the annual State budget to fund tree planting

under this section and other tree planting programs on agricultural land.

<del>(ii)</del>

The person is subject to [:

1 2 3 4	(2) FOR EACH OF FISCAL YEARS 2025 THROUGH 2031, THE GOVERNOR SHALL APPROPRIATE \$500,000 IN THE ANNUAL STATE BUDGET TO FUND TREE PLANTING UNDER THIS SECTION AND OTHER TREE PLANTING PROGRAMS ON AGRICULTURAL LAND.
5 6 7	[(2)] (3) Money appropriated under this subsection is supplemental to and may not take the place of funding that would otherwise be appropriated for tree plantings under this section and other tree planting programs on agricultural land.
8	<del>8-801.1.</del>
9 10 11	(b) (1) Subject to paragraph (2) of this subsection, a summary of each nutrient management plan shall be filed and updated with the Department at a time and in a form that the Department requires by regulation.
12 13	(2) (i) The Department may require an updated summary under this subsection to take the form of an annual implementation report.
14 15	(ii) If a person, in operating a farm, uses or produces animal manure, the person's annual implementation report shall include:
16 17	1. The amount of animal manure imported to or exported from the person's farm;
18 19	2. For any animal manure that was imported, the name and location of the sending farm; and
20 21	3. For any animal manure that was exported, the name and location of the farm, alternative use facility, or manure broker that received the manure.
22 23	(iii) If a person receives animal manure through a manure broker, the broker shall provide the person with the name and location of the sending farm.
24 25 26	(3) The Department shall maintain a copy of each summary for 3 years in a manner that protects the identity of the individual for whom the nutrient management plan was prepared.
27 28 29	(c) (1) If a person fails to file a summary or annual implementation report as required by the Department under subsection (b) of this section, the Department shall notify the person that:
30 31	(i) The person is in violation of the requirement to file a summary or annual implementation report; and

1	1. After], AFTER 30 days from issuance of the notice, an
2	administrative penalty of not less than [\$100] \$1,000 and not more than [\$250;
3	2. After 60 days from issuance of the notice, an
4	administrative penalty of not less than \$250 and not more than \$1,000; and
5	3. After 90 days from issuance of the notice, an
6	administrative penalty of not less than \$1,000] \$2,000.
7 8	(2) A penalty imposed on a person under paragraph (1) of this subsection shall be assessed with consideration given to:
O	shan be assessed with consideration given to.
9	(i) The willfulness of the violation; and
10	(ii) The extent to which the current violation is part of a recurrent
11	pattern of the same or similar type of violation committed by the violator.
12	<del>9–204.</del>
14	<del>8-201.</del>
13	(a) No person may engage in the business of a wholesale seedsman in the State
14	unless [he] THE PERSON first obtains a permit.
15	(b) [He] THE PERSON shall apply to the Secretary on a form determined and
16	furnished by the Secretary. The application shall be verified by the oath of the applicant
17	or, if the applicant is a corporation, by the oath of some of its officers.
18	(c) Upon payment of a [\$100] <b>\$125</b> permit fee, the Secretary shall issue to the
19	applicant a wholesale seedsman permit for an annual period beginning July 1 each year.
20	(d) Out-of-state wholesale seedsmen doing business in the State shall obtain a
21	permit in the same manner.
00	
22 23	(e) Any permit issued under this subtitle may be revoked or suspended by the Secretary upon satisfactory proof that the seedsman has violated any provision of this
$\frac{23}{24}$	subtitle or any of the rules and regulations adopted under it. A permit may not be revoked
25	or suspended until the holder has been given an opportunity for a hearing by the Secretary.
	of suspended union the notati has seen given an opportunity for a hearing sy the secretary.
26	(f) The Secretary may issue a stop-sale order to any wholesale seedsman who
27	offers or exposes seed for sale without holding a valid permit.
28	<del>10-407.</del>
29	(a) (1) The University of Maryland Extension shall create a "Maryland Native
30	(a) (1) The University of Maryland Extension shall create a "Maryland Native Plants" webpage on the University of Maryland Extension's website.
	The Paris of the second of the

- 1 (c) A link to the "Maryland Native Plants" webpage shall be posted on the 2 Department of Natural Resources' native plants website.
- 3 (d) For fiscal year 2025 and each fiscal year thereafter, the Governor [shall] MAY
  4 include in the annual budget bill an appropriation of \$150,000 for the University of
  5 Maryland Extension to hire one extension agent as a Native Plant Specialist and \$100,000
- 6 for the Department to hire staff to administer the Program.
- 7 11–204.4.
- 8 (a) Unless a registration for a weight and measure is renewed for a 1-year term, 9 the license expires 1 year from the effective date of the registration.
- 10 (B) AT LEAST 1 MONTH BEFORE A REGISTRATION FOR A WEIGHT AND
  11 MEASURE EXPIRES, THE SECRETARY SHALL SEND EACH PERSON WITH A KNOWN
  12 REGISTRATION, BY ELECTRONIC MEANS OR FIRST-CLASS MAIL TO THE LAST KNOWN
  13 ELECTRONIC OR MAILING ADDRESS OF THE PERSON, A REGISTRATION RENEWAL
  14 FORM AND A RENEWAL NOTICE THAT STATES:
- 15 (1) THE DATE ON WHICH THE CURRENT REGISTRATION EXPIRES;
- 16 (2) THAT THE RENEWAL APPLICATION AND FEE MUST BE RECEIVED BY THE SECRETARY ON OR BEFORE THE REGISTRATION EXPIRATION DATE; AND
- 18 (3) THE AMOUNT OF THE RENEWAL FEE.
- 19 **[(b)] (C)** Before a registration for a weight and measure expires, the registration 20 may be renewed for an additional 1–year term, if the applicant:
- 21 (1) Is the owner or possessor of a weight and measure;
- 22 (2) Pays the applicable fee as provided in § 11–204.7 of this subtitle; and
- 23 (3) Submits to the Secretary a renewal application on a form that the 24 Secretary provides.
- 25 **(D)** A PERSON WHO HAS A REGISTRATION FOR A WEIGHT AND MEASURE HAS 26 A GRACE PERIOD OF **60** DAYS AFTER THE REGISTRATION EXPIRES IN WHICH TO 27 RENEW THE REGISTRATION RETROACTIVELY, IF THE PERSON:
- 28 (1) OTHERWISE IS ENTITLED TO RENEW THE REGISTRATION;
- 29 (2) SUBMITS TO THE SECRETARY A RENEWAL APPLICATION ON THE 30 FORM REQUIRED BY THE SECRETARY; AND

$1\\2$	(3) BY THE SECRETA	PAYS TO THE SECRETARY THE RENEWAL FEE AND LATE FEE SET ARY.
3 4 5	[(c)] (E) registration consplocated.	The owner or possessor of a weight and measure shall display the bicuously at each place of business where the weight and measure is
6 7	[(d)] <b>(F)</b> location, the owne	If the weight and measure is sold, transferred, or moved to a new r or possessor of a weight and measure shall notify the Secretary.
8	11–204.7.	
9 10		ETARY MAY SET REASONABLE fees for registering each weight and commercial purposes under this subtitle [are as follows:
11 12 13	' '	Scales with a capacity of up to 100 pounds (maximum fee per business \$20 s \$50 for each business location;
14 15	(2)	Scales with a capacity of more than 100 pounds, up to 2,000\$60;
16	(3)	Scales with a capacity of more than 2,000 pounds\$100;
17	(4)	Belt conveyor scales\$300;
18	(5)	Railroad track scales\$300;
19	(6)	Vehicle scales\$250;
20	(7)	Grain moisture meter\$100;
21 22 23		Retail motor fuel dispenser meter of under 20 gallons per
24 25	(9) more	Retail motor fuel dispenser meter of 20 gallons per minute or\$45;
26 27		Bulk petroleum fuel meter of 20 gallons per minute, up to 150 gallons\$50;
28	(11)	Bulk petroleum fuel meter of 150 gallons per minute or more\$85;
29	(12)	Liquefied petroleum gas meters\$75; and

1 2 3		(13) Point of sale system, as defined by the National Institute of Standards logy (NIST) Handbook 44, connected to a weighing or measuring device (per ation)
4		Article - Alcoholic Beverages and Cannabis
5	1–323.	
6	(a)	(1) In this section the following words have the meanings indicated.
7		(4) "Grant Program" means the Social Equity Partnership Grant Program.
8 9 10 11	THE CANN	For fiscal year 2025 and each fiscal year thereafter, the Governor shall include all budget bill an appropriation of \$5,000,000 for the Grant Program, UTILIZING ABIS REGULATION AND ENFORCEMENT FUND ESTABLISHED UNDER \$ THIS ARTICLE.
12	36–206.	
13 14	(a) Fund.	In this section, "Fund" means the Cannabis Regulation and Enforcement
15	(b)	There is a Cannabis Regulation and Enforcement Fund.
16	(c)	The purpose of the Fund is to provide funds to cover the costs of:
17		(1) the operation of the Administration; [and]
18		(2) administering and enforcing this title; AND
19 20	PROGRAM	(3) SUPPORTING THE SOCIAL EQUITY PARTNERSHIP GRANT ESTABLISHED UNDER § 1–323 OF THIS ARTICLE.
21 22 23		The Fund may be used [only] for carrying out this title AND SUPPORTING L EQUITY PARTNERSHIP GRANT PROGRAM ESTABLISHED UNDER § HIS ARTICLE.
24		$\underline{Article-Business\ Regulation}$
25	<u>11–518.</u>	
26 27	(a) funded by th	In this section, "open purse" means any purse, except for one offered in a race ne Maryland–Bred Race Fund.
28 29	(b) mutuel pools	The Commission may direct a deduction from open purse money of 0.25% of all s to be paid to the Maryland Backstretch Employees Pension Fund.

1 2 3		majority of the	roval of the Commission, the licensees and an organization e owners and trainers in the State shall agree on a formula bey.		
4 5 6		of the current y	distribute approximately 85% of the open purse money to the ear and approximately 15%, but not more than 17%, to the		
7 8 9	State shall set an	(e) The organization that represents a majority of the owners and trainers in the tate shall set an amount not less than 1% but not more than [2%] 3% that shall be deducted om all open purses and paid to the organization.			
10		A	Article – Commercial Law		
11	14–4101.				
12	(a) In t	his subtitle the	e following words have the meanings indicated.		
13 14	(b) "Con Maryland Depar		neans the Commissioner of Financial Regulation in the		
15	(c) "Off	ice" means the	e Office of the Attorney General.		
16	14–4104.				
17 18 19	(a) (1) budget bill an appurposes of enfor	ppropriation of	scal year 2025 only, the Governor may include in the annual f at least \$700,000 in special funds for the Office for the		
20		1.	Consumer protection laws under this title;		
21 22	and	2.	Consumer protection laws under Title 13 of this article;		
23		3.	Financial consumer protection laws.		
<ul><li>24</li><li>25</li><li>26</li></ul>		the annual buo	ascal year 2026 and each fiscal year thereafter, the Governor dget bill an appropriation of at least \$350,000 in [general] or the purposes of enforcement of:		
27		1.	Consumer protection laws under this title;		
28 29	and	2.	Consumer protection laws under Title 13 of this article;		

Director of the Department.

31

## **HOUSE BILL 352**

1		3. Financial consumer protection laws.
2 3	(2) for:	The Office shall use the funds under paragraph (1) of this subsection
4		(i) Staffing costs associated with hiring new employees; and
5 6	in the State.	(ii) Investigations of alleged violations of consumer protection laws
7 8 9		For fiscal year 2020 and each fiscal year thereafter, the Governor shall iation of at least \$300,000 in general funds in the State budget for the he purposes of enforcement of financial consumer protection laws.
10 11	(2) subsection for:	The Commissioner shall use the funds under paragraph (1) of this
12		(i) Staffing costs associated with hiring new employees; and
13 14	in the State.	(ii) Investigations of alleged violations of consumer protection laws
15		Article - Corporations and Associations
16	<u>1–203.3.</u>	
17 18		is a continuing, nonlapsing fund that is not subject to § 7–302 of the Procurement Article.
19 20	(b) (1) Department shall	Subject to the appropriation process in the State budget, the use the fund:
21 22	filed or requested	(i) For the costs of reviewing, processing, and auditing documents under this article or other articles of the Code;
23 24 25	of ground rents red Article; and	(ii) To pay redemption or extinguishment amounts to former owners eemed or extinguished in accordance with § 8–804 of the Real Property
26 27	incurred by the De	(iii) Subject to paragraph (2) of this subsection, for other costs partment to administer the provisions of this article.
28 29 30	•	[For] EXCEPT AS PROVIDED IN PARAGRAPH (3) OF THIS fiscal year 2015 and each fiscal year thereafter, the Department may pay more than 15% of the administrative expenses of the Office of the

1 2 3	THE FUND DEPARTME	
4 5	(c) the fund.	The State Treasurer shall hold and the State Comptroller shall account for
6 7	(d) funds.	The fund shall be invested and reinvested in the same manner as other State
8	<u>(e)</u>	Investment earnings shall accrue to the benefit of the fund.
9	11–208.	
10	(a)	In this section, "Fund" means the Securities Act Registration Fund.
11	(b)	There is a Securities Act Registration Fund.
12	<u>(f)</u>	The Fund consists of:
13		(1) Fees distributed to the Fund under § 11–407(a)(2) of this title;
14		(2) Money appropriated in the State budget to the Fund; and
15 16	Fund.	(3) Any other money from any other source accepted for the benefit of the
17 18 19		The Fund may be used [only] to administer and enforce the Maryland Act AND TO SUPPORT THE GENERAL OPERATIONS OF THE MARYLAND THE ATTORNEY GENERAL.
20	<u>11–407.</u>	
21 22	(a) pay a fee of	(1) An applicant for initial or renewal registration as a broker–dealer shall \$250.
23 24	registration	(2) (i) An applicant for initial or renewal registration or transfer of as an agent shall pay a fee of [\$50] \$65.
25 26	distributed	(ii) From the fee paid under this paragraph, [\$15] <b>\$25</b> shall be to the Securities Act Registration Fund established under § 11–208 of this title.
27 28	(b) adviser shal	(1) An applicant for initial or renewal registration as an investment ll pay a fee of \$300.

authority of the Department.

- A federal covered adviser filing notice under § 11–405(b) of this subtitle 1 (2) 2 shall pay an initial fee of \$300 and a renewal fee of \$300. 3 A private fund adviser filing notice under § 11–405(c) of this subtitle shall pay an initial fee of \$300 and a renewal fee of \$300. 4 An applicant for initial or renewal registration or transfer of 5 registration as an investment adviser representative shall pay a fee of \$50. 6 7 The Commissioner by rule may waive or reduce for any class of applicant the application of the fee requirements set forth in subsection (b) of this section. 8 9 If an application is denied or an application or notice filing is withdrawn, the Commissioner shall retain the fee. 10 Article - Criminal Procedure 11 12 <del>11-934.</del> 13 The Governor's Office of Crime Prevention and Policy shall help support <del>(b)</del> <del>(1)</del> programs providing services for victims of crime throughout the State. 14 (2)The victim services programs shall be developed and located to 15 facilitate their use by alleged victims residing in surrounding areas. 16 The Governor's Office of Crime Prevention and Policy may award 17 grants to public or private nonprofit organizations to operate the victim services programs. 18 Except as provided in paragraph (3) of this subsection, the programs 19  $\frac{(2)}{(2)}$ shall provide services to victims of crime as authorized by the federal Victims of Crime Act 20 and related regulations. 2122 In each fiscal year, the Governor shall include in the annual budget bill fan A GENERAL FUND appropriation that, together with the amount received under the 23 federal Victims of Crime Act in the prior year, totals an aggregate \$60,000,000 OF 24 \$35,000,000 for the victim services programs funded under this section. 25 Article - Economic Development 26 27 *5*–*1501*. 28 There is a Small, Minority, and Women–Owned Businesses Account under the
- 30 <u>(K) NOTWITHSTANDING ANY OTHER PROVISION OF THIS SECTION, FOR</u>
  31 <u>EACH OF FISCAL YEARS 2026 THROUGH 2028, THE FOLLOWING AMOUNTS SHALL BE</u>

- 1 MADE AVAILABLE FROM CURRENT ALLOCATIONS RECEIVED UNDER § 9–1A–27 OF
- 2 THE STATE GOVERNMENT ARTICLE FROM PREVIOUSLY UNSPENT ALLOCATIONS:
- 3 (1) \$1,500,000 FOR THE MARYLAND SMALL BUSINESS
- 4 DEVELOPMENT FINANCING AUTHORITY ESTABLISHED UNDER § 5-505 OF THIS
- 5 TITLE; AND
- 6 (2) \$7,500,000 FOR THE PRE-SEED BUILDER FUND ESTABLISHED
  7 UNDER \$ 10–486 OF THIS ARTICLE.
- 8 10–501.
- 9 (a) In this subtitle the following words have the meanings indicated.
- 10 (f) "Corporation" means the Maryland Agricultural and Resource–Based 11 Industry Development Corporation.
- 12 10-526.
- 13 (a) (1) In this section the following words have the meanings indicated.
- 14 (4) "Program" means the Maryland Watermen's Microloan Program.
- 15 (b) There is a Maryland Watermen's Microloan Program in the Corporation.
- 16 (g) (1) For each of fiscal years 2024 through [2026] **2025**, the Governor shall include in the annual State budget bill an appropriation of \$500,000 to the Program.
- 18 *10–646.1*.
- 19 (a) Except as allowed by § 10–639 of this subtitle, to finance the planning, design, 20 and construction of any segment of a racing facility [on behalf of the Maryland 21 Thoroughbred Racetrack Operating Authority], the Authority shall comply with this section.
- 22 (b) At least 45 days before seeking approval of the Board of Public Works for each 23 bond issue or other borrowing, the Authority shall provide, in accordance with § 2–1257 of
- 24 the State Government Article, to the fiscal committees of the General Assembly a
- 25 comprehensive financing plan for the relevant racing facility that includes:
- 26 <u>(5)</u> <u>anticipated project costs [, as determined by the Maryland Thoroughbred</u>
- 27 Racetrack Operating Authority, I of at least \$250,000,000 for the Pimlico racing facility and
- 28 \$110,000,000 for the training facility site; and
- 29 (d) (1) In this subsection, "long-term agreement" includes a lease, operating,
- 30 joint venture, or management agreement with a minimum term [that coincides with or

- 1 <u>exceeds the initial term of the bonds issued for a racing facility</u>] ESTABLISHED BY THE 2 AUTHORITY.
- 3 (2) [Before issuing any bonds for any segment of a racing facility, the] THE 4 Authority shall ensure that the following agreements [have been] ARE executed:
- 5 <u>(i)</u> <u>subject to paragraph (3) of this subsection, a long-term agreement</u> 6 <u>regarding management and operations at the Pimlico racing facility site; and</u>
- 7 <u>(ii) agreements between the Authority and project entities for the</u> 8 <u>planning, design, and construction of a racing facility.</u>
- 9 (3) (ii) 1. [Unless thoroughbred racing is no longer a lawful activity, or is otherwise rendered not commercially viable as a result of a change in law or regulation, the long-term agreement under paragraph (2)(i) of this subsection may not expire while any bond, debt, or other financial instrument issued by the Authority for the improvement of a racing facility remains unpaid.
- 2.] If thoroughbred racing is no longer a lawful activity, or is
  otherwise rendered not commercially viable as a result of a change in law or regulation, the
  parties to the long-term agreement shall notify the Board of Public Works at least 180 days
  before the expiration or termination of the long-term agreement.
- 18 [3.] 2. The notice required under subsubparagraph [2] 1 of this 19 subparagraph shall contain a wind-down plan.
- [4.] 3. The long-term agreement required under paragraph (2)(i)
  of this subsection shall contain dispute resolution provisions, including expedited review, in
  the event that there is a dispute among the parties regarding the existence of the conditions
  described in subsubparagraph 1 of this subparagraph or the contents of the wind-down
  plan.
- 25 (e) [On behalf of the Maryland Thoroughbred Racetrack Operating Authority, the]
  26 THE Authority [shall] MAY enter into agreements with project entities or local entities for
  27 planning, design, and construction of the racing and community development projects at a
  28 racing facility site.
- 29 (I) (1) FOR THE PURPOSE OF THE PLANNING, DESIGN, CONSTRUCTION,
  30 AND OWNERSHIP OF A RACING AND COMMUNITY DEVELOPMENT PROJECT UNDER
  31 THIS SUBTITLE, THE AUTHORITY IS THE SUCCESSOR ENTITY TO THE MARYLAND
  32 THOROUGHBRED RACETRACK OPERATING AUTHORITY.
- 33 <u>(2) For the purpose of the operation of a racing and</u> 34 <u>Community development project under this subtitle, the Maryland</u>

- 1 <u>ECONOMIC DEVELOPMENT CORPORATION IS THE SUCCESSOR ENTITY TO THE</u> 2 MARYLAND THOROUGHBRED RACETRACK OPERATING AUTHORITY.
- 3 (3) THE AUTHORITY AND THE MARYLAND ECONOMIC DEVELOPMENT
- 4 CORPORATION MAY ENTER INTO ANY AGREEMENTS NECESSARY TO CARRY OUT THE
- 5 PROVISIONS OF THIS SECTION.
- 6 <u>(4) A NONPROFIT OPERATOR OF A RACING AND COMMUNITY</u> 7 DEVELOPMENT PROJECT:
- 8 <u>(I) MAY NOT BE CONSTRUED TO BE AN AGENCY OR</u>
- 9 INSTRUMENTALITY OF THE STATE OR A UNIT OF THE EXECUTIVE BRANCH FOR ANY
- 10 **PURPOSE**;
- 11 <u>(II) MAY BE REPLACED WITH ANOTHER BUSINESS ENTITY WITH</u>
- 12 THE CONCURRENT APPROVAL OF THE AUTHORITY AND THE MARYLAND ECONOMIC
- 13 DEVELOPMENT CORPORATION; AND
- 14 <u>(III)</u> <u>SHALL REIMBURSE THE AUTHORITY FOR THE COST OF A</u>
- 15 FULL-TIME AUDITOR RESPONSIBLE FOR OVERSEEING THE FINANCIAL
- 16 TRANSACTIONS AND RECORDS RELATING TO RACING AND COMMUNITY PROJECT
- 17 COSTS AND ONGOING OPERATIONS.
- 18 <del>13 601.</del>
- 19 (a) In this subtitle the following words have the meanings indicated.
- 20 (e) "Council" means the Tri-County Council for Southern Maryland.
- 21 <del>13-611.</del>
- 22 (a) The State and Calvert, Charles, and St. Mary's counties may jointly finance
- 23 the Council and its activities.
- 24 (b) (1) The State may provide financial support to the Council to assist in
- 25 carrying out the activities of the Council.
- 26 (3) (i) The Governor shall include in the State budget for the following 27 fiscal year an appropriation to partially support the Council.
- 28 (ii) 1. For fiscal fyear 2024 and each fiscal year thereafter
- 29 YEARS 2024 AND 2025, the Governor shall include in the annual budget bill an
- 30 appropriation of \$1,000,000 to the Council from the Cigarette Restitution Fund established
- 31 under § 7–317 of the State Finance and Procurement Article.

1	2. FOR FISCAL YEAR 2026, THE GOVERNOR SHALL
2	INCLUDE IN THE ANNUAL BUDGET BILL AN APPROPRIATION OF \$750,000 TO THE
3	COUNCIL FROM THE CIGARETTE RESTITUTION FUND ESTABLISHED UNDER § 7–317
4	OF THE STATE FINANCE AND PROCUREMENT ARTICLE.
5	3. FOR FISCAL YEAR 2027, THE GOVERNOR SHALL
6	INCLUDE IN THE ANNUAL BUDGET BILL AN APPROPRIATION OF \$500,000 TO THE
7	COUNCIL FROM THE CIGARETTE RESTITUTION FUND ESTABLISHED UNDER § 7–317
8	OF THE STATE FINANCE AND PROCUREMENT ARTICLE.
9	4. FOR FISCAL YEAR 2028, THE GOVERNOR SHALL
10	INCLUDE IN THE ANNUAL BUDGET BILL AN APPROPRIATION OF \$250,000 TO THE
11	COUNCIL FROM THE CIGARETTE RESTITUTION FUND ESTABLISHED UNDER § 7–317
12	OF THE STATE FINANCE AND PROCUREMENT ARTICLE.
13	[2.] (III) The Council shall use funds appropriated from the
14	Cigarette Restitution Fund for the purpose of funding the activities of the Southern
15	Maryland Agricultural Development Commission.
16	[3:] (IV) The appropriation required under
17	[subsubparagraph 1 of this subparagraph] THIS PARAGRAPH shall be in addition to, and
18	may not supplant, any funding appropriated to the Council.
19	Article – Education
20	<del>7-414.1.</del>
20	<del>7=414.1.</del>
21	(a) (1) In this section the following words have the meanings indicated.
<b>4</b> 1	(a) (1) In this section the following words have the incumings maleated.
22	(2) "Fund" means the Driver Education in Public High Schools Fund.
	(-)
23	(3) "Program" means the Driver Education in Public High Schools Grant
24	<del>Program.</del>
25	(b) There is a Driver Education in Public High Schools Grant Program in the
26	<del>Department.</del>
27	(f) (1) There is a Driver Education in Public High Schools Fund.
28	(4) The Fund consists of [:
00	
29	(i) Money received by the Fund from fines for vehicle security lapses
30	(i) Money received by the Fund from fines for vehicle security lapses under § 17–106 of the Transportation Article; and

$\frac{1}{2}$	<del>benefit of th</del>	<del>e Fund</del>	<del>(ii)</del> Ļ	Any other] ANY money from any [other] source accepted for the
3		<del>(5)</del>	The F	'und may be used only for:
4			<del>(i)</del>	Providing grants under the Program; and
5			<del>(ii)</del>	Administrative costs of the Program.
6	<del>7–447.1.</del>			
7 8	<del>(p)</del> <del>Partnership</del>	<del>(1)</del> Fund.		s subsection, "Fund" means the Coordinated Community Supports
9 10 11	supports pro		<del>to stu</del>	ourpose of the Fund is to support the delivery of services and dents to meet their holistic behavioral health needs and address
12 13	appropriatio	<del>(9)</del> ons for		Governor shall include in the annual budget bill the following nd:
14			<del>(i)</del>	\$25,000,000 in fiscal year 2022;
15			<del>(ii)</del>	\$50,000,000 in fiscal year 2023;
16			<del>(iii)</del>	\$85,000,000 in fiscal year 2024; AND
17			<del>(iv)</del>	<del>[\$110,000,000 in fiscal year 2025; and</del>
18 19	fiscal year t	<del>rereaft</del>	<del>(v)</del> <del>er.</del>	\$130,000,000 <b>] \$40,000,000</b> in fiscal year [2026] <b>2025</b> and each
20	<del>7-810.</del>			
21	<del>(a)</del>	<del>(1)</del>	<del>In thi</del>	s section the following words have the meanings indicated.
22		<del>(2)</del>	<del>"Func</del>	l" means the State-Aided Institutions Field Trip Fund.
23 24	<del>Program.</del>	<del>(3)</del>	<del>"Prog</del>	ram" means the State-Aided Institutions Field Trip Grant
25 26	<del>(b)</del> <del>Department</del>		<del>is a</del>	State-Aided Institutions Field Trip Grant Program in the
27	<del>(f)</del>	<del>(1)</del>	There	is a State-Aided Institutions Field Trip Fund.

1	(4) The Fund consists of [:
2 3	(i) Money received by the Fund from fines for vehicle security lapses under § 17–106 of the Transportation Article; and
4 5	(ii) Any other] ANY-money from any [other]-source accepted for the benefit of the Fund.
6	(5) The Fund may be used only for:
7	(i) Providing grants under the Program; and
8	(ii) Administrative costs of the Program.
9	7-1501.
10	(a) In this subtitle the following words have the meanings indicated.
11	(f) "Fund" means the Safe Schools Fund.
12	7–1508.
13 14 15	(e) (2) Beginning with the 2019–2020 school year, and each school year thereafter, before the school year begins, each local school system shall, in accordance with the plan developed under subsection (d)(2) of this section, file a report identifying:
16 17	(i) The public schools in the local school system's jurisdiction that have a school resource officer assigned to the school; and
18 19 20	(ii) If a public school in the local school system's jurisdiction is not assigned a school resource officer, the adequate local law enforcement coverage that will be provided to the public school.
21 22 23 24	(g) (1) For fiscal year 2020 and each fiscal year thereafter, the Governor shall include in the annual budget bill an appropriation of \$10,000,000 [to the Fund] for the purpose of providing grants to local school systems and local law enforcement agencies to assist in meeting the requirements of subsection (e) of this section.
25 26 27	(2) Grants provided under this subsection shall be made to each local school system based on the number of schools in each school system in proportion to the total number of public schools in the State in the prior year.
28	<u>7–1512.</u>

The Fund consists of:

29

<u>(e)</u>

$\frac{1}{2}$	Article;	<u>(1)</u>	Money cred	lited to the Fund under § 17–106(e) of the Transportation
3		<u>(2)</u>	Money app	ropriated in the State budget to the Fund;
4		<u>(3)</u>	[Money app	propriated to the Fund under § 7–1508 of this subtitle;
5		<u>(4)</u> ]	Money from	any other source accepted for the benefit of the Fund; and
6		[(5)]	(4) Any	interest earnings of the Fund.
7 8 9	·	of the	money in the	cal year 2020 and each fiscal year thereafter, at least e Fund shall be used to provide grants to local school systems across as provided under § 7–1508 of this subtitle.]
10	8–415.			
11 12 13 14	of a nonhan	dicapp	he county fro ed child. "Ba	section, "basic cost" as to each county, means the average m county, State, and federal sources for the public education sic cost" does not include amounts specifically allocated and atory programs for disadvantaged children.
15 16 17			share collec	d in paragraphs (3) and (4) of this subsection, the State and tively in the cost of educating children with disabilities in 406 of this subtitle.
18 19 20			•	ect to the limitation under subparagraph (ii) of this nildren domiciled in the county, the county shall contribute
21			1.	The local share of the basic cost;
22 23	cost; and		2.	An additional amount equal to 200 percent of the basic
24 25 26	20 percent of this subpara			A. For fiscal year 2009, an additional amount equal to tor reimbursement in excess of the sum of items 1 and 2 of
27 28 29				For fiscal [year 2010 and each subsequent fiscal year DUGH 2025, an additional amount equal to 30 percent of the at in excess of the sum of items 1 and 2 of this subparagraph;
30 31	EQUAL TO	40 PEI	C. RCENT OF TH	FOR FISCAL YEAR 2026, AN ADDITIONAL AMOUNT HE APPROVED COST OR REIMBURSEMENT IN EXCESS OF

THE SUM OF ITEMS 1 AND 2 OF THIS SUBPARAGRAPH; AND

1 2 3 4	D. FOR FISCAL YEAR 2027 AND EACH FISCAL YEAR THEREAFTER, AN ADDITIONAL AMOUNT EQUAL TO 50 PERCENT OF THE APPROVED COST OR REIMBURSEMENT IN EXCESS OF THE SUM OF ITEMS 1 AND 2 OF THIS SUBPARAGRAPH.
5 6 7	(ii) The amount that a county is required to contribute under subparagraph (i) of this paragraph may not exceed the total cost or reimbursement amount approved by the Department.
8 9 10	(4) For each of these children, the State shall contribute an amount equal to the amount of the approved cost or reimbursement in excess of the amount the county is required to contribute under paragraph (3) of this subsection.
11	<del>14-405.</del>
12 13 14	(b) (1) In order to ensure a stable and predictable level of funding, the Governor shall include in the annual budget submission a General Fund grant to St. Mary's College of Maryland.
15 16	(2) (i) For fiscal year 1993, the grant shall be as provided for in the State fiscal year 1993 appropriation.
17 18 19 20	(ii) For fiscal-[year 1994 and each year thereafter] YEARS 1994 THROUGH 2025, the proposed grant shall be equal to the grant of the prior year augmented by funds required to offset inflation as indicated by the implicit price deflator for State and local government.
21 22 23 24	(iii) [Beginning in fiscal year 2019] FOR FISCAL YEARS 2019] THROUGH 2025, if the College's 6-year graduation rate as reported by the Maryland Higher Education Commission is 82% or greater in the second preceding fiscal year, the proposed grant for the upcoming fiscal year shall be increased by 0.25%.
25 26 27	(3) (i) [Beginning in fiscal year 2019] FOR FISCAL YEARS 2019 THROUGH 2025, in addition to the grant provided under paragraph (2) of this subsection, the College shall receive the amounts specified under this paragraph.
28 29	(ii) For each fiscal year, the State shall provide to the College funds to pay for the increase in State-supported health insurance costs of the College.
30 31 32	(iii) For each fiscal year in which the State provides a cost-of-living adjustment for State employees, the State shall provide to the College 100% of the cost-of-living adjustment wage increase for State-supported employees of the College.

For each fiscal year in which the State provides funds to other

public senior higher education institutions to moderate undergraduate resident tuition

- increases, it is the intent of the General Assembly that the State shall provide to the College 1 2 funds for the same purpose. 3 Funding provided under paragraph (3) of this subsection THROUGH FISCAL YEAR 2025: 4 May not be included in the calculation of the proposed grant 5 6 under paragraph (2) of this subsection for any following fiscal year; and Shall be provided in the same amount in each following fiscal 7 <del>(ii)</del> 8 vear. 9 The State shall pay the General Fund grants under this subsection to the College on a quarterly basis. 10 11 Nothing in this subsection may be construed to restrict the budgetary 12 power of the General Assembly. Except as provided in paragraph (3) of this subsection, the College shall 13 support all operating costs, including personnel and retirement costs, from its General 14 Fund grant and the other revenue sources of the College. 15 <del>16 512.</del> 16 In this section, "State Funds per full-time equivalent student appropriation 17 to the 4-year public institutions of higher education" has the meaning stated in § 18  $\frac{17-104(a)(1)}{a}$  of this article. 19 20 The total State operating fund per full-time equivalent student appropriated to Baltimore City Community College for each fiscal year other than fiscal 21 vear 2013, as requested by the Governor shall be: 22 23 In fiscal year 2009, not less than an amount equal to 67.25% of 24 the State's General Fund appropriation per full-time equivalent student to the 4-year public institutions of higher education in the State as designated by the Commission for 25 the purpose of administering the Joseph A. Sellinger Program under Title 17 of this article 26 in the previous fiscal year; 27 28 In fiscal year 2010, not less than an amount equal to 65.1% of the 29 State's General Fund appropriation per full-time equivalent student to the 4-year public 30 institutions of higher education in the State as designated by the Commission for the 31 purpose of administering the Joseph A. Sellinger Program under Title 17 of this article in 32 the same fiscal year: 33
  - (iii) In fiscal year 2011, not less than an amount equal to 65.5% of the State's General Fund appropriation per full-time equivalent student to the 4-year public institutions of higher education in the State as designated by the Commission for the

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- purpose of administering the Joseph A. Sellinger Program under Title 17 of this article in the same fiscal year:
- 3 (iv) In fiscal year 2012, not less than an amount equal to 63% of the
  4 State's General Fund appropriation per full-time equivalent student to the 4-year public
  5 institutions of higher education in the State as designated by the Commission for the
  6 purpose of administering the Joseph A. Sellinger Program under Title 17 of this article in
  7 the same fiscal year:
- 8 (v) In fiscal year 2014, an amount that is the greater of 61% of the
  9 State's General Fund appropriation per full-time equivalent student to the 4-year public
  10 institutions of higher education in the State as designated by the Commission for the
  11 purpose of administering the Joseph A. Sellinger Program under Title 17 of this article in
  12 the same fiscal year or \$5.695.63 per full-time equivalent student:
- 13 (vi) In fiscal year 2015, an amount that is the greater of 61% of the
  14 State's General Fund appropriation per full-time equivalent student to the 4-year public
  15 institutions of higher education in the State as designated by the Commission for the
  16 purpose of administering the Joseph A. Sellinger Program under Title 17 of this article in
  17 the same fiscal year or \$5,695.63 per full-time equivalent student;
- 18 (vii) In fiscal year 2016, an amount that is the greater of 58% of the
  19 State's General Fund appropriation per full-time equivalent student to the 4-year public
  20 institutions of higher education in the State as designated by the Commission for the
  21 purpose of administering the Joseph A. Sellinger Program under Title 17 of this article in
  22 the same fiscal year or \$5,695.63 per full-time equivalent student;
  - (viii) In fiscal year 2017, an amount that is the greater of 58% of the State's General Fund appropriation per full-time equivalent student to the 4-year public institutions of higher education in the State as designated by the Commission for the purpose of administering the Joseph A. Sellinger Program under Title 17 of this article in the same fiscal year or \$5,695.63 per full-time equivalent student;
  - (ix) In fiscal year 2018, not less than an amount equal to 60% of the State's General Fund appropriation per full-time equivalent student to the 4-year public institutions of higher education in the State as designated by the Commission for the purpose of administering the Joseph A. Sellinger Program under Title 17 of this article in the same fiscal year:
  - (x) In fiscal year 2019, not less than an amount equal to 61% of the State's General Fund appropriation per full—time equivalent student to the 4—year public institutions of higher education in the State as designated by the Commission for the purpose of administering the Joseph A. Sellinger Program under Title 17 of this article in the same fiscal year;
- 38 (xi) In fiscal year 2020, not less than an amount equal to 62.5% of the 39 State's General Fund appropriation per full-time equivalent student to the 4-year public

1	institutions of higher education in the State as designated by the Commission for the
$\frac{1}{2}$	purpose of administering the Joseph A. Sellinger Program under Title 17 of this article in
3	the same fiscal year;
0	tile same ilseal year,
4	(xii) In fiscal year 2021, not less than an amount equal to 64.5% of the
5	State's General Fund appropriation per full-time equivalent student to the 4-year public
6	institutions of higher education in the State as designated by the Commission for the
7	purpose of administering the Joseph A. Sellinger Program under Title 17 of this article in
8	the same fiscal year;
9	(xiii) In fiscal year 2022, not less than an amount equal to 66.5% of the
10	State's General Fund appropriation per full-time equivalent student to the 4-year public
11	institutions of higher education in the State as designated by the Commission for the
12	purpose of administering the Joseph A. Sellinger Program under Title 17 of this article in
13	the same fiscal year; and
14	(xiv) In fiscal year 2023 and each fiscal year thereafter, not less than
15	an amount equal to 68.5% of the State Funds per full-time equivalent student
16	appropriation to the 4-year public institutions of higher education in the State as
17	designated by the Commission for the purpose of administering the Joseph A. Sellinger
18	Program under Title 17 of this article.
19	(2) For purposes of this subsection, the State Funds per full-time
20	equivalent student appropriation to the 4-year public institutions of higher education in
21	the State for a fiscal year shall include:
22	(i) Noncapital appropriations from the Higher Education
23	Investment Fund; and
24	(ii) Appropriations, regardless of where they are budgeted,
25	designated for the general operation of 4-year public institutions of higher education in the
26	State, including personnel-related appropriations.
27	(3) Notwithstanding the provisions of paragraph (1) of this subsection, the
28	total State operating fund appropriated to Baltimore City Community College under this
29	section for each of fiscal years 2011 and 2012 shall be \$40,187,695.
30	(4) In fiscal year 2013, the total State operating funds appropriated to
31	Baltimore City Community College under this section shall be \$39,863,729.

(5) IN FISCAL YEAR 2026, THE TOTAL STATE OPERATING FUNDS APPROPRIATED TO BALTIMORE CITY COMMUNITY COLLEGE UNDER THIS SECTION 34 SHALL BE \$44,734,265.

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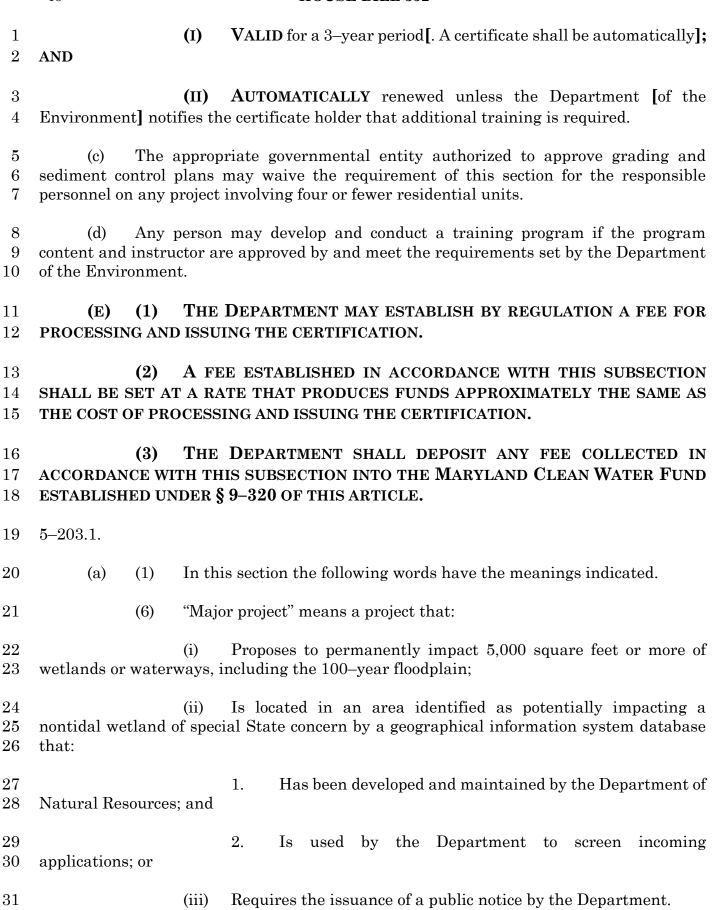
- 1 (e) Notwithstanding subsection (b) of this section, the State appropriation to
- 2 Baltimore City Community College requested by the Governor may not be less than the
- 3 State appropriation to the College in the previous fiscal year.
- 4 18–3602.
- 5 (a) There is a program of Maryland Community College Promise Scholarships in
- 6 the State that are awarded under this subtitle.
- 7 (b) The purpose of the program is to provide tuition assistance for students to
- 8 attend a community college in the State.
- 9 18–3605.
- 10 (A) [The] THROUGH FISCAL YEAR 2025, THE Governor shall include an annual
- appropriation of at least \$15,000,000 in the State budget for the Commission to disburse
- 12 Maryland Community College Promise Scholarships under this subtitle.
- 13 (B) FOR FISCAL YEAR 2026 AND EACH FISCAL YEAR THEREAFTER, THE
- 14 GOVERNOR SHALL INCLUDE AN ANNUAL APPROPRIATION OF AT LEAST \$12,000,000
- 15 \$13,500,000 IN THE STATE BUDGET FOR THE COMMISSION TO DISBURSE
- 16 MARYLAND COMMUNITY COLLEGE PROMISE SCHOLARSHIPS UNDER THIS
- 17 SUBTITLE.
- 18 18–3701.
- 19 (a) In this subtitle the following words have the meanings indicated.
- 20 (f) "Program" means the Maryland Loan Assistance Repayment Program for
- 21 Police Officers and Probation Agents.
- 22 18–3704.
- 23 (A) The FOR FISCAL YEAR 2025, THE Governor shall include in the annual
- 24 budget bill an appropriation of at least [\$5,000,000] **\$200,000** \$500,000 for the Program.
- 25 (B) FOR FISCAL YEAR 2026 AND EACH FISCAL YEAR THEREAFTER, THE
- 26 GOVERNOR SHALL INCLUDE IN THE ANNUAL BUDGET BILL AN APPROPRIATION OF
- 27 AT LEAST \$2,000,000 FOR THE PROGRAM.
- 28 18–3802.
- 29 (a) There is a Maryland Police Officers and Probation Agents Scholarship
- 30 Program.

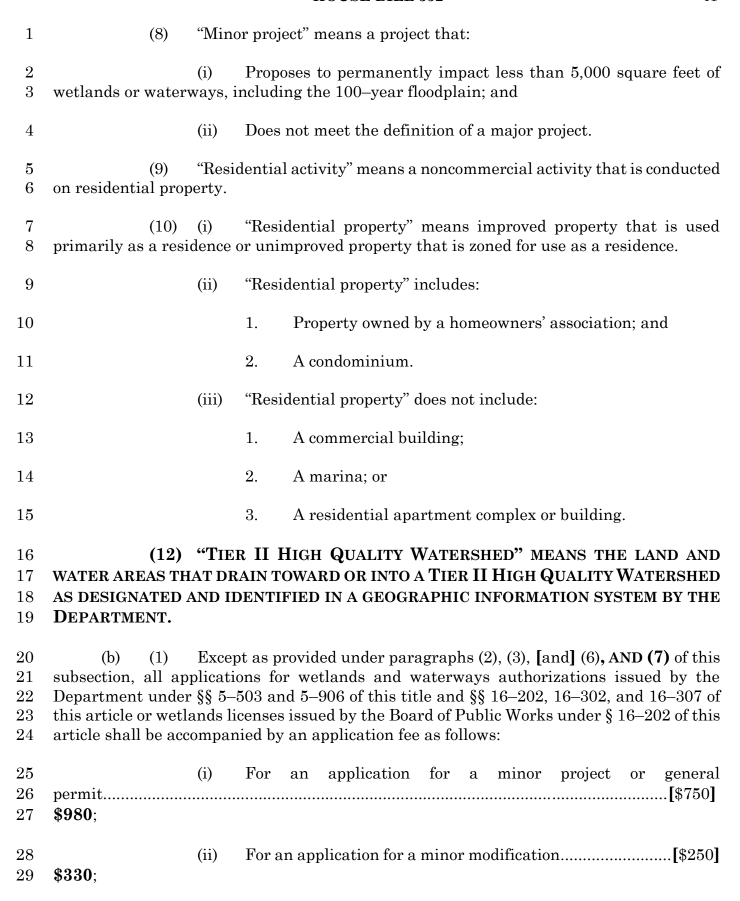
- 1 (b) The purpose of the program is to provide tuition assistance for students who 2 are:
- 3 (1) Attending an eligible institution and enrolled in a degree program that 4 would further the student's intent to become a police officer or probation agent after 5 graduation; or
- 6 (2) Employed as a police officer or probation agent, attending an eligible 7 institution, and enrolled in a degree program that would further the police officer's or 8 probation officer's career.
- 9 18–3806.
- 10 <u>(A)</u> The <u>FOR FISCAL YEAR 2025, THE</u> Governor shall include in the annual 11 budget bill an appropriation of at least [\$5,000,000] **\$200,000** \*\frac{\$500,000}{0}\$ to the 12 Commission to award scholarships under this subtitle [, and the Commission shall use:
- 13 (1) \$2,500,000 for scholarships to students intending to become police 14 officers or probation agents after graduation; and
- 15 (2) \$2,500,000 for scholarships for existing police officers or probation 16 agents to attend an eligible institution and remain a police officer or probation agent after 17 graduation].
- 18 (B) FOR FISCAL YEAR 2026 AND EACH FISCAL YEAR THEREAFTER, THE
  19 GOVERNOR SHALL INCLUDE IN THE ANNUAL BUDGET BILL AN APPROPRIATION OF
  20 AT LEAST \$2,000,000 TO THE COMMISSION TO AWARD SCHOLARSHIPS UNDER THIS
  21 SUBTITLE.

## 22 Article – Environment

23 4–104.

- 24 (a) In this section, "responsible personnel" means any foreman, superintendent, 25 or project engineer who is in charge of on—site clearing and grading operations or sediment 26 control associated with a construction project.
- (b) **(1)** After July 1, 1983, any applicant for sediment and erosion control plan approval shall certify to the appropriate jurisdiction that any responsible personnel involved in the construction project will have a certificate of attendance at a Department [of the Environment] approved training program for the control of sediment and erosion before beginning the project.
  - (2) A certificate shall be [valid]:





## **HOUSE BILL 352**

$\begin{array}{c} 1 \\ 2 \end{array}$	impact of:	ii) Fo	r an application for a major project with a proposed permanent
3 4	<b>\$1,950</b> ;	1.	Less than 1/4 acre[\$1,500]
5 6	<b>\$3,890</b> ;	2.	At least 1/4 acre, but less than 1/2 acre[\$3,000]
7 8	<b>\$5,830</b> ;	3.	At least 1/2 acre, but less than 3/4 acre[\$4,500]
9 10	<b>\$7,780</b> ; and	4.	At least 3/4 acre, but less than 1 acre[\$6,000]
11 12	[\$7,500] <b>\$9,720</b> ; and	5. l	1 acre or morethe impact area in acres multiplied by
13 14	\$1,950.	v) Fo	r an application for a major modification[\$1,500]
15 16 17	shall be minor projec	ets and	s provided in paragraph (4) of this subsection, the following subject to the appropriate application fee under [paragraph] AND (7)(I) of this subsection:
18 19	of this title and §§ 16		residential activity issued a permit under §§ 5–503 and 5–906 6–302, and 16–307 of this article; and
20 21	(ir permit issued under '		mining activity undertaken on affected land as identified in a of this article.
22 23 24		-	to [paragraph] PARAGRAPHS (5) AND (7) of this subsection, wing minor projects shall be accompanied by the following
25	(i)	) In	stallation of:
26 27	per pier;	1.	One boat lift or hoist, not exceeding four boat lifts or hoists
28 29		2.	One personal watercraft lift or hoist, not exceeding six

1 2 3	3. A combination of boat lifts or hoists and personal watercraft lifts or hoists, not exceeding six lifts or hoists per pier, of which not more than four lifts or hoists are boat lifts or hoists [\$300] \$385;
$\frac{4}{5}$	(ii) Installation of a maximum of six mooring pilings[\$300
6 7	(iii) In–kind repair and replacement of structures[\$300
8 9 10	(iv) Installation of a fixed or floating platform on an existing pie where the total platform area does not exceed 200 square feet
11 12 13	(v) Construction of a nonhabitable structure that permanently impacts less than 1,000 square feet, such as a driveway, deck, pool, shed, of fence
15 16 17	(vi) Replacement of an existing bulkhead where the replacement bulkhead does not exceed more than 18 inches channelward of the existing structure
19 20 21	(vii) In–kind repair and replacement of existing infrastructure
22 23	(6) The application fee for a structural shoreline stabilization project located on or adjacent to a State—owned lake may not exceed [\$250] <b>\$290</b> .
24 25	(7) [The fees imposed under this subsection may not be modified withou legislative enactment.
26 27 28 29	(8) (i) Subject to paragraph (7) of this subsection, the EXCEPT AS PROVIDED IN PARAGRAPHS (2) AND (5) OF THIS SUBSECTION, ALL APPLICATIONS FOR WETLANDS AND WATERWAYS AUTHORIZATIONS ISSUED BY THE DEPARTMENT FOR ACTIVITIES PROPOSED IN A TIER II HIGH QUALITY WATERSHED SHALL BY ACCOMPANIED BY AN ADDITIONAL APPLICATION FEE, AS FOLLOWS:
31 32 33	(I) FOR AN APPLICATION FOR A MINOR PROJECT OR MINOR MODIFICATION\$400

$1\\2$	(II) FOR AN APPLICATION FOR A MAJOR PROJECT OR MAJOR PROJECT MODIFICATION\$1,600.
3 4 5 6	(8) (I) THE Department may adjust the fees established under paragraphs (1), (4), [and] (6), AND (7) of this subsection to reflect changes in the consumer price index for all "urban consumers" for the expenditure category "all items not seasonally adjusted", and for all regions.
7 8 9 10	(ii) The Annual Consumer Price Index for the period ending each December, as published by the Bureau of Labor Statistics of the U.S. Department of Labor, shall be used to adjust the fees established under paragraphs (1), (4), [and] (6), AND (7) of this subsection.
11 12	(III) THE DEPARTMENT SHALL ISSUE A PUBLIC NOTICE OF THE ADJUSTED FEES AT LEAST 90 DAYS BEFORE THE NEW FEE RATES TAKE EFFECT.
13	(c) (1) There is a Wetlands and Waterways Program Fund.
14 15	(5) In accordance with subsection (e) of this section, the Department shall use the Wetlands and Waterways Program Fund for activities related to:
16 17 18	(i) The issuance of authorizations by the Department under §§ 5–503 and 5–906 of this title and §§ 16–202, 16–302, and 16–307 of this article or the issuance of wetlands licenses by the Board of Public Works under § 16–202 of this article;
19 20 21	(ii) The management, conservation, protection, and preservation of the State's wetlands and waterways resources, INCLUDING TIER II HIGH QUALITY WATERSHEDS; and
22 23	(iii) Program development associated with this title and Title 16 of this article, as provided by the State budget.
24 25 26 27 28 29 30	(d) On or before December 31 of each year, in accordance with § 2–1257 of the State Government Article, the Department shall prepare and submit an annual report to the House Environment and Transportation Committee, the House Appropriations Committee, the Senate [Education, Health, and Environmental Affairs Committee] EDUCATION, ENERGY, AND THE ENVIRONMENT COMMITTEE, and the Senate Budget and Taxation Committee on the Wetlands and Waterways Program Fund, including an accounting of financial receipts deposited into the Fund and expenditures from the Fund.
31	(e) The Department shall:
32 33	(1) Prioritize the use of the Wetlands and Waterways Program Fund to improve the level of service to the regulated community;

- 1 (2)Identify and implement measures that will reduce delays and 2 duplication in the administration of the wetlands and waterways permit process, including 3 the processing of applications for wetlands and waterways permits in accordance with § 4 1-607 of this article; and 5 In conjunction with the Department of Natural Resources, identify up (3)6 to three types of structural shoreline stabilization practices that may be implemented on or adjacent to a State-owned lake. 7 8 6-843.9 (a) Except as provided in this subsection and subsection (b) of this section, 10 and in cooperation with the Department of Housing and Community Development, the 11 State Department of Assessments and Taxation, and other appropriate governmental 12 units, the Department shall provide for the collection of an annual fee for every rental 13 dwelling unit in the State. (2)The annual fee for an affected property is \$30] FOR AN AFFECTED 14 15 PROPERTY, THE FEE: IS <del>\$120</del> *\$75*; AND 16 **(I)** (II) SHALL BE COLLECTED BY THE DEPARTMENT ONCE EVERY 17 18 2 YEARS. 19 (3)Subject to the provisions of subparagraphs (ii) and (iii) of this (i) 20 paragraph, on or before December 31, 2000, the [annual] fee for a rental dwelling unit built 21after 1949 that is not an affected property is \$5. After December 31, 2000, there is no [annual] fee for a rental dwelling unit built after 1949 that is not an affected property. 2223The owner of a rental dwelling unit built after 1949 that is not (ii) 24an affected property may not be required to pay the fee provided under this paragraph if 25the owner certifies to the Department that the rental dwelling unit is lead free pursuant to 26 § 6–804 of this subtitle. 27 An owner of a rental dwelling unit who submits a report to the (iii) 28 Department that the rental dwelling unit is lead free pursuant to § 6-804 of this subtitle 29 shall include a [\$10] **\$50 \$30** processing fee with the report. 30 (b) The fees imposed under this section do not apply to any rental dwelling unit:
- 32 (2) Owned and operated by a unit of federal, State, or local government, or 33 any public, quasi-public, or municipal corporation.

Built after 1978; or

(1)

- 1 (c) (1) The fee imposed under this section shall be paid on or before December 2 31, 1995, or the date of registration of the affected property under Part III of this subtitle 3 and on or before December 31 [of each] EVERY OTHER year thereafter or according to a schedule established by the Department by regulation.
  - (2) THE DEPARTMENT MAY ESTABLISH A PROTOCOL TO STAGGER REGISTRATIONS OF AFFECTED PROPERTY UNDER PART III OF THIS SUBTITLE TO EQUALLY DIVIDE REGISTRATIONS OVER SEQUENTIAL CALENDAR YEARS.
- 8 (d) An owner who fails to pay the fee imposed under this section is liable for a 9 civil penalty of up to triple the amount of each registration fee unpaid that, together with 10 all costs of collection, including reasonable attorney's fees, shall be collected in a civil action 11 in any court of competent jurisdiction.
- 12 7–503.

6

- 13 (a) There is a Voluntary Cleanup Program in the Department.
- 14 7–506.
- 15 (a) (1) To participate in the Program, an applicant shall:
- 16 (i) Submit an application, on a form provided by the Department, 17 that includes:
- 1. Information demonstrating to the satisfaction of the Department that the contamination did not result from the applicant knowingly or willfully violating any law or regulation concerning controlled hazardous substances;
- 21 2. Information demonstrating the person's status as a 22 responsible person or an inculpable person;
- 3. Information demonstrating that the property is an eligible property as defined in § 7–501 of this subtitle;
- 4. A detailed report with all available relevant information on environmental conditions including contamination at the eligible property known to the applicant at the time of the application;
- 28 5. An environmental site assessment that includes:
- A. Established Phase I site assessment standards and follows principles established by the American Society for Testing and Materials and that demonstrates to the satisfaction of the Department that the assessment has been conducted in accordance with those standards and principles; and

1 2 3 4	B. A Phase II site assessment unless the Department concludes, after review of the Phase I site assessment, that there is sufficient information to determine that there are no recognized environmental conditions, as defined by the American Society for Testing and Materials; and
5 6 7	6. A description, in summary form, of a proposed voluntary cleanup project that includes the proposed cleanup criteria under § 7–508 of this subtitle and the proposed future use of the property, if appropriate; and
8 9	(ii) Subject to paragraph (2) of this subsection, pay to the Department:
10 11 12	1. An initial application fee of [\$6,000] <b>\$10,000</b> which the Department may reduce on a demonstration of financial hardship in accordance with subsection (b) of this section;
13 14	2. An application fee of \$2,000 for each application submitted subsequent to the initial application for the same property; [and]
15 16 17	3. An application fee of \$2,000 for each application submitted subsequent to the initial application for contiguous or adjacent properties that are part of the same planned unit development or a similar development plan; AND
18 19 20 21	4. If the direct costs of review of the application and administration and oversight of the response action plan exceed the application fee, the additional costs incurred by the Department.
22 23 24	(2) If an applicant certifies that the applicant intends to use the eligible property to generate clean or renewable energy, the Department shall waive the fees required under paragraph (1)(ii) of this subsection.
25	9–228.
26 27 28 29	(g) (1) (i) [Beginning on February 1, 1992,] THE DEPARTMENT SHALL ESTABLISH a tire recycling fee [shall] TO be imposed on the first sale of a new tire in the State by a tire dealer, including new tires sold as part of a new or used vehicle, trailer, farm implement, or other similar machinery.
30 31 32	(ii) A county, municipal corporation, or any agency of a county or municipal corporation may not impose any tax, fee, or other charge on the first sale of a new tire by a tire dealer.

The tire recycling fee:

<u>(2)</u>

1 2	(I) SHALL BE SET AT \$1 PER TIRE BEGINNING JANUARY 1.
3 4 5	(II) SUBJECT TO ITEM (III) OF THIS PARAGRAPH, MAY BE ADJUSTED FOR INFLATION EVERY 2 FISCAL YEARS BASED ON THE CONSUMER PRICE INDEX, AS DETERMINED BY THE DEPARTMENT; AND
6	[(i)] (III) May not exceed [\$1.00] <b>\$2</b> per tire[; and
7	(ii) Shall be established by the Board of Public Works].
8 9 10	(3) For a sale made by a tire dealer to a person who resells tires, the tire dealer shall separately state its recycling fees paid by the tire dealer on the invoice or other document of sale.
11	(4) (i) Each tire dealer shall:
12	1. Pay the tire recycling fee; and
13 14 15 16	2. Complete and submit, under oath, a return and remit the fees to the Comptroller of the Treasury on or before the 21st day of the month that follows the month in which the sale was made, and for other periods and on other dates that the Comptroller specifies by regulation, including periods for which no fees were due.
17 18	(ii) For periods beginning after December 31, 2026, a person shall file a tire recycling fee return electronically.
19 20 21 22	(5) A tire dealer who timely files a tire recycling fee return and pays the tire recycling fees due is allowed, for the expense of administering and paying the fee, a credit equal to 0.6% of the gross amount of tire recycling fees that the tire dealer is to pay to the Comptroller.
23 24 25	(6) If the amount of the tire recycling fee is separately stated in a retail sale, the tire recycling fee is not subject to any tax under Title 11 of the Tax – General Article or Title 13 of the Transportation Article.
26 27 28	(7) At the end of each quarter, the Comptroller shall forward all tire recycling fees to the Used Tire Cleanup and Recycling Fund, less the costs of administration.
29 30 31 32	(8) Except to the extent they are inconsistent with this subsection, the provisions of Title 13 of the Tax – General Article applicable to the sales and use tax shall govern the administration, collection, and enforcement of the tire recycling fee under this subsection.
33	(9) The Comptroller:

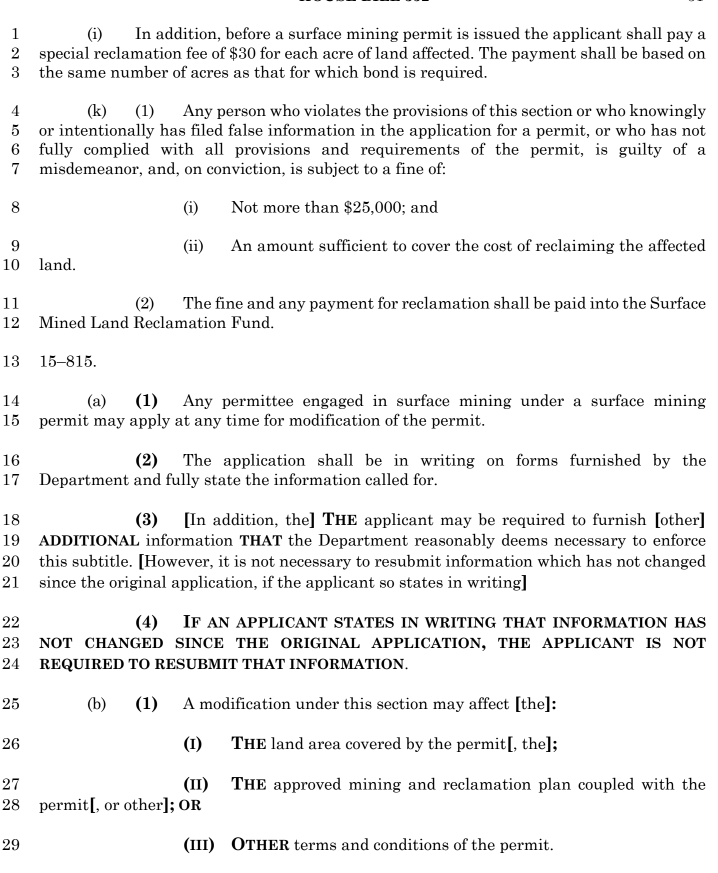
1		<u>(i)</u>	Shall administer the tire recycling fee; and
2 3	administer, coll	(ii) lect, and	May adopt any regulations that are necessary or appropriate to enforce the tire recycling fee.
4	9-274.		
5 6	(a) <u>The</u>		Used Tire Cleanup and Recycling Fund shall consist of moneys
7	(1)	<u>Loar</u>	authorizations;
8	<u>(2)</u>	<u>Func</u>	ds appropriated in the State budget;
9 10	this subtitle; or		collected for the sale of tires by retail dealers under § 9–228(g) of
11	<u>(4)</u>	<u>Bond</u>	l and security forfeitures collected under § 9–228(k) of this subtitle.
12	<u>(b)</u> <u>(1)</u>	The	Fund is limited to a maximum of \$10,000,000.
13 14 15 16	adjust the fees	year exce for the n	e sum of unallocated funds in the Fund and the projected fees for eds \$10,000,000, the [Board of Public Works] <b>DEPARTMENT</b> shall ext fiscal year on a pro rata basis so that the sum of unallocated exceed \$10,000,000.
17	15–807.		
18 19	` '	-	otherwise provided in this subtitle, a person may not engage in ne State without first obtaining a surface mining license.
20 21	(b) (1 and furnished b	,	pplication for a license shall be in writing and on a form prepared partment.
22 23 24	'	ICATION	e application is made by a corporation, partnership, or association shall contain information concerning its officers, directors, and Department reasonably requires.
25	(c) <b>(1</b>	) The	application shall be accompanied by a [\$300] \$500 <u>\$400</u> fee. [The]
26	(2	) (I)	A LICENSE RENEWAL FEE IS $\$300$ $\$150$ .
27 28	\$150 <b>]</b> .	(II)	A license shall be renewable annually[, and the renewal fee is

2728

- 1 (III) The application for renewal shall be made annually by January 2 1. 3 The Department may not issue any new surface mining license or renew any 4 existing surface mining license to any person if it finds, after investigation, that the 5 applicant has failed and continues to fail to comply with any of the provisions of this 6 subtitle. 7 **(1)** Any person who violates the provisions of this section is guilty of a misdemeanor and, on conviction, is subject to a fine of not more than \$10,000. 8 **(2)** 9 The fine shall be paid to the Surface Mined Land Reclamation Fund. 10 15-808. 11 A licensee may not engage in surface mining within the State except on 12 affected land that is covered by a valid surface mining permit. 13 A permit may cover more than one tract of land, if the tracts are contiguous 14 and are described in the application. The fee for an original permit shall be [\$12 for each acre of affected land 15 (f) **(1)** 16 for each year of operation requested, but the fee may not exceed \$1,000 per year]: 17 \$25 \$18.50 for each acre of affected land for each YEAR OF OPERATION, NOT TO EXCEED \$5,000 \$3,000; AND 18 19 (II)EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS SUBSECTION,  $\pm 0.50$  CENT PER TON OF MINED MATERIAL SOLD PER YEAR. 20 21**(2)** THE PER TON OF MATERIAL SOLD FEE IN PARAGRAPH (1) OF THIS 22SUBSECTION SHALL BE INCREASED BY  $\frac{.25}{.0.13}$  CENT PER TON IN FISCAL YEAR 2028 AND EVERY 2 FISCAL YEARS THEREAFTER. 2324(g) The fee shall be paid annually during the term of the permit. 25If the term of the permit exceeds 5 years, the permittee shall pay (h) (1)
- 29 (2) Any permit that was granted on or before June 30, 1985, is not subject 30 to the additional fees required by paragraph (1) of this subsection until the time of 31 modification or renewal of the permit under §§ 15–815 and 15–816 of this subtitle.

year before the completion of each 5-year portion of the term of the permit.

additional fees, based on the formula in subsection (f) of this section for each 5—year portion of the term of the permit. These additional fees shall be paid to the Department within 1



A permit may be modified to include land contiguous to the

30

31

existing affected land, but not other lands.

- 1 (II) The mining and reclamation plan may be modified in any 2 manner, if the Department determines that the modified plan fully meets the standards 3 set forth in § 15–822 of this subtitle and that the modifications would be generally 4 consistent with the bases for the issuance of the original permit.
- 5 (III) Other terms and conditions may be modified only if the 6 Department determines that the permit as modified would meet the requirements of §§ 7 15–808 and 15–810 of this subtitle. [No]
- 8 (IV) A modification may NOT extend the expiration date of any 9 permit issued under this subtitle.
- 10 (c) Except as otherwise provided in subsection (d) of this section, a [\$100] **\$200** 11 **\$150** fee shall be charged for a permit modification.
- 12 (d) (1) In addition to the fee required in subsection (c) of this section, a fee shall 13 be charged equal to [\$12 for each additional acre of affected land over and above the amount 14 of land covered in the original permit, for each year of operation]:
- 15 (I) \$25 \( \frac{\$18.50}{} \) FOR EACH ADDITIONAL ACRE OF AFFECTED 16 LAND OVER AND ABOVE THE AMOUNT OF LAND COVERED IN THE ORIGINAL PERMIT 17 FOR EACH YEAR OF OPERATION, NOT TO EXCEED \$5,000 \( \frac{\$3,000}{} \); AND
- 18 (II) EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS 19 SUBSECTION,  $\frac{1}{2}$  CENT PER TON OF MINED MATERIAL SOLD PER YEAR.
- 20 (2) [The additional fee may not exceed \$1,000 per year] THE PER TON OF
  21 MATERIAL SOLD FEE IN PARAGRAPH (1) OF THIS SUBSECTION SHALL BE INCREASED
  22 BY 25 0.13 CENT PER TON IN FISCAL YEAR 2028 AND EVERY 2 FISCAL YEARS
  23 THEREAFTER.
- 24 (e) The Department shall approve and grant the permit modification requested 25 as expeditiously as possible but not later than 30 days after the application forms or any 26 supplemental information required are filed with the Department.
- 27 (f) The Department may deny the permit modification on finding:
- 28 (1) An uncorrected violation of the type listed in § 15–810(b)(7) of this 29 subtitle;
- 30 (2) Failure to submit an adequate mining and reclamation plan in light of 31 conditions existing at the time of the modification; or
- 32 (3) Failure or refusal to pay the modification fee.

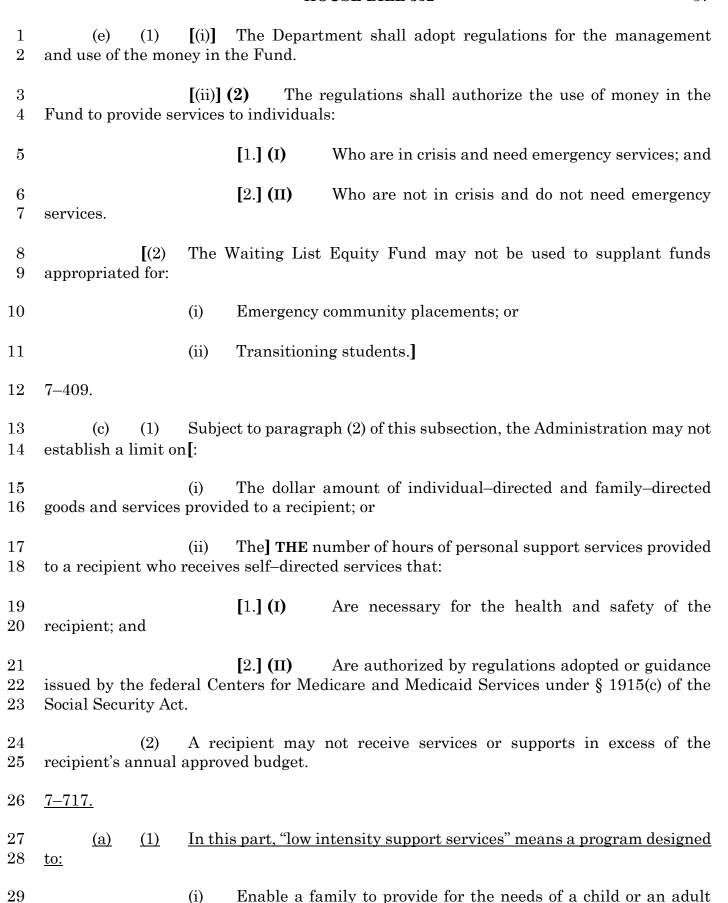
- 1 If the Department denies an application to modify a permit, the Department 2 shall give the permittee written notice of: 3 (1) The Department's determination; 4 (2) Any changes in the application which would make it acceptable; and The permittee's right to a hearing at a stated time and place. 5 (3) 6 The date for the hearing may not be less than 15 days nor more than 30 days 7 after the date of the notice unless the Department and the permittee mutually agree on another date. 8 9 15-816. 10 **(1)** The procedure to be followed and standards to be applied in renewing a (a) permit shall be the same as those for the initial application for a permit, except that it is 11 12 not necessary to resubmit information which has not changed since the time of the original 13 application, if the applicant so states in writing. However, the applicant may be required]. 14 **(2)** IF AN APPLICANT STATES IN WRITING THAT INFORMATION HAS NOT CHANGED SINCE THE ORIGINAL APPLICATION, THE APPLICANT IS NOT 15 REQUIRED TO RESUBMIT THAT INFORMATION. 16 17 (3)THE DEPARTMENT MAY REQUIRE AN APPLICANT to furnish other 18 information the Department deems necessary to evaluate the renewal request. 19 In the absence of any changes in legal requirements for the issuance of **(4)** 20a permit since the date on which the original permit was issued, the only basis for the denial of a renewal permit shall be: 2122 [(1)] (I) An uncorrected violation of the type listed in § 15–810(b)(7) of 23 this subtitle: 24Failure to submit an adequate mining and reclamation plan in light of conditions existing at the time of renewal; or 2526 (III) Failure or refusal to pay the renewal fee. [(3)]27 Application for a renewal of a permit cannot be made any earlier than 1 year prior to the expiration date of the original permit. 28
- 29 (c) **(1)** Except as otherwise provided in subsection (d) of this section, the fee to 30 be charged for a permit renewal shall be [\$12 for each acre of affected land for each year of 31 operation, but not exceeding \$1,000 per year]:

- 1 (I)  $\frac{$25}{5}$   $\frac{$18.50}{9}$  FOR EACH ACRE OF AFFECTED LAND FOR EACH 2 YEAR OF OPERATION, NOT TO EXCEED  $\frac{$5,000}{9}$  \$3,000; AND
- 3 (II) EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS 4 SUBSECTION,  $\pm$  0.50 CENT PER TON OF MINED MATERIAL SOLD PER YEAR.
- 5 (2) THE PER TON OF MATERIAL SOLD FEE IN PARAGRAPH (1) OF THIS SUBSECTION SHALL BE INCREASED BY .25 0.13 CENT PER TON IN FISCAL YEAR 2028 AND EVERY 2 FISCAL YEARS THEREAFTER.
- 8 (d) The fee shall be paid annually during the term of the permit.
- 9 (e) (1) If the term of a permit which is renewed exceeds 5 years, the permittee shall pay additional fees, based on the formula in subsection (c) of this section, for each 5-year portion of the term of the renewed permit.
- 12 **(2)** These additional fees shall be paid to the Department within 1 year 13 before the completion of any 5-year portion of the term of the permit.
- 14 (f) If the Department denies an application to renew a permit, the Department shall give the permittee written notice of:
- 16 (1) The Department's determination;
- 17 (2) Any changes in the application that would make it acceptable; and
- 18 (3) The permittee's right to a hearing at a stated time and place.
- 19 (g) The date for the hearing may not be less than 15 days nor more than 30 days 20 after the date of the notice unless the Department and the permittee mutually agree on 21 another date.
- 22 15-819.
- 23When the interest of a permittee in any uncompleted mining operation is sold, 24leased, assigned, or otherwise disposed of, the Department may release the first permittee 25from all liabilities imposed upon him by this subtitle with reference to the operation and 26 transfer the permit to the successor in interest, if both the permittee and the successor in 27 interest have complied with the requirements of this subtitle and the successor in interest 28assumes the duties and responsibilities of the first permittee with reference to reclamation 29 of the land according to the authorized mining and reclamation plan and posts suitable 30 bond or other security required by § 15–823 of this subtitle.
- 31 (b) The successor in interest shall pay a [\$500] **\$1,000 \$750** fee on filing a 32 transfer of permit.

1 (c) The Department shall approve and grant the permit transfer as expeditiously 2 as possible but not later than 30 days after the application forms or any supplemental 3 information required are filed with the Department. 4 (d) The Department may deny the permit transfer on finding: 5 (1)That either permittee has an uncorrected violation of the type listed in 6 § 15–810(b)(7) of this subtitle; 7 (2)Failure of the successor permittee to submit an adequate mining and reclamation plan in light of conditions existing at the time of the modification; or 8 9 (3)Failure of the successor permittee to pay the transfer fee. 10 If the Department denies an application to transfer a permit, the Department 11 shall give the permittee and the successor in interest written notice of: 12 (1) The Department's determination; 13 (2)Any changes in the application which would make it acceptable; and 14 (3)The right of the permittee and the successor in interest to a hearing at 15 a stated time and place. 16 The date for the hearing may not be less than 15 days nor more than 30 days 17 after the date of the notice unless the parties mutually agree on another date. Article - Financial Institutions 18 19 13–1114. 20 There is a Maryland Heritage Areas Authority Financing Fund. (a) 21 In this subsection, "Program Open Space funds transferred to the 22Authority" means the money appropriated to the Fund from Program Open Space funds 23under § 5–903(a) of the Natural Resources Article. 24 Except as provided in paragraph (3) of this subsection, Program Open 25Space funds transferred to the Authority may not be used to pay the operating expenses of 26 the Authority, debt service of bonds issued by the Authority, or administrative expenses 27 related to bonds issued by the Authority. 28(3)Up to 10% of Program Open Space funds transferred to the

Authority may be used to pay the operating expenses of the Authority.

- 1 Up to 50% of Program Open Space funds transferred to the (ii) 2 Authority may be expended for debt service on bonds issued by the Authority. 3 For fiscal year 2012 only, an additional \$500,000 of Program Open Space funds transferred to the Authority may be used to pay operating expenses in 4 the Department of Planning. 5 6 (IV) FOR FISCAL YEAR 2026 ONLY, AN ADDITIONAL \$340,000 OF 7 PROGRAM OPEN SPACE FUNDS TRANSFERRED TO THE AUTHORITY MAY BE USED TO PAY OPERATING EXPENSES IN THE DEPARTMENT OF PLANNING. 8 9 Article - Health - General 7–101. 10 11 In this title the following words have the meanings indicated. (a) "Administration" means the Developmental Disabilities Administration. 12 (b) "Individual-directed and family-directed goods and services" means 13 (1)services, equipment, activities, or supplies for individuals who self-direct services that: 14 15 (i) Relate to a need or goal identified in the person-centered plan of 16 service; 17 (ii) Maintain or increase independence; 18 (iii) Promote opportunities for community living and inclusion; and 19 (iv) Are not available under another waiver service or services provided under the State plan established in Subtitle 3 of this title. 2021"Individual-directed and family-directed goods and services" includes 22 all goods or services authorized by regulations adopted or guidance issued by the federal 23Centers for Medicare and Medicaid Services under § 1915(c) of the Social Security Act. 247-205.(1) 25There is a continuing, nonlapsing Waiting List Equity Fund in the (a) 26 Maryland Department of Health. 27 Subject to the appropriation process in the annual operating budget, the
- Department shall use the Waiting List Equity Fund for providing community—based services to individuals eligible for, but not receiving, services from the Developmental Disabilities Administration.



who is living in the home and has a severe chronic disability that:

1 2 3	1. <u>Is attributable to a physical or mental impairment, other than the sole diagnosis of mental illness, or to a combination of physical and mental impairments; and</u>
4	<u>2.</u> <u>Is likely to continue indefinitely; or</u>
5 6	(ii) Support an adult who is living in the community and has a severe chronic disability that:
7 8 9	1. <u>Is attributable to a physical or mental impairment, other than the sole diagnosis of mental illness, or to a combination of physical and mental impairments; and</u>
10	<u>2.</u> <u>Is likely to continue indefinitely.</u>
11 12	(2) "Low intensity support services" includes the services and items listed in §§ 7–701(d) and 7–706(c) of this subtitle.
13	(b) There is a Low Intensity Support Services Program in the Administration.
14 15	(c) Low intensity support services shall be flexible to meet the needs of individuals or families.
16 17 18	(d) (1) (I) [The] THROUGH FISCAL YEAR 2025, THE Administration shall establish a cap of no less than \$2,000 of low intensity support services per individual per fiscal year to a qualifying individual.
19 20 21 22	(II) FOR FISCAL YEAR 2026 AND EACH FISCAL YEAR THEREAFTER, THE ADMINISTRATION SHALL ESTABLISH A CAP OF NO LESS THAN \$500 \$1,000 OF LOW INTENSITY SUPPORT SERVICES PER INDIVIDUAL PER FISCAL YEAR TO A QUALIFYING INDIVIDUAL.
23 24	(2) The Administration may waive the cap on low intensity support services provided under paragraph (1) of this subsection.
25	(e) (1) An individual seeking low intensity support services is not required to:
26 27	(i) Submit an application to the Department as provided in § 7–403 of this title; or
28 29	(ii) Complete an application for the Medical Assistance Program if the low intensity support services will be provided to a minor.
30 31	(2) The Department may develop a simplified application process for low intensity support services.

1 2 3	( <u>f</u> ) intensity su the Adminis	The Administration shall deliver services to an eligible individual seeking low pport services dependent on the availability and allocation of funds provided by stration.
4	<u>10–101.</u>	
5	<u>(a)</u>	In this title the following words have the meanings indicated.
6	<u>(b)</u>	"Administration" means the Behavioral Health Administration.
7	<u>(f)</u>	"Director" means the Director of the Behavioral Health Administration.
8	<u>10–1203.</u>	
9 10 11 12 13 14	federal requeservice ager mechanism	To the extent resources are available, the Director, after consultation with the Health Advisory Council as established in Title 7.5, Subtitle 3 of this article and airements mandated under P.L. 99–660, may initiate the development of corescies, local addictions authorities, or local behavioral health authorities as a for community planning, management, and financing of mental health and related disorder services.
15	<u>(c)</u>	To assure the continuing provision of appropriate services, the Director shall:
16 17	addictions a	(1) Annually review and may approve the core service agencies', local authorities', or local behavioral health authorities' program plan;
18 19 20 21		(2) In conjunction with the appropriate authorities, establish and maintain nechanism for the core service agencies, local addictions authorities, or local health authorities which may include the allocation of funds for inpatient
22 23 24		(3) Develop a mechanism whereby any unexpended funds remaining at the year [shall] MAY remain with the core service agencies, local addictions or local behavioral health authorities or the community providers;
25 26 27		(4) Establish procedures to facilitate intraagency and interagency linkages l local levels with the core service agencies, local addictions authorities, or local nealth authorities; and
28 29 30 31		(5) Establish procedures within the Behavioral Health Administration for garding program, policy, or contract disputes that gives all community mental substance—related disorder programs regulated by the Administration the right

33

<u>and</u>

<u>(i)</u>

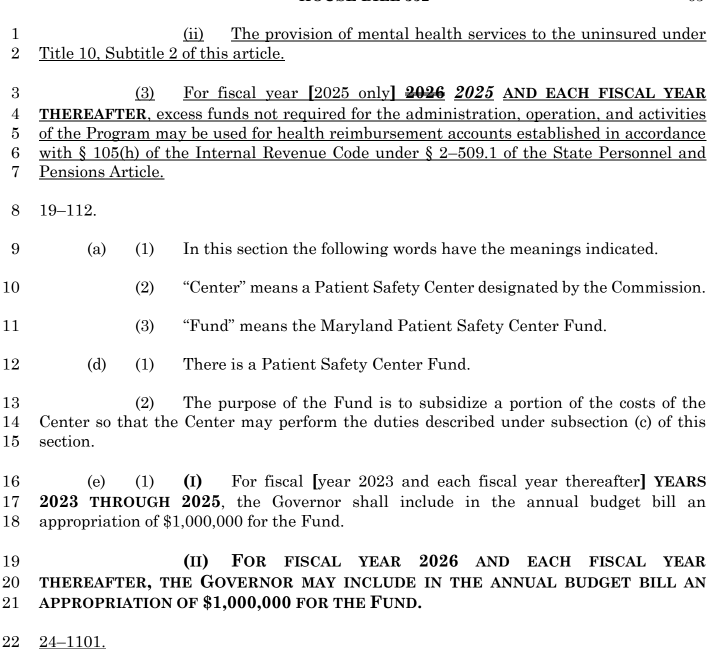
Access the mediation process established by the Administration;

1	(ii) If dissatisfied with the outcome of the mediation by the
2	Administration, request a hearing with the Office of Administrative Hearings in accordance
3	with Title 10, Subtitle 2 of the State Government Article.
4	<del>13-1116.</del>
5	(a) (1) (i) For each of fiscal years 2011 and 2012:
6	1. The Governor shall include at least \$2,400,000 in the
7	annual budget in appropriations for the Statewide Academic Health Center Cancer
8	Research Grants under this section; and
9	2. The Grants shall be distributed between the Statewide
10	Academic Health Centers as follows:
	A
11	A. \$2,007,300 to the University of Maryland Medical Group;
12	<del>and</del>
1.0	D
13	B. \$392,700 to the Johns Hopkins Institutions.
- 4	('') The Control of t
14	(ii) For fiscal [year] YEARS 2013 [and each fiscal year thereafter]
15	THROUGH 2025:
1.0	1 MI C 1 1 1 1 1 4 000 000 1 1
16	1. The Governor shall include at least \$13,000,000 in the
17	annual budget in appropriations for the Statewide Academic Health Center Cancer
18	Research Grants under this section; and
10	The Country shall be distributed according to historical
19 20	2. The Grants shall be distributed according to historical allocations between the Academic Health Centers.
20	anocations between the Academic Health Centers.
21	(HI) FOR FISCAL YEAR 2026 AND EACH FISCAL YEAR
22	
22	THEREAFTER:
ດາ	1 THE COMEDNOD MANAGED BEACH \$12,000,000
23	1. THE GOVERNOR MAY INCLUDE AT LEAST \$13,000,000
24	IN THE ANNUAL BUDGET IN APPROPRIATIONS FOR THE STATEWIDE ACADEMIC
25	HEALTH CENTER CANCER RESEARCH GRANTS UNDER THIS SECTION; AND
26	2. THE GRANTS SHALL BE DISTRIBUTED ACCORDING TO
27	HISTORICAL ALLOCATIONS BETWEEN THE ACADEMIC HEALTH CENTERS.
28	(2) Subject to the other provisions of this section, the Department may
29	distribute Statewide Academic Health Center Cancer Research Grants to the University of
30	Maryland Medical Group and the Johns Hopkins Institutions for the purpose of enhancing
31	cancer research activities that may lead to a cure for a targeted cancer and increasing the
32	rate at which cancer research activities are translated into treatment protocols in the State.

- 1 13–4901.
- 2 (a) In this subtitle the following words have the meanings indicated.
- 3 (c) <u>"Pilot Program" means the Behavioral Health Care Coordination Value–Based</u> 4 Purchasing Pilot Program.
- 5 *13–4906*.
- 6 (a) For each of fiscal years 2025 through 2027, the Governor [shall] MAY include 7 in the annual budget bill an appropriation of \$600,000 for the Pilot Program.
- 8 (b) Beginning in fiscal year 2026, the Department [shall] MAY allocate a
  9 percentage of the annual appropriation required under subsection (a) of this section to
  10 reimbursement paid based on the achievement of the outcome measures described in §
  11 13-4904(e)(3) of this subtitle.
- 12 (c) In fiscal year 2027, the Department [shall] MAY increase the percentage of the
- 13 <u>annual appropriation required under subsection (a) of this section allocated to</u>
- 14 reimbursement paid in accordance with subsection (b) of this section over the percentage
- 15 <u>allocated in fiscal year 2026.</u>
- 16 **15–157.**
- 17 (A) IN THIS SECTION, "FUND" MEANS THE MEDICAID PRIMARY CARD CARE PROGRAM FUND.
- 19 **(B)** THERE IS A MEDICAID PRIMARY CARD CARE PROGRAM FUND IN THE 20 DEPARTMENT.
- 21 (C) THE PURPOSE OF THE FUND IS TO SERVE AS THE FOUNDATION FOR 22 ADVANCING PRIMARY CARE IN THE STATE UNDER THE ADVANCING ALL-PAYER 23 HEALTH EQUITY APPROACHES AND DEVELOPMENT (AHEAD) MODEL.
- 24 (D) THE DEPARTMENT SHALL ADMINISTER THE FUND.
- 25 (E) (1) THE FUND IS A SPECIAL, NONLAPSING FUND THAT IS NOT 26 SUBJECT TO § 7–302 OF THE STATE FINANCE AND PROCUREMENT ARTICLE.
- 27 (2) THE STATE TREASURER SHALL HOLD THE FUND SEPARATELY, 28 AND THE COMPTROLLER SHALL ACCOUNT FOR THE FUND.
- 29 (F) THE FUND CONSISTS OF:

article; or

**(1)** MONEY APPROPRIATED IN THE STATE BUDGET TO THE FUND: 1 2 **(2)** HOSPITAL PAYMENTS ADMINISTERED ON A ONE-TIME BASIS, 3 THROUGH A UNIFORM AND BROAD-BASED ASSESSMENT VIA THE MEDICARE 4 SAVINGS COMPONENT FOR CALENDAR YEAR 2023 BY THE HEALTH SERVICES COST REVIEW COMMISSION; AND 5 6 ANY OTHER MONEY FROM ANY OTHER SOURCE ACCEPTED FOR THE BENEFIT OF THE FUND. 7 8 (G) THE FUND MAY BE USED TO: 9 IMPLEMENT A MEDICAID PRIMARY CARE ADVANCED PAYMENT **(1)** 10 MODEL PROGRAM AS REQUIRED UNDER THE AHEAD COOPERATIVE AGREEMENT; 11 AND SUPPORT PRIMARY CARE PROVIDERS SERVING ENROLLEES OF 12 THE MEDICAL ASSISTANCE PROGRAM THROUGH INVESTMENTS THAT INCLUDE 13 14 INCREASED REIMBURSEMENT FOR EVALUATION AND MANAGEMENT CODES, CARE MANAGEMENT FEES TO ELIGIBLE PRACTICES, AND QUALITY INCENTIVES. 15 THE STATE TREASURER SHALL INVEST THE MONEY OF THE FUND 16 **(1)** (H) 17 IN THE SAME MANNER AS OTHER STATE MONEY MAY BE INVESTED. 18 **(2)** ANY INTEREST EARNINGS OF THE FUND SHALL BE CREDITED TO THE GENERAL FUND OF THE STATE. 19 20 EXPENDITURES FROM THE FUND MAY BE MADE ONLY IN ACCORDANCE **(I)** 21WITH THE STATE BUDGET. 22 15–1004. 23 There is a Senior Prescription Drug Assistance Program Fund. (a) 24(f) (1) Except as provided in paragraphs (2) and (3) of this subsection, the 25 Fund may be used only for the administration, operation, and activities of the Program. 26 For fiscal year 2025 and each fiscal year thereafter, excess funds not (2)27 required for the administration, operation, and activities of the Program may be used only 28to subsidize: 29 The Kidney Disease Program under Title 13, Subtitle 3 of this (i)



In this subtitle the following words have the meanings indicated.

The Trust Fund may only be used in accordance with this section.

In accordance with an appropriation approved by the General Assembly in the

"Trust Fund" means the Community Services Trust Fund.

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(a)

(c)

(a)

(b)

State budget, the Comptroller shall transfer:

24–1105.

property within Baltimore City.

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1 The investment earnings of the Developmental Disabilities (1) 2 Administration account of the Trust Fund into the Waiting List Equity Fund established 3 under § 7–205 of this article; and The proceeds and investment earnings of the Behavioral Health 4 (2) Administration account of the Trust Fund into the Mental Hygiene Community-Based 5 Services Fund established under § 10–208 of this article. 6 7 FOR FISCAL YEAR 2026 ONLY, THE DEVELOPMENTAL DISABILITIES (C) ADMINISTRATION MAY USE MONEY IN THE TRUST FUND FOR PROVIDER 8 9 REIMBURSEMENTS. 10 Article – Health Occupations 11 8–206. There is a Board of Nursing Fund. 12(a) 13 (e) (1) (i) The Board of Nursing Fund shall be used exclusively to cover the 14 actual documented direct and indirect costs of fulfilling the statutory and regulatory duties 15 of the Board as provided by the provisions of this title. 16 (ii) The Board of Nursing Fund may not be used to pay for infrastructure operations, as defined in § 1–203(b) of this article. 17 18 The Board of Nursing Fund is a continuing, nonlapsing fund, not (2)(i) subject to § 7–302 of the State Finance and Procurement Article. 19 20 (ii) Any unspent portions of the Board of Nursing Fund may not be 21transferred or revert to the General Fund of the State, but shall remain in the Board of 22Nursing Fund to be used for the purposes specified in this title. 23 No other State money may be used to support the Board of Nursing (3) 24Fund. 25Article - Housing and Community Development 4-511.26In this section, "Fund" means the Continuing the CORE Partnership Fund. 27 (a) 28 There is a Continuing the CORE Partnership Fund. (b) 29 The purpose of the Fund is to assist the Department, in conjunction with the 30 Maryland Stadium Authority and Baltimore City, in expeditiously removing blighted

$\frac{1}{2}$	• /	(1) priatio		scal year 2020, the Governor may include in the annual budget 30,000,000 to the Fund.
3 4		(2) et bill		scal years 2021 through 2024, the Governor may include in the propriation of \$25,000,000 to the Fund.
5 6 7			nual bu	scal year 2026 and each fiscal year thereafter, the Governor shall adget bill <b>OR THE CAPITAL BUDGET BILL</b> an appropriation of
8				Article – Human Services
9	<u>5–609.</u>			
0	<u>(a)</u>	<u>(1)</u>	In thi	s section the following words have the meanings indicated.
$\frac{1}{2}$	8–301 of the	<u>(2)</u> Crimi	<u>(i)</u> nal La	"Personal identifying information" has the meaning stated in § w Article.
13 14	Benefits Trai	nsfer o	(ii) card nu	"Personal identifying information" includes an Electronic amber or personal identification number.
15		<u>(3)</u>	<u>"Skin</u>	aming practices" includes:
16 17 18	·			use of a skimming device, including a scanner, skimmer, reader, used to access, read, scan, obtain, memorize, or store, temporarily identifying information; or
19 20	Benefits Trai	nsfer (	<u>(ii)</u> card da	adding malicious code illegally to a website to capture Electronic ata or personal identifying information.
21		<u>(4)</u>	<u>"Thef</u>	t" includes:
22			<u>(i)</u>	physical theft of an Electronic Benefits Transfer card;
23 24	<u>and</u>		<u>(ii)</u>	identity fraud, as defined in § 8–301 of the Criminal Law Article;
25			<u>(iii)</u>	theft through skimming practices.
26 27 28 29	communicate	mes	house saging	-way fraud alert" means the capability of the Department to holds, and of households to communicate with the Department, regarding potential fraudulent use or theft of an Electronic

1	(B) FOR FISCAL YEAR 2025 AND EACH FISCAL YEAR THEREAFTER,
<b>2</b>	RESTORATION OF BENEFITS UNDER THIS SECTION IS SUBJECT TO THE LIMITATIONS
3	OF THE STATE BUDGET THE TOTAL AMOUNT OF BENEFITS RESTORED UNDER THIS
4	SECTION IS LIMITED TO \$30,000,000 PER FISCAL YEAR.
5	[(b)] (C) (1) If an investigation by the Department shows a household's
6	correctly issued benefits were lost due to theft, the Department [automatically] shall
7	restore the benefits without requiring further action from the household.
8	(2) As soon as practicable, but not later than 10 days after a household
9	informs the Department of the loss of benefits due to theft, the Department shall:
10	
10	(i) notify the household in writing of the Department's decision as
11	to whether to restore benefits, the amount of benefits to be restored, and the right to and
12	method of requesting a hearing on the Department's decision in accordance with subsection
13	[(c)] (D) of this section;
14	(ii) if the Department determines that the household receives
15	benefits, restore benefits to the household in the amount of benefits that was lost; and
10	belieffes, restore belieffes to the household in the amount of belieffes that was lost, and
16	(iii) provide the household with a new Electronic Benefits Transfer
17	card.
18	(3) The Department may not:
19	(i) require a household to provide a police report as a condition of
20	restoration of benefits; or
0.1	/''\ 1' '' 1
21	(ii) limit the number of months in which a household can receive
22	restoration of benefits lost due to theft.
23	(c) (D) (1) If a household disputes the amount of benefits restored or the
$\frac{23}{24}$	Department's determination that no restoration is due, the household may request a
25	hearing with the Department within 90 days after the date of the Department's
26	determination.
20	determination:
27	(2) If a household requests a hearing under this subsection, the
28	Department shall restore the benefits for which the household claims entitlement while the
29	hearing is pending.

30 (3) If the hearing decision is unfavorable to the household, any benefits improperly restored under paragraph (2) of this subsection may be recovered by the Department by reducing the household's benefit at a rate that may not exceed the lesser of \$10 or 5% of the household's monthly allotment of benefits.

1 In the procurement process for electronic benefits distribution or [(d)] **(E)** 2 administration, the State or State-aided or State-controlled entity shall give preference to 3 a vendor that: 4 holds a form of insurance that can be used to reimburse a beneficiary (1) 5 for identity fraud or theft; and 6 provides identity access protections to protect an eligible beneficiary (2)7 against identity fraud and theft, which may include multifactor authentication. 8 [(e)] **(F)** The Department shall coordinate with vendors to take available 9 precautions to reduce the vulnerability of Electronic Benefits Transfer cards to theft by 10 utilizing enhanced technology. 11 [(f)] (G) On or before December 1 each year, the Department, in consultation 12 with local law enforcement agencies in the State, shall report to the General Assembly, in 13 accordance with § 2–1257 of the State Government Article, on: 14 the accessibility and security of Electronic Benefits Transfer cards; <u>(1)</u> 15 actions taken to reduce the fraudulent use of Electronic Benefits (2)Transfer cards; 16 17 (3) the number of Electronic Benefits Transfer cards reissued due to fraud in the immediately preceding year; 18 19 **(4)** the number of households reporting theft of benefits, by jurisdiction and 20 program; 21the number of households eligible for expedited Supplemental (5)22Nutrition Assistance Program benefits that reported loss of benefits due to theft, by 23jurisdiction and program; 24the total dollar amount of benefits reported lost due to theft, by (6)25jurisdiction and program; 26 (7)the number of determinations of theft made by the Department, by 27jurisdiction; 28 the number of determinations made by the Department that theft did (8)29not occur, by jurisdiction;

the total dollar amount of benefits restored, by jurisdiction and program;

the number of households reimbursed for benefits lost due to theft and

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(9)

- 1 (10) the average and maximum length of time, in days, between the report 2 of theft and the restoration of benefits, by jurisdiction;
- 3 (11) the number of hearings requested and the number of households that 4 received a restoration of benefits as an outcome of a hearing, by jurisdiction; and
- 5 (12) <u>demographic data on households that experienced theft, including race,</u> 6 <u>gender, number of households with children under the age of 18 years, and number of households with a member at least 60 years old.</u>
- 8 <del>10-1303.</del>
- 9 (a) For fiscal year 2025 and each fiscal year thereafter, the Governor shall include
  10 in the annual budget bill an appropriation of [\$2,400,000] \$1,200,000 to manage the
  11 long-term care and dementia care navigation programs statewide and to fund the programs
  12 locally.
- 13 (b) The funds appropriated under this section shall be distributed proportionally
  14 to each area agency based on a formula determined by the Department that considers the
  15 number of individuals who will likely need long—term care or dementia care services in each
  16 jurisdiction.

## Article – Labor and Employment

18 8-421.

- 19 (a) The Special Administrative Expense Fund shall consist of money appropriated 20 in the State budget from:
- 21 (1) fines, interest, and other penalties collected under this title and paid 22 from the clearing account under § 8–404(c) of this subtitle;
- 23 (2) money transferred from the Unemployment Insurance Administration 24 Fund under § 8–422 of this subtitle; [and]
- 25 (3) any voluntary contribution to the Special Administrative Expense 26 Fund; AND
- 27 (4) ADMINISTRATIVE FEE PAYMENTS DEPOSITED INTO THE SPECIAL 28 ADMINISTRATIVE EXPENSE FUND IN ACCORDANCE WITH § 8–605.1 OF THIS TITLE 29 AND ANY ASSOCIATED FINES, PENALTIES, AND INTEREST ESTABLISHED BY 30 REGULATION.
- 31 (b) (1) Notwithstanding any other provision in this Part III of this subtitle, the 32 Special Administrative Expense Fund may be used as a revolving account to cover costs

that are proper under the law for which federal money is requested but not yet received, if 1 2 the costs are charged against the federal money when received. 3 (2)Subject to subsection (d) of this section, the Secretary: 4 shall use the Special Administrative Expense Fund for 5 reimbursement of interest on contributions that is collected erroneously; 6 (ii) shall use the Special Administrative Expense Fund to pay for 7 costs of administration that are found to have been improperly charged against federal 8 money credited to the Unemployment Insurance Administration Fund; and 9 may use the Special Administrative Expense Fund: (iii) 10 1. for replacement within a reasonable time of any money that the State receives under § 302 of the Social Security Act and that because of an action 11 12 or contingency has been lost or has been used for purposes other than or in amounts exceeding those necessary for proper administration of this title; [or] 13 14 2. for administrative expenses of the Division of 15 Unemployment Insurance and Division of Workforce Development AND ADULT 16 <del>LEARNING</del>, AND EXCEPT AS OTHERWISE PROVIDED IN THIS TITLE, THE DIVISION OF 17 WORKFORCE DEVELOPMENT AND ADULT LEARNING, in accordance with subsection (c) of this section; AND 18 19 3. TO COLLECT AND ADMINISTER THE ADMINISTRATIVE 20 FEE ESTABLISHED UNDER § 8–605.1 OF THIS TITLE. 21Subject to subsection (d) of this section, the Secretary may use the (c) (1) 22Special Administrative Expense Fund for administrative expenses necessary to administer 23 this title. 24(2) Administrative expenses include: 25(i) expenses related to the acquisition of office space required for 26 effective administration of this title, subject to approval by the Board of Public Works; 27 costs for furnishing, maintenance, repair, improvement, and (ii) 28 enhancement of office space: 29 the purchase, leasing, and maintenance of information (iii) 30 technology systems, including equipment, programs, and services; 31 the purchase, leasing, and maintenance of telecommunications (iv)

systems, services, and equipment including connectivity costs and ongoing usage costs; and

- 1 (v) other administrative costs that the Secretary determines are 2 necessary to administer solely the provisions of this title.
- 3 (d) (1) The Special Administrative Expense Fund may not be used in a manner 4 that would result in a loss of federal money that, in the absence of money from the Special 5.
- 5 Administrative Expense Fund, would be available to pay for administrative costs of this
- 6 title.
- 7 (2) THE SECRETARY SHALL IMPLEMENT COST ALLOCATION PLANS AS
- 8 NECESSARY UNDER THIS PART III OF THIS SUBTITLE TO COMPLY WITH ALL
- 9 APPLICABLE STATE AND FEDERAL LAW.
- 10 **8–605.1**.
- 11 (A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS
- 12 INDICATED.
- 13 (2) "NEW EMPLOYER" HAS THE MEANING STATED IN § 8–609(A) OF
- 14 THIS SUBTITLE.
- 15 (3) "TAXABLE WAGE BASE" HAS THE MEANING STATED IN § 8–601 OF
- 16 THIS SUBTITLE.
- 17 (B) (1) (I) BEGINNING JANUARY 1, 2026, EACH EMPLOYING UNIT
- 18 THAT IS DETERMINED TO BE LIABLE UNDER THIS SUBTITLE TO PAY CONTRIBUTIONS
- 19 SHALL BE SUBJECT TO AN ANNUAL ADMINISTRATIVE FEE OF 0.15% OF ITS TAXABLE
- 20 WAGE BASE.
- 21 (II) THE TIMING AND MANNER OF PAYMENT SHALL BE AS
- 22 DETERMINED BY THE SECRETARY.
- 23 (2) (I) SUBJECT TO SUBPARAGRAPH (II) OF THIS PARAGRAPH,
- 24 BEGINNING JANUARY 1, 2026, THE CONTRIBUTION RATE ASSIGNED TO EACH
- 25 EMPLOYING UNIT UNDER THIS SUBTITLE, EXCLUSIVE OF ANY PENALTIES, FINES, OR
- 26 INTEREST REQUIRED TO BE PAID BY AN EMPLOYING UNIT UNDER ANY OTHER
- 27 PROVISION OF THIS TITLE, SHALL BE ADJUSTED BY SUBTRACTING 0.15% FROM
- 28 EACH RATE.
- 29 (II) A NEW EMPLOYER SHALL PAY AT LEAST 1% OF ITS TAXABLE
- 30 WAGE BASE.
- 31 (C) THE ADMINISTRATIVE FEE PAYMENTS COLLECTED UNDER THIS
- 32 **SECTION:**

- 1 (1) SHALL BE CONSIDERED SEPARATE AND DISTINCT FROM 2 CONTRIBUTIONS;
- 3 (2) MAY NOT BE CREDITED TO THE ACCOUNTS OF INDIVIDUAL 4 EMPLOYING UNITS; AND
- 5 (3) SHALL BE DEPOSITED INTO THE SPECIAL ADMINISTRATIVE 6 EXPENSE FUND ESTABLISHED UNDER § 8–419 OF THIS TITLE.
- 7 (D) (1) THE ADMINISTRATIVE FEES COLLECTED UNDER THIS SECTION
  8 MAY BE USED FOR ADMINISTRATIVE EXPENSES IN ACCORDANCE WITH § 8–421 OF
  9 THIS TITLE, INCLUDING EXPENSES TO IMPROVE CUSTOMER SERVICE, CONDUCT
  10 DATA ANALYSIS, SUPPORT INFORMATION TECHNOLOGY IMPROVEMENTS, COMBAT
  11 FRAUD, AND ACCELERATE REEMPLOYMENT.
- 12 (2) The administrative fees collected under this section 13 MAY NOT BE USED FOR ADMINISTRATIVE EXPENSES OF THE DIVISION OF 14 WORKFORCE DEVELOPMENT AND ADULT LEARNING.
- 15 **(E)** THE SECRETARY MAY ADOPT REGULATIONS NECESSARY TO CARRY OUT 16 THIS SECTION.
- 17 8–609.
- 18 (a) (1) In this section the following terms have the meanings indicated.
- 19 (3) "New employer" means an employing unit that does not qualify for an 20 earned rate under § 8–610 of this subtitle.
- 21 (b) [A] SUBJECT TO § 8-605.1(B) OF THIS SUBTITLE, A new employer shall pay contributions at a rate that does not exceed 2.6% of the taxable wage base, and that is the highest of:
- 24 (1) 1% of the taxable wage base;
- 25 (2) the 5-year benefit cost rate of the State as computed under subsection 26 (c) of this section; or
- 27 (3) the contribution rate under § 8–612 of this subtitle that applies to an 28 employing unit with a benefit ratio of 0.000.
- 29 8–612.
- 30 (a) (1) Subject to paragraph (2) of this subsection, on the basis of the earned 31 rating record of an employing unit that qualifies for an earned rate of contribution under §

- 8-610 of this subtitle, the Secretary shall compute to the 4th decimal place a benefit ratio for the employing unit in accordance with subsection (b) or (c) of this section.
- 3 (2) [The] SUBJECT TO § 8–605.1(B) OF THIS SUBTITLE, THE Secretary 4 may not assign an earned rate of contribution that is less than 0.3% or more than 13.5%.
- 5 8-613.
- 6 (a) (1) In this section the following terms have the meanings indicated.
- 7 (3) "Reorganized employer" means:
- 8 (i) an employer that alters its legal status, including changing from 9 a sole proprietorship or a partnership to a corporation; or
- 10 (ii) an employer that otherwise changes its trade name or business 11 identity while remaining under any of the same ownership.
- 12 (4) "Successor employer" means an employer that acquires, by sale or 13 otherwise, all or part of the assets, business, organization, or trade of another employer.
- 14 (b) (1) A reorganized employer shall be liable for all contributions, interest, 15 [and] penalties, AND ADMINISTRATIVE FEES owed by the employing unit before the 16 reorganization.
- 17 (2) [A] SUBJECT TO § 8-605.1(B) OF THIS SUBTITLE, A reorganized 18 employer shall continue to pay contributions at the contribution rate of the employing unit 19 before the reorganization from the date of the reorganization through the next December 20 31.
- 21 (3) Beginning on the January 1 after the reorganization, the rate of contribution of the reorganized employer shall be based on its experience with payrolls and benefit charges, in combination with the experience with payrolls and benefit charges of the employing unit before the reorganization.
- 25 (d) If a successor employer was an employing unit before acquiring the assets, 26 business, organization, or trade of a predecessor employer that is an employing unit, and 27 has no common ownership, management, or control with the predecessor employer:
- 28 (1) SUBJECT TO § 8-605.1(B) OF THIS SUBTITLE, the successor employer shall continue to pay contributions at the previously assigned rate from the date of the transfer through the next December 31;
- 31 (2) beginning on the January 1 after the transfer, and for each calendar 32 year thereafter, the rate of contribution of the successor employer shall be based on its

experience with payrolls and benefit charges in combination with the proportionate share of payrolls and benefit charges acquired from the predecessor employer; and

- (3) if two or more successor employers receive the transfer, beginning on the January 1 after the transfer, and for each calendar year thereafter, the rate of contribution of each successor employer shall be based on its experience with payrolls and benefit charges in combination with the proportionate share of payrolls and benefit charges acquired from the predecessor employer.
- 8 (f) If a predecessor employer does not remain in business after the transfer of all 9 or part of the assets, business, organization, or trade of the predecessor employer:
- 10 (1) the successor employer is liable for all contributions, interest, [and]
  11 penalties, AND ADMINISTRATIVE FEES owed by the predecessor employer at the time of
  12 the transfer; and
- 13 (2) if two or more successor employers receive the transfer, the successor 14 employers shall be liable in the same proportion as the payroll record of the unit being 15 transferred is to the total business of the predecessor employer.
- 16 (g) (1) [A] SUBJECT TO § 8-605.1(B) OF THIS SUBTITLE, A predecessor employer shall continue to pay contributions at the previously assigned rate through the next December 31 if the predecessor employer:
- 19 (i) transfers only part of the assets, business, organization, or trade 20 of the predecessor employer;
- 21 (ii) remains in business; and
- 22 (iii) has been assigned a contribution rate under this subtitle.
- 23 (2) [If] SUBJECT TO § 8-605.1(B) OF THIS SUBTITLE, IF a predecessor 24 employer has met each of the requirements to continue to pay contributions at the 25 previously assigned rate through the December 31 after the transfer, beginning on the 26 January 1 after the transfer the rate of contributions of the predecessor employer for each 27 calendar year shall be based on:
- 28 (i) its experience with payrolls and benefit charges; and
- 29 (ii) its experience incurred before the transfer less any experience 30 that was transferred to a successor employer.
- 31 11–606.

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32 (b) (1) There is a Maryland New Start Grant Program in the Department.

- 1 The Department shall administer the Program. (2) 2 The purpose of the Program is to provide grants to organizations to create or 3 support existing entrepreneurship development programs to provide assistance to covered individuals. 4 5 In [each of fiscal years 2024, 2025, 2026, 2027, and 2028] FISCAL (f) (1) (I)6 YEARS 2024 AND 2025 YEAR 2024, the Governor shall include in the annual budget bill 7 an appropriation of at least \$200,000 for the Program. 8 IN FISCAL YEARS 2026 2025 THROUGH 2028, THE 9 GOVERNOR SHALL INCLUDE IN THE ANNUAL BUDGET BILL AN APPROPRIATION OF AT LEAST \$50,000 FOR THE PROGRAM. 10 11 The Department may not utilize more than 10% of the money 12 appropriated for the Program for administrative costs. 13 11-1302.14 There is a Construction Education and Innovation Fund. (a) 15 (e) (1) For fiscal year 2018 through fiscal year 2024, the Governor shall include in the annual budget bill an appropriation to the Fund of \$250,000 to support the 16 17 operation of the Center. 18 For fiscal year 2025 through fiscal year 2029, the Governor shall include in the annual budget bill an appropriation to the Fund of [\$625,000] \$531,250 to 19 support the operation of the Center. 2021 (f) The Fund may be used only to support the purposes of the Center. 2211-1501.23 In this subtitle the following words have the meanings indicated. (a) 24(f) "Program" means the Career Pathways for Health Care Workers Program. 2511-1506. 26 [For each] THROUGH fiscal year 2025 2024, the Governor shall
- 28 (2) FOR FISCAL YEAR 2026 2025 AND EACH FISCAL YEAR 29 THEREAFTER, THE GOVERNOR SHALL INCLUDE IN THE ANNUAL BUDGET BILL AN 30 APPROPRIATION OF AT LEAST \$500,000 FOR THE PROGRAM.

include in the annual budget bill an appropriation of at least \$1,000,000 for the Program.

1 (b) Appropriations and expenditures made for the purpose of implementing the 2 Program, including the use of any funds received by a person under any component of the 3 Program, are subject to audit by the Office of Legislative Audits as provided in § 2–1220 of 4 the State Government Article. Article - Local Government 5 16-503.6 7 The Governor shall include in the budget bill for [each] fiscal year 2025 a General Fund appropriation for the following teacher retirement supplemental grants to 8 9 the following counties: 10 (1) Allegany County - \$1,632,106; 11 (2) Baltimore City - \$10,047,596; 12 (3)Baltimore County - \$3,000,000; 13 **(4)** Caroline County – \$685,108; 14 Dorchester County – \$308,913; (5)15 (6) Garrett County - \$406,400; 16 (7)Prince George's County – \$9,628,702; 17 (8)Somerset County – \$381,999; and 18 (9)Wicomico County - \$1,567,837. FOR FISCAL YEAR 2026, THE GOVERNOR SHALL INCLUDE IN THE 19 (B) 20 BUDGET BILL A GENERAL FUND APPROPRIATION FOR THE FOLLOWING TEACHER 21 RETIREMENT SUPPLEMENTAL GRANTS TO THE FOLLOWING COUNTIES: 22**(1) ALLEGANY COUNTY - \$816,053**; 23 **(2) BALTIMORE CITY - \$5,023,798**; **BALTIMORE COUNTY - \$1,500,000**; 24**(3)** 25 **(4) CAROLINE COUNTY - \$342,554**; DORCHESTER COUNTY - \$154,457; 26**(5)** 

**GARRETT COUNTY - \$203,200**;

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**(6)** 

1		<b>(7)</b>	PRIN	CE GE	CORG	e's Cou	NTY –	\$4,814,	351;		
2		(8)	Somi	ERSET	Cot	J <b>NTY</b> – \$	191,00	0; AND			
3		(9)	Wicc	OMICO	Cot	J <b>NTY</b> – \$7	783,91	9.			
4				A	rticl	e – Natu	ral Res	sources	5		
5	3–103.										
6 7	(a) Environmen	(1) tal Se		e is a	bod	y politic	and o	corporat	e known	as the "N	Maryland
8	(h)	(1)	The S	ervice:							
9 10	amounts as	the Bo	(i) ard con	•					e project re ollowing pr		
11 12	Contingency	Fund	;	1.	An	Eastern	Corre	ctional	Institution	ı Turbine	e Project
13 14	Fund; and			2.	A D	epartmer	nt of Na	atural I	Resources F	'roject Cor	ntingency
15				3.	AR	eimbursa	ble Pro	ject Cor	ntingency F	'und; and	
16 17	funds:		(ii)	Subje	ct to	paragraj	oh (2) o	of this s	subsection,	may pay i	into such
18 19	for the purpe	oses of	such f	1. unds;	Any	money a	ppropri	iated ar	nd made av	ailable by	the State
20 21	provided in	the res	solution	2. n autho	•	-			of bonds or onds or note		he extent
22				3.	Rev	enues dei	rived fr	om a pr	oject of the	Service; a	nd
23 24 25	made availa designated f				from	any oth	·	•	y be receiv ources whi	·	
26 27 28	this subsect		nall be	used	sole	ely to acc	complis	sh the		of this sul	otitle, as

1 by the Service in the appropriate project reserve fund based on the project for which the 2money was received by the Service. 3 The Service may credit to a project reserve fund established 4 under paragraph (1)(i)1 through 3 of this subsection only money that is reimbursable to the 5 State. 6 (ii) The Service may not retain more than: 7 [\$1,500,000] **\$5,000,000** in the Eastern Correctional Institution Turbine Project Contingency Fund; 8 9 2. \$500,000 in the Department of Natural Resources Project 10 Contingency Fund; or 11 3. [\$1,000,000] **\$3,000,000** in the Reimbursable Project 12 Contingency Fund. 13 (iii) If at the end of a fiscal year the balance in a project reserve fund 14 exceeds the limits stated in subparagraph (ii) of this paragraph, the Service shall revert 15 the excess to the State fund from which the money in the project reserve fund was originally 16 appropriated. 17 (4) Money appropriated or made available to the Service by the State shall 18 be expended in accordance with the provisions of this subtitle. 19 5–903. 20(a) <u>(1)</u> (i) Of the funds distributed to Program Open Space under § 13–209 21of the Tax – Property Article, up to \$3,000,000 may be transferred by an appropriation in 22the State budget, or by an amendment to the State budget under Title 7, Subtitle 2 of the State Finance and Procurement Article, to the Maryland Heritage Areas Authority 23Financing Fund established under Title 13, Subtitle 11 of the Financial Institutions Article 2425to be used for the purposes provided in that subtitle. 26 Of the amount transferred under subparagraph (i) of this (ii) 27paragraph, up to \$300,000 may be distributed to the Maryland Historical Trust within the 28Department of Planning to be awarded as noncapital historic preservation grants. 29 (2)(i) 1. Of the remaining funds not appropriated under paragraph 30 (1)(i) of this subsection: 31 One half of the funds shall be used for recreation and open A.

space purposes by the Department and the Historic St. Mary's City Commission; and

30

31

8-2A-02.

## **HOUSE BILL 352**

1 20% of the funds or \$21,000,000, whichever is greater, В. 2 shall be appropriated to the Forest and Park Service in the Department to operate State forests and parks. 3 4 2. Except as otherwise provided in this section, any funds the General Assembly appropriates to the State under this subsection shall be used only for 5 land acquisition projects. 6 7 A portion of the State's share of funds available under (iii) 8 subparagraph (i)1A of this paragraph for this program not to exceed \$8,000,000 for each fiscal year may be transferred by an appropriation in the State budget to the Rural Legacy 9 10 Program under Subtitle 9A of this title. 11 2. In each fiscal year, up to \$2 million of the funds 12 transferred under this subparagraph to the Rural Legacy Program may be used to purchase zero coupon bonds for easements. 13 14 Sums allocated to the Rural Legacy Program may not revert to the General Fund of the State. 15 5-2001.16 In this section, "Fund" means the Maryland Forestry Education Fund. 17 (a) There is a Maryland Forestry Education Fund. 18 (b) 19 The purpose of the Fund is to expand and enhance: (c) 20 The Maryland Forestry Foundation's capacity to provide education and resources that support Maryland's forest landowners; 2122The ability of district forestry boards and the knowledge of local 23governments in Maryland to achieve: 24 (i) Environmental, economic, and social sustainability of forest health; and 2526 The sustainable management of forest resources; and (ii) 27 (3)The ability of businesses to test innovative best management practices 28in forestry. 29 For fiscal [years] YEAR 2025 [and 2026], the Governor shall include in the

annual budget bill an appropriation of \$250,000 to the Fund.

1 (a) There is a Chesapeake and Atlantic Coastal Bays 2010 Trust Fund.

2

3

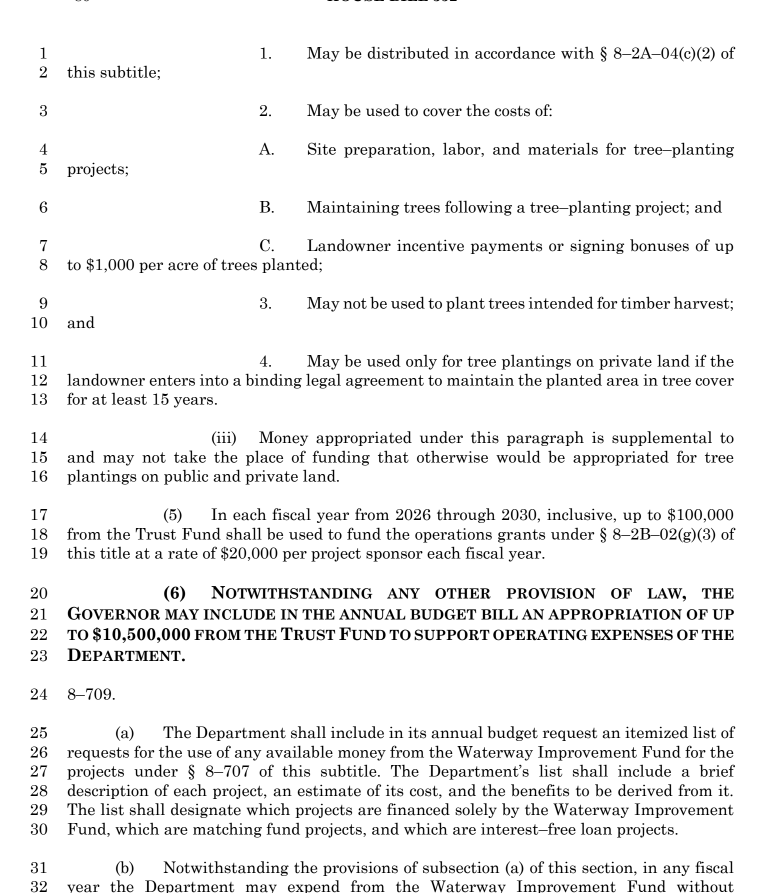
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- (b) The purpose of the Trust Fund is to provide financial assistance necessary to advance Maryland's progress in meeting the goals established in the 2014 Chesapeake Bay Watershed Agreement for the restoration of the Chesapeake Bay and its tributaries, including the Patuxent River, and to restore the health of the Atlantic Coastal Bays and their tributaries, by focusing limited financial resources on nonpoint source pollution control projects in all regions of the State.
- 8 (f) (1) The Trust Fund may be used only for the implementation of nonpoint 9 source pollution control projects to:
- 10 (i) Support State and local watershed implementation plans by 11 targeting limited financial resources on the most effective nonpoint source pollution control 12 projects; and
- 13 (ii) Improve the health of the Atlantic Coastal Bays and their 14 tributaries.
- 15 (2) It is the intent of the General Assembly that, when possible, money in 16 the Trust Fund shall be granted to local governments and other political subdivisions for 17 agricultural, forestry, stream and wetland restoration, and urban and suburban 18 stormwater nonpoint source pollution control projects, including up to 25% in matching 19 funds to local governments and other political subdivisions that have enacted a stormwater 20 remediation fee under § 4–202.1 of the Environment Article.
- 21 (3) (i) In each fiscal year from 2023 through 2031, inclusive, \$1,250,000 22 from the Trust Fund shall be used to fund:
- 23 1. The 5 Million Tree Program Coordinator position in the 24 Department of the Environment; and
- 25 2. Subject to subparagraph (ii) of this paragraph, 13 contractor positions in the Forest Service of the Department to provide technical assistance, planning, and coordination related to tree plantings, tree buffer management, and forest management, including invasive vine removal, on public, private, and agricultural lands and in "underserved areas" as defined in § 8–1911 of this article.
- 30 (ii) The Department shall make reasonable efforts to ensure that 31 contractors hired under subparagraph (i)2 of this paragraph reflect the geographic and 32 demographic diversity of the State.
- 33 (4) (i) In each fiscal year from 2024 through 2031, inclusive, \$2,500,000 from the Trust Fund shall be used, subject to the requirements of subparagraph (ii) of this paragraph, for tree plantings on public and private land.
  - (ii) The money appropriated under this paragraph:



legislative approval a total sum of not more than \$225,000. Of this amount, a sum of not

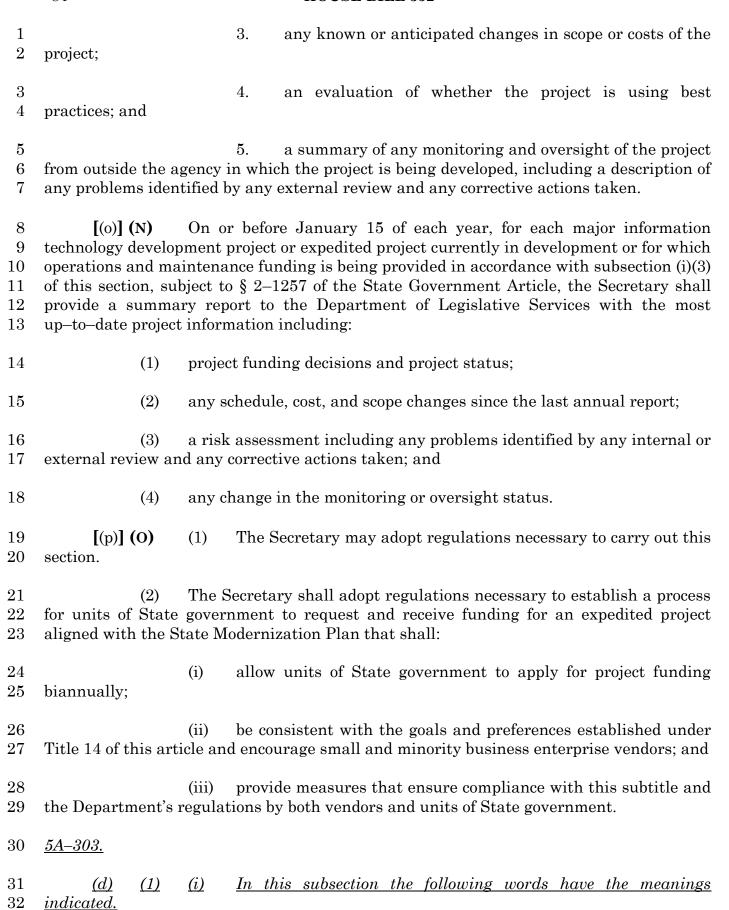
- more than \$125,000 may be expended for small projects under § 8–707(a)(3) and (4) of this subtitle, subject to the limitation that a single project of this kind may not exceed \$5,000 in cost to the Waterway Improvement Fund, and a sum of not more than \$100,000 may be expended for boating safety and education.
- 5 (c) Notwithstanding the provisions of subsection (a) of this section, the 6 Department may propose an appropriation from the Waterway Improvement Fund to 5 support marine operations of the Natural Resources Police not exceeding:
- 8 (1) \$1,700,000 in the Department's fiscal year 2006 budget; [and]
- 9 (2) \$2,000,000 in the Department's fiscal year 2007 [budget, and every year 10 thereafter] **THROUGH FISCAL YEAR 2025 BUDGETS; AND**
- 11 (3) \$2,100,000 IN THE DEPARTMENT'S FISCAL YEAR 2026 BUDGET, 12 AND EVERY YEAR THEREAFTER.

## 13 Article - Public Safety

- 14 4-1011.
- 15 (a) In this section, "local law enforcement agency" means:
- 16 (1) a police department of a county or municipal corporation in the State; 17 or
- 18 (2) the office of the sheriff that provides a law enforcement function in a 19 county or municipal corporation in the State.
- 20 (b) (1) For fiscal [years 2024 through 2026, each year] **2024,** the Governor shall include in the annual budget bill an appropriation of \$2,000,000 for local law enforcement agencies to be used as grants for warrant apprehension efforts.
- (2) FOR FISCAL YEARS 2025 AND 2026, THE GOVERNOR SHALL INCLUDE IN THE ANNUAL BUDGET BILL AN APPROPRIATION OF \$1,000,000 FOR LOCAL LAW ENFORCEMENT AGENCIES TO BE USED AS GRANTS TO WARRANT APPREHENSION EFFORTS.
- 27 (c) (1) The Governor's Office of Crime Prevention and Policy shall administer 28 the grant funds in accordance with § 4–1008 of this subtitle.
- 29 (2) Local law enforcement agencies may use the grant funds for the 30 following purposes:
- 31 (i) to reduce warrants in the agency's jurisdiction;

1 2	(ii) to increase coordination and cooperation between local law enforcement and State and federal agencies regarding outstanding warrants; and
3 4	(iii) to reduce the number of outstanding warrants related to violent crimes.
5	Article - Real Property
6	<del>8-1006.</del>
7 8	For each of fiscal years 2026 through 2028, the Governor [shall] MAY include in the annual budget bill an appropriation of:
9	(1) \$100,000 to the designated organization for Montgomery County to be used for the Pilot Program; and
$\frac{1}{2}$	$\frac{(2)}{}$ \$100,000 to the designated organization for Prince George's County to be used for the Pilot Program.
13	Article - State Finance and Procurement
4	3.5–309.
5	(a) There is an Information Technology Investment Fund.
16 17	(b) The purpose of the Fund is to support major information technology development projects and expedited projects.
18 19	(j) Notwithstanding subsection (b) of this section and except for the cost incurred in administering the Fund, each fiscal year up to \$1,000,000 of this Fund may be used for:
20	(1) educationally related information technology projects;
21 22	(2) application service provider initiatives as provided for in Title 9, Subtitle 22 of the State Government Article; or
23	(3) information technology projects, including:
24	(i) pilots; and
25	(ii) prototypes.
26 27 28	(k) A unit of State government or local government may submit a request to the Secretary to support the cost of an information technology project with money under subsection (j) of this section.

Each fiscal year, at least 20% of the amount included in the Governor's 1 (1)(1) 2 allowance and appropriated to the Fund shall be set aside to be used for expedited projects. 3 Any amount set aside under paragraph (1) of this subsection that is not 4 used in the fiscal year that it is set aside shall remain set aside in the Fund and available 5 to be used for future expedited projects. 6 [(m)] (L) Notwithstanding subsection (b) of this section and in accordance (1) 7 with paragraph (2) of this subsection, money paid into the Fund under subsection (e)(2) of this section shall be used to support: 8 9 the State telecommunication and computer network established 10 under § 3.5–404 of this title, including program development for these activities; and the Statewide Public Safety Interoperability Radio System, also 11 (ii) 12 known as Maryland First (first responder interoperable radio system team), under Title 1, Subtitle 5 of the Public Safety Article. 13 14 (2)The Secretary may determine the portion of the money paid into the 15 Fund that shall be allocated to each program described in paragraph (1) of this subsection. 16 [(n)] (M) On or before November 1 of each year, the Secretary shall report (1) 17 to the Governor and the Secretary of Budget and Management and, in accordance with § 18 2-1257 of the State Government Article, to the Senate Budget and Taxation Committee, 19 the Senate Committee on Education, Energy, and the Environment, the House 20 Appropriations Committee, the House Health and Government Operations Committee, and 21 the Joint Committee on Cybersecurity, Information Technology, and Biotechnology. 22 (2)The report shall include: 23 the financial status of the Fund and a summary of its operations (i) 24for the preceding fiscal year; 25an accounting for the preceding fiscal year of all money from each (ii) 26 of the revenue sources specified in subsection (e) of this section, including any expenditures 27 made from the Fund; and 28for each project receiving money from the Fund in the preceding (iii) 29 fiscal year and for each major information technology development project or expedited project receiving funding from any source other than the Fund in the preceding fiscal year: 30 the status of the project and project funding decisions; 31 1. 32 2. a comparison of estimated and actual costs of the project;



- 1 "Reserve Fund" means the Historic Revitalization Tax Credit (ii) 2 Reserve Fund established under paragraph (2) of this subsection. 3 (iii) "Trust Account" means the Small Commercial Project Trust Account established under paragraph (4) of this subsection. 4 There is a Historic Revitalization Tax Credit Reserve Fund that 5 is a continuing, nonlapsing special fund that is not subject to § 7–302 of this article. 6 7 Subject to the provisions of this subsection, the Director shall issue an initial credit certificate for each commercial rehabilitation for which a plan of 8 proposed rehabilitation is approved and the fees charged under subsection (b)(7)(i) of this 9 section are paid. 10 11 (iv) Subject to [subsubparagraph 2] SUBSUBPARAGRAPHS 2 1. 12 AND 3 of this subparagraph, for each of fiscal years 2018 through 2031, the Governor shall include in the budget bill an appropriation to the Reserve Fund. 13 14 *2*. For each of fiscal years 2023 through 2025 AND 2029 15 THROUGH 2031, the Governor shall include in the budget bill an appropriation to the Reserve Fund of at least \$20,000,000. 16 17 3. FOR EACH OF FISCAL YEARS 2026 THROUGH 2028, 18 THE GOVERNOR SHALL INCLUDE IN THE BUDGET BILL AN APPROPRIATION TO THE RESERVE FUND OF AT LEAST \$16,500,000. 19 20 [3.] 4. The [amount] AMOUNTS described under 21 [subsubparagraph 2] SUBSUBPARAGRAPHS 2 AND 3 of this subparagraph shall be in addition to the appropriations to the Trust Account required under paragraph (4) of this 2223subsection. 24 6-104.25Beginning with the revenue estimate for fiscal year 2020, the Bureau 26 shall calculate the share of General Fund revenues represented by nonwithholding income 27 tax revenues in accordance with this subsection. 28 (2)For each fiscal year, the Bureau shall calculate the 10-year 29 average share of General Fund revenues represented by nonwithholding income tax 30 revenues.
- 31 (ii) 1. For each fiscal year, the 10-year average shall use the 10 most recently completed fiscal years for which data are available when the estimate is 33 prepared in the September before the beginning of the fiscal year.

- 1 2. The same 10-year average shall be used in all subsequent revisions to the revenue estimate for that fiscal year.
- 3 (3) (i) Subject to subparagraph (ii) of this paragraph, for each fiscal year, if the Bureau's estimate of the share of General Fund revenues from nonwithholding income tax revenues is above the 10-year average share, the Bureau shall adjust the revenue estimate by reducing General Fund revenues from nonwithholding income tax revenues by an amount sufficient to align the estimated share of General Fund revenues from nonwithholding income tax revenues with the 10-year average share of General Fund revenues from nonwithholding income taxes.
- 10 (ii) The adjustment made under subparagraph (i) of this paragraph 11 may not exceed the following percentage of total General Fund revenues or dollar value in 12 a specified fiscal year:
- 13 1. 0.225% for fiscal year 2020;
- 2. \$0 for fiscal year 2021;
- 3. \$80,000,000 for fiscal year 2022;
- 4. \$100,000,000 for fiscal year 2023;
- 5. \$0 for fiscal [year 2024] YEARS **2024** THROUGH **2029**;
- 18 **AND**
- 19 6. **[**\$0 for fiscal year 2025; and
- 20 7.] 2% for fiscal year [2026] **2030** and each fiscal year
- 21 thereafter.
- 22 (iii) The capped estimate calculated under this paragraph shall be 23 incorporated in the revenue estimate the Bureau shall report to the Board in the report 24 required under subsection (b)(2) of this section.
- 25 7–114.2.
- 26 (A) When EXCEPT AS PROVIDED IN SUBSECTION (B) OF THIS SECTION,
  27 WHEN a proposed budget includes expenditure reductions to be applied across multiple
  28 Executive Branch agencies, the budget bill {shall} MAY specify how the savings will be
  29 achieved and with the exception of position abolitions and items requiring collective
  30 bargaining {shall} MAY include a separate schedule for each reduction allocating the
  31 reduction for each agency in a level of detail not less than the 3-digit R\*Stars financial
  32 agency code and by each fund type.

- 1 FOR FISCAL YEAR 2026 ONLY, WHEN A PROPOSED BUDGET INCLUDES (B) 2 EXPENDITURE REDUCTIONS TO BE APPLIED ACROSS MULTIPLE EXECUTIVE 3 Branch agencies, the budget bill may specify how the savings will be 4 ACHIEVED AND WITH THE EXCEPTION OF POSITION ABOLITIONS AND ITEMS 5 REQUIRING COLLECTIVE BARGAINING MAY INCLUDE A SEPARATE SCHEDULE FOR 6 EACH REDUCTION ALLOCATING THE REDUCTION FOR EACH AGENCY IN A LEVEL OF DETAIL NOT LESS THAN THE 3-DIGIT R\*STARS FINANCIAL AGENCY CODE AND BY 7 8 EACH FUND TYPE.
- 9 7–311.
- 10 (a) (1) In this section the following words have the meanings indicated.
- 11 (2) "Account" means the Revenue Stabilization Account.
- 12 (3) "Estimated General Fund revenues" means the estimated General Fund revenues for a fiscal year stated in the report of the Board of Revenue Estimates submitted to the Governor under § 6–106 of this article in December preceding the fiscal year.
- 16 (4) "Unappropriated General Fund surplus" does not include the amount 17 of nonwithholding income tax revenues that exceed the capped estimate determined under 18 § 6–104(e) of this article.
- 19 (b) (1) The Revenue Stabilization Account is established to retain State 20 revenues for future needs and reduce the need for future tax increases by moderating 21 revenue growth.
- 22 (2) It is the goal of the State that 10% of estimated General Fund revenues 23 in each fiscal year be retained in the Account.
- 24 (e) (1) Except as provided in subsection (f) of this section, for each fiscal year, 25 EXCEPT FISCAL YEAR 2026:
- 26 (i) if the Account balance is below 3% of the estimated General Fund 27 revenues for that fiscal year, the Governor shall include in the budget bill an appropriation 28 to the Account equal to at least \$100,000,000; and
- (ii) if the Account balance is at least 3% but less than 7.5% of the estimated General Fund revenues for that fiscal year, the Governor shall include in the budget bill an appropriation to the Account equal to at least the lesser of \$50,000,000 or whatever amount is required for the Account balance to exceed 7.5% of the estimated General Fund revenues for that fiscal year.
- 34 (2) At the end of fiscal year 2020 and each fiscal year thereafter, if the 35 amount of nonwithholding income tax revenues exceeds the capped estimate determined

- under § 6–104(e) of this article, the State Comptroller shall distribute funds as provided in § 7–329(c) and (d) of this subtitle.
- 3 (f) (1) The appropriations required by subsection (e)(1) of this section are not 4 required when the Account balance exceeds 7.5% of the estimated General Fund revenues.
- 5 (2) The distributions required by subsection (e)(2) of this section are not required when the Account balance exceeds 10% of the estimated General Fund revenues for that fiscal year.
- 8 (j) (1) Except as provided in paragraph (2) of this subsection, for fiscal [year 9 2007 and for each subsequent fiscal year] YEARS 2007 THROUGH 2023, the Governor shall include in the budget bill an appropriation:
- 11 (i) for fiscal year 2017, to the accumulation funds of the State 12 Retirement and Pension System an amount, up to a maximum of \$50,000,000, that is equal 13 to one—half of the amount by which the unappropriated General Fund surplus as of June 14 30 of the second preceding fiscal year exceeds \$10,000,000;
- 15 (ii) for fiscal year 2020:
- 1. to the accumulation funds of the State Retirement and Pension System an amount, up to a maximum of \$50,000,000, that is equal to one—half of the amount by which the unappropriated General Fund surplus as of June 30 of the second preceding fiscal year exceeds \$10,000,000; and
- 20 2. to the Account equal to the amount by which the unappropriated General Fund surplus as of June 30 of the second preceding fiscal year exceeds \$10,000,000, less the amount of the appropriation under item 1 of this item;
- 23 (iii) for fiscal year 2021, to the Account in the amount of 24  $\$291,\!439,\!149;$
- 25 (iv) except as provided in item (v) of this paragraph, for fiscal year 26 2022 and each fiscal year thereafter:
- 1. to the accumulation funds of the State Retirement and Pension System an amount, up to a maximum of \$25,000,000, that is equal to one–quarter of the amount by which the unappropriated General Fund surplus as of June 30 of the second preceding fiscal year exceeds \$10,000,000;
- 2. to the Postretirement Health Benefits Trust Fund established under § 34–101 of the State Personnel and Pensions Article an amount, up to a maximum of \$25,000,000, that is equal to one–quarter of the amount by which the unappropriated General Fund surplus as of June 30 of the second preceding fiscal year exceeds \$10,000,000; and

1 3. to the Account equal to the amount by which the 2 unappropriated General Fund surplus as of June 30 of the second preceding fiscal year 3 exceeds \$10,000,000, less the amount of the appropriations under items 1 and 2 of this item; 4 and 5 for fiscal year 2024: (v) 6 1. to the Maryland Equity Investment Fund established 7 under § 10-487 of the Economic Development Article an amount, up to \$10,000,000, that 8 is equal to 10% of the amount by which the unappropriated General Fund surplus as of 9 June 30 of the second preceding fiscal year exceeds \$10,000,000: 10 2. to the accumulation funds of the State Retirement and 11 Pension System an amount, up to a maximum of \$15,000,000, that is equal to 15% of the 12 amount by which the unappropriated General Fund surplus as of June 30 of the second 13 preceding fiscal year exceeds \$10,000,000; and 14 3. to the Postretirement Health Benefits Trust Fund established under § 34–101 of the State Personnel and Pensions Article an amount, up to 15 16 a maximum of \$25,000,000, that is equal to 25% of the amount by which the unappropriated 17 General Fund surplus as of June 30 of the second preceding fiscal year exceeds \$10,000,000. 18 The appropriation required under this subsection for any fiscal year 19 may be reduced by the amount of any appropriation to the Account required to be included 20 for that fiscal year under subsection (e) of this section. 217–317. 22There is a Cigarette Restitution Fund. (a) 23 (g) (1) Amounts may only be expended from the Fund through appropriations 24in the State budget bill as provided in this subsection. 25(2) The Governor shall include in the annual budget bill appropriations from the Fund equivalent to the lesser of \$100,000,000 or 90% of the funds estimated to be 26 27 available to the Fund in the fiscal year for which the appropriations are made. 28 For each fiscal year for which appropriations are made, at least 50% of (3) 29 the appropriations shall be made for those purposes enumerated in subsection (f)(1)(i), (ii), and (v)1 through 9 of this section subject to the requirement of subsection (e)(2) of this 30 31 section. 32<u>(4)</u> <u>(I)</u> THIS PARAGRAPH DOES NOT APPLY IN FISCAL YEAR 2026.

33 (II) For each fiscal year for which appropriations are made, at least 30% of the appropriations shall be made for the purposes of the Maryland Medical 35 Assistance Program.

32

1 2 3	(5) For each fiscal year for which appropriations are made, 0.15% of the Fund shall be appropriated for the purposes of enforcement of Title 16, Subtitle 5 of the Business Regulation Article.
4 5 6	(6) For each of fiscal years 2025 through 2029, the Governor shall include in the annual budget bill an appropriation of \$8,000,000 to the Maryland Community Health Resources Commission Fund.
7 8	(7) Any additional appropriations, not subject to paragraph (3), paragraph (4), or paragraph (5) of this subsection, may be made for any lawful purpose.
9 10 11	(h) (1) The Fund shall include a separate account consisting of payments received by the State as a result of litigation by participating manufacturers related to the State's diligent enforcement of Title 16, Subtitle 4 of the Business Regulation Article.
12 13 14 15	(2) (I) [Distributions] EXCEPT AS PROVIDED IN SUBPARAGRAPH (II) OF THIS PARAGRAPH, DISTRIBUTIONS from the separate account may be used only to supplant the General Fund appropriation to the historically black colleges and universities required under § 15–126 of the Education Article.
16 17	(II) FOR FISCAL YEAR 2026 ONLY, DISTRIBUTIONS FROM THE SEPARATE ACCOUNT MAY BE USED TO SUPPORT MEDICAID EXPENSES.
18	7-325.
19	(a) (1) In this section the following words have the meanings indicated.
20	(2) "Council" means the Maryland State Arts Council.
21 22 23 24 25	(3) "General fund growth adjustment" means the percentage by which the projected total General Fund revenues for the upcoming fiscal year exceed the revised estimate of total General Fund revenues for the current fiscal year, as contained in the report of estimated State revenues submitted by the Board of Revenue Estimates to the Governor under § 6–106(b) of this article.
26 27	(b) (1) For fiscal years 2013 through 2024, the Governor shall include in the annual budget bill a General Fund appropriation for the Council in an amount not less than
28	the amount of the General Fund appropriation for the Council for the immediately
29	preceding fiscal year increased by the general fund growth adjustment.
30	(2) For fiscal year 2025 [and each fiscal year thereafter], the Governor

shall include in the annual budget bill a General Fund appropriation for the Council in an

amount not less than the result of the following calculation:

1 2			any funds distributed to the Council in the immediately ecordance with § 2-202 of the Tax - General Article increased by
3	the general fund g	<del>rowth </del>	<del>adjustment; plus</del>
4 5 6	for the immediatel	<del>(ii)</del> <del>y prece</del>	the amount of the General Fund appropriation for the Councileding fiscal year increased by the general fund growth adjustment;
7 8	immediately prece	<del>(iii)</del> <del>ding fi</del>	the amount of funds distributed to the Council in the scal year in accordance with § 2–202 of the Tax – General Article.
9 10	(e) The I	_	tive Auditor has the authority to conduct a review or audit of any the Council.
11	<u>7–328.</u>		
12	(a) There	e is a N	Iortgage Loan Servicing Practices Settlement Fund.
13 14 15	(f) (1) for housing and for activities, including	reclosu	Mortgage Loan Servicing Practices Settlement Fund shall be used tre-relief purposes and for related investigation and enforcement
16		<u>(i)</u>	the provision of housing counseling:
17 18	activities;	<u>(ii)</u>	legal assistance related to foreclosure, EVICTIONS, and housing
19 20	the securitization	<u>(iii)</u> of mort	criminal or civil investigations of fraud related to housing and gage loans;
21		<u>(iv)</u>	relevant enforcement activities;
22		<u>(v)</u>	foreclosure prevention, remediation, and restitution;
23		<u>(vi)</u>	programs to address community blight;
24 25	mortgage fraud; an	<u>(vii)</u> nd	programs reasonably targeted to benefit persons harmed by
26 27	<u>foreclosure relief.</u>	(viii)	any other public purpose reasonably related to housing and
28 29 30	(2) FUND MAY BE U LEGAL PROCEED	SED T	Mortgage Loan Servicing Practices Settlement O Provide Legal assistance related to any type of

- 92 1 (2) (3) The provisions of this subsection may not be construed to affect 2 the Governor's powers with respect to a request for an appropriation in the annual budget 3 bill. 4 7–331. 5 (a) In this section, "Fund" means the Opioid Restitution Fund. 6 There is an Opioid Restitution Fund. (b) 7 (i) <u>(I)</u> THIS PARAGRAPH DOES NOT APPLY IN FISCAL YEARS 2025 (1) 8 AND 2026. 9 Money expended from the Fund for the programs and services (II)10 described under subsection (f) of this section is supplemental to and is not intended to take 11 the place of funding that otherwise would be appropriated for the programs and services. 12 (2) Except as specified in subsection (f) of this section, money expended 13 from the Fund may not be used for administrative expenses. 10-501.14 On receipt of an order by an administrative law judge granting a 15 (a) (1) petition under subsection (b) of this section, SUBJECT TO PARAGRAPH (5) OF THIS 16 17 **SUBSECTION**, the Board of Public Works shall compensate an individual erroneously 18 convicted, sentenced, and confined under State law for a crime the individual did not commit in an amount equal to the product of the total number of days that the individual 19 20 was wrongfully confined after the erroneous conviction multiplied by a daily rate of the 21State's most recent annual median household income as published in the American 22Community Survey of the U.S. Census Bureau in the year the order of eligibility is issued under subsection (b) of this section and divided by 365 days to the nearest whole cent. 2324In addition to the compensation awarded under paragraph (1) of this 25subsection, the administrative law judge issuing an order under subsection (b) of this section may direct the appropriate State agency or service provider to provide to the 2627individual free of charge any of the following benefits: 28 a State identification card and any other document necessary for (i) the individual's health or welfare on the individual's release from confinement;
- 29
- 30 housing accommodations for a period not exceeding 5 years after (ii) 31 the date the order of eligibility is issued under subsection (b) of this section;
- 32 education and training relevant to life skills, job and vocational 33 training, or financial literacy for a period of time until the individual elects to no longer 34 receive the education and training;

1 (iv) health care and dental care for at least 5 years after the date the order of eligibility is issued under subsection (b) of this section;  3 (v) access to enrollment at and payment of tuition and fees for attending a public senior higher education institution, a regional higher education center, or the Baltimore City Community College for a period of enrollment not exceeding 8 years; and  6 (vi) reimbursement for court fines, fees, and restitution paid by the individual for the crime for which the individual was erroneously convicted, sentenced, and confined.
<ul> <li>attending a public senior higher education institution, a regional higher education center, or the Baltimore City Community College for a period of enrollment not exceeding 8 years:</li> <li>and</li> <li>(vi) reimbursement for court fines, fees, and restitution paid by the individual for the crime for which the individual was erroneously convicted, sentenced, and</li> </ul>
8 individual for the crime for which the individual was erroneously convicted, sentenced, and
(3) (i) If an individual previously received a monetary award from a civil suit or entered into a settlement agreement with the State or a political subdivision of the State for an erroneous conviction, sentence, or confinement, the amount owed to the individual under this subsection shall be reduced by the amount of the monetary award or settlement that was paid to the individual less any amount paid for attorney's fees and costs for litigating the award or settlement.
(ii) 1. If, after receiving compensation under this subsection, an individual receives a monetary award from a civil suit or enters into a settlement agreement with the State or a political subdivision of the State for an erroneous conviction, sentence, or confinement, the individual shall reimburse the State the amount of money paid under this section less any amount paid for attorney's fees and costs for litigating the award or settlement.
22 <u>Reimbursement required under subsubparagraph 1 of this</u> 23 <u>subparagraph may not exceed the amount of the monetary award the individual received</u> 24 <u>in the civil suit or settlement agreement.</u>
25 <u>3. The State may obtain a lien against the monetary award</u> 26 <u>from a civil suit or settlement agreement to satisfy an obligation under subsubparagraph 1</u> 27 <u>of this subparagraph.</u>
28 (4) If an individual eligible for compensation and benefits under this subsection is deceased, the individual's estate has standing to be compensated under this subsection.
B1 (5) (1) BEGINNING IN FISCAL YEAR 2026, THE COUNTY OR BALTIMORE CITY GOVERNMENT IN THE COUNTY OR CITY IN WHICH THE
33 CONVICTION OF AN INDIVIDUAL OCCURRED SHALL PAY TO THE STATE 50% OF THE
AMOUNT OF COMPENSATION AWARDED TO THE INDIVIDUAL UNDER PARAGRAPH (1)
35 OF THIS SUBSECTION.

1 2 3	(II) THE PAYMENT SHALL BE REMITTED ANNUALLY TO THE COMPTROLLER BY JUNE 30 EQUAL TO 100% OF THE COUNTY'S SHARE OF COSTS FOR THAT FISCAL YEAR.
4 5 6 7	(III) ON OCTOBER 1, DECEMBER 1, MARCH 1, AND JUNE 1 OF EACH FISCAL YEAR, THE BOARD OF PUBLIC WORKS SHALL NOTIFY THE COMPTROLLER AND EACH COUNTY OF THE COUNTY'S SHARE OF EACH ERRONEOUS CONVICTION AWARD DURING THE FISCAL YEAR.
8 9 10	(IV) THE COMPTROLLER MAY WITHHOLD A PORTION OF A LOCAL INCOME TAX DISTRIBUTION OF A COUNTY THAT FAILS TO MAKE TIMELY PAYMENT IN ACCORDANCE WITH THIS SECTION.
11 12	(b) (1) An administrative law judge shall issue an order that an individual is eligible for compensation and benefits from the State under subsection (a) of this section if:
13 14	(i) the individual has received from the Governor a full pardon stating that the individual's conviction has been shown conclusively to be in error; or
15 16	(ii) subject to paragraph (2) of this subsection, the administrative law judge finds that the individual has proven by clear and convincing evidence that:
17 18	1. the individual was convicted, sentenced, and subsequently confined for a felony or conspiracy to commit a felony;
19 20	2. the judgment of conviction for the felony or conspiracy to commit a felony was reversed or vacated and:
21 22	A. the order reversing or vacating the judgment of conviction did not allow for retrial;
23	B. the charges against the individual were dismissed; or
24	<u>C.</u> on retrial, the individual was found not guilty;
25 26 27	3. the individual did not commit the felony or conspiracy to commit a felony for which they were convicted, sentenced, and subsequently confined and was not an accessory or accomplice to the felony or conspiracy to commit a felony; and
28 29 30	4. subject to paragraph (2)(ii) of this subsection, the individual did not commit or suborn perjury, fabricate evidence, or by the individual's own conduct cause or bring about the conviction.
31 32	(d) (1) If an administrative law judge orders that an individual is eligible for compensation and benefits under this section, the order shall include:

$\frac{1}{2}$	(i) the monetary award owed to the individual under subsection (a)(1) of this section;
3 4	(ii) reasonable attorney's fees and expenses associated with the action brought under this section;
5	(iii) benefits to be awarded under subsection (a)(2) of this section; and
6 7	(iv) if the administrative law judge determines that it is in the interests of the individual, a recommendation for an expedited payment schedule.
8 9	(e) The Board of Public Works shall pay the compensation ordered under subsection (d) of this section in:
10 11	(1) one initial payment equal to the annual amount of the State's most recent median household income to be paid within 60 days after receiving the order; and
12 13	(2) (i) after the initial payment under item (1) of this subsection, installments paid over a period not to exceed 6 fiscal years; or
14 15	
16	Article - State Government
17	<u>2–1230.</u>
18	(a) In this Part V the following words have the meanings indicated.
19 20	(d) "Office" means the Office of Program Evaluation and Government Accountability.
21 22	(f) (1) "Unit" includes each State department, agency, unit, and program, including EACH CLERK OF THE COURT, each register of wills, and each local school system.
23 24	(2) "Unit" does not include a department, an agency, or a unit in the Legislative [or Judicial] Branch of State government.
25	<u>2–1234.</u>
26 27 28	(a) (1) The Office shall conduct a performance evaluation of units of State government, in accordance with the work plan developed by the Director in consultation with the Joint Audit and Evaluation Committee.

<u>9–120.</u>

- 1 (a) The Comptroller shall distribute, or cause to be distributed, the State Lottery 2 Fund to pay:
- 3 (1) on a pro rata basis for the daily and nondaily State lottery games, the expenses of administering and operating the State lottery, as authorized under this subtitle
- 5 and the State budget; and
- 6 (2) then, except as provided in § 10–113.1 of the Family Law Article, § 11–618 of the Criminal Procedure Article, and § 3–307 of the State Finance and 8 Procurement Article, the holder of each winning ticket or share.
- 9 (b) (1) By the end of the month following collection, the Comptroller shall 10 deposit, cause to be deposited, or pay:
- 11 (i) 1. after June 30, 2023, but not later than June 30, 2026, into the Maryland Stadium Facilities Fund established under § 7–312 of the State Finance and
- 13 Procurement Article from the money that remains in the State Lottery Fund, after the
- 14 <u>distribution under subsection (a) of this section, an amount not to exceed \$14,200,000 in</u>
- 15 <u>each fiscal year;</u>
- 16 <u>after June 30, 2023, but not later than June 30, 2026, from</u>
- 17 the money that remains in the State Lottery Fund after the distribution under subsection
- 18 (a) of this section, an amount for each fiscal year not to exceed:
- A. \$34,900,000 into the Camden Yards Football Sports
- 20 <u>Facility Supplemental Financing Fund established under § 10–652.1 of the Economic</u>
- 21 <u>Development Article; and</u>
- B. \$40,900,000 into the Camden Yards Baseball Sports
- 23 Facility Supplemental Financing Fund established under § 10–652.2 of the Economic
- 24 <u>Development Article;</u>
- 25 <u>after June 30, 2026, but not later than June 30, 2039, into</u>
- 26 <u>the Maryland Stadium Facilities Fund established under § 7–312 of the State Finance and</u>
- 27 Procurement Article from the money that remains in the State Lottery Fund, after the
- 28 <u>distribution under subsection (a) of this section, an amount not to exceed \$3,360,000 in each</u>
- 29 <u>fiscal year;</u>
- 30 <u>after June 30, 2026, but not later than June 30, 2039, from</u>
- 31 the money that remains in the State Lottery Fund after the distribution under subsection
- 32 (a) of this section, an amount for each fiscal year not to exceed:
- 33 <u>A. \$45,000,000 into the Camden Yards Football Sports</u>
- 34 Facility Supplemental Financing Fund established under § 10-652.1 of the Economic
- 35 <u>Development Article; and</u>

- 1 <u>B.</u> \$41,640,000 into the Camden Yards Baseball Sports 2 Facility Supplemental Financing Fund established under § 10–652.2 of the Economic 3 Development Article; and 4 <u>5.</u> after June 30, 2039, from the money that remains in the State Lottery Fund after the distribution under subsection (a) of this section, an amount 5 6 for each fiscal year not to exceed: 7 \$45,000,000 into the Camden Yards Football Sports 8 Facility Supplemental Financing Fund established under § 10–652.1 of the Economic 9 Development Article; and 10 \$45,000,000 into the Camden Yards Baseball Sports В. Facility Supplemental Financing Fund established under § 10-652.2 of the Economic 11 12 Development Article; 13 (ii) after June 30, 2014, into the Maryland Veterans Trust Fund 10% 14 of the money that remains in the State Lottery Fund from the proceeds of sales of tickets 15 from instant ticket lottery machines by veterans' organizations under § 9–112(d) of this subtitle, after the distribution under subsection (a) of this section; 16 17 after June 30, 2014, into the Baltimore City Public School (iii) Construction Financing Fund established under § 10–656 of the Economic Development 18 19 Article the money that remains in the State Lottery Fund from the proceeds of all lotteries 20 after the distributions under subsection (a) of this section and items (i) and (ii) of this 21paragraph, an amount equal to \$20,000,000 in each fiscal year that bonds are outstanding 22and unpaid, to be paid in two installments with at least \$10,000,000 paid no later than 23December 1 of each fiscal year; 24after June 30, 2021, into the Racing and Community (iv) 25Development Financing Fund established under § 10–657.2 of the Economic Development 26 Article from the money that remains in the State Lottery Fund, after the distribution under 27 subsection (a) of this section, an amount equal to \$17,000,000 in each fiscal year until the 28bonds issued for a racing facility have matured; 29 after June 30, 2020, into the Michael Erin Busch Sports Fund (v) 30 established under § 10-612.2 of the Economic Development Article from the money that remains in the State Lottery Fund from the proceeds of all lotteries after the distributions 31 32under subsection (a) of this section and items (i) through (iv) of this paragraph, an amount 33 equal to \$1,000,000 in each fiscal year;
- 34 (vi) after June 30, 2021, a grant to the Maryland Humanities Council 35 for Maryland History Day and other programming from the money that remains in the 36 State Lottery Fund after the distributions under subsection (a) of this section and items (i) 37 through (v) of this paragraph, an amount equal to \$150,000 in each fiscal year;

1 2 3	(vii) after June 30, 2021, to Anne Arundel County or Baltimore City each fiscal year the amount required to be distributed under § 9–1A–31(a)(7)(ii) of this title to be used as required under § 9–1A–31 of this title;
4 5 6 7 8	(viii) after June 30, 2022, into the Maggie McIntosh School Arts Fund established under § 5–243 of the Education Article from the money that remains in the State Lottery Fund from the proceeds of all other lotteries after the distributions under subsection (a) of this section and items (i) through (vii) of this paragraph, an amount equal to \$250,000 in each fiscal year;
9 10 11 12 13	(ix) after June 1, 2022, to the Sports Entertainment Facilities Financing Fund established under § 10–657.5 of the Economic Development Article from the money that remains in the State Lottery Fund from the proceeds of all lotteries after the distributions under subsection (a) of this section and items (i) through (viii) of this paragraph, an amount not to exceed \$25,000,000 to be paid in two installments not later than November 1 and June 1 of each fiscal year;
15 16 17 18 19	(x) after June 30, 2022, to the Major Sports and Entertainment Event Program Fund established under § 10–611.2 of the Economic Development Article from the money that remains in the State Lottery Fund from the proceeds of all lotteries after the distributions under subsection (a) of this section and items (i) through (ix) of this paragraph:
20	1. for fiscal year 2023, an amount equal to \$10,000,000; <b>‡</b> and <b>‡</b>
21 22 23	2. for <del>[each fiscal year thereafter] FISCAL YEARS 2024 AND</del> <del>2025</del> , the amount necessary to restore the Major Sports and Entertainment Event Program Fund to a balance of \$10,000,000;
24 25 26	3. FOR FISCAL YEAR 2026, THE AMOUNT NECESSARY TO RESTORE THE MAJOR SPORTS AND ENTERTAINMENT EVENT PROGRAM FUND TO A BALANCE OF \$7,500,000; AND
27 28	<u>4.</u> <u>FOR EACH FISCAL YEAR THEREAFTER, AN AMOUNT</u> <u>EQUAL TO \$5,000,000;</u>
29 30 31 32 33	(xi) after June 30, 2024, into the Bus Rapid Transit Fund established under § 2–802.1 of the Transportation Article for bus rapid transit system grants in accordance with § 2–802 of the Transportation Article from the money that remains in the State Lottery Fund from the proceeds of all lotteries after the distributions under subsection (a) of this section and items (i) through (x) of this paragraph [,]:
34 35	in each fiscal year; AND  1. FOR FISCAL YEAR 2025, an amount equal to \$27,000,000

$1\\2$	2. FOR EACH FISCAL YEAR THEREAFTER, AN AMOUNT EQUAL TO \$17,000,000 IN EACH FISCAL YEAR;
3 4 5 6 7	(xii) after June 30, 2024, into the Prince George's County Blue Line Corridor Facility Fund established under § 10–657.6 of the Economic Development Article from the money that remains in the State Lottery Fund from the proceeds of all lotteries after the distributions under subsection (a) of this section and items (i) through (xi) of this paragraph, \$27,000,000;
8 9 10 11 12 13	(xiii) after June 30, 2024, a supplemental local impact grant of \$3,000,000 each fiscal year to the County Executive and County Council of Prince George's County from the money that remains in the State Lottery Fund from the proceeds of all lotteries after the distributions under subsection (a) of this section and items (i) through (xii) of this paragraph to be distributed in Prince George's County in accordance with § 9–1A–31 of this title; and
14 15 16	(xiv) into the General Fund of the State the money that remains in the State Lottery Fund from the proceeds of all lotteries after the distributions under subsection (a) of this section and items (i) through (xiii) of this paragraph.
17 18	(2) The money paid into the General Fund under this subsection is available in the fiscal year in which the money accumulates in the State Lottery Fund.
19 20	(c) The regulations of the Agency shall apportion the money in the State Lottery Fund in accordance with subsection (b) of this section.
21	<del>9-1A-27.</del>
22 23	(d) (1) Each video lottery operation licensee shall retain [80%] 75% of the proceeds of table games at the video lottery facility.
24 25 26	(2) On a properly approved transmittal prepared by the Commission, the Comptroller shall pay the following amounts from the proceeds of table games at each video lottery facility:
27 28	(i) 5% to the local jurisdiction in which the video lottery facility is located, provided that:
29 30	1. 50% of the proceeds paid to Baltimore City shall be used to fund school construction projects; and
31 32	2. 50% of the proceeds paid to Baltimore City shall be used to fund the maintenance, operation, and construction of recreational facilities; [and]
33	(II) 5% TO THE GENERAL FUND THROUGH FISCAL YEAR 2027;
34	AND

$\begin{array}{c} 1 \\ 2 \end{array}$	[(ii)] (III) [15%] THE REMAINDER to the Education Trust Fundestablished under $\S$ 9–1A–30 of this subtitle.
3	<u>9–1E–06.</u>
4	(c) (1) The term of a sports wagering license under this section is 5 years.
5 6 7 8	(2) On application by the sports wagering licensee and payment of the license renewal fee under paragraph (3) of this subsection, the Commission shall renew for 5 years a sports wagering license if the licensee complies with all statutory and regulatory requirements.
9 10 11 12	[proceeds from sports wagering] AMOUNT THE LICENSEE RETAINED UNDER § 9-1E-12(B)(1)(II), (III), OR (IV) OF THIS SUBTITLE for the preceding 3-year period [less any proceeds remitted by the licensee in accordance with § 9-1E-12 of this subtitle].
13	9–1E–12.
14 15 16	(b) (1) (i) Except as provided in subparagraphs (ii), (iii), and (iv) of this paragraph, all proceeds from sports wagering shall be electronically transferred monthly into the State Lottery Fund established under Subtitle 1 of this title.
17 18 19	(ii) A Class A–1 and A–2 sports wagering facility licensee shall retain 85% of the proceeds from sports wagering conducted at the locations described in § 9–1E–09(a) of this subtitle.
20 21 22	(iii) A Class B $-1$ and B $-2$ sports wagering facility licensee shall retain 85% of the proceeds from sports wagering conducted at the location described in the licensee's application.
23 24	(iv) A mobile sports wagering licensee shall retain [85%] $70\%$ 80% of the proceeds from online sports wagering received by the licensee.
25 26 27 28 29	(2) (I) [All] EXCEPT AS PROVIDED IN SUBPARAGRAPH (II) OF THIS PARAGRAPH, ALL proceeds from sports wagering in the State Lottery Fund established under Subtitle 1 of this title shall be distributed on a monthly basis, on a properly approved transmittal prepared by the Commission to the Blueprint for Maryland's Future Fund established under § 5–206 of the Education Article.
30	(II) THROUGH FISCAL YEAR 2027, 15% FOR FISCAL YEAR 2026

AND EACH FISCAL YEAR THEREAFTER, 5% OF THE PROCEEDS ATTRIBUTABLE TO

MOBILE SPORTS WAGERING SHALL BE DEPOSITED IN THE GENERAL FUND.

33 9–20B–05.

31

1 (a) There is a Maryland Strategic Energy Investment Fund. 2 (e) The Fund consists of: 3 all of the proceeds from the sale of allowances under § 2-1002(g) of the (1) **Environment Article**: 4 5 (2)money appropriated in the State budget to the Program; 6 (3)repayments and prepayments of principal and interest on loans made 7 from the Fund; 8 [interest and investment earnings on the Fund; **(4)** 9 (5)compliance fees paid under § 7–705 of the Public Utilities Article; 10 [(6)] **(5)** money received from any public or private source for the benefit 11 of the Fund: 12 [(7)] **(6)** money transferred from the Public Service Commission under § 13 7–207.2(c)(3) of the Public Utilities Article; and money distributed under § 2–614.1 of the Tax – General Article. 14 [(8)] **(7)** 15 (f) The Administration shall use the Fund: 16 (1) to invest in the promotion, development, and implementation of: 17 cost-effective energy efficiency and conservation programs, projects, or activities, including measurement and verification of energy savings; 18 19 renewable and clean energy resources; (ii) 20 (iii) climate change programs directly related to reducing or 21 mitigating the effects of climate change; and 22demand response programs that are designed to promote (iv) changes in electric usage by customers in response to: 23241. changes in the price of electricity over time; or 25 2. incentives designed to induce lower electricity use at times 26 of high wholesale market prices or when system reliability is jeopardized;

- 1 (2) to provide targeted programs, projects, activities, and investments to 2 reduce electricity consumption by customers in the low–income and moderate–income 3 residential sectors;
- 4 (3) to provide supplemental funds for low-income energy assistance 5 through the Electric Universal Service Program established under § 7–512.1 of the Public 6 Utilities Article and other electric assistance programs in the Department of Human 7 Services:
- 8 (4) to provide rate relief by offsetting electricity rates of residential 9 customers, including an offset of surcharges imposed on ratepayers under Title 7, Subtitle 10 2, Part II of the Public Utilities Article;
- 11 (5) to provide grants, loans, and other assistance and investment as 12 necessary and appropriate to implement the purposes of the Program as set forth in § 13 9–20B–03 of this subtitle;
- 14 (6) to implement energy—related public education and outreach initiatives 15 regarding reducing energy consumption and greenhouse gas emissions;
- 16 (7) to provide rebates under the Electric Vehicle Recharging Equipment 17 Rebate Program established under § 9–2009 of this title;
- 18 (8) to provide grants to encourage combined heat and power projects at 19 industrial facilities;
- 20 (9) to provide at least \$1,200,000 in each fiscal year for fiscal year 2025 through fiscal year 2028 to the Climate Technology Founder's Fund established under \$ 22 10–858 of the Economic Development Article;
- 23 (10) subject to subsection (f–2) of this section, to provide at least \$2,100,000 in funding each fiscal year to the Maryland Energy Innovation Fund established under § 10–835 of the Economic Development Article;
- 26 (11) to provide at least \$500,000 each year to the Resiliency Hub Grant 27 Program Fund under § 9–2011 of this title;
- 28 (12) to provide grants through the Customer–Sited Solar Program under § 29 9–2016 of this title; [and]
- 30 (13) NOTWITHSTANDING SUBSECTION (G) OF THIS SECTION, TO PAY
  31 COSTS ASSOCIATED WITH THE AIR AND RADIATION ADMINISTRATION WITHIN THE
  32 DEPARTMENT OF THE ENVIRONMENT; AND
  - [(13)] (14) to pay the expenses of the Program.

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1 2 3 4	(i) Except as provided in [paragraph (2)] PARAGRAPHS (2) AND (3) of this subsection, compliance fees paid under § 7–705(b) of the Public Utilities Article may be used only to make loans and grants to support the creation of new Tier 1 renewable energy sources in the State that are owned by or directly benefit:
5 6 7	(i) low- to moderate-income communities located in a census tract with an average median income at or below 80% of the average median income for the State; or
8	(ii) overburdened or underserved communities, as defined in § 1–701 of the Environment Article.
10 11 12 13	(2) Compliance fees paid under § 7–705(b)(2)(i)2 of the Public Utilities  Article shall be accounted for separately within the Fund and may be used only to make loans and grants to support the creation of new solar energy sources in the State that are owned by or directly benefit:
14 15	(i) low- to moderate-income communities located in a census tract with an average median income at or below 80% of the average median income for the State;
16 17	(ii) overburdened or underserved communities, as defined in § 1–701 of the Environment Article; or
18 19	(iii) households with low to moderate income, as defined in § 9–2016 of this title.
20	(3) FOR FISCAL YEAR 2026 ONLY, UP TO \$100,000,000 OF
21	COMPLIANCE FEES PAID UNDER §§ 7–705(B) AND 7–705(B)(2)(I)2 OF THE PUBLIC
22	UTILITIES ARTICLE SHALL BE ACCOUNTED FOR SEPARATELY WITHIN THE FUND AND
23	MAY BE USED FOR SOLAR DEVELOPMENT ON STATE GOVERNMENT PROPERTY AND
24	LOCAL GOVERNMENT CLEAN ENERGY PROJECTS.
25 26	(j) (1) The Treasurer shall invest the money of the Fund in the same manner as other State money may be invested.
27	(2) Any investment earnings of the Fund shall be paid into the Fund.

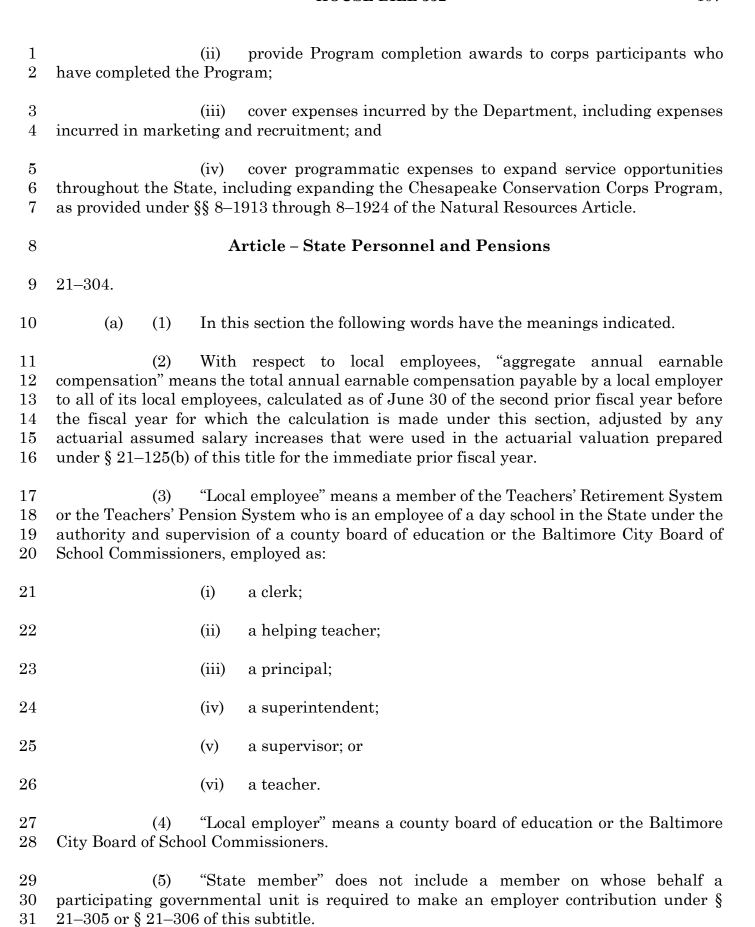
- 28 Any repayment of principal and interest on loans made from the Fund (3) shall be paid into the Fund. 29
- 30 Balances in the Fund shall be held for the benefit of the Program, shall **(4)** be expended solely for the purposes of the Program, and may not be used for the general 31 obligations of government. 32
- 33 9 - 3209.

- 1 There is a Performance Incentive Grant Fund. (a) 2 The purpose of the Fund is to make use of the savings from the 3 implementation of the recommendations of the Justice Reinvestment Coordinating Council. 4 (2)Subject to paragraph (3) of this subsection, AND EXCEPT AS 5 PROVIDED IN PARAGRAPH (4) OF THIS SUBSECTION, the Board may recommend to the Executive Director that grants be made to: 6 7 (i) ensure that the rights of crime victims are protected and 8 enhanced; 9 (ii) provide for pretrial risk assessments; 10 (iii) provide for services to reduce pretrial detention; 11 provide for diversion programs, including mediation and (iv) 12 restorative justice programs; 13 (v) provide for recidivism reduction programming; provide for evidence-based practices and policies; 14 (vi) 15 (vii) provide for specialty courts; 16 provide for reentry programs; (viii) 17 (ix) provide for substance use disorder and community mental health 18 service programs; and 19 provide for any other program or service that will further the (x) purposes established in paragraph (1) of this subsection. 2021(3)At least 5% of the grants provided to a county under this section 22 shall be used to fund programs and services to ensure that the rights of crime victims are 23 protected and enhanced. 24(ii) The grants shall be used to supplement, but not supplant, funds 25 received from other sources. 26 FOR FISCAL YEAR 2026 AND EACH FISCAL YEAR THEREAFTER, UP 27 TO \$1,000,000 OF THE FUND MAY BE USED EACH YEAR TO SUPPORT THE AGENCY OPERATIONS OF THE OFFICE OF THE CORRECTIONAL OMBUDSMAN. 28
- [(4)] (5) The Governor's Office of Crime Prevention and Policy shall receive from the Fund each fiscal year the amount necessary to offset the costs of

$1\\2$	administering the Fund, including the costs incurred in an agreement to collect and interpret data as authorized by $\S$ 9–3207 of this subtitle.
3	21-205.
4	(a) (1) There is a Young Adult Service Year Option Pathway in the Program.
5	(2) The purpose of the Young Adult Service Year Option Pathway is to:
6 7 8	(i) provide service placements to eligible young adults as an additional option to immediately pursuing postsecondary education or career and technical training;
9 10 11	(ii) equip corps participants with professional development, mentoring, job training, financial literacy skills, and other supports while working in high-impact service placements;
12 13	(iii) assist in addressing the State's greatest challenges by channeling the next generation of Maryland citizens into impactful public service; and
14 15	(iv) strengthen a pipeline of talent into State and local governments to fill present and future staffing needs.
16 17	(c) (1) The Department shall set targets for participation in the YA Pathway under this section, including:
18	(i) 200 corps participants in the first year of implementation; [and]
19 20	(II) 750 CORPS PARTICIPANTS IN THE THIRD YEAR OF IMPLEMENTATION;
21 22	(III) 1,500 CORPS PARTICIPANTS IN THE FOURTH YEAR OF IMPLEMENTATION; AND
23 24	[(ii)] (IV) 2,000 corps participants in the [fourth] FIFTH year of implementation.
25 26	(2) The Department shall prioritize for participation in the YA Pathway under this section:
27	(i) individuals historically underrepresented in:
28	1. higher education enrollment or completion; or
29	2. employment:

## **HOUSE BILL 352**

1			A.	by large-scale and community employers;
2			В.	by participating organizations; or
3 4	certification; and		C.	in professions and occupations that require licensure or
5 6	participants.	(ii)	orgar	inizations that provide wraparound services to corps
7	21–206.			
8	(a) (1)	There	e is a N	Maryland Service Year Option Pathway in the Program.
9	(2)	The p	ourpos	se of the Maryland Service Year Option Pathway is to:
10 11 12	(i) equip corps participants with professional development, mentoring, job training, financial literacy skills, and other supports while working in high-impact service placements;			
13 14	(ii) assist in addressing the State's greatest challenges by channeling the talents of individuals into impactful public service; and			
15 16	(iii) strengthen a pipeline of talent into State and local governments to fill present and future staffing needs.			
17 18	(f) (1) The Governor shall include in the annual budget bill an appropriation to the MSY Pathway Fund of:			
19		(i)	\$5,00	000,000 for fiscal year 2024;
20		(ii)	\$10,0	000,000 for fiscal year 2025;
21		(iii)	[\$15,	5,000,000 <b>] \$13,000,000</b> for fiscal year 2026; and
22		(iv)	\$20,0	000,000 for fiscal year 2027 and each fiscal year thereafter.
23 24 25	(2) It is the intent of the General Assembly that appropriations made under paragraph (1) of this subsection are in addition to any federal funding received for State service or volunteer programming.			
26 27 28	(3) Appropriations made under paragraph (1) of this subsection and other funding received by the Department for the MSY Pathway under this section shall be used to:			
29 30	in the MSY Pathw	(i) ay und		vide stipends to corps participants with a service placement is section;



35

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"Total employer contribution for local employees" means that portion of 1 (6)2 the employer contribution calculated under subsection (b) of this section that is attributable 3 to all local employees. 4 (b) Subject to paragraphs (4) and (5) of this subsection, each fiscal year, on (1) behalf of the State members of each State system, the State shall pay to the appropriate 5 6 accumulation fund an amount equal to or greater than the sum of the amount, if any, 7 required to be included in the budget bill under § 3-501(c)(2)(ii) of this article and the 8 product of multiplying: the aggregate annual earnable compensation of the State 9 (i) members of that State system; and 10 the sum of the normal contribution rate and the accrued liability 11 (ii) 12 contribution rate for State members of that State system, as determined under this section. 13 **(4)** Subject to § 21–309.1 of this subtitle, beginning on July 1, 2012, (i) and each fiscal year thereafter, each local employer shall pay to the appropriate 14 15 accumulation fund an amount equal to the local share of the total employer contribution 16 for local employees as provided in this paragraph. 17 Beginning in fiscal year 2017, each local employer shall pay to the Board of Trustees its local share equal to the normal contribution rate for the Teachers' 18 19 Retirement System and the Teachers' Pension System multiplied by the aggregate annual 20 earnable compensation of the local employees of that local employer. 21The EXCEPT AS PROVIDED IN SUBPARAGRAPH (H) OF THIS (5)<del>(I)</del> 22 PARAGRAPH PARAGRAPH (6) OF THIS SUBSECTION, THE difference between the total employer contribution for local employees and the local share of the total employer 23 24contribution for all local employees shall be the obligation of the State. 25BEGINNING IN FISCAL YEAR 2026, EACH COUNTY <del>(II)</del> COVERNMENT SHALL PAY TO THE BOARD OF TRUSTEES THE FOLLOWING AMOUNTS. 26 WHICH SHALL REDUCE THE OBLIGATION OF THE STATE BY THE SAME AMOUNTS: 27 28**(6)** (I)SUBJECT TO § 21–309.2 OF THIS SUBTITLE AND AS 29PROVIDED UNDER SUBPARAGRAPH (II) OF THIS PARAGRAPH, BEGINNING IN FISCAL YEAR 2026, EACH COUNTY GOVERNMENT SHALL PAY TO THE BOARD OF TRUSTEES 30 THE FOLLOWING AMOUNTS: 31 COUNTY 32 **GOVERNMENT** 33

> 754,195 9,738,875

1	BALTIMORE CITY	8,802,114
2	BALTIMORE	10,352,112
3	CALVERT	1,647,480
4	CAROLINE	561,645
5	CARROLL	2,624,055
6	CECIL	1,327,122
7	CHARLES	2,786,366
8	DORCHESTER	590,506
9	FREDERICK	5,925,608
10	GARRETT	269,208
11	HARFORD	3,685,077
12	HOWARD	6,830,167
13	KENT	165,489
14	MONTGOMERY	20,861,475
15	PRINCE GEORGE'S	13,000,062
16	QUEEN ANNE'S	691,279
17	ST. MARY'S	1,562,014
18	SOMERSET	314,066
19	TALBOT	$452,\!957$
20	WASHINGTON	2,397,889
21	WICOMICO	1,704,888
22	WORCESTER	699,872

- 23 (II) 1. FOR FISCAL YEAR 2026, EACH COUNTY GOVERNMENT
  24 SHALL PAY TO THE BOARD OF TRUSTEES ON OR BEFORE JANUARY 1, 2026, THE
  25 AMOUNT REQUIRED UNDER SUBPARAGRAPH (I) OF THIS PARAGRAPH.
- 26 <u>BEGINNING IN FISCAL YEAR 2027, EACH COUNTY</u>
  27 GOVERNMENT SHALL PAY TO THE BOARD OF TRUSTEES ON OR BEFORE EACH
  28 SEPTEMBER 1 THE AMOUNT REQUIRED UNDER SUBPARAGRAPH (I) OF THIS
  29 PARAGRAPH.
- 30 (III) EACH FISCAL YEAR, THE AMOUNTS PAID UNDER
  31 SUBPARAGRAPH (I) OF THIS PARAGRAPH SHALL REDUCE THE OBLIGATIONS OF THE
  32 STATE WITH RESPECT TO THE TEACHERS' PENSION SYSTEM AND THE TEACHERS'
  33 RETIREMENT SYSTEM BY THE SAME AMOUNTS.
- 34 21–308.
- 35 (a) (1) On or before December 1 of each year, the Board of Trustees shall:
- 36 (i) certify to the Governor and the Secretary of Budget and 37 Management the rates to be used to determine the amounts to be paid by the State to the 38 accumulation fund of each of the several systems during the next fiscal year, including a

- separate certification of the normal contribution rate for the Teachers' Retirement System and the Teachers' Pension System; and
- 3 (ii) provide to the Secretary of Budget and Management a statement 4 of the total amount to be paid by the State as determined under § 21–304 of this subtitle to 5 the Teachers' Retirement System and the Teachers' Pension System expressed as a 6 percentage of the payroll of all members of those State systems.
  - (2) The Governor shall include in the budget bill:
- 8 (i) the total amount of the State's contribution to each State system 9 as ascertained based on the rates certified by the Board of Trustees under paragraph (1) of 10 this subsection;
- 11 (ii) the additional amounts as ascertained under subsection (d) of 12 this section for the State's payment to the professional and clerical employees of the
- 13 Department of Public Libraries of Montgomery County who are members of the Employees'
- 14 Retirement System of Montgomery County and are excluded from membership in the
- 15 Teachers' Retirement System or the Teachers' Pension System; and
- 16 (iii) any additional amount required to be in the budget bill under  $\$  17 3–501(c)(2)(ii) of this article.
- 18 (3) (i) For each of fiscal years 2016 through 2024, in addition to the annual required contribution required under paragraph (2) of this subsection, the Governor shall include in the budget bill a supplemental contribution of \$75,000,000.
- 21 (ii) For fiscal year 2025 [and each fiscal year thereafter], in addition 22 to the annual required contribution required under paragraph (2) of this subsection, the 23 Governor shall include in the budget bill a supplemental contribution of \$50,000,000 [until 24 the total actuarial value of assets for the several systems divided by the total actuarial 25 accrued liability for the several systems equals a funding ratio of 85%].
- 26 **21–309.2.**
- 27 (A) FOR PURPOSES OF MAKING DETERMINATIONS UNDER THIS SECTION,
  28 THE TEACHERS' PENSION SYSTEM AND THE TEACHERS' RETIREMENT SYSTEM
  29 SHALL BE CONSIDERED TOGETHER AS ONE STATE SYSTEM.
- 30 (B) (1) FOR FISCAL YEAR 2026, EACH COUNTY GOVERNMENT SHALL PAY
  31 TO THE BOARD OF TRUSTEES ON OR BEFORE JANUARY 1, 2026, THE AMOUNT
  32 SPECIFIED FOR THAT COUNTY GOVERNMENT UNDER § 21–304(B)(6) OF THIS
  33 SUBTITLE.
- 34 (2) BEGINNING IN FISCAL YEAR 2027, EACH COUNTY GOVERNMENT 35 SHALL PAY TO THE BOARD OF TRUSTEES ON OR BEFORE EACH SEPTEMBER 1 THE

- 1 AMOUNT SPECIFIED FOR THAT COUNTY GOVERNMENT UNDER § 21–304(B)(6) OF
- 2 THIS SUBTITLE.
- 3 (C) (1) THE SECRETARY OF THE BOARD OF TRUSTEES MAY ALLOW A
- 4 GRACE PERIOD NOT TO EXCEED 10 CALENDAR DAYS FOR PAYMENT OF THE AMOUNTS
- 5 CERTIFIED UNDER THIS SECTION.
- 6 (2) IF A COUNTY GOVERNMENT DOES NOT PAY THE AMOUNTS
- 7 REQUIRED UNDER THIS SECTION WITHIN THE TIME REQUIRED, ON NOTIFICATION BY
- 8 THE SECRETARY OF THE BOARD OF TRUSTEES THAT A DELINQUENCY EXISTS, THE
- 9 STATE COMPTROLLER IMMEDIATELY SHALL:
- 10 <u>(I)</u> EXERCISE THE RIGHT OF SETOFF AGAINST ANY MONEY DUE
- 11 OR COMING DUE TO THE DELINQUENT COUNTY GOVERNMENT; AND
- 12 <u>(II) PAY TO THE BOARD OF TRUSTEES THE DELINQUENT</u>
- 13 AMOUNTS, INCLUDING INTEREST, WITHHELD IN ACCORDANCE WITH THIS
- 14 PARAGRAPH.
- 15 (D) ON RECEIPT OF THE PAYMENTS FROM EACH COUNTY GOVERNMENT OR
- 16 THE STATE COMPTROLLER, THE BOARD OF TRUSTEES SHALL CREDIT THE
- 17 AMOUNTS RECEIVED TO THE ACCUMULATION FUNDS OF THE TEACHERS' PENSION
- 18 SYSTEM AND THE TEACHERS' RETIREMENT SYSTEM.
- 19 Article Tax General
- 20 2–202.
- 21 (a) After making the distribution required under § 2–201 of this subtitle, within
- 22 20 days after the end of each quarter, the Comptroller shall distribute:
- 23 (1) except as provided in subsections (b) and (c) of this section, from the
- 24 revenue from the State admissions and amusement tax on electronic bingo and electronic
- 25 tip jars under § 4–102(e) of this article:
- 26 (i) for fiscal [year 2021 and each fiscal year thereafter] YEARS 2021
- 27 THROUGH 2025, the revenue attributable to a tax rate of 20% to the Maryland
- 28 E-Nnovation Initiative Fund under § 6–604 of the Economic Development Article;
- 29 (II) FOR FISCAL YEAR 2026 AND EACH FISCAL YEAR
- 30 THEREAFTER, THE REVENUE ATTRIBUTABLE TO A TAX RATE OF 20% AS FOLLOWS:
- 1. **\$8,500,000** TO THE MARYLAND E-NNOVATION
- 32 INITIATIVE FUND UNDER § 6–604 OF THE ECONOMIC DEVELOPMENT ARTICLE; AND

## **HOUSE BILL 352**

$\frac{1}{2}$	2. THE REMAINDER TO THE GENERAL FUND OF THE STATE; and
3 4	[(ii)] (III) for fiscal year 2021 and each fiscal year thereafter, the revenue attributable to a tax rate of 5% as follows:
5 6	$1. \qquad \text{to the Maryland State Arts Council, as provided in § 4-512} \\ \text{of the Economic Development Article, $1,000,000 in each fiscal year;}$
7 8	2. to the Town of Chesapeake Beach, \$300,000 in each fiscal year;
9 10	3. to the Michael Erin Busch Sports Fund established under $\$ 10–612.2 of the Economic Development Article, $500,\!000$ in each fiscal year; and
11 12 13	4. the remainder to the Special Fund for Preservation of Cultural Arts in Maryland, as provided in § 4–801 of the Economic Development Article; and
14	(2) the remaining admissions and amusement tax revenue:
15 16	(i) to the Maryland Stadium Authority, county, or municipal corporation that is the source of the revenue; or
17 18	(ii) if the Maryland Stadium Authority and also a county or municipal corporation tax a reduced charge or free admission:
19	1. 80% of that revenue to the Authority; and
20	2. 20% to the county or municipal corporation.
21	2–606.
22 23 24	(a) After making the distributions required under §§ 2–604, 2–605, and 2–605.1 of this subtitle, from the remaining income tax revenue from individuals, the Comptroller shall distribute to an unallocated individual revenue account the income tax revenue:
25	(1) with respect to which an income tax return is not filed; and
26	(2) that is attributable to:
27 28	(i) income tax withheld from salary, wages, or other compensation for personal services under Title 10 of this article; or
29	(ii) estimated income tax payments by individuals.

- 1 (b) (1) In June of each year, from current collections, the Comptroller shall reserve an amount of unallocated revenue that the Comptroller estimates will be claimed on returns and refunded to taxpayers within 3 years of the date the income tax return was due to be filed, and distribute to each county, municipal corporation, and special taxing district a pro rata share of the balance of the unallocated individual income tax revenue.
- 6 (2) The Comptroller shall adjust the amount distributed under paragraph
  7 (1) of this subsection to a county, municipal corporation, or special taxing district to allow
  8 for the proportionate part of tax claim payments for a prior calendar year made after a
  9 distribution is made to the county, municipal corporation, or special taxing district for that
  10 year.
- 11 (H) (1) ON OR BEFORE JUNE 30, 2025, THE COMPTROLLER SHALL 12 DISTRIBUTE \$230,000,000 FROM THE LOCAL RESERVE ACCOUNT ESTABLISHED TO 13 COMPLY WITH THIS SECTION TO THE GENERAL FUND OF THE STATE.
- 14 (2) ON OR BEFORE JUNE 30, 2026, THE COMPTROLLER SHALL
  15 DISTRIBUTE \$40,567,430 FROM THE LOCAL RESERVE ACCOUNT ESTABLISHED TO
  16 COMPLY WITH THIS SECTION TO THE GENERAL FUND OF THE STATE.
- 17 (I) (1) ON OR BEFORE JULY 31, 2025, THE COMPTROLLER SHALL
  18 DISTRIBUTE \$37,300,000 FROM THE LOCAL RESERVE ACCOUNT ESTABLISHED TO
  19 COMPLY WITH THIS SECTION TO THE DIVISION OF PAID LEAVE WITHIN THE
  20 MARYLAND DEPARTMENT OF LABOR.
- 21 (2) THE MARYLAND DEPARTMENT OF LABOR SHALL REIMBURSE 22 THE LOCAL RESERVE ACCOUNT WITHIN 2 YEARS AFTER CONTRIBUTIONS INTO THE 23 DEPARTMENT'S FAMILY AND MEDICAL LEAVE INSURANCE FUND BEGIN.
- [(h)] (J) In each of fiscal years 2026 through 2060, in addition to the amounts distributed under subsection (b) of this section, the Comptroller shall distribute \$10,000,000 of the remaining income tax revenue from individuals to the Local Reserve Account established to comply with this section to repay the \$350,000,000 transfer to the Education Trust Fund required under subsection (e) of this section.
- [(i)] (K) For fiscal years 2024 through 2043, in addition to the amounts distributed under subsections (b) and [(h)] (I) (J) of this section, the Comptroller shall distribute \$10,000,000 of the remaining income tax revenue from individuals to the Local Reserve Account established to comply with this section.

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(K) (L) FOR FISCAL YEARS 2029 THROUGH 2038, IN ADDITION TO THE AMOUNTS DISTRIBUTED UNDER SUBSECTIONS (B), (I), AND (J) (J), AND (K) OF THIS SECTION, THE COMPTROLLER SHALL DISTRIBUTE \$23,000,000 \$27,056,743 OF THE REMAINING INCOME TAX REVENUE FROM INDIVIDUALS TO THE LOCAL RESERVE ACCOUNT ESTABLISHED TO COMPLY WITH THIS SECTION TO REPAY THE

$\frac{1}{2}$			7,430 TRANSFER TO THE GENERAL FUND OF THE STATE SECTION (H) OF THIS SECTION.
3	<u>13–201.</u>		
4	<u>In this subti</u>	tle, "ta	x information" means:
5 6 7 8 9	tax collector by, o	o file a on beh to, inc	tax return, information return, declaration of estimated tax, return, or claim for refund under this article that is filed with the alf of, or with respect to any person and any amendment or luding supporting schedules, attachments, or lists that are of the return;
10 11 12	( <u>2)</u> required under thi of the Internal Rev	s artic	nount of income or any other particulars disclosed in a tax return le, if the return contains return information, as defined in § 6103 ode;
13 14 15	(3) Revenue Code, req article; or		eturn or return information, as defined in § 6103 of the Internal to be attached to or included in a tax return required under this
16	<u>(4)</u>	any in	nformation contained in:
17		<u>(i)</u>	an admissions and amusement tax return;
18		<u>(ii)</u>	an alcoholic beverage tax return;
19		<u>(iii)</u>	a bay restoration fee return;
20		<u>(iv)</u>	a boxing and wrestling tax return;
21		<u>(v)</u>	a digital advertising gross revenues tax return;
22		<u>(vi)</u>	an $E-9-1-1$ fee return;
23		<u>(vii)</u>	a financial institution franchise tax return;
24		(viii)	an inheritance tax return;
25		<u>(ix)</u>	a Maryland estate tax return;
26		<u>(x)</u>	a motor carrier tax return;
27		<u>(xi)</u>	a motor fuel tax return;
28		(XII)	A NEW TIRE FEE RETURN;

1	[(xii)] (XIII) an other tobacco products tax return;
2	[(xiii)] (XIV) a public service company franchise tax return;
3	[(xiv)] (XV) a sales and use tax return;
4	[(xv)] (XVI) a savings and loan association franchise tax return;
5	[(xvi)] (XVII) <u>a tire recycling fee return;</u>
6	[(xvii)] (XVIII) <u>a tobacco tax return; or</u>
7	[(xviii)] (XIX) a transportation services assessment return.
8	<u>Article - Tax - Property</u>
9	<u>13–209.</u>
10 11 12 13 14 15	(a) (4) In any fiscal year in which transfer tax revenue is used to pay debt service on outstanding bonds under paragraph (1) of this subsection, the distribution of revenues in the special fund under this section and as specified in § 5–903(a)(2)(i)1A of the Natural Resources Article, for State land acquisition, or to the Agricultural Land Preservation Fund to the extent any debt service is attributable to that Fund, shall be reduced by an amount equal to the debt service for the fiscal year.
16 17	(c) (1) Subject to subsection (e) of this section, of the balance of the revenue in the special fund, not required under subsection (b) of this section:
18 19 20	(i) for the fiscal year beginning July 1, 2002, \$47,268,585 shall be allocated to the General Fund of the State and the remainder shall be allocated as provided in subsection (d) of this section;
21 22 23	(ii) for the fiscal year beginning July 1, 2003, \$102,833,869 shall be allocated to the General Fund of the State and the remainder shall be allocated as provided in the State budget;
24 25 26	(iii) for the fiscal year beginning July 1, 2004, \$147,374,444 shall be allocated to the General Fund of the State, and the remainder shall be allocated as provided in the State budget; and
27 28 29	(iv) for the fiscal year beginning July 1, 2005, \$68,223,132 shall be allocated to the General Fund of the State and the remainder shall be allocated as provided in subsection (d) of this section.

- 1 (2) Subject to subsection (e) of this section, for the fiscal years beginning 2 July 1, 2006 and each subsequent fiscal year, the balance of the revenue in the special fund,
- 3 not required under subsection (b) of this section shall be allocated as provided in subsection
- 4 (d) of this section.
- 5 (3) (I) SUBJECT TO SUBSECTION (E) OF THIS SECTION, FOR FISCAL
- 6 YEARS 2026 THROUGH 2029, OF THE BALANCE OF THE REVENUE IN THE SPECIAL
- 7 FUND NOT REQUIRED UNDER SUBSECTION (B) OF THIS SECTION, \$25,000,000 SHALL
- 8 BE ALLOCATED TO THE GENERAL FUND OF THE STATE AND THE REMAINDER SHALL
- 9 BE ALLOCATED AS PROVIDED IN SUBSECTION (D) OF THIS SECTION.
- 10 (II) FOR EACH OF FISCAL YEARS 2026 THROUGH 2029, THE
- 11 ALLOCATION REQUIRED UNDER SUBPARAGRAPH (I) OF THIS PARAGRAPH SHALL
- 12 REDUCE THE AMOUNT ALLOCATED FOR PROGRAM OPEN SPACE LAND ACQUISITION
- 13 PURPOSES IDENTIFIED IN SUBSECTION (D)(1)(II) OF THIS SECTION AND §
- 14 5-903(A)(2)(I)1A OF THE NATURAL RESOURCES ARTICLE, THE AGRICULTURAL
- 15 LAND PRESERVATION FUND IDENTIFIED IN SUBSECTION (D)(2) OF THIS SECTION.
- 16 AND THE RURAL LEGACY PROGRAM IDENTIFIED IN SUBSECTION (D)(3) OF THIS
- 17 SECTION AND § 5-903(A)(2)(III) OF THE NATURAL RESOURCES ARTICLE BY AN
- 18 AMOUNT THAT IS PROPORTIONAL TO THE AMOUNT OF REVENUE EACH PROGRAM IS
- 19 ESTIMATED TO RECEIVE FOR THE FISCAL YEAR.
- 20 (d) Subject to subsections (d-1) and (e) of this section, for the fiscal year beginning
- 21 July 1, 2002 and for each subsequent fiscal year, the balance of the revenue in the special
- 22 <u>fund, not required under subsection (b) of this section and not allocated to the General Fund</u>
- 23 under subsection (c)(1) AND (3) of this section shall be allocated in the State budget as
- 24 follows:
- 25 (1) (i) 75.15% for the purposes specified in Title 5, Subtitle 9 of the
- 26 <u>Natural Resources Article (Program Open Space); and</u>
- 27 (ii) an additional 1% for Program Open Space, for land acquisition
- 28 purposes as specified in § 5–903(a)(2) of the Natural Resources Article;
- 29 (2) 17.05% for the Agricultural Land Preservation Fund established under
- 30 § 2–505 of the Agriculture Article;
- 31 (3) 5% for the Rural Legacy Program established under § 5–9A–01 of the
- 32 Natural Resources Article; and
- 33 (4) 1.8% for the Heritage Conservation Fund established under § 5–1501
- 34 of the Natural Resources Article.
- 35 (e) The sums allocated in subsection (d) of this section may not revert to the
- 36 General Fund of the State.

1	<u>(h)</u>	<u>(1)</u>	[ <u>If</u> ]	EXCEP	T AS	PROVI	DED	IN	PARAGRA	<b>APH</b>	<b>(3)</b>	OF	THIS
2	SUBSECTION	ON, IF	an apj	oropriatio	on or a	transfer	from	the s	pecial fund	d to the	<u>e Ger</u>	<u>ieral</u>	Fund
3	occurs after	the fi	scal ye	<u>ear endin</u>	g June	e 30, 2018	8, the (	Gove	rnor shall	<u>includ</u>	<u>le in t</u>	he a	<u>nnual</u>
4	budget bills	s for e	ach of	the 3 su	ccessi	ve fiscal	years	follo	wing the fi	<u>iscal y</u>	<u>æar i</u>	n wh	<u>nich a</u>
5	transfer is r	<u>nade a</u>	<u>Gene</u>	<u>ral Fund</u>	appro	priation t	to the s	speci	al fund equ	<u>ıal to c</u>	one–t	<u>hird</u>	of the
6	<u>cumulative</u>	amou	nt of t	<u>he appro</u>	priatio	on or trai	<u>nsfer f</u>	rom	the special	<u>l fund</u>	to th	<u>ie Ge</u>	<u>eneral</u>
7	Fund for th	<u>e appl</u>	<u>icable</u>	fiscal yea	ar.								
8		<u>(2)</u>	The	<u>appropri</u>	ation 1	required	<u>under</u>	para	ıgraph (1) o	of this	subse	ectio1	<u>n:</u>
9			(i)	repres	ents re	eimburse	ement	for	the cumula	ative	amou	ınt o	fany
10	appropriati	on or t											
11	year;	011 01 0	1411010	<u> </u>	<u> </u>	iai iai ia		3/0110	i di i di i di	<u>, 1 0110 0</u>	<u> </u>	74151C	110041
12			<u>(ii)</u>	is not	subject	t to the p	rovisio	ons (	of subsectio	ons (a).	, (b),	(c), a	nd (f)
13	of this secti	on;											
1.4			····	1 11 1	11	. 1	. 1	1 .	1	(1) C	.1 •	, •	1
14	S E 002 af 4	ka Ma	( <u>iii)</u> 41 T			_	<u>roviae</u>	ea in	<u>subsection</u>	(a) of t	tnis s	ect10	<u>n ana</u>
15	§ 5–903 of t	<u>ne Na</u>	turai i	tesources	S Artic	<u>1e;</u>							
16			(iv)	shall b	e mad	de until	the cu	ımu]	ative total	l appr	opria	ted 1	under
17	paragraph (	(1) of t	his sul								_		
18	transfer fro	m the	specia	l fund to	the G	eneral Fu	and for	r the	applicable	fiscal	year:	; and	:
					_		_						
19	G 15	1	( <u>v)</u>			iced by t	he am	<u>ioun</u>	t of any ap	propr	<u>iatior</u>	<u>ı fror</u>	m the
20	<u>General Fu</u>	nd to t	the spe	ecial func	that:								
21				<u>1.</u>	haasva	s the rec	mired	วททา	ropriation v	ınder	thic c	uhea	ction:
22	and			<u>1.</u>	<u>exceeu</u>	is the req	uneu	аррі	<u>opriation t</u>	<u> illuel</u>	<u> </u>	ubse	<u>CUIOII,</u>
	<u>ana</u>												
23				2.	is iden	tified as	an apr	oropi	riation for r	reimbı	arsen	ıent ı	under
24	this subsect	ion.		<u>—</u>				-					
25		<u>(3)</u>	THE	APPRO	PRIAT	ION REG	UIRE	D UN	NDER PARA	<u>AGRAI</u>	РН (1	) OF	<b>THIS</b>
26	SUBSECTION	ON DO	ES NO	OT APPL	Y TO	TRANSF	ERS F	ROM	I THE SPE	CIAL	FUNI	D TO	THE
27	GENERAL	<b>FUND</b>	THAT	OCCUR	IN FIS	SCAL YEA	ARS 20	<b>)26</b> '	ГHROUGH	2029.	<u>•</u>		
28				A	rticle	e – Trans	sporta	atior	1				
29	2–103.1.												
30	(m)	(2)	(iii)	[1.]	For th	ne perio	d beyo	ond	the budge	et req	uest	year	the
31	financial for	recast:											

30

- [A.] 1. 1 Shall maximize the use of funds for the capital 2 program; AND 3 [B.] 2. Except as authorized by law, may not withhold or 4 reserve funds for capital transportation grants to counties or municipal corporations [; and 5 C. Except as provided in subsubparagraph 2 of this subparagraph, shall increase the operating expenses, net of availability payments paid to 6 7 public-private partnership concessionaires, each year by at least the 5-year average 8 annual rate of change in the operating expenses of the Department, ending with the most 9 recently completed fiscal year. 10 2. The assumed rate of future operating budget growth 11 under subsubparagraph 1C of this subparagraph may not increase or decrease by more 12 than 0.5 percentage points from the growth rate assumed in the previous forecast]. 13 3-202.14 The Department from time to time may issue its bonds on behalf of this State to finance the cost of any one or more or combination of transportation facilities. 15 The bonds shall be known as "consolidated transportation bonds" and may be 16 (b) 17 issued in any amount as long as the aggregate outstanding and unpaid principal balance of these bonds and bonds of prior issues does not exceed at any one time the sum of [\$4.5] 18 billion] \$5,000,000,000. 19 20 The preferred method of issuance of the Department's consolidated 21 transportation bonds is by a public, competitive sale. 22The Department may issue its consolidated transportation bonds at a private, 23 negotiated sale provided that: 24(1) The Secretary determines that extraordinary credit market conditions 25exist that warrant the use of this method rather than a public, competitive sale; and 26 The Secretary determines that the terms and conditions, including 27 price, interest rates, and payment dates, that can be achieved by a private negotiated sale 28are more advantageous to the State.
- 31 (1) Shall be established each year by the General Assembly in the State 32 budget; and

transportation bonds and bonds of prior issues as of June 30 for the next fiscal year:

The maximum outstanding and unpaid principal balance of consolidated

33 (2) May not exceed the limit established in subsection (b) of this section.

3-601. 1 2 (d) If the Department intends to pledge any future federal aid from any source to 3 support repayment of bonds issued under this subtitle: 4 The aggregate outstanding and unpaid principal amount of debt issued under this subtitle or Title 4, Subtitle 3 of this article that is secured by a pledge of future 5 6 federal aid may not exceed \$1,000,000,000 as of June 30 of any fiscal year, provided that the proceeds may be used only for: 7 8 (i) Designing and constructing the Baltimore Red Line; 9 (ii) Procuring zero-emission buses consistent with § 7–406 of the Transportation Article and constructing related infrastructure, including bus maintenance 10 11 facilities; 12 (iii) Developing and constructing the Southern Maryland Rapid 13 Transit Corridor; 14 (iv) Designing and constructing improvements to the Maryland 15 Route 2 and Route 4 corridor, including the Thomas Johnson Bridge; 16 Designing and constructing improvements to the Maryland (v) 17 Route 90 corridor; [or] 18 (vi) Designing and constructing improvements to the Interstate 81 19 corridor: OR 20 (VII) MAJOR REHABILITATION OF THE EXISTING LIGHT RAIL 21SYSTEM, INCLUDING REPLACEMENT LIGHT RAIL VEHICLES AND RELATED STATION 22 AND MAINTENANCE FACILITY IMPROVEMENTS: 23 (2) The date of maturity may not be later than 15 years after the date of 24issue; and 25 (3) No part of the tax levied under § 3–215 of this title may be repealed, 26 diminished, or applied to any other purpose until: 27 The bonds issued under this subtitle and interest on them have (i) 28 become due and fully paid; or

Adequate and complete provision for payment of the principal

31 **7–205.1.** 

and interest has been made.

29

- FOR FISCAL YEAR 2026 AND EACH FISCAL YEAR THEREAFTER, THE
- 2 GOVERNOR SHALL INCLUDE IN THE STATE BUDGET AN APPROPRIATION OF
- 3 \$10,000,000 From the Transportation Trust Fund to the Bus Rapid
- 4 TRANSIT FUND ESTABLISHED UNDER § 2–802.1 OF THIS ARTICLE FOR BUS RAPID
- 5 TRANSIT SYSTEM GRANTS IN ACCORDANCE WITH § 2–802 OF THIS ARTICLE.
- 6 7–406.
- 7 (c) (1) Except as provided in paragraph (2) of this subsection, beginning in
- 8 fiscal year [2027] **2032**, the Administration may not enter into a contract to purchase buses
- 9 for the Administration's State transit bus fleet that are not zero-emission buses.
- 10 (2) If the Administration determines that a sufficient number of 11 zero-emission buses or necessary electric vehicle supply equipment that meets the
- 12 Administration's performance and contractual requirements are not commercially
- 12 Administration's performance and contractual requirements are not commercially
- 13 available in a particular year, the Administration may purchase an alternative-fuel bus
- 14 for that use, including hybrid buses, to ensure that an appropriate number of buses are
- purchased each year to maintain the State transit bus fleet.
- 16 (3) The full cost of zero-emission and alternative-fuel buses purchased
- 17 under this subsection shall be paid from the Transportation Trust Fund OR BONDS
- 18 BACKED BY FUTURE FEDERAL AID CONSISTENT WITH THIS SECTION AND § 3-601 OF
- 19 THIS ARTICLE.
- 20 12–120.
- 21 (a) In this section, "miscellaneous fees" means all fees collected by the
- 22 Administration under this article other than:
- 23 (1) The vehicle titling tax;
- 24 (2) One-half <u>THREE-FOURTHS</u> of the certificate of title fee under  $\frac{\$}{3}$
- 25 <del>13-802</del> §§ 13-802 AND 13-805 of this article; and
- 26 (3) Vehicle registration fees under Part II of Title 13, Subtitle 9 of this
- 27 article.
- 28 (b) Except as provided in this section, the Administration may not alter the
- 29 miscellaneous fees that the Administration is authorized under this article to establish.
- 30 (c) Subject to the limitations under subsection (d) of this section, before the
- 31 start of any fiscal year the Administration by regulation may alter, effective beginning in
- 32 the upcoming fiscal year, the levels of the miscellaneous fees that the Administration is
- 33 authorized under this article to establish.

1 2 3	(2) The Administration shall alter the levels of miscellaneous fees for the upcoming fiscal year if the projected cost recovery under subsection (d) of this section exceeds [100%] $\frac{115\%}{105\%}$ .
4 5 6	(d) The Administration shall set the levels of miscellaneous fees so that the total amount of projected revenues from all miscellaneous fees for the upcoming fiscal year is at least [95 percent] <u>95%</u> but does not exceed [100 percent] <u>115%</u> 105% of the sum of:
7 8	(1) The operating budget of the Administration for that fiscal year as approved by the General Assembly in the annual State budget;
9 10 11	(2) The average annual capital program of the Administration as reported in the 6–year Consolidated Transportation Program described in § 2–103.1 of this article; and
12 13 14	(3) The Administration's portion of the cost for that fiscal year of the Department's data center operations, except for the cost of data center operations attributable to other administrations' activities.
15 16	(e) (1) The Administration may not alter miscellaneous fees more than once in any fiscal year.
17 18 19	(2) The Administration need not reduce fees for the upcoming fiscal year if legislative budget modifications cause the projected cost recovery percentage to exceed [100 percent] $\frac{115\%}{105\%}$ .
20 21	(3) The level of a miscellaneous fee set by the Administration remains in effect until again altered by the Administration as provided under this section.
22	<del>13-809.</del>
23	(a) (1) In this section the following words have the meanings indicated.
24	(2) "Fair market value" means:
25 26	(i) As to the sale of any new or used vehicle by a licensed dealer, the total purchase price, as certified by the dealer;
27 28 29	(ii) Except as provided in item (iv) of this paragraph, as to a used vehicle that is sold by any person other than a licensed dealer and that has a designated model year that is 7 years old or older, the greater of:
30	1. The total purchase price; or
31	<del>2.</del> \$640;

consideration].

$1\\2$	(iii) Except as provided in item (iv) of this paragraph, as to any other used vehicle that is sold by any person other than a licensed dealer:
3 4 5	1. The total purchase price, if the total purchase price is less than \$500 below the retail value of the vehicle as shown in a national publication of used car values adopted for use by the Department; or
6 7 8	2. If the total purchase price is \$500 or more below the retail value of the vehicle as shown in a national publication of used car values adopted for use by the Department:
9 10 11	A. The total purchase price, if verified to the satisfaction of the Administration by a notarized bill of sale submitted in accordance with subsection (d)(2) of this section; or
12 13 14	B. The valuation shown in the national publication of used car values, if the Administration finds that the documentation submitted under subsection (d)(2) of this section fails to verify the total purchase price;
15 16	(iv) As to a used trailer, a motor scooter, a moped, or an off-highway recreational vehicle that is sold by any person other than a licensed dealer, the greater of:
17	1. The total purchase price; or
18	<del>2.</del> \$320; and
19 20	(v) In any other case, the valuation shown in a national publication of used car values adopted for use by the Department.
21 22 23 24	(3) (i) Subject to subparagraphs (ii) and (iii) of this paragraph, ["total purchase] "PURCHASE price" means the price of a vehicle agreed on by the buyer and the seller, including any dealer processing charge[, less an allowance for trade—in but with no allowance for other nonmonetary consideration].
25 26 27 28 29	(ii) As to a person trading in a nonleased vehicle to enter into a lease for a period of more than 180 consecutive days, ["total purchase] "PURCHASE price" means the retail value of the vehicle as certified by the dealer, including any dealer processing charge[, less an allowance for the trade—in of the nonleased vehicle but with no allowance for other nonmonetary consideration].
30 31 32 33 34	(iii) As to a person trading in a leased vehicle to enter into another lease for a period of more than 180 consecutive days with a different leasing company or to purchase a vehicle, ["total purchase] "PURCHASE price" means the retail value of the vehicle as certified by the dealer, including any dealer processing charge [, less an allowance for the trade-in of the leased vehicle but with no allowance for other nonmonetary

1		<del>(4)</del>	"To	<del>FAL P</del>	URCHASE PRICE" MEANS:
2 3	PRICE; OR		<del>(I)</del>	<del>IF T</del>	THE PURCHASE PRICE EXCEEDS \$15,000, THE PURCHASE
0	111102, 011				
4			<del>(II)</del>	<del>IF</del>	THE PURCHASE PRICE IS \$15,000 OR LESS, THE
5	PURCHASE	PRIC	E LES	S AN	ALLOWANCE FOR A TRADE IN VEHICLE, BUT WITH NO
6	ALLOWAN(	CE FO	<del>R OTHI</del>	<del>ER NO</del>	NMONETARY CONSIDERATION.
7		<del>[(4)]</del>	<del>(5)</del>	<del>"Trs</del>	tiler" has the meaning stated in § 11–169 of this article.
8	abarga ragu	. ,		-	otherwise provided in this part, in addition to any other and Vehicle Law, an excise tax is imposed:
Э	<del>cnarge requ</del>	<del>nreu s</del>	<del>y me n</del>	<del>iary io</del>	<del>nu venicie Law, an excise tax is imposeu.</del>
0			<del>(i)</del>	$\overline{For}$	each original and each subsequent certificate of title issued
1	<del>in this Stat</del>	e for a	<del>a motoi</del>	· vehi	cle, a trailer, a semitrailer, a moped, a motor scooter, or an
2	<del>off-highwa</del> :	<del>y recre</del>	<del>eationa</del>	<del>l vehi</del>	ele for which sales and use tax is not collected at the time of
13	<del>purchase; a</del>				
4			<del>(ii)</del>	Exe	ept as provided in paragraph (2) of this subsection, for each
15	motor vehic	<del>ele. tra</del>	` /		trailer that is in interstate operation and registered under §
6		,	,		thout a certificate of title.
<b>.</b> 7	<del>(d)</del>	Eack	<del>ı applic</del>	ant fo	or a certificate of title or for registration under § 13–109(c) of
8	\ /				dministration:
9		<del>(1)</del>	The i	<del>nform</del>	nation that the Administration considers necessary as to:
20			<del>(i)</del>	The	time of purchase of the vehicle; and
21			<del>(ii)</del>	The	purchase price and other information relating to the
22	determinat	<del>ion of </del>	<del>the fair</del>	<del>' marl</del>	ret value of the vehicle which may include, but is not limited
23	<del>to:</del>				
24				<del>1.</del>	Canceled checks;
25				<del>2.</del>	Money order receipts;
26				<del>3.</del>	<del>Loan documents; or</del>
27				<del>4.</del>	A written description of the vehicle's condition; and
28		<del>(2)</del>	If the	exci	se tax is based on the total purchase price of the vehicle as
20	nmorridad in	` '			ii) 2 A of this section a notarized hill of sale that:

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1	(i) Is designed by, and obtained from, the Administration;
2	(ii) Is signed by the buyer and the seller; and
$\frac{3}{4}$	(iii) Includes a statement explaining why the vehicle was sold at the price stated in the bill of sale.
5	<del>13-901.</del>
6 7 8	(a) Subject to subsection (b) of this section, the fees specified in this subtitle for the registration of a classified vehicle or for any interchangeable registration shall be paid to the Administration:
9 10	(1) Before issuance of the registration and any registration plates and registration eards; and
11 12	(2) Except as otherwise expressly provided, during each registration year before the issuance or renewal of the registration.
13 14 15	(b) (1) The Administration shall allow for payment of registration fees, as specified in this subtitle, in installments throughout the registration period, as determined by the Administration.
16 17 18	(2) THE ADMINISTRATION SHALL COLLECT A REASONABLE INSTALLMENT FEE FOR UTILIZATION OF A PAYMENT PLAN AUTHORIZED IN ACCORDANCE WITH PARAGRAPH (1) OF THIS SUBSECTION.
19	13–912.
20 21	(a) When registered with the Administration, every passenger car and station wagon, except as otherwise provided in this part, is a Class A (passenger) vehicle.
22	(b) For each Class A (passenger) vehicle, the annual registration fee is:
23 24	(1) For a vehicle with a manufacturer's shipping weight of 3,500 pounds or less:
25	(i) On or after July 1, 2024, but before July 1, 2025, \$70.50; and
26	(ii) On or after July 1, 2025, \$80.50;
27 28	(2) For a vehicle with a manufacturer's shipping weight of more than 3,500 pounds but not more than 3,700 pounds:
29	(i) On or after July 1, 2024, but before July 1, 2025, \$80.50; and

- 1 (ii) On or after July 1, 2025, \$85.50; and
- 2 (3) For a vehicle with a manufacturer's shipping weight of more than 3,700
- 3 pounds:
- 4 (i) On or after July 1, 2024, but before July 1, 2025, \$121.50; AND
- 5 (ii) On or after July 1, 2025, [but before July 1, 2026, \$126.50; and
- 6 (iii) On or after July 1, 2026, \$151.50.
- 7 13–916.
- 8 (a) When registered with the Administration, every single unit truck with two or 9 more axles is a Class E (truck) vehicle.
- 10 (b) (1) For each Class E (truck) vehicle, the annual registration fee is based on the maximum gross weight of the vehicle or combination of vehicles, as follows:

12	Maximum Gross Weight	Fee (per 1,000 Pounds
13	Limit (in Pounds)	or Fraction Thereof)
14	10,000  (minimum) - 18,000	\$9.00
15	18,001 - 26,000	11.75
16	26,001 - 40,000	12.75
17	40,001 - 60,000	14.75
18	60,001 – 80,000 (maximum)	16.00

- 19 (2) (i) On or after July 1, 2024, but before July 1, 2025, the annual 20 registration fee under paragraph (1) of this subsection is increased by an additional \$45.00.
- 21 (ii) On or after July 1, 2025, [but before July 1, 2026, the annual 22 registration fee under paragraph (1) of this subsection is increased by an additional \$50.00.
- 23 (iii) On or after July 1, 2026,] the annual registration fee under 24 paragraph (1) of this subsection is increased by an additional \$75.00.
- 25 13-917.
- Notwithstanding § 13–916(b) of this subtitle, for any Class E (truck) vehicle with a manufacturer's rated capacity of 3/4 ton or less and a maximum gross vehicle weight of 7,000 pounds or less, the annual registration fee is:
- 29 (1) For a vehicle with a maximum gross vehicle weight of 3,500 pounds or 30 less:
- 31 (i) On or after July 1, 2024, but before July 1, 2025, \$83.75; and

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1		(ii)	On or after July 1, 2025, \$93.75;
2 3	(2) maximum gross		pt as provided in item (4) of this section, for a vehicle with a weight of more than 3,500 pounds but not more than 5,000 pounds:
4		(i)	On or after July 1, 2024, but before July 1, 2025, \$93.75; and
5		(ii)	On or after July 1, 2025, \$98.75;
6 7	(3) maximum gross		pt as provided in item (4) of this section, for a vehicle with a weight of more than 5,000 pounds:
8		(i)	On or after July 1, 2024, but before July 1, 2025, \$108.75; <b>AND</b>
9		(ii)	On or after July 1, 2025, [but before July 1, 2026, \$113.75; and
10		(iii)	On or after July 1, 2026,] \$138.75; and
11 12 13		vner cert	vehicle, regardless of the vehicle's maximum gross vehicle weight, ifies on the registration application that the vehicle for which the be used for construction activities:
14		(i)	On or after July 1, 2024, but before July 1, 2025, \$83.75; and
15		(ii)	On or after July 1, 2025, \$93.75.
16	13–937.		
17 18			stered with the Administration, every multipurpose passenger ltipurpose) vehicle.
19	(b) For	r each Cl	ass M (multipurpose) vehicle, the annual registration fee is:
20 21	(1) less:	For a	vehicle with a manufacturer's shipping weight of 3,500 pounds or
22		(i)	On or after July 1, 2024, but before July 1, 2025, \$70.50; and
23		(ii)	On or after July 1, 2025, \$80.50;
24 25	(2) pounds but not		vehicle with a manufacturer's shipping weight of more than 3,500 in 3,700 pounds:
26		(i)	On or after July 1, 2024, but before July 1, 2025, \$80.50; and

1			(ii)	On or after July 1, 2025, \$85.50; and
2 3	pounds:	3)	For a	vehicle with a manufacturer's shipping weight of more than 3,700
4			(i)	On or after July 1, 2024, but before July 1, 2025, \$121.50; <b>AND</b>
5			(ii)	On or after July 1, 2025, [but before July 1, 2026, \$126.50; and
6			(iii)	On or after July 1, 2026,] \$151.50.
7 8 9	٠,			stration may by rule and regulation provide for the registration ll multipurpose passenger vehicles registered under another
10	<u>13–939.1.</u>			
11 12				ny other provision of this subtitle, for a rental vehicle as defined in the annual registration fee [is:
13 14	<u>(</u>	<u>1)</u>	For a	Class A (passenger) vehicle with a manufacturer's shipping weight
15			<u>(i)</u>	$3,700 \ pounds \ or \ less-\$27.00; \ and$
16			<u>(ii)</u>	$\underline{More\ than\ 3,700\ pounds-\$40.50;}$
17 18	this subtitle;	<u>2)</u>	For a	Class D (motorcycle) vehicle, the amount specified in § 13–915 of
19 20	<del></del>	<u>3)</u> l a me		Class E (truck) vehicle with a manufacturer's rated capacity of 3/4 m gross vehicle weight of 7,000 pounds or less – \$33.75;
21	<u>(</u>	<u>4)</u>	<u>Notw</u>	ithstanding item (3) of this section, for a Class E (truck) vehicle:
22 23 24 25 26 27 28	18,001 - 26,001 - 40,001 -	<u>n Pou</u> ( <u>mini</u> - 26,0 - 40,0 - 60,0	unds) mum) 000 000 000	VeightFee (per 1,000 Pounds or Fraction Thereof) $-18,000$ $$4.75$ $7.50$ $8.50$ $10.50$ $11.75$ ;
29		5)	For a	Class F (tractor) vehicle based on the maximum gross weight of

29 <u>(5) For a Class F (tractor) vehicle based on the maximum gross weight of</u> 30 <u>the vehicle in combination with a trailer or semitrailer as follows:</u>

1 2 3 4	
5 6	(6) For a Class G (trailer) vehicle based on the maximum gross weight as follows:
7	(i) For a nonfreight trailer or semitrailer:
8 9 10 11 12 13	Maximum Gross Weight         Limit (in Pounds)       Fee $3,000 \text{ or less}$ \$ 13.50 $3,001 - 5,000$ 27.00 $5,001 - 10,000$ 47.25 $10,001 - 20,000$ 81.00; and
14	(ii) For a freight trailer or semitrailer – \$20.25; and
15 16	(7) For a Class M (multipurpose) vehicle with a manufacturer's shipping weight of:
17	(i) 3,700 pounds or less – \$27.00; and
18 19 20	(ii) More than 3,700 pounds – \$40.50] IS THE SAME AS THE ANNUAL REGISTRATION FEE BASED ON THE CLASS OF VEHICLE UNDER THIS PART II OF THIS SUBTITLE.
21	13–955.
22 23	(a) In this section, "Fund" means the Maryland Emergency Medical System Operations Fund.
24 25	(e) [The] EXCEPT AS PROVIDED IN SUBSECTION (F) OF THIS SECTION, THE money in the Fund shall be used solely for:
26 27	(1) Medically oriented functions of the Department of State Police, Special Operations Bureau, Aviation Division;
28	(2) The Maryland Institute for Emergency Medical Services Systems;
29 30	(3) The R Adams Cowley Shock Trauma Center at the University of Maryland Medical System;
31	(4) The Maryland Fire and Rescue Institute;

1 2 3	(5) The provision of grants under the Senator William H. Amoss Fire, Rescue, and Ambulance Fund in accordance with the provisions of Title 8, Subtitle 1 of the Public Safety Article; and
4 5	(6) The Volunteer Company Assistance Fund in accordance with the provisions of Title 8, Subtitle 2 of the Public Safety Article.
6 7 8	(F) FOR FISCAL YEARS 2025 AND 2026, THE MONEY IN THE FUND MAY BE USED TO SUPPORT GENERAL OPERATIONS OF THE DEPARTMENT OF STATE POLICE, SPECIAL OPERATIONS BUREAU, AVIATION COMMAND.
9	<del>17–106.</del>
10 11	(a) If the required security for any vehicle lapses at any time, the registration of that vehicle:
12 13	(1) Is suspended automatically as of the date of the lapse effective not later than 60 days after notification to the Administration that the lapse has occurred; and
14	(2) Remains suspended until:
15 16 17	(i) The required security is replaced and the vehicle owner submits evidence of replaced security on a form as prescribed by the Administration and certified by an insurer or insurance producer; and
18 19	(ii) Any uninsured motorist penalty fee assessed is paid to the Administration.
20 21 22	(b) (1) Except as provided in paragraph (2) of this subsection, each insurer or other provider of required security immediately shall notify the Administration electronically of those terminations or other lapses that are final.
23 24 25 26	(2) Each insurer or other provider of required security for a vehicle registered as a Class B (for hire) vehicle under Title 13 of this article shall notify the Administration within 45 days after a termination or other lapse that is final and occurs anytime after the required security is issued or provided.
27 28	(c) On receipt of a notice under subsection (b) of this section, the Administration shall:
29 30	(1) Make a reasonable effort to notify the owner of the vehicle that his registration has been suspended; and
31 32	(2) Provide electronically the information contained in the notice of the suspension to the Uninsured Division of the Maryland Automobile Insurance Fund.

1	(d) (1) Within 48 hours after an owner is notified by the Administration of the
2	suspension of registration, the owner shall surrender all evidences of that registration
3	the Administration.
4	(2) If the owner fails to surrender the evidences of registration within the
5	48-hour period, the Administration:
6	(i) Shall attempt to recover from the owner the evidences
7	registration; and
8	(ii) May suspend his license to drive until he returns to the Mot
9	Vehicle Administration the evidences of registration.
10	(3) The Administration may enter into contracts with private parties
11	procure the services of independent agents to assist in the recovery of the evidences
12	registration as authorized in paragraph (2) of this subsection.
13	(e) (1) (i) 1. Except as provided in subparagraphs (iv) and (v) of the
14	paragraph, in addition to any other penalty provided for in the Maryland Vehicle Law,
15	the required security for a vehicle terminates or otherwise lapses during its registration
16	year, the Administration may assess the owner of the vehicle with a penalty of \$200 f
17	each vehicle without the required security for a period of 1 to 30 days.
18	2. If a fine is assessed, beginning on the 31st day the fine
18 19	2. If a fine is assessed, beginning on the 31st day the fine shall increase by a rate of \$7 for each day.
	shall increase by a rate of \$7 for each day.
19	shall increase by a rate of \$7 for each day.
<ul><li>19</li><li>20</li></ul>	shall increase by a rate of \$7 for each day.  (ii) Each period during which the required security for a vehice terminates or otherwise lapses shall constitute a separate violation.
19 20 21	shall increase by a rate of \$7 for each day.  (ii) Each period during which the required security for a vehice
19 20 21 22	shall increase by a rate of \$7 for each day.  (ii) Each period during which the required security for a vehice terminates or otherwise lapses shall constitute a separate violation.  (iii) The penalty imposed under this subsection may not exceed \$3,500 for each violation in a 12-month period.
19 20 21 22 23	shall increase by a rate of \$7 for each day.  (ii) Each period during which the required security for a vehice terminates or otherwise lapses shall constitute a separate violation.  (iii) The penalty imposed under this subsection may not exceed \$3,500 for each violation in a 12-month period.
19 20 21 22 23 24	shall increase by a rate of \$7 for each day.  (ii) Each period during which the required security for a vehice terminates or otherwise lapses shall constitute a separate violation.  (iii) The penalty imposed under this subsection may not exceed \$3,500 for each violation in a 12-month period.  (iv) The Administration may not assess a penalty under the
19 20 21 22 23 24 25	shall increase by a rate of \$7 for each day.  (ii) Each period during which the required security for a vehice terminates or otherwise lapses shall constitute a separate violation.  (iii) The penalty imposed under this subsection may not exceed \$3,500 for each violation in a 12-month period.  (iv) The Administration may not assess a penalty under the subsection if:  1. The registration plates of the vehicle are returned to the subsection of the security for a vehicle are returned to the subsection if:
19 20 21 22 23 24 25 26	(ii) Each period during which the required security for a vehice terminates or otherwise lapses shall constitute a separate violation.  (iii) The penalty imposed under this subsection may not exceed \$3,500 for each violation in a 12-month period.  (iv) The Administration may not assess a penalty under the subsection if:
19 20 21 22 23 24 25 26 27	(ii) Each period during which the required security for a vehicle terminates or otherwise lapses shall constitute a separate violation.  (iii) The penalty imposed under this subsection may not exceed \$3,500 for each violation in a 12-month period.  (iv) The Administration may not assess a penalty under the subsection if:  1. The registration plates of the vehicle are returned to the Administration within 10 days after the termination or lapse of the required security, and the security of the required security of the required security.
19 20 21 22 23 24 25 26 27 28	(ii) Each period during which the required security for a vehicle terminates or otherwise lapses shall constitute a separate violation.  (iii) The penalty imposed under this subsection may not exceed \$3,500 for each violation in a 12-month period.  (iv) The Administration may not assess a penalty under the subsection if:  1. The registration plates of the vehicle are returned to the Administration within 10 days after the termination or lapse of the required security, shown by the records of the Administration; and
19 20 21 22 23 24 25 26 27 28 29	cii) Each period during which the required security for a vehicle terminates or otherwise lapses shall constitute a separate violation.  (iii) The penalty imposed under this subsection may not exceed \$3,500 for each violation in a 12-month period.  (iv) The Administration may not assess a penalty under the subsection if:  1. The registration plates of the vehicle are returned to the Administration within 10 days after the termination or lapse of the required security, shown by the records of the Administration; and  2. A. The certificate of title for the vehicle has been accorded to the security of the records of the Administration; and

<del>C.</del>

A salvage certificate has been issued for the vehicle; or

1	D. A licensed dealer has taken possession of the vehicle with
2	an obligation to return the registration plates.
3	(v) Before the Administration may assess a penalty under this
4	subsection, the Administration shall first verify that the registration plates for the vehicle
5	were not returned to the Administration within 10 days after the termination or lapse of
6	the required security.
7	(2) (i) Except as provided under paragraph (3) of this subsection, a
8	penalty assessed under this subsection shall be paid as follows:
9	1. 70% to be allocated as provided in subparagraph (ii) of this
10	<del>paragraph; and</del>
11	2. 30% to the Administration, which may be used by the
12	Administration, subject to subsection (f) of this section, to provide funding for contracts
13	with independent agents to assist in the recovery of evidences of registration as authorized
14	in subsection (d)(3) of this section.
15	(ii) For each fiscal year beginning on or after July 1, 2014, the
16	percentage of the penalties specified under subparagraph (i)1 of this paragraph shall be
17	allocated among the Safe Schools Fund, the Vehicle Theft Prevention Fund, the Maryland
18	Automobile Insurance Fund, Ithe Driver Education in Public High Schools Fund, the
19	State-Aided Institutions Field Trip Fund,] and the General Fund as follows:
20	1. \$600,000 to the Safe Schools Fund;
21	2. \$2,000,000 to the Vehicle Theft Prevention Fund;
22	3. The amounts specified under subparagraph (iii) of this
23	paragraph to the Maryland Automobile Insurance Fund; AND
24	4. [\$2,000,000 to the Driver Education in Public High
25	Schools Fund;
26	5. \$600,000 to the State-Aided Institutions Field Trip Fund;
27	and and
28	6.] The balance to the General Fund.
29	(iii) 1. Except for fiscal year 2024 and except as provided under
30	subsubparagraph 3 of this subparagraph, the amount distributed to the Maryland
31	Automobile Insurance Fund under subparagraph (ii)3 of this paragraph shall equal the
32	amount distributed to the Maryland Automobile Insurance Fund in the prior fiscal year
33	under the provisions of this paragraph adjusted by the change for the calendar year

- preceding the fiscal year in the Consumer Price Index All Urban Consumers Medical

  Care as published by the United States Bureau of Labor Statistics.
- 3 2. For fiscal year 2024, the amount distributed to the Maryland Automobile Insurance Fund under subparagraph (ii)3 of this paragraph shall
- 5 equal the amount distributed to the Maryland Automobile Insurance Fund in the prior
- 6 fiscal year under the provisions of this paragraph adjusted by the change for the calendar
- 7 year preceding the fiscal year in the Consumer Price Index All Urban Consumers -
- 8 Medical Care as published by the United States Bureau of Labor Statistics plus an
- 9 additional \$2,000,000.
- 10 3. For fiscal year 2025, the amount distributed to the
- 11 Maryland Automobile Insurance Fund under subparagraph (ii)3 of this paragraph shall
- 12 equal the amount distributed to the Maryland Automobile Insurance Fund calculated in
- 13 accordance with subsubparagraph 1 of this subparagraph:
- A. Plus an additional \$3,000,000 dedicated to the exclusive
- 15 use of the Uninsured Division, which shall become part of the base amount used to calculate
- 16 the amount distributed under subsubparagraph 1 of this subparagraph in subsequent fiscal
- 17 <del>years; but</del>
- 18 Excluding the \$2,000,000 distributed to the Fund in fiscal
- 19 <del>year 2024.</del>
- 20 **22-421.**
- 21 (A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS
- 22 INDICATED.
- 23 (2) "FIRST SALE" MEANS A SALE OF A NEW TIRE THAT IS NOT A SALE
- 24 TO A WHOLESALER OR OUT-OF-STATE RETAILER.
- 25 "TIRE DEALER" MEANS A PERSON WHO SELLS NEW TIRES TO:
- 26 (I) A SELLER OF TIRES IN THE STATE THAT IS NOT A TIRE
- 27 WHOLESALER: OR
- 28 (II) A CONSUMER OF A TIRE ON WHICH A RECYCLING FEE HAS
- 29 NOT BEEN PAID.
- 30 (4) "TIRE WHOLESALER" MEANS A PERSON WHO TRANSFERS TIRES TO
- 31 A PERSON WHO IS NOT A CONSUMER.
- 32 (B) (1) BEGINNING ON JANUARY 1, 2026, A NEW TIRE FEE SHALL BE
- 33 IMPOSED ON THE FIRST SALE OF A NEW TIRE IN THE STATE BY A TIRE DEALER,

- 1 INCLUDING NEW TIRES SOLD AS A PART OF A NEW OR USED VEHICLE, TRAILER, FARM
- 2 IMPLEMENT, OR SIMILAR MACHINERY.
- 3 (2) A COUNTY, MUNICIPAL CORPORATION, OR ANY AGENCY OF A
- 4 COUNTY OR MUNICIPAL CORPORATION MAY NOT IMPOSE ANY TAX, FEE, OR OTHER
- 5 CHARGE ON THE SALE OF A NEW TIRE BY A TIRE DEALER.
- 6 (C) THE NEW TIRE FEE ON THE SALE OF A NEW TIRE DEALER IS \$5 PER TIRE.
- 7 (D) FOR A SALE MADE BY A TIRE DEALER TO A PERSON WHO RESELLS TIRES,
- 8 THE TIRE DEALER SHALL SEPARATELY STATE THE NEW TIRE FEES PAID BY THE TIRE
- 9 <u>DEALER ON THE INVOICE OR OTHER DOCUMENT OF SALE.</u>
- 10 <u>(E)</u> <u>(1)</u> <u>EACH TIRE DEALER SHALL:</u>
- 11 (I) PAY THE NEW TIRE FEE; AND
- 12 (II) COMPLETE AND SUBMIT, UNDER OATH, A RETURN AND
- 13 REMIT THE FEES TO THE COMPTROLLER ON OR BEFORE THE 21ST DAY OF THE
- 14 MONTH THAT FOLLOWS THE MONTH IN WHICH THE SALE WAS MADE, AND FOR OTHER
- 15 PERIODS AND ON OTHER DATES THAT THE COMPTROLLER SPECIFIES BY
- 16 REGULATION, INCLUDING PERIODS FOR WHICH NO FEES WERE DUE.
- 17 (2) A TIRE DEALER SHALL FILE A NEW TIRE FEE RETURN
- 18 ELECTRONICALLY.
- 19 (F) IF THE AMOUNT OF THE NEW TIRE FEE IS SEPARATELY STATED IN A
- 20 RETAIL SALE, THE NEW TIRE FEE IS NOT SUBJECT TO ANY TAX UNDER TITLE 13 OF
- 21 THIS ARTICLE OR TITLE 11 OF THE TAX GENERAL ARTICLE.
- 22 (G) THE COMPTROLLER SHALL FORWARD ALL NEW TIRE FEES, LESS THE
- 23 Costs of administration. To the Transportation Trust Fund.
- 24 (H) EXCEPT TO THE EXTENT INCONSISTENT WITH THIS SECTION, THE
- 25 PROVISIONS OF TITLES 1, 2, 11, AND 13 OF THE TAX GENERAL ARTICLE
- 26 APPLICABLE TO THE SALES AND USE TAX SHALL GOVERN THE ADMINISTRATION,
- 27 COLLECTION, AND ENFORCEMENT OF THE NEW TIRE FEE UNDER THIS SECTION.
- 28 (I) THE COMPTROLLER:
- 29 (1) SHALL ADMINISTER THE NEW TIRE FEE; AND
- 30 (2) MAYADOPT REGULATIONS NECESSARY TO ADMINISTER, COLLECT,
- 31 AND ENFORCE THE NEW TIRE FEE.

# TITLE 18.8 RETAIL DELIVERY FEE 1 2 <del>18.8 101.</del> (A) IN THIS TITLE THE FOLLOWING WORDS HAVE THE MEANINGS 4 INDICATED. (B) "MARKETPLACE FACILITATOR" HAS THE MEANING STATED IN § 11–101 5 6 OF THE TAX GENERAL ARTICLE. (C) "MARKETPLACE SELLER" HAS THE MEANING STATED IN § 11-101 OF 7 8 THE TAX GENERAL ARTICLE. 9 (D) (1) "RETAIL DELIVERY" MEANS A DELIVERY TO A PERSON LOCATED 10 IN THE STATE OF TANGIBLE PERSONAL PROPERTY PURCHASED BY A PERSON LOCATED IN THE STATE AS PART OF A RETAIL SALE THAT IS SUBJECT TO THE SALES 11 12 AND USE TAX. "RETAIL DELIVERY" DOES NOT INCLUDE PICKUP BY THE BUYER 13 14 AT THE VENDOR'S PLACE OF BUSINESS, INCLUDING CURBSIDE DELIVERY. (E) "RETAIL DELIVERY FEE" MEANS THE FEE IMPOSED UNDER THIS TITLE 15 16 ON A RETAIL DELIVERY. 17 (F) "RETAIL SALE" INCLUDES A SALE FOR USE, AS DEFINED IN § 11-101 OF 18 THE TAX - GENERAL ARTICLE. (G) "SALES AND USE TAX" MEANS THE TAX IMPOSED UNDER TITLE 11 OF 19 20 THE TAX - GENERAL ARTICLE. (H) "TANGIBLE PERSONAL PROPERTY" HAS THE MEANING STATED IN § 21 22 11-101 OF THE TAX - GENERAL ARTICLE. (I) "VENDOR" HAS THE MEANING STATED IN § 11-101 OF THE TAX -2324 General Article. 25 <del>18.8 102.</del> 26 A RETAIL DELIVERY FEE AND THE REQUIREMENTS OF THIS TITLE APPLY ONLY 27 <del>TO:</del>

28 (1) A VENDOR THAT MADE RETAIL SALES TOTALING \$500,000 OR
29 MORE:

1	(I) IN THE PREVIOUS CALENDAR YEAR; OR
2	(II) SUBJECT TO § 18.8–105(A)(2) OF THIS SUBTITLE, IN THE
3	CURRENT CALENDAR YEAR; OR
4	(2) A MARKETPLACE FACILITATOR THAT FACILITATED RETAIL SALES
5	OF MARKETPLACE SELLERS TOTALING \$100,000 OR MORE:
6	(I) In the previous calendar year; or
7	(II) SUBJECT TO § 18.8–105(A)(3) OF THIS SUBTITLE, IN THE
8	CURRENT CALENDAR YEAR.
9	<del>18.8–103.</del>
0	(A) (1) Subject to paragraph (2) of this subsection, a vendor or
1	MARKETPLACE FACILITATOR SHALL PAY A RETAIL DELIVERY FEE EQUAL TO 75
$^{2}$	CENTS ON EACH RETAIL DELIVERY TRANSACTION THE VENDOR OR MARKETPLACE
13	FACILITATOR MAKES IN THE STATE.
4	(2) (I) THE RETAIL DELIVERY FEE SHALL BE INCREASED JULY 1,
15	2026, AND EACH JULY 1 THEREAFTER IN ACCORDANCE WITH THIS PARAGRAPH.
16	(II) ON OR BEFORE JUNE 1 EACH YEAR, THE COMPTROLLER
17	SHALL DETERMINE AND ANNOUNCE:
18	1. THE GROWTH IN THE CONSUMER PRICE INDEX FOR
9	ALL URBAN CONSUMERS AS DETERMINED BY THE COMPTROLLER UNDER
20	SUBPARAGRAPH (III) OF THIS PARAGRAPH; AND
21	2. THE RETAIL DELIVERY FEE EFFECTIVE FOR THE
22	FISCAL YEAR BEGINNING ON THE FOLLOWING JULY 1 AS DETERMINED BY THE
23	COMPTROLLER UNDER SUBPARAGRAPH (IV) OF THIS PARAGRAPH.
24	(HI) 1. IN THIS SUBPARAGRAPH, "CONSUMER PRICE INDEX
25	FOR ALL URBAN CONSUMERS" MEANS THE INDEX PUBLISHED MONTHLY BY THE
26	BUREAU OF LABOR STATISTICS OF THE U.S. DEPARTMENT OF LABOR THAT IS THE
27	U.S. CITY AVERAGE OF ALL ITEMS IN A BASKET OF CONSUMER GOODS AND
28	SERVICES.
29	2. THE PERCENTAGE GROWTH IN THE CONSUMER
RΩ	PRICE INDEX FOR ALL URBAN CONSUMERS SHALL BE DETERMINED BY COMPARING

1	THE AVERAGE OF THE INDEX FOR THE 12 MONTHS ENDING ON THE PRECEDING
2	APRIL 30 TO THE AVERAGE OF THE INDEX FOR THE PRIOR 12 MONTHS.
3	(IV) Subject to subparagraph (v) of this paragraph, on
4	JULY 1 EACH YEAR, THE RETAIL DELIVERY FEE SHALL BE INCREASED BY THE
5	AMOUNT, ROUNDED TO THE NEAREST ONE TENTH OF A CENT, THAT EQUALS THE
6	PRODUCT OF MULTIPLYING:
7	1. The retail delivery fee in effect on the date
8	OF THE COMPTROLLER'S ANNOUNCEMENT UNDER SUBPARAGRAPH (H) OF THIS
9	PARAGRAPH; AND
10	2. The percentage growth in the Consumer
11	PRICE INDEX FOR ALL URBAN CONSUMERS.
12	(V) IF THERE IS A DECLINE OR NO GROWTH IN THE CONSUMER
13	PRICE INDEX FOR ALL URBAN CONSUMERS, THE RETAIL DELIVERY FEE SHALL
14	REMAIN UNCHANGED.
15	(B) (1) A VENDOR OR MARKETPLACE FACILITATOR SHALL:
16	(I) COLLECT THE RETAIL DELIVERY FEE FROM A BUYER; OR
17	(H) PAY THE RETAIL DELIVERY FEE ON BEHALF OF A BUYER.
18	(2) IF A VENDOR OR MARKETPLACE FACILITATOR COLLECTS THE
19	RETAIL DELIVERY FEE FROM THE BUYER, THE RETAIL DELIVERY FEE SHALL BE:
20	(I) CHARGED IN ADDITION TO ANY OTHER DELIVERY FEE
21	ASSESSED BY THE VENDOR OR MARKETPLACE FACILITATOR;
22	(II) ITEMIZED AS A SEPARATE LINE ITEM ON THE BUYER'S
23	RECEIPT, INVOICE, OR OTHER BILL OF SALE, DISTINCT FROM THE SALES PRICE,
24	SALES AND USE TAX, OR ANY OTHER TAX OR FEE IMPOSED; AND
25	(III) LISTED ON THE RECEIPT, INVOICE, OR OTHER BILL OF SALE
26	AS "DELIVERY IMPACT FEE".
27	(C) A RETAIL DELIVERY FEE SHALL BE ASSESSED ONLY ONCE PER
28	TRANSACTION REGARDLESS OF WHETHER:
29	(1) THE TANGIBLE PERSONAL PROPERTY PURCHASED IS DELIVERED

IN ONE SHIPMENT OR MULTIPLE SHIPMENTS; OR

- 1 (2) THE PURCHASE CONTAINS ONE ITEM OR MULTIPLE ITEMS OF 2 TANGIBLE PERSONAL PROPERTY.
- 3 (D) THE RETAIL DELIVERY FEE MAY NOT BE REFUNDED TO THE BUYER
  4 UNLESS THE RETAIL DELIVERY IN CANCELED BY THE BUYER, VENDOR,
  5 MARKETINA CREATER OF DELIVERY PROJECTION.
- 5 MARKETPLACE FACILITATOR, OR DELIVERY PROVIDER.
- 6 <del>18.8 104.</del>
- 7 THE RETAIL DELIVERY FEE UNDER THIS TITLE DOES NOT APPLY TO THE SALE
  8 OR PURCHASE OF TANGIBLE PERSONAL PROPERTY THAT IS EXEMPT FROM THE
- 9 SALES AND USE TAX.
- 10 **18.8-105.**

- 11 (A) (I) (I) A VENDOR OR MARKETPLACE FACILITATOR SHALL
  12 COLLECT AND REMIT THE RETAIL DELIVERY FEE TO THE COMPTROLLER IN THE
- 13 MANNER PRESCRIBED BY THE COMPTROLLER.
- 14 (H) THE REQUIREMENTS OF § 11–403.1 OF THE TAX GENERAL
- 15 ARTICLE RELATING TO THE COLLECTION OF THE SALES AND USE TAX BY A
- 16 MARKETPLACE FACILITATOR APPLY TO THE COLLECTION OF THE RETAIL DELIVERY
- 17 FEE BY A MARKETPLACE FACILITATOR.
- 18 (2) A VENDOR THAT DID NOT MAKE RETAIL SALES TOTALING
  19 \$500,000 OR MORE IN THE PREVIOUS CALENDAR YEAR SHALL REMIT THE RETAIL
  20 DELIVERY FEE TO THE COMPTROLLER BEGINNING ON OR BEFORE THE FIRST DAY
  21 OF THE MONTH THAT IS 60 DAYS AFTER THE MONTH IN WHICH THE VENDOR MAKES
- 22 RETAIL SALES TOTALING \$500,000 OR MORE IN CURRENT CALENDAR YEAR.
- 23 (3) A MARKETPLACE FACILITATOR THAT DID NOT FACILITATE
- 24 RETAIL SALES OF MARKETPLACE SELLERS TOTALING \$100,000 OR MORE IN THE
- 25 PREVIOUS CALENDAR YEAR SHALL REMIT THE RETAIL DELIVERY FEE TO THE
- 26 COMPTROLLER BEGINNING ON OR BEFORE THE FIRST DAY OF THE MONTH THAT IS
- 27 60 DAYS AFTER THE MONTH IN WHICH THE MARKETPLACE FACILITATOR
- 28 FACILITATES THE RETAIL SALES OF MARKETPLACE SELLERS TOTALING \$100,000
- 29 OR MORE IN THE CURRENT CALENDAR YEAR.
- 30 (B) (1) A VENDOR OR MARKETPLACE FACILITATOR SHALL:
- 31 (I) REPORT THE RETAIL DELIVERY FEE ON A RETURN AS
  32 PRESCRIBED BY THE COMPTROLLER: AND
  - (H) REMIT THE RETAIL DELIVERY FEE WITH THE RETURN.

- 1 (2) A VENDOR OR MARKETPLACE FACILITATOR SHALL FILE AND PAY
  2 THE RETAIL DELIVERY FEE USING THE FILING CYCLE AND DUE DATES PRESCRIBED
  3 BY THE COMPTROLLER IN ACCORDANCE WITH SUBSECTION (A) OF THIS SECTION.
- 4 (C) (1) A VENDOR OR MARKETPLACE FACILITATOR THAT COLLECTS THE
  5 RETAIL DELIVERY FEE FROM THE BUYER SHALL COLLECT THE RETAIL DELIVERY
  6 FEE IN THE SAME MANNER AS THE SALES AND USE TAX.
- 7 (2) A VENDOR OR MARKETPLACE FACILITATOR THAT USES A
  8 THIRD-PARTY ENTITY TO COLLECT AND REMIT THE SALES AND USE TAX MAY ELECT
  9 TO HAVE THE THIRD-PARTY ENTITY COLLECT AND REMIT THE RETAIL DELIVERY
  10 FEE.
- 11 (3) A VENDOR OR MARKETPLACE FACILITATOR THAT PAYS THE
  12 RETAIL DELIVERY FEE ON BEHALF OF A BUYER SHALL REMIT THE RETAIL DELIVERY
  13 FEE TO THE COMPTROLLER AS IF THE RETAIL DELIVERY FEE HAD BEEN COLLECTED
  14 FROM THE BUYER ON THE DATE OF THE RETAIL DELIVERY.
- 15 **18.8-106.**
- 16 (A) EXCEPT AS OTHERWISE PROVIDED IN THIS TITLE, THE AUDIT,
  17 ASSESSMENT, LIABILITY OR PAYMENT, REFUND, PENALTY, INTEREST,
  18 ENFORCEMENT, COLLECTION REMEDIES, APPEAL, AND ADMINISTRATIVE
  19 PROVISIONS THAT ARE APPLICABLE TO THE SALES AND USE TAX APPLY TO THE
  20 RETAIL DELIVERY FEE.
- 21 (B) FROM THE REVENUE ATTRIBUTABLE TO THE RETAIL DELIVERY FEE, 22 THE COMPTROLLER SHALL DISTRIBUTE THE AMOUNT NECESSARY TO PAY REFUNDS 23 RELATING TO THE RETAIL DELIVERY FEE TO A REFUND ACCOUNT.
- 24 (C) AFTER MAKING THE DISTRIBUTION REQUIRED UNDER SUBSECTION (B)
  25 OF THIS SECTION, THE COMPTROLLER SHALL DISTRIBUTE THE AMOUNT
  26 NECESSARY TO ADMINISTER THE RETAIL DELIVERY FEE TO AN ADMINISTRATIVE
  27 FEE ACCOUNT.
- 28 (D) AFTER MAKING THE DISTRIBUTIONS REQUIRED UNDER SUBSECTIONS
  29 (B) AND (C) OF THIS SECTION, THE COMPTROLLER SHALL DEPOSIT THE BALANCE
  30 OF THE REVENUE ATTRIBUTABLE TO THE RETAIL DELIVERY FEE INTO THE
  31 TRANSPORTATION TRUST FUND ESTABLISHED UNDER § 3-216 OF THIS ARTICLE.
- 32 23–205.

- 1 (a) (1) Subject to paragraph (2) of this subsection, the Administration and the Secretary shall set the fee to be charged for each vehicle to be inspected and tested by a facility.
- 4 (2) The fee established under this subsection:
- 5 (i) [During the period from January 1, 1995 through May 31, 1997, 6 may not exceed \$12; and
- 7 (ii)] During the period [after] FROM May 31, 1997, THROUGH JUNE 8 30, 2025, may not exceed \$14;
- 9 (II) DURING THE PERIOD FROM JULY 1, 2025, THROUGH JUNE 10 30, 2026, MAY NOT EXCEED \$30; AND
- (III) EXCEPT AS PROVIDED IN PARAGRAPH (4)(III) OF THIS SUBSECTION, DURING THE PERIOD AFTER JULY 1, 2026, SHALL EQUAL AT LEAST THE AMOUNT IN THE IMMEDIATELY PRECEDING FISCAL YEAR ADJUSTED FOR INFLATION IN ACCORDANCE WITH PARAGRAPH (3) OF THIS SUBSECTION.
- 15 (3) DURING THE PERIOD AFTER JUNE 30, 2026, THE FEE
  16 ESTABLISHED UNDER THIS SUBSECTION SHALL EQUAL AT LEAST THE AMOUNT IN
  17 THE IMMEDIATELY PRECEDING FISCAL YEAR ADJUSTED FOR INFLATION IN
  18 ACCORDANCE WITH PARAGRAPH (4) OF THIS SUBSECTION.
- 19 (4) (I) THE INFLATION ADJUSTMENT SHALL EQUAL THE PRODUCT
  20 OF MULTIPLYING THE AMOUNT OF FUNDING IN THE IMMEDIATELY PRECEDING
  21 FISCAL YEAR BY THE PERCENTAGE INCREASE IN THE CONSUMER PRICE INDEX FOR
  22 ALL URBAN CONSUMERS.
- 23 (II) THE PERCENTAGE INCREASE IN THE CONSUMER PRICE
  24 INDEX FOR ALL URBAN CONSUMERS SHALL BE DETERMINED BY COMPARING THE
  25 AVERAGE OF THE INDEX FOR THE 12 MONTHS ENDING APRIL 30 IMMEDIATELY
  26 PRECEDING THE FISCAL YEAR FOR WHICH THE FUNDING AMOUNT IS BEING
  27 CALCULATED TO THE AVERAGE INDEX FOR THE PRIOR 12 MONTHS.
- 28 (III) IF THERE IS A DECLINE OR NO GROWTH IN THE CONSUMER 29 PRICE INDEX FOR ALL URBAN CONSUMERS, THE FEE AMOUNT UNDER THIS 30 PARAGRAPH SHALL REMAIN UNCHANGED.
- 31 (b) The fee shall be collected in a manner established by the Administration and 32 the Secretary.

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- A specific portion of the fee shall be paid to or retained by the Administration to cover the cost of administration and enforcement of the emissions control program, as 3 provided in the contract between the contractor and the State.
- SECTION 2. AND BE IT FURTHER ENACTED, That the Laws of Maryland read 4 as follows: 5

#### 6 Article - Tax - General

7 <del>7-309.</del>

- Notwithstanding an Act of Congress that repeals or reduces the federal credit under § 2011 of the Internal Revenue Code, the provisions of this subtitle in effect before the passage of the Act of Congress shall apply with respect to a decedent who dies after the effective date of the Act of Congress so as to continue the Maryland estate tax in force without reduction in the same manner as if the federal credit had not been repealed or reduced.
- Except as provided in paragraphs (2) through (9) of this subsection and 14 <del>(b)</del> subsection (c) of this section, after the effective date of an Act of Congress described in 15 subsection (a) of this section, the Maryland estate tax shall be determined using: 16
- 17 the federal credit allowable by § 2011 of the Internal Revenue Code as in effect before the reduction or repeal of the federal credit pursuant to the Act of 18 19 Congress; and
- other provisions of federal estate tax law as in effect on the date 20 <del>(ii)</del> of the decedent's death. 21
- 22 Except as provided in paragraphs (3) through (9) of this subsection and subsection (c) of this section, if the federal estate tax is not in effect on the date of the 23 decedent's death, the Maryland estate tax shall be determined using: 24
- the federal credit allowable by § 2011 of the Internal Revenue 25 <del>(i)</del> Code as in effect before the reduction or repeal of the federal credit pursuant to the Act of 26 27 Congress; and
- 28 other provisions of federal estate tax law as in effect on the date <del>(ii)</del> 29 immediately preceding the effective date of the repeal of the federal estate tax.
- 30 (3)Notwithstanding any increase in the unified credit allowed against the federal estate tax for decedents dying after 2003, the unified credit used for 31 32 determining the Maryland estate tax for a decedent may not exceed the applicable credit amount corresponding to an applicable exclusion amount, within the meaning of § 2010(c) 33 of the Internal Revenue Code, of: 34

1		<u>2</u> .	\$1,500,000 for a decedent dying on or after January 1,
2	2015, but before January	1, 201	<del>!\$;</del>
3		<del>3.</del>	\$2,000,000 for a decedent dying on or after January 1,
4	2016, but before January	1, 201	
5		<del>4.</del>	\$3,000,000 for a decedent dying on or after January 1,
6	2017, but before January	1, 201	
7		<del>5.</del>	\$4,000,000 for a decedent dying on or after January 1,
8	2018, but before January	<del>1, 201</del>	
9		<del>6.</del>	\$5,000,000 for a decedent dying on or after January 1,
0	2019, BUT BEFORE JUL	<del>y 1, 2</del> (	
1		<del>7.</del>	\$2,000,000 FOR A DECEDENT DYING ON OR AFTER
2	July 1. 2025. plus 9	n <del>v de</del>	ceased spousal unused exclusion amount calculated in
3	accordance with paragray		
	accordance with paragrap	511 (0)	of this subscelled.
4	<del>(ii)</del>	The I	Maryland estate tax shall be determined without regard to
15	any deduction for State d	<del>eath t</del>	axes allowed under § 2058 of the Internal Revenue Code.
6	<del>(iii)</del>	<del>Unle</del>	ss the federal credit allowable by § 2011 of the Internal
17	<b>\</b>		he date of the decedent's death, the federal credit used to
8			se tax may not exceed 16% of the amount by which the
9			fined in § 2051 of the Internal Revenue Code, exceeds:
20		<del>1.</del>	\$1,000,000 for a decedent dying before January 1, 2015;
21		<u>9</u>	\$1,500,000 for a decedent dying on or after January 1,
22	2015, but before January	1, 201	
23		<del>3.</del>	\$2,000,000 for a decedent dying on or after January 1,
24	<del>2016, but before January</del>		
. ~		4	\$2,000,000 for a local delicer or see that I access 1
25 26	2017 1 1 1	<del>4.</del>	\$3,000,000 for a decedent dying on or after January 1,
26	2017, but before January	<del>-1, 2U l</del>	<del>. 0,</del>
27		<del>5.</del>	\$4,000,000 for a decedent dying on or after January 1,
28	2018, but before January	1, 201	<del>19; [and]</del>
29		<del>6.</del>	\$5,000,000 for a decedent dying on or after January 1,
30	2019, BUT BEFORE JUL		

JULY 1, 2025, plus any deceased spousal unused exclusion amount calculated accordance with paragraph (9) of this subsection.  (4) (i) With regard to an election to value property as provided in § 20 of the Internal Revenue Code, if a federal estate tax return is not required to be filed.  1. an irrevocable election made on a timely filed Maryle estate tax return shall be deemed to be an election as required by § 2032(d) of the Internal Revenue Code;  9 2. the provisions of § 2032(e) of the Internal Revenue Code on the internal Revenue Code;  1. an election may not be made under item 1 of the subparagraph unless that election will decrease:  1. an election may not be made under item 1 of the subparagraph unless that election will decrease:  1. an election to value of the gross estate; and  2. the Waryland estate tax due with regard to the transferate decedent's Maryland estate.	
accordance with paragraph (9) of this subsection.  (4) (i) With regard to an election to value property as provided in § 20 of the Internal Revenue Code, if a federal estate tax return is not required to be filed:  1. an irrevocable election made on a timely filed Maryle estate tax return shall be deemed to be an election as required by § 2032(d) of the Internal Revenue Code;  9 2. the provisions of § 2032(e) of the Internal Revenue Code on tapply; and  3. an election may not be made under item 1 of the subparagraph unless that election will decrease:  A. the value of the gross estate; and  4. the Maryland estate tax due with regard to the transferance adecedent's Maryland estate.	
4 (4) (i) With regard to an election to value property as provided in § 26 of the Internal Revenue Code, if a federal estate tax return is not required to be filed:  1. an irrevocable election made on a timely filed Maryle estate tax return shall be deemed to be an election as required by § 2032(d) of the Internal Revenue Code;  9 2. the provisions of § 2032(e) of the Internal Revenue Code not apply; and  11 3. an election may not be made under item 1 of the subparagraph unless that election will decrease:  13 A. the value of the gross estate; and  14 a decedent's Maryland estate.  15 (ii) An election to value property as provided in § 2032 of the Internal Revenue Code;	
of the Internal Revenue Code, if a federal estate tax return is not required to be filed:  1. an irrevocable election made on a timely filed Maryle estate tax return shall be deemed to be an election as required by § 2032(d) of the Internal Revenue Code;  9 2. the provisions of § 2032(e) of the Internal Revenue Code do not apply; and  11 3. an election may not be made under item 1 of the subparagraph unless that election will decrease:  13 A. the value of the gross estate; and  14 B. the Maryland estate tax due with regard to the transfer a decedent's Maryland estate.  16 (ii) An election to value property as provided in § 2032 of the Internal Revenue Code;	
1. an irrevocable election made on a timely filed Maryle estate tax return shall be deemed to be an election as required by § 2032(d) of the Inter Revenue Code;  2. the provisions of § 2032(e) of the Internal Revenue Code not apply; and  3. an election may not be made under item 1 of the subparagraph unless that election will decrease:  A. the value of the gross estate; and  4. the Maryland estate tax due with regard to the transfer a decedent's Maryland estate.  6. (ii) An election to value property as provided in § 2032 of the Internal Revenue Code;	<del>)32</del>
7 estate tax return shall be deemed to be an election as required by § 2032(d) of the Inter- 8 Revenue Code;  9 2. the provisions of § 2032(e) of the Internal Revenue Code do not apply; and  11 3. an election may not be made under item 1 of the subparagraph unless that election will decrease:  13 A. the value of the gross estate; and  14 B. the Maryland estate tax due with regard to the transfer a decedent's Maryland estate.  16 (ii) An election to value property as provided in § 2032 of the Inter-	
7 estate tax return shall be deemed to be an election as required by § 2032(d) of the Inter- 8 Revenue Code;  9 2. the provisions of § 2032(e) of the Internal Revenue Code do not apply; and  11 3. an election may not be made under item 1 of the subparagraph unless that election will decrease:  13 A. the value of the gross estate; and  14 B. the Maryland estate tax due with regard to the transfer a decedent's Maryland estate.  16 (ii) An election to value property as provided in § 2032 of the Inter-	
2. the provisions of § 2032(e) of the Internal Revenue Control do not apply; and  3. an election may not be made under item 1 of the subparagraph unless that election will decrease:  A. the value of the gross estate; and  B. the Maryland estate tax due with regard to the transfer a decedent's Maryland estate.  (ii) An election to value property as provided in § 2032 of the Internal Revenue Control of the Intern	
2. the provisions of § 2032(e) of the Internal Revenue Control do not apply; and  3. an election may not be made under item 1 of the subparagraph unless that election will decrease:  A. the value of the gross estate; and  B. the Maryland estate tax due with regard to the transfer a decedent's Maryland estate.  (ii) An election to value property as provided in § 2032 of the Internal Revenue Control of the Intern	<del>nal</del>
10 do not apply; and  11 3. an election may not be made under item 1 of to subparagraph unless that election will decrease:  13 A. the value of the gross estate; and  14 B. the Maryland estate tax due with regard to the transfer a decedent's Maryland estate.  16 (ii) An election to value property as provided in § 2032 of the Inter-	
10 do not apply; and  11 3. an election may not be made under item 1 of to subparagraph unless that election will decrease:  13 A. the value of the gross estate; and  14 B. the Maryland estate tax due with regard to the transfer a decedent's Maryland estate.  16 (ii) An election to value property as provided in § 2032 of the Inter-	_
3. an election may not be made under item 1 of to subparagraph unless that election will decrease:  13  A. the value of the gross estate; and  14  B. the Maryland estate tax due with regard to the transfer a decedent's Maryland estate.  16  (ii) An election to value property as provided in § 2032 of the Inter-	<del>ode</del>
12 subparagraph unless that election will decrease:  13 A. the value of the gross estate; and  14 B. the Maryland estate tax due with regard to the transfer a decedent's Maryland estate.  16 (ii) An election to value property as provided in § 2032 of the Inter-	
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A. the value of the gross estate; and  B. the Maryland estate tax due with regard to the transfer a decedent's Maryland estate.  (ii) An election to value property as provided in § 2032 of the Internal estate.	<del>h1S</del>
14 B. the Maryland estate tax due with regard to the transfer 15 a decedent's Maryland estate.  16 (ii) An election to value property as provided in § 2032 of the Internal estate.	
14 B. the Maryland estate tax due with regard to the transfer 15 a decedent's Maryland estate.  16 (ii) An election to value property as provided in § 2032 of the Internal estate.	
15 a decedent's Maryland estate.  16 (ii) An election to value property as provided in § 2032 of the Inter	
15 a decedent's Maryland estate.  16 (ii) An election to value property as provided in § 2032 of the Inter	r-of
16 (ii) An election to value property as provided in § 2032 of the Inter	<del>- 01</del>
	nal
17 Revenue Code for Maryland estate tax purposes must be the same as the election made	
18 federal estate tax purposes.	101
r r	
19 (5) (i) With regard to an election to treat property as marital deduct	i <del>on</del>
20 qualified terminable interest property in calculating the Maryland estate tax,	<del>an</del>
21 irrevocable election made on a timely filed Maryland estate tax return shall be deemed	<del>l to</del>
22 be an election as required by § 2056(b)(7)(B)(i), (iii), and (v) of the Internal Revenue Coo	<del>le.</del>
23 (ii) An election under this paragraph made on a timely fi	
24 Maryland estate tax return shall be recognized for purposes of calculating the Maryla	
25 estate tax even if an inconsistent election is made for the same decedent for federal est	<del>ate</del>
26 <del>tax purposes.</del>	
	11
27 (6) (i) For purposes of calculating Maryland estate tax, a decedent shape of the latest tax and tax	
be deemed to have had a qualifying income interest for life under § 2044(a) of the Interest for life under § 2044(a) of	
Revenue Code with regard to any property for which a marital deduction qualified to the property also the property and for the decoders's property and according to the property of the property and the property	<del>100</del>
terminable interest property election was made for the decedent's predeceased spouse of the decedent's predeceased spouse of the state of the decedent's predeceased spouse of the decedent spou	<del>n a</del>
31 timely filed Maryland estate tax return under paragraph (5) of this subsection.	
32 (ii) For the purpose of apportioning Maryland estate tax unde	
33 7-308 of this subtitle, any property as to which a decedent is deemed to have had	2 0
qualifying income interest for life under subparagraph (i) of this paragraph shall be deen	
35 to be included in both the estate and the taxable estate of the decedent.	<del>l a</del>

1	(7) For purposes of calculating Maryland estate tax, amounts allowable
2	under § 2053 or § 2054 of the Internal Revenue Code as a deduction in computing the
3	taxable estate of a decedent may not be allowed as a deduction or as an offset against the
4	sales price of property in determining gain or loss if the amount has been allowed as a
5	deduction in computing the federal taxable income of the estate or of any other person.
6	(8) Notwithstanding any contrary definition of "marriage" and "spouse"
7	under any applicable provision of federal law, for purposes of calculating Maryland estate
8	tax under this subsection, the surviving "spouse" of a decedent shall include any individual
9	to whom, at the time of the decedent's death, the decedent was lawfully married as
10	determined under the laws of the State.
11	(9) (i) In this paragraph, "deceased spousal unused exclusion amount"
12	means the applicable exclusion amount in effect at the time of the death of the last
13	predeceased spouse of the decedent under paragraph (3) of this subsection reduced by the
14	taxable estate of the last predeceased spouse:
15	1. as reported on a Maryland estate tax return filed with the
16	Comptroller; or
17	2. as reported on a federal estate tax return, if:
18	A. the last predeceased spouse was not a Maryland resident
19	and no property with a Maryland estate tax situs was includible in the gross estate of the
20	<del>last predeceased spouse; or</del>
21	B. the last predeceased spouse died before January 1, 2019,
22	and no Maryland estate tax return was required to be filed with respect to the predeceased
23	<del>spouse's estate.</del>
24	(ii) The deceased spousal unused exclusion amount may not be taken
25	into account under paragraph (3) of this subsection unless:
26	1. if the last predeceased spouse died on or after January 1,
27	2019, a Maryland estate tax return is timely filed for the last predeceased spouse, on which
28	the deceased spousal unused exclusion amount is calculated and an irrevocable election is
29	made that the deceased spousal unused exclusion amount may be taken into account; or
30	2. if the last predeceased spouse died before January 1, 2019,
31	or was not a Maryland resident and no property with a Maryland estate tax situs was
32	includible in the gross estate of the last predeceased spouse, an election was made under §
33	2010(c) of the Internal Revenue Code on the federal estate tax return of the last
34	<del>predeceased spouse.</del>

35 (iii) 1. Notwithstanding any other provision of this article, the Comptroller may examine a Maryland estate tax return of a predeceased spouse after the time for assessing a tax under this title has expired under § 13–1101 of this article solely

					110 002 2122 002
1	for the pur	<del>rposes</del>	of det	<del>ermini</del>	ng the validity of the deceased spousal unused exclusion
2	<del>election an</del>	<del>d the s</del>	<del>imount</del>	to be t	taken into account under paragraph (3) of this subsection.
3 4	assessment	<del>t of any</del>	<del>y additi</del>	<del>2.</del> ional ta	This subparagraph may not be construed to authorize the ax with respect to the predeceased spouse's Maryland estate
5	<del>tax return</del>	<del>if the r</del>	<del>period c</del>	of limit	ation under § 13–1101 of this article has expired.
6	<u>10–730.</u>				
7	<u>(a)</u>	<u>(1)</u>	In th	is sect	ion the following words have the meanings indicated.
8		<u>(4)</u>	<u>(i)</u>	<u>"Filn</u>	n production activity" means:
9 10	for nationw	vide co	mmerci	<u>1.</u> ial dist	the production of a film or video project that is intended ribution; and
11				<u>2.</u>	for a television series, each season of the television series.
12			<u>(ii)</u>	<u>"Filn</u>	n production activity" includes the production of:
13				<u>1.</u>	<u>a feature film;</u>
14				<u>2.</u>	a television project;
15				<u>3.</u>	a commercial;
16				<u>4.</u>	a corporate film;
17				<u>5.</u>	a music video;
18				<u>6.</u>	a digital animation project;
19				<u>7.</u>	a documentary; or
20				<u>8.</u>	a talk, reality, or game show.
21			<u>(iii)</u>	<u>"Filn</u>	n production activity" does not include production of:
22				<u>1.</u>	a student film;
23				<u>2.</u>	a noncommercial personal video;
24				<u>3.</u>	a sports broadcast;
25				<u>4.</u>	a broadcast of a live event;
26				<u>5.</u>	a video, computer, or social networking game;

1			<u>6.</u>	pornography;
2			<u>7.</u>	an infomercial;
3 4	digital animation	project:	8. or	a digital project or an animation project other than a
5			<u>9.</u>	a multimedia project.
6	<u>(7)</u>	<u>"Qual</u>	ified fi	lm production entity" means an entity that:
7		<u>(i)</u>	is car	rying out a film production activity; and
8	this section in acco	<u>(ii)</u> ordance		ecretary determines to be eligible for the tax credit under subsection (c) of this section.
0	<u>(8)</u>	<u>"Secre</u>	etary" :	means the Secretary of Commerce.
11 12 13		n prod	uction	film production entity may claim a credit against the State activities in the State in an amount equal to the amount certificate approved by the Secretary for film production
15 16 17	•	wise pa	yable l	edit allowed under this section in any taxable year exceeds by the qualified film production entity for that taxable year, tity may claim a refund in the amount of the excess.
18	(f) (1) may not issue tax			rovided in paragraph (2) of this subsection, the Secretary ates for credit amounts in the aggregate totaling more than:
20		<u>(i)</u>	for fis	cal year 2014, \$25,000,000;
21		<u>(ii)</u>	for fis	cal year 2015, \$7,500,000;
22				
		<u>(iii)</u>		cal year 2016, \$7,500,000;
23		(iii) (iv)	for fis	cal year 2016, \$7,500,000; cal year 2019, \$8,000,000;
23 24			for fis	<del></del>
		<u>(iv)</u>	for fis	cal year 2019, \$8,000,000;
24		(iv) (v)	for fise for fise for fise	cal year 2019, \$8,000,000; cal year 2020, \$11,000,000;

1	(ix) [for fiscal year 2026, \$20,000,000; and
2 3	(x)] for fiscal year [2027] <b>2026</b> and each fiscal year thereafter, \$12,000,000.
4 5 6 7	(2) If the aggregate credit amounts under the tax credit certificates issued by the Secretary total less than the maximum provided under paragraph (1) of this subsection in any fiscal year, any excess amount may be carried forward and issued under tax credit certificates in a subsequent fiscal year.
8 9	(3) The Secretary may not issue tax credit certificates for credit amounts totaling more than \$10,000,000 in the aggregate for a single film production activity.
10 11 12	(4) (i) For fiscal year 2019 and each fiscal year thereafter, the Secretary shall make 10% of the credit amount authorized under paragraph (1) of this subsection available for Maryland small or independent film entities.
13 14 15 16	(ii) If the total amount of credits applied for by Maryland small or independent film entities is less than the amount made available under subparagraph (i) of this paragraph, the Secretary shall make available the unused amount of credits for use by qualified film production entities.
17	10–740.
18	(a) (1) In this section the following words have the meanings indicated.
19	(2) "Commission" means the Maryland Higher Education Commission.
20	(3) "Qualified taxpayer" means an individual who has:
21 22	(i) incurred at least \$20,000 in undergraduate or graduate student loan debt or both; and
23 24 25	(ii) has at least \$5,000 in outstanding undergraduate or graduate student loan debt or both when submitting an application under subsection (c) of this section.
26 27 28	(b) Subject to the limitations of this section, a qualified taxpayer may claim a credit against the State income tax for the taxable year in which the Commission certifies a tax credit under this section.
29 30	(c) (1) (i) By September 15 of each year, an individual shall submit an application to the Commission for the credit allowed under this section.
31 32	(ii) The individual shall submit with the application an assurance that the individual will use any credit approved under this section for the repayment of the

individual's undergraduate or graduate student loan debt or both as soon as practicable.

The total amount of the credit claimed under this section 1 (iii) 1. 2 shall be recaptured if the individual does not use the credit approved under this section for 3 the repayment of the individual's undergraduate or graduate student loan debt or both within 3 years from the close of the taxable year for which the credit is claimed. 4 5 The individual who claimed the credit shall pay the total 6 amount of the credit claimed as taxes payable to the State for the taxable year in which the 7 event requiring recapture of the credit occurs. 8 By December 15 of each year the Commission shall certify to the 9 individual the amount of any tax credit approved by the Commission under this section, 10 not to exceed \$5,000. 11 FOR TAX YEAR 2025, THE TOTAL AMOUNT OF TAX CREDITS (3)**(I)** 12 APPROVED BY THE COMMISSION UNDER THIS SECTION MAY NOT EXCEED 13 \$9,000,000. (II) 14 For any taxable year AFTER 2025, the total amount of tax 15 credits approved by the Commission under this section may not exceed \$18,000,000. 16 Except as provided in subparagraph (ii) of this paragraph, the **(4)** (i) Commission shall reserve \$9,000,000 of the tax credits authorized under paragraph (3) of 17 18 this subsection for the following individuals in the following order of priority: 19 1. State employees who graduated from institutions of 20 higher education in the State where at least 40% of the attendees are eligible to receive federal Pell Grants: and 21222. all other State employees not described under item 1 of 23this subparagraph. 24 (ii) If the total amount of tax credits applied for by individuals described under subparagraph (i) of this paragraph is less than \$9,000,000 for a taxable 25year, the Commission may make available the unused amount of credits for use by other 26

31 (g) **(1)** On or before January 1 each year, the Commission shall report to the 32 Governor and, in accordance with § 2–1257 of the State Government Article, the General 33 Assembly on:

attach a copy of the Commission's certification of the approved credit amount to the income

To claim the tax credit allowed under this section, an individual shall

qualified taxpayers.

tax return.

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1 [(1)] (I) the number of applicants for the tax credit authorized under this 2 section; 3 the number and amounts of tax credits awarded under this [(2)](II)4 section to qualified taxpayers; 5 [(3)] (III) a breakdown of the age, gender, race, income, and counties of 6 residency of qualified taxpayers who receive the credit; and 7 (4)(IV) any additional information that the Commission deems relevant. 8 **(2)** ON OR BEFORE JANUARY 1, 2026, THE COMMISSION SHALL 9 REPORT TO THE GOVERNOR AND, IN ACCORDANCE WITH § 2–1257 OF THE STATE GOVERNMENT ARTICLE, THE GENERAL ASSEMBLY RECOMMENDATIONS FOR 10 CHANGES TO STATUTE OR REGULATIONS THAT WOULD BETTER TARGET THE 11 12 ALLOCATION OF TAX CREDITS UNDER THIS PROGRAM. 13 The tax credit under this section shall be referred to as the Student Loan Debt (i) Relief Tax Credit. 14 10 - 741.15 16 (d) In this subsection, "Reserve Fund" means the More Jobs for (1) 17 Marylanders Tax Credit Reserve Fund established under paragraph (2) of this subsection. 18 There is a More Jobs for Marylanders Tax Credit Reserve Fund (2)19 that is a special continuing, nonlapsing fund that is not subject to § 7-302 of the State 20Finance and Procurement Article. 21(ii) The money in the Reserve Fund shall be invested and reinvested 22by the Treasurer, and interest and earnings shall be credited to the General Fund. 23(3)(i) Subject to the limitations of this subsection, the Department 24shall issue an initial tax credit certificate in an amount equal to a percentage of total wages 25paid for each qualified position at an eligible project as calculated under subsection (b)(2) 26 of this section. 27 (ii) An initial tax credit certificate issued under this subsection shall 28state the maximum amount of tax credit for which the qualified business entity is eligible. 29 (iii) 1. Except as otherwise provided in this subparagraph, for 30 any fiscal year, the Department may not issue initial tax credit certificates for credit 31 amounts in the aggregate totaling more than:

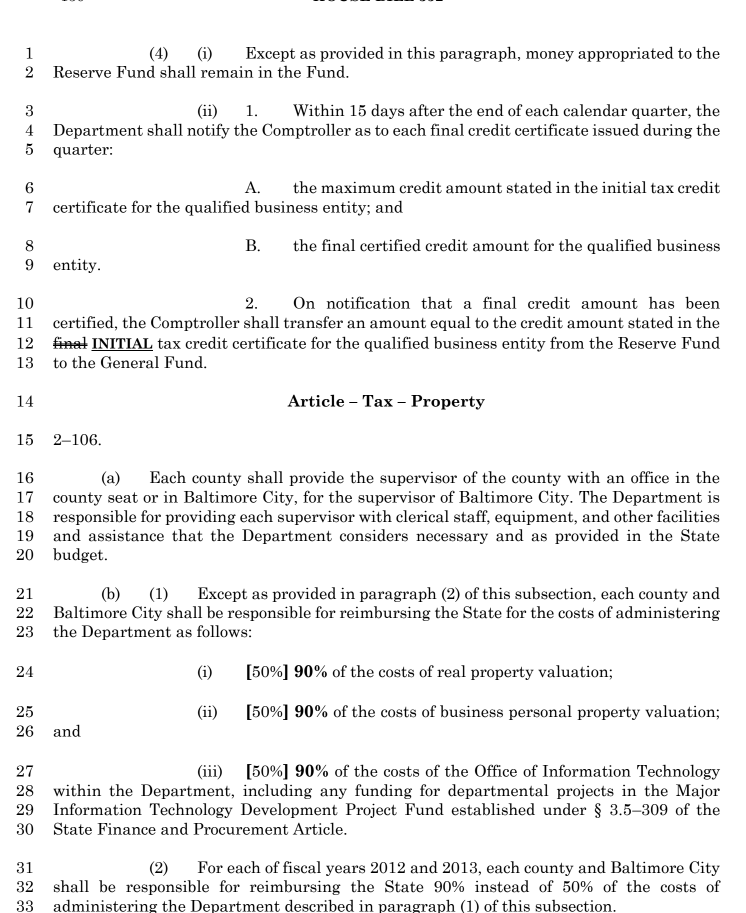
1 with respect to qualified business entities provided a 2 certificate under § 6-805 of the Economic Development Article before June 1, 2022, 3 \$9,000,000 in a fiscal year; and 4 B. with respect to qualified business entities provided a certificate under § 6–805 of the Economic Development Article on or after June 1, 2022, 5 6 \$5,000,000 in a fiscal year. 7 2. If THROUGH FISCAL YEAR 2025, IF the aggregate 8 credit amounts under initial tax credit certificates issued in a fiscal year total less than the maximum provided under subsubparagraph 1 of this subparagraph, any excess amount 9 10 shall remain in the Reserve Fund. 11 2 FOR FISCAL YEAR 2026 AND EACH FISCAL YEAR 12 THEREAFTER, IF THE AGGREGATE CREDIT AMOUNTS UNDER INITIAL TAX CREDIT 13 CERTIFICATES ISSUED IN A FISCAL YEAR TOTAL LESS THAN THE MAXIMUM PROVIDED UNDER SUBSUBPARAGRAPH 1 OF THIS SUBPARAGRAPH, ANY EXCESS 14 AMOUNT SHALL REVERT TO THE GENERAL FUND OF THE STATE AT THE CLOSE OF 15 16 THE FISCAL YEAR. 17 43.44 For any fiscal year, if funds are transferred from the Reserve Fund under the authority of any provision of law other than under paragraph (4) 18 19 of this subsection, the maximum credit amounts in the aggregate for which the Department 20 may issue initial tax credit certificates shall be reduced by the amount transferred. 21For fiscal year 2019 and each fiscal year thereafter, the Governor (iv) 22 shall include in the annual budget bill an appropriation to the Reserve Fund in an amount 23 that is no less than the amount the Department reports is necessary under subsection (e) 24of this section to: 25 1. maintain the current level of manufacturing activity in the 26 State: 27 2. attract new manufacturing activity to the State; and 28 3. attract new businesses to and encourage the expansion of 29 existing businesses within opportunity zones in the State. 30 Notwithstanding the provisions of § 7–213 of the State Finance (v) 31 and Procurement Article, the Governor may not reduce an appropriation to the Reserve 32 Fund in the State budget as approved by the General Assembly. 33 Based on an amount equal to a percentage of the total actual (vi) 34 wages paid for each qualified position at an eligible project as calculated under subsection

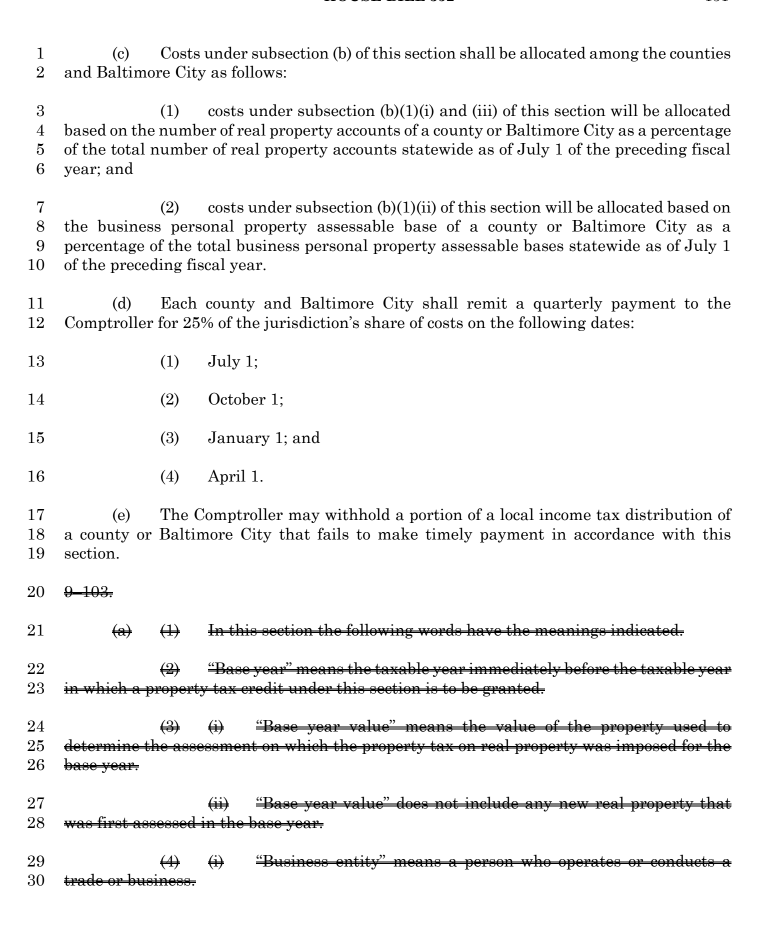
(b)(2) of this section, the Department shall issue a final tax credit certificate to the qualified

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business entity.





1	(ii) "Business entity" includes a person who owns, operates,
$\overset{-}{2}$	develops, constructs, or rehabilitates real property, if the real property:
	develops, constracts, or remainitates rear property, if the rear property.
3	1. is intended for use primarily as single or multifamily
$\frac{3}{4}$	residential property located in the enterprise zone; and
4	residential property located in the enterprise zone, and
5	2. is partially devoted to a nonresidential use.
5	2. is partially devoted to a nonresidential use.
C	(F) (;) "E1: -:1.1
6	(5) (i) "Eligible assessment" means the difference between the base
7	year value and the actual value as determined by the Department for the applicable taxable
8	year in which the tax credit under this section is to be granted.
•	
9	(ii) For a business entity that is located on land or within
10	improvements owned by the federal, State, county, or municipal government, "eligible
11	assessment" means the difference between the base year value and the actual value
12	reduced by the value of any property entitled to an exemption under Title 7 of this article
13	as determined by the Department for the applicable taxable year in which the tax credit
14	under this section is to be granted.
15	(6) (i) "Qualified property" means real property that is:
16	1. not used for residential purposes;
10	i. Hot about for robinomial purposeds,
17	2. used in a trade or business by a business entity that meets
18	the requirements of § 5–707 of the Economic Development Article; and
10	the requirements of 3 0-101 of the Economic Development Article, and
19	3. located in an enterprise zone that is designated under
20	Title 5, Subtitle 7 of the Economic Development Article.
20	Title 0, oublitie 7 of the Economic Development Article.
21	(ii) "Qualified property" includes personal property on real property
	(ii) "Qualified property" includes personal property on real property
22	that is located in a focus area as defined in § 5–701 of the Economic Development Article.
0.0	( ) (1) A ( 1) 1 (1) (1) (1) (1) (1) (1) (1)
23	(e) (1) A tax credit under this section is available to a qualified property for no
24	more than 10 consecutive years or, in the case of newly constructed qualified property that
25	provides both office and retail space and became eligible for the credit under this section
26	on or after January 1, 2019, but before January 1, 2022, no more than 13 consecutive years,
27	beginning with:
28	(i) the taxable year following the calendar year in which the real
29	property initially becomes a qualified property; or
-	1 1 V V
30	(ii) the taxable year in which the real property initially becomes a
31	qualified property, subject to the approval of the appropriate local governing body and the
32	Secretary of Commerce.
99	(a) F :f-11- 1 : - : - : - : - : - : - : - : - :
33	(2) Even if the designation of an enterprise zone expires, the tax credit

under this section continues to be available to a qualified property.

1	(3) Notwithstanding § 5-707(d) of the Economic Development Article but
2	subject to § 5-707(b) and (c) of the Economic Development Article, a business entity
3	operating in an enterprise zone when the designation of the enterprise zone expires may
4	elaim the credits allowed under this section for real property that:
5	(i) the business owns, operates, develops, constructs, or
6	rehabilitates within 5 years after the date the designation of the enterprise zone expired;
7	and
8	(ii) otherwise qualifies for the credits allowed under this section.
•	
9	(4) State property tax imposed on real property is not affected by this
10	<del>section.</del>
11	(5) NO NEW PROPERTIES MAY QUALIFY OR BE AWARDED TAX CREDITS
12	AFTER JUNE 30, 2025.
13	(f) When an enterprise zone is designated by the Secretary of Commerce, the
14	appropriate governing body shall certify to the Department of Assessments and Taxation:
15	(1) the real properties in the enterprise zone that are qualified properties
16	for each taxable year for which the property tax credit under this section is to be granted;
17	<del>and</del>
18	(2) the date that the real properties became qualified properties.
10	(2) No proper way be reasonated as only the proper ties
19	(3) No properties may be designated as qualified properties
20	AFTER JUNE 30, 2025.
21	$\underline{\mathbf{Article-Transportation}}$
22	<u>2–802.</u>
23	(b) (1) Subject to paragraph (2) of this subsection, when a deposit or payment
$\frac{23}{24}$	is made in accordance with § 9–120(b)(1)(xi) of the State Government Article into the Bus
$\frac{1}{25}$	Rapid Transit Fund established under § 2–802.1 of this subtitle, and there is only one
$\frac{1}{26}$	eligible grantee, then the Department shall award a grant to the eligible grantee equal to
$\frac{1}{27}$	the amount distributed to the Department under § 9–120(b)(1)(xi) of the State Government
28	Article.
_	
29	(2) (i) If there are two eligible grantees, and one eligible grantee is
30	Montgomery County, the Department shall distribute [\$20,000,000] <b>\$25,000,000</b> to
31	Montgomery County and the remaining amount of the deposit or payment under §
32	9-120(b)(1)(xi) of the State Government Article to the remaining eligible grantee.

Ţ	<del>3-216.</del>
2	(e) (1) Except as otherwise provided in this subsection, this section is effective
3	notwithstanding any other provision of law.
4	(2) Nothing in this section may adversely affect in any way the security o
5	any of the following bonds while they are outstanding and unpaid:
6	(i) State highway construction bonds, second issue;
7	(ii) State highway construction bonds, third issue;
8	(iii) County highway construction bonds; [or]
9	(iv) County highway construction bonds, second issue; OR
0	(v) Bus rapid transit bonds issued with funding
1	COMMITMENTS FROM THE BUS RAPID TRANSIT FUND ESTABLISHED UNDER
12	2-802.1 OF THIS ARTICLE.
_	<u> </u>
13	(3) It is the intent of the General Assembly that, as long as any of the bond
4	listed in paragraph (2) of this subsection are outstanding and unpaid:
.5	(i) The sinking fund requirements established for the payment of
6	the principal of and interest on those bonds shall remain unchanged, as if this section had
L <b>7</b>	not been enacted; and
18	(ii) The taxes and revenues pledged to the payment of the principa
9	of and interest on those bonds as they become due and payable may not be repealed
20	diminished, or applied to any other purpose until:
21	1. The bonds and the interest on them have become due and
22	<del>fully paid; or</del>
23	2. Adequate and complete provision for payment of the
24	<u>principal and interest has been made.</u>
25	<u>2–802.1.</u>
26	(a) In this section, "Fund" means the Bus Rapid Transit Fund.
27	(b) There is a Bus Rapid Transit Fund.
28	(c) The purpose of the Fund is to [provide]:

1 2	(1) PROVIDE grants to eligible grantees, as defined under § 2–802 of this subtitle; AND
3 4	(2) MAKE FUNDING COMMITMENTS FOR THE ISSUANCE OF BUS RAPID TRANSIT BONDS.
5	<u>8–402.</u>
6 7	(a) There is a Gasoline and Motor Vehicle Revenue Account in the Transportation Trust Fund.
8	(b) All revenues collected from the following, after deductions provided by law, shall be credited to the Gasoline and Motor Vehicle Revenue Account:
0	(1) All of the motor vehicle fuel tax;
$\frac{1}{2}$	(2) Except as otherwise provided by law, two-thirds of the REVENUE FROM THE vehicle titling tax, EXCLUDING REVENUE ATTRIBUTABLE TO:
13	(I) A VEHICLE TITLING TAX RATE IN EXCESS OF 6%; OR
14 15	(II) THE VEHICLE TITLING TAX IMPOSED ON RENTAL VEHICLES UNDER § 13–809(C)(1)(II) OF THIS ARTICLE;
16 17	(3) Except for revenues collected under Title 13, Subtitle 9, Parts III and IV of this article, vehicle registration fees;
18 19	(4) The revenue disbursed to this Account under § 2–614 of the Tax – General Article; and
20 21 22	
23 24	(c) For fiscal year 2020 and each fiscal year thereafter, revenue credited to the Account shall be used as provided in § 3–216 of this article.
25	<u>13–802.</u>
26 27	(a) Except as provided in subsection (b) of this section and § 13–805 of this subtitle, the fee for each certificate of title issued under this title is [\$100] \$200.
28 29	(b) (1) The fee for each certificate of title issued for a rental vehicle is [\$50] \$100

$1\\2$	(2) The fee for each certificate of title issued for an off-highway recreational vehicle is [\$35] \$70.
3 4	(3) The fee for each certificate of title issued for a motor scooter or a moped is [\$20] \$40.
5 6	(4) The fee for each certificate of title issued for a trailer with a gross vehicle weight of 3,000 pounds or less is [\$50] \$100 if:
7	(i) The trailer is transferred to:
8 9	1. A spouse, child, grandchild, parent, sibling, grandparent, father—in—law, mother—in—law, son—in—law, or daughter—in—law of the transferor; or
10 11	2. A niece or nephew of the transferor if the transferor is at least 65 years of age at the time of the transfer; and
12 13	(ii) No money or other valuable consideration is involved in the transfer.
14 15 16	(5) On the death of a joint owner of a vehicle, the Administration may not charge a fee for a new certificate of title issued for the vehicle to another joint owner who is the surviving spouse.
17 18 19	(6) On the death of a sole owner of a vehicle, the Administration may not charge a fee for a new certificate of title issued for the vehicle to a surviving spouse if ownership of the vehicle is transferred in accordance with § 13–114 of this title.
20 21 22	(c) The Administration may not charge a fee for a certificate of title issued for a vehicle that is transferred to a trust or from a trust to one or more beneficiaries in accordance with § 14.5–1001 of the Estates and Trusts Article.
23	<u>13–809.</u>
24 25	(c) (1) Except as provided in subsection (b)(2) of this section, the tax imposed by this section is [6 percent]:
26 27	(I) EXCEPT AS PROVIDED IN ITEM (II) OF THIS PARAGRAPH, 6.8% 6.5% of the fair market value of the vehicle; OR
28 29	(II) FOR A RENTAL VEHICLE, 3.5% OF THE FAIR MARKET VALUE OF THE VEHICLE.
30 31 32	(2) If the vehicle formerly was a vehicle exempt from the tax imposed by this section, the tax shall be reduced by any amount previously paid by the present owner as a sales and use tax on the vehicle under Title 11 of the Tax – General Article.

1 2 3 4	(3) (i) If the vehicle was formerly titled and registered in another state and the present owner has paid a sales or excise tax to that state at a rate less than that imposed by this State, then the tax imposed shall apply but at a rate measured by the difference only between the tax rate paid to the other state and the tax rate imposed by this
5	section, if the present owner has not been a Maryland resident for more than 60 days.
6 7 8 9	(ii) If the vehicle was formerly titled and registered in another state and the present owner requests to transfer the vehicle in accordance with § 13–810(c)(1) of this subtitle, the Administration shall change or correct the names contained in the certificate of title:
10 11	1. At the time the excise tax that is credited or imposed under this section is paid and a new title is issued; and
12 13	<u>2.</u> <u>Without issuing multiple certificates of title or charging additional fees.</u>
14 15	(iii) Except as provided in subsection (b)(2) of this section, the minimum tax imposed under this section shall be \$100.
16	<u>13–810.</u>
17 18	(a) On issuance in this State of an original or subsequent certificate of title for a vehicle, the vehicle is exempt from the excise tax imposed by this part, if it is:
19 20 21 22 23 24	(24) A vehicle acquired by a religious, charitable, or volunteer organization exempt from taxation under § 501(c) of the Internal Revenue Code, the Department of Human Services, or a local department of social services for the purpose of transferring the vehicle to a Family Investment Program recipient or an individual certified by the Department of Human Services or a local department of social services as eligible for the transfer; <b>OR</b>
25	[(25) A rental vehicle; or]
26 27	[(26)] (25) A vehicle that is transferred to a trust or from a trust to one or more beneficiaries in accordance with § 14.5–1001 of the Estates and Trusts Article.
28	<u>13–936.</u>
29 30	(a) In this section, "historic motor vehicle" means a motor vehicle, including a passenger vehicle, motorcycle, or truck that:
31	(1) Is [at least 20 years old] A MODEL YEAR OF 1999 OR EARLIER;

section.

$\begin{array}{c} 1 \\ 2 \end{array}$	design; and	<u>(2)</u>	<u>Has</u>	not been substantially altered from the manufacturer's original
3		<u>(3)</u>	Meet	s criteria contained in regulations adopted by the Administration.
4 5	(b) remanufacto			on, "historic motor vehicle" does not include a vehicle that has been structed as a replica of an original vehicle.
6 7	(c) vehicle is a	_		d with the Administration under this section, every historic motor oric) vehicle.
8 9	(d) vehicle, the	-		rovided in subsection (i) of this section, for each Class L (historic) tration fee is:
10		<u>(1)</u>	On or	after July 1, 2024, but before July 1, 2025, \$45.50; and
11		<u>(2)</u>	On or	after July 1, 2025, \$55.50.
12 13 14	(e) owner of the which the a	e vehic	cle sha	for registration of a historic motor vehicle under this section, the ll submit with the application a certification that the vehicle for made:
15 16	and occasion	(1) nal tra		pe maintained for use in exhibitions, club activities, parades, tours, ation; and
17		<u>(2)</u>	Will 1	not be used:
18			<u>(i)</u>	For general daily transportation;
19 20	highways;		<u>(ii)</u>	Primarily for the transportation of passengers or property on
21			<u>(iii)</u>	For employment;
22			<u>(iv)</u>	For transportation to and from employment or school; or
23			<u>(v)</u>	For commercial purposes.
24 25 26		sectio	n, the	rovided in § 13–936.1 of this subtitle, on registration of a vehicle Administration shall issue a special, historic motor vehicle size and design that the Administration determines.
27 28 29		s a cor	ndition	presence of the equipment was specifically required by a statute of of sale when the vehicle was manufactured, the presence of any ot required for the operation of a vehicle registered under this

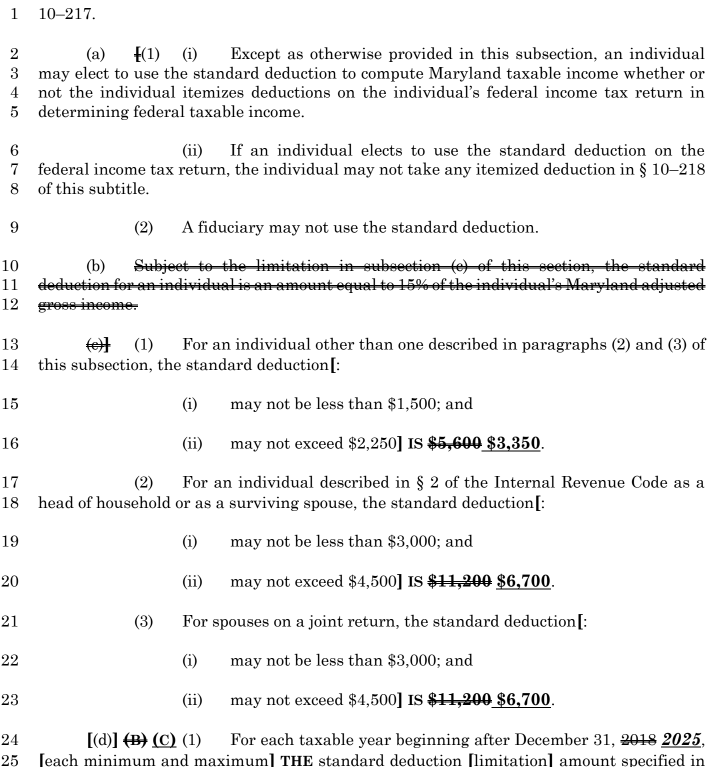
$\frac{1}{2}$	(h) (1) A vehicle with a model year of 1985 or earlier registered under this section is exempt from any statute that requires vehicle inspections.
3 4	(2) A vehicle registered under this section is exempt from any statute that requires the use and inspection of emission controls.
5 6	(i) For a motor vehicle manufactured at least 60 years prior to the current model year, there is a onetime registration fee of \$50.00.
7 8	(2) Registration of a motor vehicle manufactured under this subsection is not transferable to a subsequent owner.
9 10	SECTION 3. AND BE IT FURTHER ENACTED, That the Laws of Maryland read as follows:
11	Article - Tax - General
12	<u>2–605.3.</u>
13 14 15 16 17	AFTER MAKING THE DISTRIBUTIONS REQUIRED UNDER §\$ 2–604, 2–605, 2–605.1, AND 2–605.2 OF THIS SUBTITLE, FROM THE REMAINING INCOME TAX REVENUE FROM INDIVIDUALS, THE COMPTROLLER SHALL DISTRIBUTE 37.5% OF THE INCOME TAX REVENUE ATTRIBUTABLE TO THE TAX IMPOSED UNDER § 10–105(A)(3) OF THIS ARTICLE TO THE TRANSPORTATION TRUST FUND.
18	<u>2–606.</u>
19 20 21 22	(a) After making the distributions required under §§ 2–604[, 2–605, and 2–605.1] THROUGH 2–605.3 of this subtitle, from the remaining income tax revenue from individuals, the Comptroller shall distribute to an unallocated individual revenue account the income tax revenue:
23	(1) with respect to which an income tax return is not filed; and
24	(2) that is attributable to:
25 26	(i) income tax withheld from salary, wages, or other compensation for personal services under Title 10 of this article; or
27	(ii) estimated income tax payments by individuals.
28	<del>10-104.</del>
29	(A) The income tax does not apply to the income of:

1	(1) a common trust fund, as defined in § 3-501(b) of the Financial
2	Institutions Article;
3	(2) except as provided in §§ 10-101(e)(3) of this subtitle and 10-304(2) of
4	this title, an organization that is exempt from taxation under § 408(e)(1) or § 501 of the
5	<u>Internal Revenue Code;</u>
6	(3) a financial institution that is subject to the financial institution
7	<u>franchise tax;</u>
8	(4) <u>fa person subject to taxation under Title 6 of the Insurance Article;</u>
9	(5) except as provided in § 10-102.1 of this subtitle, a partnership, as
10	defined in § 761 of the Internal Revenue Code;
11	$\frac{\mathbf{(6)}\mathbf{(5)}}{\mathbf{(5)}} \qquad \underline{\text{except as provided in } \$10-102.1 \text{ of this subtitle and } \$10-304(3)}$
12	of this title, an S corporation;
13	(7) (6) except as provided in § 10-304(4) of this title, an investment
14	conduit or a special exempt entity; or
15	(8) (7) except as provided in § 10-102.1 of this subtitle, a limited
16	liability company as defined under Title 4A of the Corporations and Associations Article to
17	the extent that the company is taxable as a partnership, as defined in § 761 of the Internal
18	Revenue Code.
19	(B) THE INCOME TAX DOES NOT APPLY TO INCOME THAT IS SUBJECT TO
20	TAXATION UNDER TITLE 6 OF THE INSURANCE ARTICLE.
0.1	10.10
21	10-105.
00	( ) (1) E : 1::1 1
22	(a) (1) For an individual other than an individual described in paragraph (2)
22 23	(a) (1) For an individual other than an individual described in paragraph (2) of this subsection, the State income tax rate is:
23	of this subsection, the State income tax rate is:
<ul><li>23</li><li>24</li></ul>	of this subsection, the State income tax rate is:  (i) {2%} 4.7% of Maryland taxable income of \$1 through {\$1,000}}
23	of this subsection, the State income tax rate is:
<ul><li>23</li><li>24</li><li>25</li></ul>	of this subsection, the State income tax rate is:  (i) {2%} 4.7% of Maryland taxable income of \$1 through {\$1,000} \$100,000;
<ul><li>23</li><li>24</li></ul>	of this subsection, the State income tax rate is:  (i) {2%} 4.7% of Maryland taxable income of \$1 through {\$1,000}}
<ul><li>23</li><li>24</li><li>25</li><li>26</li></ul>	of this subsection, the State income tax rate is:  (i) {2%} 4.7% of Maryland taxable income of \$1 through {\$1,000} \$\$  \$100,000;  (ii) {3% of Maryland taxable income of \$1,001 through \$2,000;
<ul><li>23</li><li>24</li><li>25</li></ul>	of this subsection, the State income tax rate is:  (i) {2%} 4.7% of Maryland taxable income of \$1 through {\$1,000} \$100,000;
<ul><li>23</li><li>24</li><li>25</li><li>26</li><li>27</li></ul>	of this subsection, the State income tax rate is:  (i) {2%} 4.7% of Maryland taxable income of \$1 through {\$1,000} \$\$  \$100,000;  (ii) {3% of Maryland taxable income of \$1,001 through \$2,000;  (iii) 4% of Maryland taxable income of \$2,001 through \$3,000;
<ul><li>23</li><li>24</li><li>25</li><li>26</li></ul>	of this subsection, the State income tax rate is:  (i) {2%} 4.7% of Maryland taxable income of \$1 through {\$1,000} \$\$  \$100,000;  (ii) {3% of Maryland taxable income of \$1,001 through \$2,000;
<ul><li>23</li><li>24</li><li>25</li><li>26</li><li>27</li></ul>	of this subsection, the State income tax rate is:  (i) {2%} 4.7% of Maryland taxable income of \$1 through {\$1,000} \$\$  \$100,000;  (ii) {3% of Maryland taxable income of \$1,001 through \$2,000;  (iii) 4% of Maryland taxable income of \$2,001 through \$3,000;

1 **{**(vi)**} <del>(Ⅲ)</del>** 5.25% of Maryland taxable income of \$125,001 through 2 \$150,000; 3 5.5% of Maryland taxable income of \$150,001 through **f**(vii)**] (IV)** 4 \$250,000; **\{\}**and 5.75% of Maryland taxable income [in excess of \$250,000] 5 (viii)<del>] (V)</del> 6 OF \$250,001 THROUGH \$500,000; 7 (IX) 6.25% OF MARYLAND TAXABLE INCOME OF \$500,001 8 THROUGH \$1,000,000; AND 9 <del>(VII)</del> (X) 6.50% OF MARYLAND TAXABLE INCOME IN EXCESS OF \$1,000,000. 10 11 (2)For spouses filing a joint return or for a surviving spouse or head of 12 household as defined in § 2 of the Internal Revenue Code, the State income tax rate is: 13 **42% 4.7%** of Maryland taxable income of \$1 through **4**\$1,000**4** (i) 14 **\$150,000**: ₹3% of Maryland taxable income of \$1,001 through \$2,000; 15 (ii) 16 4% of Maryland taxable income of \$2,001 through \$3,000; (iii) 17 4.75% of Maryland taxable income of \$3,001 through \$150,000; (iv) 5% of Maryland taxable income of \$150,001 through \$175,000; 18 (v)19 5.25% of Maryland taxable income of \$175,001 through **{**(vi)**}** (₩) 20\$225,000; 21 5.5% of Maryland taxable income of \$225,001 through **f**(vii)**] <del>(IV)</del>** 22\$300,000; **f**and 23(viii)<del>] (V)</del> 5.75% of Maryland taxable income [in excess of \$300,000] 24OF \$300,001 THROUGH \$600,000; 256.25% OF MARYLAND TAXABLE INCOME OF \$600,001 <del>(VI)</del> (IX) 26 THROUGH \$1,200,000; AND 27 6.50% OF MARYLAND TAXABLE INCOME IN EXCESS OF <del>(VII)</del> (X) 28 \$1,200,000.

- 1 (3) (I) EXCEPT AS PROVIDED IN SUBPARAGRAPH (II) OF THIS
- 2 PARAGRAPH, IF THE MARYLAND TAXABLE INCOME ADJUSTED GROSS INCOME OF AN
- 3 INDIVIDUAL DESCRIBED IN PARAGRAPH (1) OR (2) OF THIS SUBSECTION INCLUDES
- 4 ANY AMOUNT OF NET CAPITAL GAIN, AS DEFINED AND DETERMINED UNDER THE
- 5 INTERNAL REVENUE CODE, THE STATE INCOME TAX FOR THE INDIVIDUAL IS THE
- 6 SUM OF:
- 7 1. THE RATES SPECIFIED IN PARAGRAPH (1) OR (2) OF
- 8 THIS SUBSECTION APPLIED TO MARYLAND TAXABLE INCOME; AND
- 9 2. AN ADDITIONAL 1% 2% OF THE AMOUNT OF NET
- 10 CAPITAL GAIN INCLUDED IN THE INDIVIDUAL'S MARYLAND TAXABLE INCOME
- 11 ADJUSTED GROSS INCOME.
- 12 (II) TO THE EXTENT INCLUDED IN CALCULATING NET CAPITAL
- 13 GAIN FOR FEDERAL INCOME TAX PURPOSES, ANY AMOUNT OF CAPITAL GAIN FROM
- 14 THE SALE OR EXCHANGE OF THE FOLLOWING ASSETS IS NOT SUBJECT TO THE
- 15 ADDITIONAL 1% 2% TAX RATE SPECIFIED IN SUBPARAGRAPH (I)2 OF THIS
- 16 PARAGRAPH:
- 17 1. ANY RESIDENTIAL DWELLING SOLD FOR LESS THAN
- 18 \$1,500,000 THAT IS THE INDIVIDUAL'S PRIMARY RESIDENCE, INCLUDING THE LAND
- 19 ON WHICH THE DWELLING IS LOCATED AND ANY ACCESSORY DWELLING UNIT
- 20 ASSOCIATED WITH THE RESIDENCE, IF THE DWELLING IS A SINGLE-FAMILY HOME, A
- 21 TOWN HOUSE, A ROW HOME, A RESIDENTIAL CONDOMINIUM UNIT, OR A
- 22 RESIDENTIAL COOPERATIVE UNIT;
- 23 2. ASSETS HELD IN:
- A. A CASH OR DEFERRED ARRANGEMENT PLAN UNDER §
- 25 401(K) OF THE INTERNAL REVENUE CODE;
- B. A TAX-SHELTERED ANNUITY OR CUSTODIAL ACCOUNT
- 27 UNDER § 403(B) OF THE INTERNAL REVENUE CODE;
- C. A DEFERRED COMPENSATION PLAN UNDER § 457(B)
- 29 OF THE INTERNAL REVENUE CODE;
- D. AN INDIVIDUAL RETIREMENT ACCOUNT OR
- 31 INDIVIDUAL RETIREMENT ANNUITY UNDER § 408 OF THE INTERNAL REVENUE
- 32 **CODE**;
- 33 E. A ROTH INDIVIDUAL RETIREMENT ACCOUNT UNDER §
- 34 408A OF THE INTERNAL REVENUE CODE; OR

- F. A DEFINED CONTRIBUTION PLAN, A DEFINED BENEFIT PLAN, OR A SIMILAR RETIREMENT SAVINGS PLAN;
- 3. CATTLE, HORSES, OR BREEDING LIVESTOCK HELD
- 4 FOR MORE THAN 12 MONTHS IF, FOR THE TAXABLE YEAR OF THE SALE OR
- 5 EXCHANGE, MORE THAN 50% OF THE INDIVIDUAL'S GROSS INCOME FOR THE
- 6 TAXABLE YEAR, INCLUDING INCOME FROM THE SALE OR EXCHANGE OF CAPITAL
- 7 ASSETS, IS FROM FARMING OR RANCHING;
- 4. LAND THAT IS SUBJECT TO A CONSERVATION,
- 9 AGRICULTURAL, OR FOREST PRESERVATION EASEMENT OR THAT WILL BE SUBJECT
- 10 TO A CONSERVATION, AGRICULTURAL, OR FOREST PRESERVATION EASEMENT ON
- 11 THE SALE OR EXCHANGE OF THE LAND;
- 12 5. PROPERTY USED IN A TRADE OR BUSINESS, THE COST
- 13 OF WHICH IS DEDUCTIBLE UNDER § 179 OF THE INTERNAL REVENUE CODE; OR
- 6. AFFORDABLE HOUSING OWNED BY A NONPROFIT
- 15 ORGANIZATION.
- 16 (4) THE PROVISIONS OF PARAGRAPH (3) OF THIS SUBSECTION SHALL
- 17 APPLY <del>FOR TAXABLE YEARS 2025 THROUGH 2028</del> FOR INDIVIDUALS DESCRIBED IN
- 18 PARAGRAPH (1) OR (2) OF THIS SUBSECTION WITH A FEDERAL ADJUSTED GROSS
- 19 INCOME IN EXCESS OF \$350,000.
- 20 (b) The State income tax rate for a [corporation is 8.25% of Maryland taxable
- 21 income CORPORATION'S MARYLAND TAXABLE INCOME IS:
- 22 (1) FOR A TAXABLE YEAR BEGINNING AFTER DECEMBER 31, 2024,
- 23 **BUT BEFORE JANUARY 1, 2027, 8.25%**;
- 24 (2) FOR A TAXABLE YEAR BEGINNING AFTER DECEMBER 31, 2026,
- 25 BUT BEFORE JANUARY 1, 2028, 8.12%; AND
- 26 (3) FOR A TAXABLE YEAR BEGINNING AFTER DECEMBER 31, 2027,
- 27 **7.99**%
- 28 10-106.
- 29 (a) (1) Each county shall set, by ordinance or resolution, a county income tax
- 30 equal to at least 2.25% but not more than [3.20%] 3.30% of an individual's Maryland
- 31 taxable income for a taxable year beginning after December 31, 2001.



- [each minimum and maximum] THE standard deduction [limitation] amount specified in subsection [(c)] (A) (B) of this section shall be increased by an amount equal to the product of multiplying the [minimum and maximum] standard deduction [limitation] amount by the cost—of—living adjustment specified in this subsection.
- 29 (2) For purposes of this subsection, the cost-of-living adjustment is the 30 cost-of-living adjustment within the meaning of § 1(f)(3) of the Internal Revenue Code for the calendar year in which a taxable year begins, as determined by the Comptroller, by

- 1 substituting "calendar year <del>2017</del> <u>2024</u>" for "calendar year 2016" in § 1(f)(3)(A) of the 2 Internal Revenue Code.
- 3 (3) If any increase determined under paragraph (1) of this subsection is not 4 a multiple of \$50, the increase shall be rounded down to the next lowest multiple of \$50.
- 5 **\[**10\)-218.
- 6 (a) Only an individual who itemizes deductions on the individual's federal income 7 tax return may elect to itemize deductions on the individual's income tax return.
- 8 (b) An SUBJECT TO SUBSECTION (C) OF THIS SECTION, AN individual who 9 elects to itemize deductions is allowed as a deduction the sum of the individual's federal 10 itemized deductions:
- 11 (1) limited and reduced as required under the Internal Revenue Code;
- 12 (2) further reduced by any amount deducted under § 170 of the Internal 13 Revenue Code for contributions of a preservation or conservation easement for which a 14 credit is claimed under § 10–723 of this title; and
- 15 (3) further reduced by the amount claimed as taxes on income paid to a 16 state or political subdivision of a state, after subtracting a pro rata portion of the reduction 17 to itemized deductions required under § 68 of the Internal Revenue Code.
- 18 (C) (1) IN THIS SUBSECTION, "APPLICABLE AMOUNT" MEANS:
- 19 <u>(I)</u> \$100,000 FOR A MARRIED INDIVIDUAL FILING SEPARATELY;
- 20 <u>AND</u>
- 21 (II) \$200,000 FOR ALL OTHER FILERS.
- 22 (2) THIS SUBSECTION DOES NOT APPLY TO A FIDUCIARY.
- 23 (3) IN THE CASE OF AN INDIVIDUAL WHOSE FEDERAL ADJUSTED
- 24 GROSS INCOME EXCEEDS THE APPLICABLE AMOUNT, THE AMOUNT OF ITEMIZED
- 25 DEDUCTIONS OTHERWISE ALLOWABLE FOR A TAXABLE YEAR SHALL BE REDUCED BY
- 26 7.5% OF THE EXCESS OF THE FEDERAL ADJUSTED GROSS INCOME OVER THE
- 27 APPLICABLE AMOUNT.
- 28 (4) This subsection shall be applied after the application
- 29 OF ANY OTHER LIMITATION ON THE ALLOWANCE OF ANY ITEMIZED DEDUCTION.
- 30 10-219.

27

**(4)** 

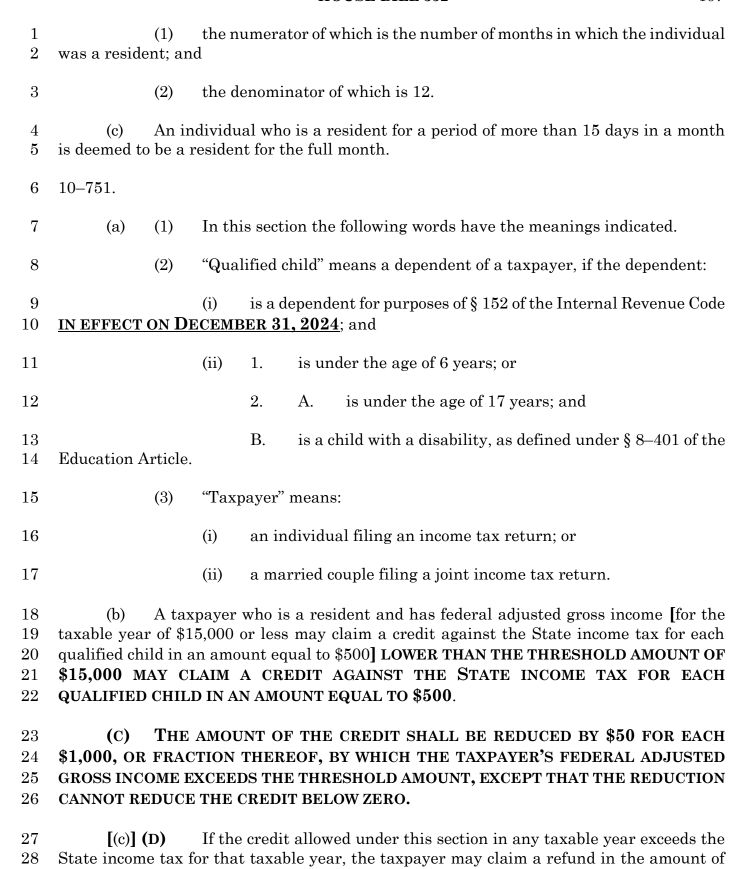
**f**(i)**1** 

(ii)

- 1 A nonresident may claim and shall include only the part attributable to 2 Maryland, as determined under this section, of: 3 the subtractions from federal adjusted gross income under § 10–208 of (1)this subtitle; 4 5 (2) the deduction for exemptions under § 10–211 or § 10–212 of this 6 subtitle; and 7 (3) **f**(i)**f** the standard deduction under § 10–217 of this subtitle ; or 8 (ii) itemized deductions under § 10–218 of this subtitle. 9 (b) Unless the Comptroller requires or allows another method to compute the 10 items listed in subsection (a) of this section, a nonresident shall prorate the items using a 11 fraction: 12 the numerator of which is the Maryland adjusted gross income of the (1) 13 nonresident; and 14 (2)the denominator of which is the federal adjusted gross income of the 15 nonresident. 16 10-220.17 An individual who is a resident of the State for only a part of the taxable year may claim and shall include only the part attributable to Maryland, as determined under 18 19 this section, of: 20 the additions to federal adjusted gross income under § 10–204 of this (1) 21subtitle: 22(2)the subtractions from federal adjusted gross income under §§ 10–207 23through 10–209 of this subtitle; 24the deduction for exemptions under § 10-211 or § 10-212 of this (3) 25subtitle; and
- 28 (b) Unless the Comptroller requires or allows another method to compute the 29 items listed in subsection (a) of this section, an individual who is a resident for only a part 30 of the taxable year shall prorate the items using a fraction:

the standard deduction under § 10–217 of this subtitle ; or

itemized deductions under § 10–218 of this subtitle.



30 *10–754*.

the excess.

any other taxable year.

31

1 2	(a) In this section, "eligible taxpayer" means a resident who, on the last day of the taxable year, is at least 65 years old.
3 4 5	(b) Except as provided in subsection (c) of this section and subject to subsection (d) of this section, an eligible taxpayer may claim a credit against the State income tax in an amount equal to:
6 7 8	(1) \$1,000 for an eligible taxpayer, other than an individual described under item (2) of this subsection, whose federal adjusted gross income does not exceed \$100,000; or
9 10 11	(2) for spouses filing a joint return or for a surviving spouse or head of household as defined in § 2 of the Internal Revenue Code whose federal adjusted gross income does not exceed \$150,000:
2	(i) except as provided in item (ii) of this item, \$1,750; or
3	(ii) if only one of the individuals filing the joint return is an eligible taxpayer, \$1,000.
15 16 17 18	(c) For a taxable year in which the September General Fund estimate for the current fiscal year in the September Board of Revenue Estimates report issued during the taxable year is more than [7.5%] 3.75% below the March General Fund estimate for the current fiscal year in the March Board of Revenue Estimates report issued in the taxable year, the amount of the credit allowed under subsection (b) of this section is limited to:
20 21 22	(1) \$500 for an eligible taxpayer, other than an individual described under item (2) of this subsection, whose federal adjusted gross income is at least \$50,000 but does not exceed \$100,000; or
23 24 25	(2) for spouses filing a joint return or for a surviving spouse or head of household as defined in § 2 of the Internal Revenue Code whose federal adjusted gross income is at least \$100,000 but does not exceed \$150,000:
26	(i) except as provided in item (ii) of this item, \$875; or
27 28	(ii) if only one of the individuals filing the joint return is an eligible taxpayer, \$500.
29 30	(d) If the credit allowed under this section in any taxable year exceeds the State income tax for that taxable year, the unused amount of the credit may not be carried over to

32 SECTION 4. AND BE IT FURTHER ENACTED, That the Laws of Maryland read 33 as follows:

## Article - Tax - General

2 2-1302.2.

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After making the distributions required under §§ 2–1301 through 2–1302.1 of this subtitle, of the sales and use tax collected under § 11–104(k) of this article from the sale of cannabis, as defined in § 1–101 of the Alcoholic Beverages and Cannabis Article, the Comptroller quarterly shall distribute:

## (1) $\frac{60\%}{75\%}$ OF THE REVENUES AS FOLLOWS:

- [(1)] (I) to the Cannabis Regulation and Enforcement Fund, established under § 36–206 of the Alcoholic Beverages and Cannabis Article, an amount necessary to defray the entire cost of the operations and administrative expenses of the Maryland Cannabis Administration established under Title 36 of the Alcoholic Beverages and Cannabis Article;
- 13 **[(2)] (II)** after making the distribution required under item **[(1)] (I)** of this 14 **[section] ITEM**:
- [(i)] 1. 35% to the Community Reinvestment and Repair Fund under § 1–322 of the Alcoholic Beverages and Cannabis Article for fiscal years 2024 through 2033;
- [(ii)] 2. 5% to counties, which shall be allocated to each county based on the percentage of revenue collected from that county, except that a county shall distribute to a municipality located in the county 50% of the allocation received under this item that is attributable to the sales and use tax revenue generated by a dispensary located in that municipality;
- [(iii)] 3. 5% to the Cannabis Public Health Fund established under \$13–4505 of the Health General Article; and
- [(iv)] 4. for fiscal years 2024 through 2028, 5% to the Cannabis Business Assistance Fund established under § 5–1901 of the Economic Development Article; and
- [(3)] (III) any balance remaining after the distributions required under items [(1) and (2)] (I) AND (II) of this [section] ITEM to the General Fund of the State; AND
- 30 (2) 40% 25% OF THE REVENUE TO THE GENERAL FUND OF THE 31 STATE.
- 32 **2–1302.5**.

1 2 3 4	AFTER MAKING THE DISTRIBUTIONS REQUIRED UNDER §§ 2–1301 THROUGH 2–1302.4 OF THIS SUBTITLE, OF THE SALES AND USE TAX COLLECTED UNDER § 11–104(L) OF THIS ARTICLE, THE COMPTROLLER SHALL DISTRIBUTE THE REVENUE TO THE GENERAL FUND OF THE STATE.								
5	<u>2–1303.</u>								
6 7	After making the distributions required under §§ 2–1301 through [2–1302.4] 2–1302.5 of this subtitle, the Comptroller shall pay:								
8 9 10	(1) revenues from the hotel surcharge into the Dorchester County Economic Development Fund established under § 10–130 of the Economic Development Article;								
11 12 13	(2) to the Blueprint for Maryland's Future Fund established under § 5–206 of the Education Article, the following percentage of the remaining sales and use tax revenues:								
14	(i) for fiscal year 2023, 9.2%;								
15	(ii) for fiscal year 2024, 11.0%;								
16	(iii) for fiscal year 2025, 11.3%;								
17	(iv) for fiscal year 2026, 11.7%; and								
18	(v) for fiscal year 2027 and each fiscal year thereafter, 12.1%; and								
19 20	(3) the remaining sales and use tax revenue into the General Fund of the State.								
21	<u>11–101.</u>								
22	(a) In this title the following words have the meanings indicated.								
23 24 25	digital product, OR TAXABLE SERVICE DESCRIBED UNDER SUBSECTION (M)(14) OR								
26 27 28	(1) for a digital code [or], digital product, OR TAXABLE SERVICE DESCRIBED UNDER SUBSECTION (M)(14) OR (15) OF THIS SECTION that is received by a buyer at the business location of the vendor, the address of that business location;								

30 <u>location of the digital code [or], digital product, DESCRIBED UNDER SUBSECTION</u>
31 (M)(14) OR (15) OF THIS SECTION is known by the vendor, that primary use location;

if item (1) of this subsection is not applicable and the primary use

<u>(2)</u>

- 1 (3) if items (1) and (2) of this subsection are not applicable, the location
  2 where the digital code [or], digital product, OR TAXABLE SERVICE DESCRIBED UNDER
  3 SUBSECTION (M)(14) OR (15) OF THIS SECTION is received by the buyer, or by a donee of
  4 the buyer that is identified by the buyer, if known to the vendor and maintained in the
  5 ordinary course of the vendor's business;
- 6 (4) if items (1) through (3) of this subsection are not applicable, the location 7 indicated by an address for the buyer that is available from the business records of the 8 vendor that are maintained in the ordinary course of business of the vendor's business, when 9 use of the address does not constitute bad faith;
- 10 (5) if items (1) through (4) of this subsection are not applicable, the location indicated by an address for the buyer obtained during the consummation of the sale, including the address of the buyer's payment instrument, when use of the address does not constitute bad faith; or
- 14 (6) if items (1) through (5) of this subsection are not applicable, including a
  15 circumstance in which a vendor is without sufficient information to apply those items, one
  16 of the following locations, as selected by the vendor, provided that the location is consistently
  17 used by the vendor for all sales to which this item applies:
- 18 <u>(i)</u> <u>the location in the United States of the headquarters of the</u> 19 vendor's business;
- 20 <u>(ii)</u> the location in the United States where the vendor has the greatest 21 number of employees; or
- 22 <u>(iii)</u> the location in the United States from which the vendor makes 23 <u>digital products available for electronic transfer.</u>
- 24 (c-5) (1) "End user" means any person who receives or accesses a digital code [or],
  25 digital product code, OR TAXABLE SERVICE DESCRIBED UNDER SUBSECTION (M)(14)
  26 OR (15) OF THIS SECTION for use.
- 27 (2) "End user" does not include any person who receives a digital code [or],
  28 digital product, OR TAXABLE SERVICE DESCRIBED UNDER SUBSECTION (M)(14) OR
  29 (15) OF THIS SECTION for further commercial broadcast, rebroadcast, transmission,
  30 retransmission, licensing, relicensing, distribution, redistribution, or exhibition of the
  31 digital product.
- 32 (C-12) "NAICS" MEANS THE NORTH AMERICAN INDUSTRIAL
  33 CLASSIFICATION SYSTEM, UNITED STATES MANUAL, 2022 EDITION, PUBLISHED BY
  34 THE UNITED STATES OFFICE OF MANAGEMENT AND BUDGET.

$\frac{1}{2}$	[(c-12)] (C-13) "Permanent" means perpetual or for an indefinite or unspecified length of time.							
3 4 5 6	(e-1) (1) "Primary use location" means the street address representative of where the buyer's use of a digital code [or], digital product, OR TAXABLE SERVICE DESCRIBED UNDER SUBSECTION (M)(14) OR (15) OF THIS SECTION will primarily occur, as determined by:							
7 8 9 10	(i) the residential street address or a business street address of the actual end user of the digital code [or], digital product, OR TAXABLE SERVICE DESCRIBED UNDER SUBSECTION (M)(14) OR (15) OF THIS SECTION including, if applicable, the address of a donee of the buyer that is designated by the buyer; or							
11 12 13 14	(ii) if the buyer is not an individual, the location of the buyer's [employees] END USERS, INCLUDING EMPLOYEES, or equipment that makes use of the digital code [or], digital product, OR TAXABLE SERVICE DESCRIBED UNDER SUBSECTION (M)(14) OR (15) OF THIS SECTION.							
15 16 17 18	(2) "Primary use location" does not include the location of a person WHO IS  NOT ANY END USER OR who uses a digital code [or], digital product, OR TAXABLE  SERVICE DESCRIBED UNDER SUBSECTION (M)(14) OR (15) OF THIS SECTION as the purchaser of a separate good or service from the buyer.							
19 20 21 22	kind that is paid, delivered, payable, or deliverable by a buyer to a vendor in the consummation and complete performance of a sale without deduction for any expense or							
23	(i) any labor or service rendered;							
24	(ii) any material used; or							
25	(iii) any property, digital code, or digital product sold.							
26	(m) "Taxable service" means:							
27 28	(1) <u>fabrication, printing, or production of tangible personal property or a digital product by special order;</u>							
29 30 31	(2) commercial cleaning or laundering of textiles for a buyer who is engaged in a business that requires the recurring service of commercial cleaning or laundering of the textiles;							
32	(3) cleaning of a commercial or industrial building:							
33	(4) <u>cellular telephone or other mobile telecommunications service;</u>							

1		<u>(5)</u>	"900", "976", "915", and other "900"-type telecommunications service;
2 3	service;	<u>(6)</u>	custom calling service provided in connection with basic telephone
4		<u>(7)</u>	a telephone answering service;
5		<u>(8)</u>	pay per view television service;
6		<u>(9)</u>	credit reporting:
7		<u>(10)</u>	a security service, including:
8			(i) a detective, guard, or armored car service; and
9			(ii) a security systems service;
$\begin{array}{c} 10 \\ 1 \\ 2 \end{array}$	electricity o		a transportation service for transmission, distribution, or delivery of ral gas, if the sale or use of the electricity or natural gas is subject to the
13		<u>(12)</u>	a prepaid telephone calling arrangement; [or]
14 15 16	·		the privilege given to an individual under § 4–1102 of the Alcoholic nnabis Article to consume wine that is not purchased from or provided ub, or hotel;
17 18	UNDER NA		A DATA OR INFORMATION TECHNOLOGY SERVICE DESCRIBED SECTOR 518, 519, OR 5415; OR
19 20	SERVICE D		A SYSTEM SOFTWARE OR APPLICATION SOFTWARE PUBLISHING BED UNDER NAICS SECTOR 5132; OR
21 22	<u>INTELLECT</u>	<del></del>	THE LICENSING OF MEDIA OR SOFTWARE RIGHTS AND OTHER PROPERTY, INCLUDING:
23 24	COMPUTEI	<del>R SOFT</del>	(I) LICENSING OF RIGHTS TO PRODUCE AND DISTRIBUTE WARE PROTECTED BY COPYRIGHT;
25 26	<u>INCLUDING</u>	<del>S INTE</del>	(II) <u>LICENSING OF RIGHTS TO USE INTELLECTUAL PROPERTY.</u> LLECTUAL PROPERTY PROTECTED BY TRADEMARK OR COPYRIGHT:
27 28	MEDIA RIG	<del>HTS:</del>	(HI) LICENSING OF SPORTING EVENT BROADCAST AND OTHER

1	(IV) LICENSING OF RIGHTS TO BROADCAST TELEVISION
2	<del>PROGRAMS;</del>
9	(v) LIGENSING OF DIGHTS TO DISTRIBUTE SPECIAL TO
3	(V) LICENSING OF RIGHTS TO DISTRIBUTE SPECIALTY  PROCEDUMENTS, AND
4	PROGRAMMING CONTENT; AND
5	(VI) LICENSING OF RIGHTS TO SYNDICATED MEDIA CONTENT.
6	<u>11–103.</u>
7	(a) A rebuttable presumption exists that any sale in the State is subject to the sales
8	and use tax imposed under § 11–102(a)(1) of this subtitle.
9	(b) The person required to pay the sales and use tax has the burden of proving that
10	a sale in the State is not subject to the sales and use tax.
11	(c) The retail sale of a digital code [or], digital product, OR TAXABLE SERVICE
12	DESCRIBED UNDER § 11–101(M)(14) OR (15) OF THIS SUBTITLE shall be presumed to
13	be made in the state in which the customer tax address is located.
10	de made in the state in which the customer tax dadress is tocated.
14	11–104.
15	(k) The sales and use tax rate for cannabis, as defined in § 1–101 of the Alcoholic
16	Beverages and Cannabis Article is [, for fiscal year 2024 and each fiscal year thereafter,
17	9%]:
18	(1) FOR FISCAL YEARS 2024 THROUGH $\frac{2026}{2025}$ , 9%; AND
10	(9) FOR FIGGAL WEAR 2007 2006 AND FACIL FIGGAL WEAR
19	(2) FOR FISCAL YEAR 2027 2026 AND EACH FISCAL YEAR
20	THEREAFTER, $\frac{15\%}{12\%}$ .
21	(L) (1) THE SALES AND USE TAX FOR A SALE OF A TAXABLE SERVICE
22	DESCRIBED UNDER § 11–101(M)(14) THROUGH (16) AND (15) OF THIS SUBTITLE IS
23	3% OF THE TAXABLE PRICE.
23	3/0 OF THE TAXABLE PRICE.
24	(2) If a different rate from the rate specified under
25	PARAGRAPH (1) OF THIS SUBSECTION COULD BE APPLIED TO A SALE OR USE OF
26	TANGIBLE PERSONAL PROPERTY, A DIGITAL CODE, A DIGITAL PRODUCT, OR A
27	TAXABLE SERVICE, THE HIGHER RATE SHALL APPLY TO THE SALE.
-	
28	<u>11–206.</u>
29	(g) (1) In this subsection, "snack food" means:

potato chips and sticks;

<u>(i)</u>

1		<u>(ii)</u>	corn chips;			
2		<u>(iii)</u>	pretzels;			
3		<u>(iv)</u>	cheese puffs and curls;			
4	(v) pork rinds;					
5		<u>(vi)</u>	extruded pretzels and chips;			
6		<u>(vii)</u>	popped popcorn;			
7		(viii)	nuts and edible seeds; or			
8 9	in items (i) the	(ix) rough (viii)	snack mixtures that contain any one or more of the foods listed of this paragraph.			
10	a vending mad		ales and use tax does not apply to the sale of snack food through			
12	[(h)] (G machine of mi		ales and use tax does not apply to the sale through a vending ait, fresh vegetables, or yogurt.			
4	<u>11–214.1.</u>					
15 16	(b) <u>T</u>	<u>The sales an</u>	d use tax does not apply to a sale of precious metal bullion or coins			
17	(	1) the sa	le price is greater than \$1,000; AND			
18	(	2) THE S	SALE OCCURS AT THE BALTIMORE CONVENTION CENTER.			
9	<u>11–215.</u>					
20 21			nd use tax does not apply to a sale of photographic material for n item that is used in:			
22	(	1) <u>comp</u> c	osition or printing; or			
23	<u>(</u>	2) <u>produ</u>	ction of another item used in printing.			
24 25 26	electrotypes,	hand or n	ales and use tax does not apply to a sale of art works, electros, achine compositions, lithographic plates or negatives, mats, upes, or typographies:			

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$\frac{1}{2}$	for sale; and	<u>(i)</u>	to a person engaged in the printing of tangible personal property						
3		<u>(ii)</u>	for direct use by the person to produce that property for sale.						
4 5 6	not entitled to any exclusion under § 11-101(h)(3)(ii) or (n)(3)(ii) of this title for materia								
7 8	[(c)] (B) newspapers that a	<u>(1)</u> are dis	The sales and use tax does not apply to the printing and sale of tributed by the publisher at no charge.						
9 10	<u>(2)</u> at least once per n		blication is not a newspaper unless it is published and distributed and it meets other criteria as defined by the Comptroller.						
11	[(d)] (C)	The	sales and use tax does not apply to:						
12 13 14 15	(1) a sale of direct mail advertising literature and mail order catalogues that will be distributed outside the State, and a sale of computerized mailing lists to the extent used for the purpose of providing addresses to which direct mail advertising literature and mail order catalogues will be distributed outside the State; or								
16 17 18	(2) federal or State o local government.		e of government documents, publications, records, or copies by the eal government or an instrumentality of the federal or State or a						
19	<u>11–219.</u>								
20 21	(a) The service that:	sales a	nd use tax does not apply to a personal, professional, or insurance						
22	<u>(1)</u>	<u>is no</u>	t a taxable service; and						
23 24	(2) charge is made.	invol	ves a sale as an inconsequential element for which no separate						
25 26 27			and use tax does not apply to a sale of custom computer software, d transferred or accessed, or a service relating to custom computer						
28	<u>(1)</u>	<u>woul</u>	d otherwise be taxable under this title;						
29	<u>(2)</u>	is to	be used by a specific person;						
30	<u>(3)</u>	<u>(i)</u>	is created for that person; or						

1 2 3	(ii) contains standard or proprietary routines requiring significant creative input to customize, configure, or modify the procedures and programs that are necessary to perform the functions required for the software to operate as intended; and
4 5	(4) do not constitute a program, procedure, or documentation that is mass produced and sold to:
6	(i) the general public; or
7 8	(ii) persons engaged in a trade, profession, or industry, except as provided in item (3) of this subsection.
9 10 11 12	(c) The sales and use tax does not apply to the sale of an optional computer software maintenance contract if the buyer does not have a right, as part of the contract, to receive at no additional cost software products that are separately priced and marketed by the vendor.
$\frac{13}{4}$	[(d)] (C) The sales and use tax does not apply to the use of a taxable service obtained by using a prepaid telephone calling arrangement.
5	(D) (1) (I) IN THIS SUBSECTION THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.
17 18 19 20	(II) "CLOUD COMPUTING" MEANS A SERVICE THAT ENABLES ON-DEMAND, SELF-SERVICE NETWORK ACCESS TO A SHARED POOL OF CONFIGURABLE COMPUTER RESOURCES, INCLUDING DATA STORAGE, ANALYTICS, COMMERCE, STREAMING, E-MAIL, DOCUMENT SHARING, AND DOCUMENT EDITING.
21 22 23 24	(III) "QUALIFIED CYBERSECURITY BUSINESS" MEANS AN ENTITY ORGANIZED FOR PROFIT THAT IS ENGAGED PRIMARILY IN THE DEVELOPMENT OF INNOVATIVE PROPRIETARY CYBERSECURITY TECHNOLOGY OR THE PROVISION OF CYBERSECURITY SERVICES.
25 26 27	(2) The sales and use tax imposed on a taxable service described under § 11–101(m)(14) or (15) of this title does not apply to a sale of cloud computing to a qualified cybersecurity business.  11–246.
29	(A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS

31 (2) "EMERGING TECHNOLOGY DEVELOPMENT AREA" MEANS THE
32 UNIVERSITY OF MARYLAND'S DISCOVERY DISTRICT LOCATED IN PRINCE GEORGE'S
33 COUNTY.

INDICATED.

- 1 (3) "QUALIFIED COMPANY" MEANS A COMPANY THAT CONTRACTS
- 2 WITH THE UNIVERSITY OF MARYLAND'S APPLIED RESEARCH LABORATORY FOR
- 3 INTELLIGENCE AND SECURITY TO DEVELOP SYSTEMS AND TECHNOLOGIES TO
- 4 ADVANCE THE USE OF QUANTUM COMPUTERS.
- 5 (B) THE SALES AND USE TAX IMPOSED ON A TAXABLE SERVICE DESCRIBED
- 6 UNDER § 11–101(M)(14) OR (15) OF THIS TITLE DOES NOT APPLY TO A SALE:
- 7 (1) TO A QUALIFIED COMPANY LOCATED IN AN EMERGING
- 8 <u>TECHNOLOGY DEVELOPMENT AREA MADE IN CONNECTION WITH THE WORK OF THE</u>
- 9 **COMPANY; OR**
- 10 (2) BY A QUALIFIED COMPANY LOCATED IN AN EMERGING
- 11 <u>TECHNOLOGY DEVELOPMENT AREA.</u>
- 12 <u>11–403.</u>
- 13 (a) (1) In this section[, "sale"] THE FOLLOWING WORDS HAVE THE
- 14 **MEANINGS INDICATED.**
- 15 (2) "AFFILIATED GROUP" HAS THE MEANING STATED UNDER § 1504
- 16 OF THE INTERNAL REVENUE CODE AND INCLUDES RELATED PARTIES DESCRIBED
- 17 UNDER § 267(B)(10), (11), OR (12) OF THE INTERNAL REVENUE CODE.
- 18 (3) "Pass-through entity" has the meaning stated in §
- 19 *10–102.1 OF THIS ARTICLE.*
- 20 (4) "RELATED PASS-THROUGH ENTITIES" MEAN ONE OR MORE
- 21 PASS-THROUGH ENTITIES CONNECTED THROUGH OWNERSHIP WITH A COMMON
- 22 PARENT PASS-THROUGH ENTITY BUT ONLY IF THE COMMON PARENT:
- 23 (I) POSSESSES AT LEAST 80% OF THE TOTAL VOTING POWER OF
- 24 THE PASS-THROUGH ENTITY; AND
- 25 (II) HAS A VALUE EQUAL TO AT LEAST 80% OF THE TOTAL VALUE
- 26 OF THE PASS-THROUGH ENTITY.
- 27 <u>"SALES" includes a booking transaction made through a short-term</u>
- 28 <u>rental platform.</u>
- 29 (E) (1) A BUYER MAY PRESENT TO THE VENDOR A CERTIFICATE
- 30 INDICATING MULTIPLE POINTS OF USE OF A DIGITAL CODE, DIGITAL PRODUCT, OR
- 31 TAXABLE SERVICE DESCRIBED UNDER § 11–101(M)(14) OR (15) OF THIS TITLE, IF:

1	(I)	THE BUYER	KNOWS AT	THE	TIME	<b>OF</b>	<b>PURCHASE</b>	<b>THAT</b>	THE

- 2 DIGITAL CODE, DIGITAL PRODUCT, OR TAXABLE SERVICE DESCRIBED UNDER §
- 3 <u>11–101(M)(14) OR (15) OF THIS TITLE WILL BE:</u>
- 4 CONCURRENTLY AVAILABLE FOR USE BY THE BUYER
- 5 <u>IN MORE THAN ONE TAXING JURISDICTION</u>; OR
- 6 RESOLD IN ITS ORIGINAL FORM TO A MEMBER OF AN
- 7 AFFILIATED GROUP OR A RELATED PASS-THROUGH ENTITY OF WHICH THE BUYER IS
- 8 ALSO A MEMBER; AND
- 9 <u>(II)</u> The buyer delivers to the vendor the certificate
- 10 INDICATING MULTIPLE POINTS OF USE AT THE TIME OF PURCHASE.
- 11 (2) ON RECEIPT OF THE FULLY COMPLETED CERTIFICATE INDICATING
- 12 MULTIPLE POINTS OF USE, THE VENDOR IS RELIEVED OF THE OBLIGATION TO
- 13 COLLECT, PAY, OR REMIT THE APPLICABLE TAX TO THE COMPTROLLER AND,
- 14 SUBJECT TO PARAGRAPH (4) OF THIS SUBSECTION, THE BUYER IS OBLIGATED TO
- 15 <u>COLLECT, PAY, OR REMIT THE APPLICABLE TAX TO THE COMPTROLLER.</u>
- 16 (3) The buyer delivering the certificate indicating
- 17 <u>MULTIPLE POINTS OF USE MAY USE ANY REASONABLE BUT CONSISTENT AND</u>
- 18 UNIFORM METHOD OF APPORTIONMENT THAT IS SUPPORTED BY THE BUYER'S
- 19 RECORDS AS THEY EXIST AT THE TIME OF THE SALE AND ACCURATELY REFLECTS THE
- 20 PRIMARY USE LOCATION IN THE STATE.
- 21 (4) (I) IF THE APPORTIONMENT ON THE CERTIFICATE INDICATING
- 22 MULTIPLE POINTS OF USE IS DETERMINED BASED ON A SUBSEQUENT RESALE TO ONE
- 23 OR MORE MEMBERS OF AN AFFILIATED GROUP OR RELATED PASS-THROUGH
- 24 ENTITIES, THE AFFILIATED MEMBER OR RELATED PASS-THROUGH ENTITY
- 25 RESELLING THE DIGITAL CODE, DIGITAL PRODUCT, OR TAXABLE SERVICE
- 26 DESCRIBED UNDER § 11–101(M)(14) OR (15) OF THIS TITLE TO ANOTHER
- 27 AFFILIATED MEMBER OR RELATED PASS-THROUGH ENTITY SHALL:
- 28 1. ASSUME OR ABSORB THE SALES AND USE TAX DUE
- 29 FROM THE AFFILIATED MEMBER OR MEMBERS OR RELATED PASS-THROUGH ENTITY
- 30 OR ENTITIES ON THAT PORTION OF THE SALE APPORTIONED TO THE STATE AND PAY
- 31 THE SALES AND USE TAX DUE ON BEHALF OF THE AFFILIATED MEMBER OR MEMBERS
- 32 OR RELATED PASS-THROUGH ENTITY OR ENTITIES; OR
- 33 BE LIABLE FOR THE SALES AND USE TAX DUE FROM
- 34 THE AFFILIATED MEMBER OR MEMBERS OR RELATED PASS-THROUGH ENTITY OR

- 2 OR MEMBERS OR RELATED PASS-THROUGH ENTITY OR ENTITIES.
- 3 <u>(II) If the sales and use tax is paid as provided in</u>
- 4 SUBPARAGRAPH (I) OF THIS PARAGRAPH, THE AFFILIATED MEMBER END USER OR
- 5 RELATED PASS-THROUGH ENTITY END USER IS RELIEVED OF THE OBLIGATION TO
- 6 PAY OR REMIT THE APPLICABLE TAX TO THE COMPTROLLER.
- 7 <u>(5) Notwithstanding any other provision of this</u>
- 8 SUBSECTION, IF THE TAXABLE PRICE OF A SUBSEQUENT RESALE OF A DIGITAL CODE,
- 9 <u>DIGITAL PRODUCT, OR TAXABLE SERVICE DESCRIBED UNDER § 11–101(M)(14) OR</u>
- 10 (15) OF THIS TITLE TO AN AFFILIATED GROUP MEMBER OR RELATED PASS-THROUGH
- 11 ENTITY IS HIGHER THAN THE TAXABLE PRICE ON WHICH THE SALES AND USE TAX
- 12 WAS PAID, THE END USER SHALL BE LIABLE FOR THE ADDITIONAL SALES AND USE
- 13 TAX DUE ON THE DIFFERENCE IN THE TAXABLE PRICE.
- 14 (6) THE CERTIFICATE INDICATING MULTIPLE POINTS OF USE SHALL
- 15 INCLUDE ALL INFORMATION REQUIRED BY THE COMPTROLLER.
- 16 <u>SECTION 5. AND BE IT FURTHER ENACTED</u>, That the Laws of Maryland read
- 17 as follows:
- 18 Article Tax General
- 19 <u>10–102.1.</u>
- 20 (a) (1) In this section the following words have the meanings indicated.
- 21 (8) "Pass-through entity's taxable income" means the portion of a
- 22 pass-through entity's income under the federal Internal Revenue Code, calculated without
- 23 regard to any deduction for taxes based on net income that are imposed by any state or
- 24 political subdivision of a state, that is:
- 25 (I) IN THE CASE OF A MEMBER WHO IS A RESIDENT, EQUAL TO
- 26 THE MEMBER'S DISTRIBUTIVE OR PRO RATA SHARES OF THE PASS-THROUGH
- 27 *ENTITY*; *OR*
- 28 <u>(II)</u> IN THE CASES OF A NONRESIDENT MEMBER, derived from or
- 29 reasonably attributable to the trade or business of the pass-through entity in this State.
- 30 (b) (1) Subject to paragraph (2) of this subsection, in addition to any other tax
- 31 imposed under this title, a tax is imposed on each pass-through entity.
- 32 (2) Each pass-through entity:

1 2 3	(i) shall pay the tax imposed under paragraph (1) of this subsection with respect to the distributive shares or pro rata shares of the nonresident and nonresident entity members of the pass-through entity; or
4 5 6	(ii) may elect to pay the tax imposed under paragraph (1) of this subsection with respect to the distributive shares or pro rata shares of all members of the pass-through entity.
7 8	SECTION 5. AND BE IT FURTHER ENACTED, That the Laws of Maryland read as follows:
9	Article - Tax - General
10	<del>10-402.1.</del>
11 12	(A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.
13	(2) "COMBINED GROUP" MEANS A GROUP OF CORPORATIONS:
14	(I) THAT IS ENGAGED IN A UNITARY BUSINESS;
15 16	(H) IN WHICH MORE THAN 50% OF THE VOTING STOCK OF EACH MEMBER IS DIRECTLY OR INDIRECTLY OWNED BY:
17 18	1. A COMMON OWNER OR COMMON OWNERS, EITHER CORPORATE OR NONCORPORATE; OR
19 20	2. ONE OR MORE MEMBER CORPORATIONS OF THE GROUP;
21 22	(III) THE MEMBERS OF WHICH ARE SUBJECT TO THE INCOME TAX OR WOULD BE SUBJECT TO THE INCOME TAX IF DOING BUSINESS IN THE STATE; AND
23 24 25 26	(IV) CONSISTING OF ANY OTHER MEMBERS UNDER THE CIRCUMSTANCES AND TO THE EXTENT PROVIDED IN REGULATIONS ADOPTED BY THE COMPTROLLER TO PREVENT THE AVOIDANCE OF TAX OR TO REFLECT CLEARLY THE INCOME OF ANY MEMBER OF THE COMBINED GROUP FOR ANY PERIOD.
27 28 29	(3) "COMBINED RETURN" MEANS A TAX RETURN FOR THE COMBINED GROUP CONTAINING INFORMATION AS PROVIDED IN THIS SECTION OR OTHERWISE REQUIRED BY THE COMPTROLLER.
30	(4) "Unitary business" means a single economic enterprise

- 1 COMMONLY CONTROLLED GROUP OF BUSINESS ENTITIES THAT ARE SUFFICIENTLY
- 2 INTERDEPENDENT, INTEGRATED, AND INTERRELATED THROUGH THEIR ACTIVITIES
- 3 SO AS TO PROVIDE MUTUAL BENEFIT THAT PRODUCES A SHARING OR EXCHANGE OF
- 4 VALUE AMONG THEM AND A SIGNIFICANT FLOW OF VALUE TO THE SEPARATE PARTS.
  - (B) (1) THE TERM "UNITARY BUSINESS" SHALL BE CONSTRUED TO THE BROADEST EXTENT ALLOWED UNDER THE U.S. CONSTITUTION.
- 7 A BUSINESS CONDUCTED DIRECTLY OR INDIRECTLY BY ONE 8 CORPORATION IS A UNITARY BUSINESS WITH RESPECT TO THAT PORTION OF A 9 BUSINESS CONDUCTED BY ANOTHER CORPORATION THROUGH ITS DIRECT OR 10 INDIRECT INTEREST IN A PARTNERSHIP IF THE REQUIREMENTS OF SUBSECTION 11 (A)(4) OF THIS SECTION ARE SATISFIED, INCLUDING IF THERE IS SYNERGY AND AN EXCHANGE AND FLOW OF VALUE BETWEEN THE TWO PARTS OF THE BUSINESS AND 12 13 THE TWO CORPORATIONS ARE MEMBERS OF THE SAME COMMONLY CONTROLLED 14 GROUP.
- 15 (3) A BUSINESS CONDUCTED BY A PARTNERSHIP SHALL BE TREATED
  16 AS CONDUCTED BY ITS PARTNERS, WHETHER DIRECTLY HELD OR INDIRECTLY HELD
  17 THROUGH A SERIES OF PARTNERSHIPS, TO THE EXTENT OF THE PARTNER'S
  18 DISTRIBUTIVE SHARE OF THE PARTNERSHIP'S INCOME, REGARDLESS OF THE
  19 PERCENTAGE OF THE PARTNER'S OWNERSHIP INTEREST OR ITS DISTRIBUTIVE OR
  20 ANY OTHER SHARE OF PARTNERSHIP INCOME.
- 21 (C) (1) EXCEPT AS PROVIDED BY AND SUBJECT TO REGULATIONS
  22 ADOPTED BY THE COMPTROLLER, FOR ALL TAXABLE YEARS BEGINNING AFTER
  23 DECEMBER 31, 2027, A CORPORATION ENGAGED IN A UNITARY BUSINESS SHALL
  24 FILE A COMBINED RETURN, REPORTING AND PAYING TAX ON WORLDWIDE TAXABLE
  25 INCOME AS A COMBINED GROUP, REFLECTING THE AGGREGATE INCOME TAX
  26 LIABILITY OF ALL MEMBERS OF THE COMBINED GROUP THAT ARE ENGAGED IN A
  27 UNITARY BUSINESS.
- 28 (2) THE TAXABLE INCOME OF A CORPORATION REQUIRED TO FILE
  29 UNDER \$ 10-811(A)(2) OF THIS TITLE IS EQUAL TO THE COMBINED GROUP'S
  30 MARYLAND MODIFIED INCOME AS ADJUSTED UNDER SUBSECTION (D)(3) OF THIS
  31 SECTION.
- 32 (D) (1) THE MARYLAND MODIFIED TAXABLE INCOME OF THE COMBINED 33 GROUP-EQUALS THE PRODUCT OF:
- 34 (I) THE COMBINED GROUP'S APPORTIONABLE MARYLAND
  35 MODIFIED INCOME, AS DETERMINED UNDER PARAGRAPH (2) OF THIS SUBSECTION
  36 AND ADJUSTED UNDER PARAGRAPH (3) OF THIS SUBSECTION; AND

- 1 (II) THE COMBINED GROUP'S MARYLAND APPORTIONMENT
  2 FACTOR, AS DETERMINED UNDER PARAGRAPH (4) OF THIS SUBSECTION.
- 3 (2) (I) SUBJECT TO SUBPARAGRAPHS (II) THROUGH (IV) OF THIS
  4 PARAGRAPH, THE APPORTIONABLE MARYLAND MODIFIED INCOME OF THE
  5 COMBINED GROUP EQUALS THE SUM OF THE CORPORATION'S AND EACH MEMBER'S
- 6 MARYLAND MODIFIED INCOME.
- 7 (II) 1. SUBJECT TO SUBSUBPARAGRAPH 2 OF THIS
  8 SUBPARAGRAPH, FOR ANY MEMBER INCORPORATED IN THE UNITED STATES OR
  9 INCLUDED IN A CONSOLIDATED FEDERAL CORPORATE INCOME TAX RETURN, THE
  10 INCOME TO BE INCLUDED IN THE TOTAL APPORTIONABLE INCOME OF THE
  11 COMBINED GROUP IS THE MARYLAND MODIFIED INCOME AS CALCULATED UNDER §
  12 10-304 OF THIS TITLE.
- 13 **2.** THE INCOME OF EACH MEMBER SHALL BE
  14 CALCULATED ON A SEPARATE RETURN BASIS AS IF THE MEMBER WERE NOT
  15 CONSOLIDATED FOR FEDERAL INCOME TAX PURPOSES.
- 16 (HI) 1. FOR ANY MEMBER NOT INCLUDED UNDER
  17 SUBPARAGRAPH (II) OF THIS PARAGRAPH, THE INCOME TO BE INCLUDED IN THE
  18 TOTAL INCOME OF THE COMBINED GROUP IS DETERMINED AS PROVIDED UNDER
  19 THIS SUBPARAGRAPH.
- 20 **2.** A PROFIT AND LOSS STATEMENT SHALL BE PREPARED
  21 FOR EACH FOREIGN BRANCH OR CORPORATION IN THE CURRENCY IN WHICH THE
  22 BOOKS OF ACCOUNT OF THE BRANCH OR CORPORATION ARE REGULARLY
  23 MAINTAINED.
- 24 3. THE PROFIT AND LOSS STATEMENT SHALL BE
  25 ADJUSTED TO CONFORM TO GENERALLY ACCEPTED ACCOUNTING PRINCIPLES AS
  26 ADOPTED BY THE U.S. FINANCIAL ACCOUNTING STANDARDS BOARD FOR THE
  27 PREPARATION OF THE PROFIT AND LOSS STATEMENTS, EXCEPT AS MODIFIED BY
  28 REGULATION.
- 4. EXCEPT AS OTHERWISE PROVIDED BY REGULATION,
  THE PROFIT AND LOSS STATEMENT OF EACH MEMBER OF THE COMBINED GROUP,
  AND THE APPORTIONMENT FACTORS RELATED TO EACH STATEMENT, WHETHER
  UNITED STATES OR FOREIGN, SHALL BE TRANSLATED INTO THE CURRENCY IN
  WHICH THE PARENT COMPANY MAINTAINS ITS BOOKS AND RECORDS.

1	(IV) IF A UNITARY BUSINESS INCLUDES INCOME FROM A
2	PARTNERSHIP, THE INCOME TO BE INCLUDED IN THE TOTAL INCOME OF THE
3	COMBINED GROUP EQUALS THE DIRECT AND INDIRECT DISTRIBUTIVE SHARE OF
4	THE PARTNERSHIP'S UNITARY BUSINESS INCOME ALLOCATED TO ANY MEMBER OF
5	THE COMBINED GROUP.
6	(3) THE COMBINED GROUP'S APPORTIONABLE MARYLAND MODIFIED
7	INCOME SHALL BE ADJUSTED TO ELIMINATE INTERCOMPANY TRANSACTIONS AS
8	DETERMINED UNDER THE INTERNAL REVENUE CODE.
9	(4) (1) SUBJECT TO SUBPARAGRAPH (11) OF THIS PARAGRAPH, THE
0	COMBINED GROUP'S MARYLAND APPORTIONMENT FACTOR IS A FRACTION:
1	1. THE NUMERATOR OF WHICH IS THE SUM OF THE
$^{2}$	CORPORATION'S AND EACH MEMBER'S MARYLAND FACTORS UNDER § 10-402 OF
13	THIS SUBTITLE; AND
$^{14}$	2. THE DENOMINATOR OF WHICH IS THE SUM OF THE
15	CORPORATION'S AND EACH MEMBER'S FACTORS UNDER § 10-402 OF THIS SUBTITLE.
6	(H) THE APPORTIONMENT FACTORS OF PASS-THROUGH
<b>1</b> 7	ENTITY MEMBERS ARE INCLUDED IN THE NUMERATOR UNDER SUBPARAGRAPH (I)1
18	OF THIS PARAGRAPH AND THE DENOMINATOR UNDER SUBPARAGRAPH (1)2 OF THIS
19	PARAGRAPH TO THE EXTENT OF THE CORPORATION'S DIRECT AND INDIRECT
20	DISTRIBUTIVE SHARE OF THAT ENTITY.
	(7) (1) Compared to provide a popular provide Compared to the c
21	(E) (1) SUBJECT TO REGULATIONS ADOPTED BY THE COMPTROLLER, A
22	CORPORATION THAT IS PART OF A COMBINED GROUP MAY ELECT TO DETERMINE ITS
23	INCOME DERIVED FROM OR ATTRIBUTABLE TO TRADE OR BUSINESS IN THE STATE
24	USING THE WATER'S EDGE METHOD AS DESCRIBED IN THIS SUBSECTION.
. ~	(9) IINDED THE WATER'S EDGE METHOD THE COMPINED CROUD FOR
25	(2) UNDER THE WATER'S EDGE METHOD, THE COMBINED GROUP FOR
26	PURPOSES OF THE COMBINED REPORTING METHOD REQUIRED UNDER THIS
27	SECTION SHALL INCLUDE ONLY THE FOLLOWING AFFILIATED ENTITIES:
28	(I) CORPORATIONS THAT ARE INCORPORATED IN THE UNITED
29	STATES, EXCLUDING CORPORATIONS MAKING AN ELECTION UNDER §§ 931
30 30	THROUGH 934 OF THE INTERNAL REVENUE CODE;
JU	THROUGH OUT OF THE INTERNAL IVEVENUE CODE,
31	(H) DOMESTIC INTERNATIONAL SALES CORPORATIONS, AS
	DESCRIPED IN \$8 001 THROUGH 004 OF THE INTERNAL PEVENIE CODE.

33 (HI) ANY CORPORATION OTHER THAN A BANK, REGARDLESS OF THE PLACE WHERE IT IS INCORPORATED, IF THE AVERAGE OF THE CORPORATION'S

- 1 PROPERTY, PAYROLL, AND SALES FACTORS WITHIN THE UNITED STATES IS 20% OR 2 MORE:
- 3 (IV) EXPORT TRADE CORPORATIONS, AS DESCRIBED IN §§ 970
  4 AND 971 OF THE INTERNAL REVENUE CODE;
- 5 (V) A FOREIGN CORPORATION DERIVING GAIN OR LOSS FROM
  6 DISPOSITION OF AN INTEREST IN REAL PROPERTY IN THE UNITED STATES TO THE
  7 EXTENT RECOGNIZED UNDER § 897 OF THE INTERNAL REVENUE CODE; AND
- 8 (VI) UNDER THE CIRCUMSTANCES AND TO THE EXTENT
  9 PROVIDED BY REGULATIONS THAT THE COMPTROLLER ADOPTS:
- 10 1. A CORPORATION NOT DESCRIBED IN ITEMS (I)
  11 THROUGH (V) OF THIS PARAGRAPH TO THE EXTENT OF THE CORPORATION'S INCOME
  12 DERIVED FROM OR ATTRIBUTABLE TO SOURCES WITHIN THE UNITED STATES AND
  13 THE CORPORATION'S FACTORS ASSIGNABLE TO A LOCATION WITHIN THE UNITED
  14 STATES; OR
- 2. AN AFFILIATED CORPORATION THAT IS A
  16 CONTROLLED FOREIGN CORPORATION, AS DEFINED IN § 957 OF THE INTERNAL
  17 REVENUE CODE.
- 18 (3) THE USE OF THE WATER'S EDGE METHOD IS SUBJECT TO THE
  19 TERMS AND CONDITIONS THAT THE COMPTROLLER REQUIRES BY REGULATION,
  20 INCLUDING ANY CONDITIONS THAT ARE NECESSARY OR APPROPRIATE TO PREVENT
  21 THE AVOIDANCE OF TAX OR TO REFLECT CLEARLY THE INCOME FOR ANY PERIOD.
- 22 (F) (1) (I) AN ELECTION TO USE THE WATER'S EDGE METHOD IN
  23 ACCORDANCE WITH SUBSECTION (E) OF THIS SECTION IS EFFECTIVE ONLY IF MADE
  24 ON A TIMELY FILED ORIGINAL RETURN FOR A TAX YEAR BY EVERY MEMBER OF THE
  25 UNITARY BUSINESS.
- 26 (H) THE COMPTROLLER SHALL DEVELOP REGULATIONS
  27 GOVERNING THE IMPACT, IF ANY, ON THE SCOPE OR APPLICATION OF AN ELECTION
  28 TO USE THE WATER'S EDGE METHOD, INCLUDING TERMINATION OR DEEMED
  29 ELECTION, RESULTING FROM A CHANGE IN THE COMPOSITION OF THE UNITARY
  30 BUSINESS, THE COMBINED GROUP, THE TAXPAYER MEMBERS, OR ANY OTHER
  31 SIMILAR CHANGE.
- 32 (2) AN ELECTION TO USE THE WATER'S EDGE METHOD SHALL
  33 CONSTITUTE CONSENT TO THE REASONABLE PRODUCTION OF DOCUMENTS AND
  34 TAKING OF DEPOSITIONS IN ACCORDANCE WITH THE MARYLAND RULES.

- 1 (3) AT THE DISCRETION OF THE COMPTROLLER, AN ELECTION TO
  2 USE THE WATER'S EDGE METHOD MAY BE DISREGARDED IN PART OR IN WHOLE, AND
  3 THE INCOME AND APPORTIONMENT FACTORS OF ANY MEMBER OF THE TAXPAYER'S
  4 UNITARY GROUP MAY BE INCLUDED IN THE COMBINED REPORT WITHOUT REGARD
  5 TO THE PROVISIONS OF THIS SECTION, IF ANY MEMBER OF THE UNITARY GROUP
  6 FAILS TO COMPLY WITH ANY PROVISION OF THIS SECTION OR IF A PERSON
  7 OTHERWISE NOT INCLUDED IN THE WATER'S EDGE COMBINED GROUP WAS AVAILED
  8 OF A SUBSTANTIAL OBJECTIVE OF AVOIDING STATE INCOME TAX.
- 9 (4) (I) SUBJECT TO SUBPARAGRAPHS (II) THROUGH (IV) OF THIS
  10 PARAGRAPH, AN ELECTION TO USE THE WATER'S EDGE METHOD IS BINDING FOR
  11 AND APPLICABLE TO THE TAXABLE YEAR IN WHICH THE ELECTION IS MADE AND ALL
  12 TAXABLE YEARS THEREAFTER FOR A PERIOD OF 10 YEARS.
- 13 (H) AN ELECTION TO USE THE WATER'S EDGE METHOD MAY BE
  14 WITHDRAWN OR REINSTITUTED AFTER WITHDRAWAL, BEFORE THE EXPIRATION OF
  15 THE 10-YEAR PERIOD, ONLY ON WRITTEN REQUEST FOR REASONABLE CAUSE AND
  16 ONLY WITH THE WRITTEN PERMISSION OF THE COMPTROLLER.
- 17 (HI) IF THE COMPTROLLER GRANTS A WITHDRAWAL OF THE
  18 ELECTION UNDER SUBPARAGRAPH (II) OF THIS PARAGRAPH, THE COMPTROLLER
  19 SHALL IMPOSE REASONABLE CONDITIONS AS NECESSARY TO PREVENT THE EVASION
  20 OF TAX OR TO CLEARLY REFLECT INCOME FOR THE ELECTION PERIOD BEFORE OR
  21 AFTER THE WITHDRAWAL.
- 22 (IV) 1. SUBJECT TO SUBSUBPARAGRAPH 2 OF THIS
  23 SUBPARAGRAPH, ON THE EXPIRATION OF THE 10-YEAR PERIOD, A TAXPAYER MAY
  24 WITHDRAW FROM THE ELECTION TO USE THE WATER'S EDGE METHOD.
- 25 **2.** THE WITHDRAWAL SHALL BE MADE IN WRITING
  26 WITHIN 1 YEAR BEFORE THE EXPIRATION OF THE ELECTION AND IS BINDING FOR A
  27 PERIOD OF 10 YEARS, SUBJECT TO THE SAME CONDITIONS AS APPLIED TO THE
  28 ORIGINAL ELECTION.
- 29 3. IF NO WITHDRAWAL IS PROPERLY MADE UNDER THIS
  30 SUBPARAGRAPH, THE ELECTION TO USE THE WATER'S EDGE METHOD SHALL
  31 REMAIN IN EFFECT FOR AN ADDITIONAL 10-YEAR PERIOD, SUBJECT TO THE SAME
  32 CONDITIONS AS APPLIED TO THE ORIGINAL ELECTION.
- 33 (G) (1) THE COMPTROLLER SHALL ADOPT REGULATIONS THAT ARE 34 NECESSARY AND APPROPRIATE TO CARRY OUT THIS SECTION.
- 35 (2) The regulations adopted by the Comptroller shall be 36 consistent with the "Principles for Determining the Existence of A

- 1 Unitary Business" (Reg. iv.1.(b)) of the Model General Allocation and
- 2 APPORTIONMENT REGULATIONS, AS ADOPTED BY THE MULTISTATE TAX
- 3 COMMISSION.
- 4 10-811.
- 5 (A) (1) [Each member of] EXCEPT AS PROVIDED BY AND SUBJECT TO
  6 REGULATIONS ADOPTED BY THE COMPTROLLER, an affiliated group of corporations
  7 [shall file a separate income tax return] ENGAGED IN A UNITARY BUSINESS SHALL FILE
  8 A COMBINED INCOME TAX RETURN REFLECTING THE AGGREGATE INCOME TAX
  9 LIABILITY OF ALL THE MEMBERS OF THE AFFILIATED GROUP THAT ARE ENGAGED IN
  10 A UNITARY BUSINESS.
- 11 (2) THE RETURN REQUIRED UNDER PARAGRAPH (1) OF THIS
  12 SUBSECTION SHALL INCLUDE THE INCOME AND APPORTIONMENT FACTORS
  13 DETERMINED UNDER § 10-402.1(D) AND (E) OF THIS TITLE, AND ANY OTHER
  14 INFORMATION REQUIRED BY THE COMPTROLLER, FOR ALL MEMBERS OF THE
  15 COMBINED GROUP WHEREVER LOCATED OR DOING BUSINESS.
- 16 (3) (I) EXCEPT AS PROVIDED IN SUBPARAGRAPH (II) OF THIS
  17 PARAGRAPH, THE COMBINED RETURN SHALL BE FILED UNDER THE NAME AND
  18 FEDERAL EMPLOYER IDENTIFICATION NUMBER OF THE PARENT CORPORATION IF
  19 THE PARENT IS A MEMBER OF THE COMBINED GROUP.
- 20 (II) IF THERE IS NO PARENT CORPORATION OR IF THE PARENT
  21 IS NOT A MEMBER OF THE COMBINED GROUP, THE MEMBERS OF THE COMBINED
  22 GROUP SHALL CHOOSE A MEMBER TO FILE THE RETURN.
- 23 (III) THE FILING MEMBER UNDER SUBPARAGRAPH (I) OR (II) OF
  24 THIS PARAGRAPH SHALL CONTINUE TO FILE THE COMBINED RETURN UNLESS THE
  25 FILING MEMBER IS NO LONGER THE PARENT CORPORATION OR NO LONGER A
  26 MEMBER OF THE COMBINED GROUP.
- 27 (4) THE RETURN SHALL BE SIGNED BY A RESPONSIBLE OFFICER OF 28 THE FILING MEMBER ON BEHALF OF THE COMBINED GROUP MEMBERS.
- 29 (5) Members of the combined group are jointly and 30 Severally liable for the tax liability of the combined group included 31 In the combined return.
- 32 (B) (1) THE COMPTROLLER MAY, BY REGULATION, REQUIRE THAT THE
  33 COMBINED RETURN INCLUDE THE INCOME AND ASSOCIATED APPORTIONMENT
  34 FACTORS OF ENTITIES THAT ARE NOT INCLUDED IN THE COMBINED REPORT BUT

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1 THAT ARE MEMBERS OF A UNITARY BUSINESS IN ORDER TO REFLECT PROPER
2 APPORTIONMENT OF INCOME OF THE ENTIRE UNITARY BUSINESS.

- (2) IF THE COMPTROLLER DETERMINES THAT THE REPORTED INCOME OR LOSS OF A TAXPAYER ENGAGED IN A UNITARY BUSINESS WITH A MEMBER NOT INCLUDED IN THE COMBINED GROUP REPRESENTS AN AVOIDANCE OR EVASION OF TAX, THE COMPTROLLER MAY, ON A CASE BY CASE BASIS, REQUIRE THAT ALL OR PART OF THE INCOME AND ASSOCIATED APPORTIONMENT FACTORS OF THE MEMBER BE INCLUDED IN THE TAXPAYER'S COMBINED RETURN.
  - (3) THE COMPTROLLER MAY REQUIRE:
- 10 (I) THE EXCLUSION OF ONE OR MORE FACTORS, THE
  11 INCLUSION OF ONE OR MORE ADDITIONAL FACTORS, OR THE EMPLOYMENT OF ANY
  12 OTHER METHOD THAT WILL FAIRLY REPRESENT THE TAXPAYER'S BUSINESS IN THE
  13 STATE; OR
- 14 (H) THE EMPLOYMENT OF ANY OTHER METHOD TO EFFECTUATE
  15 A PROPER REFLECTION OF THE TOTAL AMOUNT OF INCOME SUBJECT TO
  16 APPORTIONMENT AND AN EQUITABLE ALLOCATION AND APPORTIONMENT OF THE
  17 COMBINED GROUP'S OR ITS MEMBERS' INCOME.
- 18 (C) THE COMPTROLLER SHALL ADOPT REGULATIONS THAT ARE
  19 NECESSARY AND APPROPRIATE TO CARRY OUT THIS SECTION.
- SECTION 6. AND BE IT FURTHER ENACTED, That the Laws of Maryland read as follows:
- Chapter 397 of the Acts of 2011, as amended by Chapter 425 of the Acts of 2013, Chapter 464 of the Acts of 2014, Chapter 489 of the Acts of 2015, Chapter 23 of the Acts of 2017, Chapter 10 of the Acts of 2018, Chapter 16 of the Acts of 2019, Chapter 538 of the Acts of 2020, and Chapter 103 of the Acts of 2023
- SECTION 16. AND BE IT FURTHER ENACTED, That, in addition to any other revenue generated under § 19–214 of the Health General Article, as amended by this Act:
- 28 (c) (1) For fiscal year 2015 and 2016, the Commission and the Maryland 29 Department of Health shall adopt policies that will provide up to \$389,825,000 in special 30 fund revenues from hospital assessment and remittance revenue.
- 31 (2) For fiscal year 2017, the Governor shall reduce the budgeted Medicaid 32 Deficit Assessment by \$25,000,000 over the assessment level for the prior year.
- 33 (3) For fiscal year 2018, the budgeted Medicaid Deficit Assessment shall be 34 \$364,825,000.

- 1 (4) For fiscal year 2019, the budgeted Medicaid Deficit Assessment shall be  $2 \quad $334,825,000$ .
- 3 (5) For fiscal year 2020, the budgeted Medicaid Deficit Assessment shall be \$309,825,000.
- 5 (6) [Except as provided in paragraph (7) of this subsection, for] **FOR** fiscal 6 [year 2021, and each fiscal year thereafter] **YEARS 2021, 2022, AND 2023**, the budgeted 7 Medicaid Deficit Assessment shall be \$294,825,000.
- 8 (7) For fiscal year 2024 only, the budgeted Medicaid Deficit Assessment 9 shall be \$244,825,000.
- 10 (8) (I) FOR FISCAL YEAR 2025, THE BUDGETED MEDICAID 11 DEFICIT ASSESSMENT SHALL BE \$344,825,000.
- (II) FOR FISCAL YEAR 2026 AND EACH FISCAL YEAR 13 THEREAFTER, THE BUDGETED MEDICAID DEFICIT ASSESSMENT SHALL BE \$394,825,000.
- 15 (III) THE COMMISSION AND THE MARYLAND DEPARTMENT OF 16 HEALTH MAY ADOPT AN ALTERNATIVE METHOD TO ACHIEVE THE EQUIVALENT 17 AMOUNT OF REVENUE ACROSS THE 2 YEARS BY THE END OF FISCAL YEAR 2026.
- 18 **[**(8)**] (9)** To the extent that the Commission takes other actions that reduce Medicaid costs, those savings shall also be used to reduce the budgeted Medicaid Deficit Assessment.
- [(9)] (10) To the maximum extent possible, the Commission and the Maryland Department of Health shall adopt policies that preserve the State's Medicare waiver.

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# Chapter 111 of the Acts of 2023, as amended by Chapter 410 of the Acts of 2024

SECTION 6. AND BE IT FURTHER ENACTED, That, except as provided in Section
 5 of this Act, this Act shall take effect June 1, 2023. Section 2 of this Act shall remain effective
 for a period of [6] 2 years and 1 month and, at the end of June 30, [2029] 2025, Section 2
 of this Act, with no further action required by the General Assembly, shall be abrogated and
 of no further force and effect.

## Chapter 260 of the Acts of 2023

SECTION 2. AND BE IT FURTHER ENACTED, That, for fiscal year 2025, the Governor [shall] MAY include in the annual budget bill an appropriation of \$12,000,000 to the 9–8–8 Trust Fund established under § 7.5–5A–02 of the Health – General Article.

## Chapter 261 of the Acts of 2023

SECTION 2. AND BE IT FURTHER ENACTED, That, for fiscal year 2025, the Governor [shall] MAY include in the annual budget bill an appropriation of \$12,000,000 to the 9–8–8 Trust Fund established under § 7.5–5A–02 of the Health – General Article.

## Chapter 275 of the Acts of 2023

[SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Maryland Department of Health shall apply to the Substance Abuse and Mental Health Services Administration at the Center for Mental Health Services for federal planning, development, and implementation grant funds related to certified community behavioral health clinics for fiscal year 2025.]

[SECTION 2. AND BE IT FURTHER ENACTED That the Maryland Department of Health shall apply to the Substance Abuse and Mental Health Services Administration at the Center for Mental Health Services for inclusion in the state certified community behavioral health clinic demonstration program for fiscal year 2026.]

## Chapter 717 of the Acts of 2024

SECTION 8. AND BE IT FURTHER ENACTED, That, notwithstanding any other provision of law, and unless inconsistent with a federal law, grant agreement, or other federal requirement, or with the terms of a gift or settlement agreement, for fiscal years 2024 through 2028, net interest on all State money allocated by the State Treasurer under § 6–226 of the State Finance and Procurement Article to special funds or accounts, and otherwise entitled to receive interest earnings, as accounted for by the Comptroller, shall accrue to the General Fund of the State, with the exception of the following funds:

## [(42) Strategic Energy Investment Fund;]

SECTION 9. AND BE IT FURTHER ENACTED, That, notwithstanding any other provision of law, on or before June 30, 2025, the Governor may transfer to the General Fund [\$60,000,000] \$80,000,000 from the reserve account established by the State to pay unemployment compensation benefits for State employees.

28 SECTION 7. AND BE IT FURTHER ENACTED, That Section(s) 24-204(d) of 29 Article - Education of the Annotated Code of Maryland be repealed.

30 SECTION 8. AND BE IT FURTHER ENACTED, That Section(s) 7-717 of Article - 31 Health - General of the Annotated Code of Maryland be repealed.

SECTION 9. 7. AND BE IT FURTHER ENACTED, That Section(s) 16–503 of Article – Local Government of the Annotated Code of Maryland be repealed.

1	SECTION 10. AND BE IT FURTHER ENACTED, That Section(s) 2-701 and 2-702
9	and the subtitle "Subtitle 7. Inheritance Tax Revenue Distribution" and 7–201 through
	7-234 and the subtitle "Subtitle 2. Inheritance Tax" of Article - Tax - General of the
4	Annotated Code of Maryland be repealed.

- SECTION 11. AND BE IT FURTHER ENACTED, That Section(s) 10-702 of Article Tax General of the Annotated Code of Maryland be repealed.
- SECTION 12. 8. AND BE IT FURTHER ENACTED, That, notwithstanding Section 8 of Chapter 717 of the Acts of the General Assembly of 2024 or any other provision of law, 9 on or before June 30, 2025, the Governor may transfer to the General Fund the fiscal year 2025 interest earnings from the Strategic Energy Investment Fund established under § 9–20B–05 of the State Government Article.
- SECTION <u>13.</u> <u>9.</u> AND BE IT FURTHER ENACTED, That, notwithstanding any other provision of law, on or before June 30, 2025, the Governor may transfer to the General Fund <u>\$203,365,440</u> *\$197,365,440* from the Dedicated Purpose Account established under § 7–310 of the State Finance and Procurement Article, including:
- 16 (1) \$63,478,440 for cybersecurity;

- 17 (2) \$62,887,000 in capital pay—as—you—go funds for construction of a new 18 State veterans home;
- 19 (3) \$25,000,000 in capital pay—as—you—go funds for the University of 20 Maryland Medical System Comprehensive Cancer and Organ Transplant Center;
- 21 \$20,000,000 for the relocation of State agencies out of State Center;
- 22 (5) \$11,000,000 in capital pay—as—you—go funds for Department of Natural Resources critical maintenance;
- 24 (6) \$10,000,000 in capital pay—as—you—go funds for Morgan State 25 University deferred maintenance and site improvements; and
- 26 (7) \$6,000,000 in funding to implement Chapter 464 of the Acts of the 27 General Assembly of 2022 (End the Wait Act); and
- 28 (8) (7) \$5,000,000 in capital pay—as—you—go funds for Baltimore City 29 Community College deferred maintenance.
- SECTION <u>14.</u> <u>10.</u> AND BE IT FURTHER ENACTED, That, notwithstanding any other provision of law, on or before June 30, 2025, the Governor may transfer to the General Fund the following:

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- 1 (1) \$\frac{\$150,000,000}{\$230,000,000}\$ from the Renewable Portfolio Standard / ACP Account of the Strategic Energy Investment Fund established under \\$ 9-20B-05 of the State Government Article;
- 4 (2) \$9,000,000 from the Resilient Maryland Revolving Loan Fund 5 established under § 14–110.4 of the Public Safety Article;
- 6 (3) (2) \$7,000,000 \$5,000,000 from the Maryland Police Training and 7 Standards Commission Fund established under § 3–206.1 of the Public Safety Article;
- 8 (4) (3) \$6,000,000 from the Maryland Innovation Investment Tax Credit 9 Reserve Fund established under § 10–733 of the Tax General Article;
- 10 (5) (4) \$5,000,000 from the Securities Act Registration Fund established under
  11 § 11–208 of the Corporations and Associations Article Mortgage Loan Servicing Practices
  12 Settlement Fund established under § 7–328 of the State Finance and Procurement Article;
- 13 (6) (5) \$4,900,000 from the Maryland Violence Intervention and Prevention 14 Program Fund established under § 4–902 of the Public Safety Article; and
- 15 (7) (6) \$4,300,000 from the More Jobs for Marylanders Tax Credit Reserve 16 Fund established under § 10–741 of the Tax – General Article<del>; and</del>
- 17 (8) \$4,000,000 from the Rape Kit Testing Grant Fund established under § 18 4–401 of the Public Safety Article.
  - SECTION 15. AND BE IT FURTHER ENACTED, That, notwithstanding any other provision of law, including Chapter 716 of the Acts of the General Assembly of 2024, authorization is hereby provided to the Maryland Department of Health to transfer funds amongst budgetary programs in the Department with an approved budget amendment for fiscal years 2025 and 2026.
- SECTION <del>16.</del> <u>11.</u> AND BE IT FURTHER ENACTED, That, notwithstanding any other provision of law, the Governor may appropriate to the Department of Natural Resources up to \$16,400,000 from the Program Open Space State land acquisition fund balance for operating expenses in the Maryland Park Service in fiscal year 2026 only.
- SECTION <u>17.</u> <u>12.</u> AND BE IT FURTHER ENACTED, That, notwithstanding any other provision of law, on or before June 30, 2026, the Governor may transfer to the General Fund <u>\$10,000,000</u> <u>\$13,100,000</u> from the Maternal and Child Health Population Health Improvement Fund established under § 19–210 of the Health General Article.
- SECTION 18. 13. AND BE IT FURTHER ENACTED, That, notwithstanding any other provision of law, on or before June 30, 2026, the Governor may transfer to the Behavioral Health Administration within the Maryland Department of Health the following:

- 1 \$96,654 from the Kidney Disease Fund established under § 13-310.1 of <del>(1)</del> 2 the Health - General Article: 3 (2) (1) \$1,570,750 from the State Board of Physicians Fund established under § 14–207 of the Health Occupations Article; 4 5 (2) \$720,938 \$837,313 from the State Board of Examiners for Audiologists, Hearing Aid Dispensers, Speech-Language Pathologists, and Music Therapists Fund 6 7 established under § 2–206 of the Health Occupations Article; \$408,218 from the State Board of Social Work Examiners Fund 8 established under § 19-206 of the Health - Occupations Article; 9 10 (5) (3) \$371,904 \$418,756 from the State Board of Dietetic Practice Fund established under § 5–206 of the Health Occupations Article; 11 12 (6) (4) \$332,957 \$119,022 from the State Board of Acupuncture Fund 13 established under § 1A–206 of the Health Occupations Article; 14 \$284,592 from the State Board of Physical Therapy Examiners Fund (7)15 established under § 13-207 of the Health - Occupations Article: 16 \$191,016 from the State Board of Examiners in Optometry Fund 17 established under § 11-207 of the Health - Occupations Article; and 18 (9) (5) \$40,699 from the State Board of Chiropractic Examiners Fund 19 established under § 3–206 of the Health Occupations Article; 20 \$4,497,322 \$2,848,653 from the State Board of Professional Counselors 21and Therapists Fund established under § 17–206 of the Health Occupations Article; 22\$1,059,742 \$633,191 from the State Board of Occupational Therapy 23Practice Fund established under § 10–206 of the Health Occupations Article; and 24 \$946,269 \$465,315 from the State Board of Examiners for Psychologists Fund as established under § 18–207 of the Health Occupations Article. 2526 SECTION 14. AND BE IT FURTHER ENACTED, That, notwithstanding any other provision of law, on or before June 30, 2026, the Governor may transfer to the General Fund 27 \$20,000,000 from the Circuit Court Real Property Records Improvement Fund established 28 29 under § 13–602 of the Courts Article. SECTION 15. AND BE IT FURTHER ENACTED. That, notwithstanding any other 30
- provision of law, on or before June 30, 2026, the Governor may transfer to the General Fund \$1,000,000 from the State Used Tire Cleanup and Recycling Fund established under \$ 9–273 of the Environment Article.

1	SECTION 16. AND BE IT FURTHER ENACTED, That, notwithstanding any other							
$\frac{1}{2}$	provision of law, on or before June 30, 2026, the Governor may transfer to the General Fund							
3	\$3,000,000 of the interest from the Racing and Community Development Financing Fund							
	established under § 10–657.2 of the Economic Development Article.							
4	established under § 10–657.2 of the Economic Development Article.							
5	SECTION 17. AND BE IT FURTHER ENACTED, That, notwithstanding § 7–311 of							
6	the State Finance and Procurement Article or any other provision of law, on or before June							
7	30, 2026, if necessary, the Governor may transfer sufficient funds by budget amendment to							
8	the Annuity Bond Fund to ensure that the State Treasurer is able to pay debt service to							
9	the bondholders of the State.							
10	SECTION 18. AND BE IT FURTHER ENACTED, That, notwithstanding Section 8							
10								
11								
12	on or before June 30, 2026, the Governor may transfer to the General Fund \$3,000,000 of							
13	interest earnings from the Racing and Community Development Financing Fund							
14	established under § 10-657.2 of the Economic Development Article.							
15	SECTION 18. AND BE IT FURTHER ENACTED, That, notwithstanding any other							
16	provision of law, on or before June 30, 2025, the Governor may transfer \$9,000,000 from the							
17	Resilient Maryland Revolving Loan Fund established under § 14–110.4 of the Public Safety							
18	Article to the Blueprint for Maryland's Future Fund established under § 5–206 of the							
19	Education Article.							
10	<u> Baacanon In none.</u>							
20	SECTION 19. AND BE IT FURTHER ENACTED, That, for fiscal year 2026,							
$\frac{1}{21}$	payments to providers with rates set by the Interagency Rates Committee under § 8–417							
22	of the Education Article may not increase over the rates in effect on January 1, 2025.							
	of the Baddation in there may not increase over the fates in cheet on oundary 1, 2020.							
23	SECTION 20. AND BE IT FURTHER ENACTED, That the unexpended special fund							
24	appropriation for Outdoor Recreation Land Loan - Capital Appropriation (K00A05.10)							
25	within the Department of Natural Resources allocated to Baltimore City as part of the							
26	Program Open Space State allocation is reduced by a total of \$1,596,400 for the following							
27	projects:							
20	(1) \$1,125,000 for the Herring Run Park project comprised of:							
28	(1) \$1,125,000 for the Herring Run Park project comprised of:							
29	(i) \$400,000 allocated in fiscal year 2018 per a statutory requirement							
30	(Chapter 10 of 2016, as amended by Chapter 407 of 2017); and							
31	(ii) \$725,000 allocated in fiscal year 2019 comprised of:							
32	<u>1. \$100,000 per a statutory requirement (Chapter 407 of </u>							
33	<u>2017); and</u>							
34	2. \$625,000 in the fiscal year 2019 operating budget (Chapter							
35	<u>570 of 2018);</u>							

- 1 \$300,000 allocated to the Druid Hill Trail Head project in fiscal year *(2)* 2 2018 per a statutory requirement (Chapter 10 of 2016):
- 3 \$100,000 appropriated to the Saint Charles Park project in the fiscal year 2019 operating budget (Chapter 570 of 2018); 4
- 5 \$21,400 remaining of the \$50,000 appropriated to the Bond Street Park 6 project in the fiscal year 2020 operating budget (Chapter 565 of 2019); and
- 7 \$50,000 appropriated to the Warwick Park project in the fiscal year 2020 (5) 8 operating budget (Chapter 565 of 2019).
- 9 SECTION 21. AND BE IT FURTHER ENACTED, That \$12,000,000 in general funds provided as a grant to the County Executive and County Council of Baltimore County for 10 infrastructure improvements to the Lansdowne Library under Section 19(1)(g)(viii) in the 11
- 12 fiscal year 2024 operating budget (Chapter 101 of 2023) are withdrawn.
- 13 SECTION <del>19.</del> <del>20.</del> <u>22.</u> AND BE IT FURTHER ENACTED, That:
- 14 The transportation revenues raised in accordance with the provisions of this 15 Act shall remain allocated within the Maryland Department of Transportation.
- 16 Notwithstanding § 8–402 of the Transportation Article or any other provision 17 of law, the revenue increases attributable to alterations to the titling tax provisions of this 18 Act may not be credited to the Gasoline and Motor Vehicle Revenue Account.
- 19 SECTION 23. AND BE IT FURTHER ENACTED, That, on the taking effect of the 20 termination provision of Section 6 of Chapter 111 of 2023, as amended by Section 6 of this
- Act, all of the functions, powers, duties, books and records (including electronic records), 21
- 22personal property, equipment, fixtures, assets, liabilities, obligations, credits, rights,
- 23agreements, and privileges of the Maryland Thoroughbred Racetrack Operating Authority,
- 24including those related to the Maryland Jockey Club, Inc., shall be transferred to the
- 25Maryland Economic Development Corporation.
- 26 SECTION 24. AND BE IT FURTHER ENACTED, That, prior to the taking effect of 27 the termination provision of Section 6 of Chapter 111 of 2023, as amended by Section 6 of
- this Act, all remaining funds in the Maryland Racing Operations Fund under § 10–1008 of 28
- 29 the Economic Development Article shall transfer to the Racing and Community Development
- Facilities Fund under § 10–657.3 of the Economic Development Article. 30
- 31 SECTION 25. AND BE IT FURTHER ENACTED, That, except as otherwise provided
- by law, all existing laws, regulations, proposed regulations, standards and guidelines, 32
- 33 policies, orders and other directives, forms, plans, memberships, contracts, property,
- investigations, administrative and judicial responsibilities, rights to sue and be sued, and 34
- 35 all other duties and responsibilities associated with the functions of Maryland
- Thoroughbred Racetrack Operating Authority prior to the taking effect of the termination 36
- provision of Section 6 of Chapter 111 of 2023, as amended by Section 6 of this Act, shall 37

- continue in effect and, as appropriate, are legal and binding on the Maryland Economic 1 2 Development Corporation until completed, withdrawn, canceled, modified, or otherwise 3 changed under the law.
- SECTION <del>20.</del> <del>21.</del> 26. AND BE IT FURTHER ENACTED, That the Comptroller shall 4 5 waive any interest or penalty imposed on an individual relating to payment of estimated income tax for calendar year 2025 to the extent that the Comptroller determines that the 6 7 interest or penalty would not have been incurred but for an increase in the income tax rates 8 for calendar year 2025 under Section 3 of this Act.
- 9 SECTION 27. AND BE IT FURTHER ENACTED, That the unexpended 10 appropriation for Miscellaneous Grants to Local Government (D05E01) within the Board of Public Works for funding to the Baltimore City Mayor's Office of Art and Culture for the 11 2023 Artscape Festival that was included in the fiscal year 2024 operating budget (Chapter 12
- 13 101 of 2023) is reduced by \$326,456 in general funds.
- 14 SECTION 28. AND BE IT FURTHER ENACTED, That, notwithstanding §
- 10-106(b)(2) of the Tax General Article, for a taxable year beginning after December 31, 15
- 16 2024, but before January 1, 2026, a county may set a county income tax rate in accordance
- with § 10–106(a)(1) of the Tax General Article, as enacted by Section 3 of this Act, provided 17
- 18 that the county:
- 19 notifies the Comptroller in writing of the rate change on or before May (1) 20 15, 2025; and
- 21is not requesting any other rate or bracket change for that taxable year. <u>(2)</u>

#### 22SECTION 29. AND BE IT FURTHER ENACTED, That:

- 23(a) Notwithstanding any other provision of law, if congressional action or other 24federal program changes result in a reduction of at least \$1,000,000,000 in the State's 25estimated federal fund revenues compared to the federal funding budgeted in fiscal year 26 2026, within 30 days of the determination or estimate of the State's federal fund revenues resulting from the federal policy change, the Secretary of Budget and Management shall 2728 certify whether the reduction is at least \$1,000,000,000.
- 29 *(b)* If the Secretary of Budget and Management certifies a reduction of at least \$1,000,000,000 in federal fund revenue in accordance with subsection (a) of this section, 30 within 90 days of the certification, the Department of Budget and Management shall submit 31 32 a report to the Legislative Policy Committee with a description of the impact of the reduced 33 federal fund revenues by program and proposed actions, including reductions if appropriate.
- SECTION 30. AND BE IT FURTHER ENACTED, That, notwithstanding any other 34 provision of law, the Comptroller shall set the annual interest rate for a sales and use tax 35 refund that is the result of a final decision in the matter of Potomac Edison v. Comptroller 36 37 of the Treasury at a percentage, rounded to the nearest whole number, that is the percentage that equals the average prime rate of interest quoted by commercial banks to large businesses 38

1 <u>during the 12 months immediately preceding the month in which the final decision is</u> 2 rendered, based on a determination by the Board of Governors of the Federal Reserve Bank.

## SECTION 31. AND BE IT FURTHER ENACTED, That:

3

- 4 (a) On or before August 1, 2025, the Prince George's County Board of Education
  5 shall procure, using a competitive bidding process, an independent certified public
  6 accounting firm with expertise in school board finance and governance to conduct a
  7 performance (and/or financial) audit of the Prince George's County Board of Education.
- 8 (b) On award of the contract, and before commencement of the audit, the certified
  9 public accounting firm shall consult with the Joint Audit and Evaluation Committee
  10 established under Title 2, Subtitle 6 of the State Government Article and the Office of
  11 Legislative Audits established under Title 2, Subtitle 12 of the State Government Article in
  12 the development of the scope and objectives of the performance audit.
- 13 <u>(c) A certified public accounting firm that provides services to the Prince George's</u> 14 <u>County Board of Education may not bid on the procurement.</u>
- 15 (d) The audit shall evaluate all revenues and expenditures of the Prince George's 16 County Board of Education beginning with fiscal year 2024.
- 17 (e) On or before January 1, 2026, the audit report shall be submitted to the Joint
  18 Audit and Evaluation Committee, the Office of Legislative Audits, and the General
  19 Assembly, in accordance with § 2–1257 of the State Government Article.

## 20 SECTION 32. AND BE IT FURTHER ENACTED, That:

- 21 (a) If the Maryland Department of Health failed to comply in fiscal years 2023 and 2024 with § 19–1408 of the Health General Article in regard to a nursing home in 23 Montgomery County, Montgomery County may request and the Department shall delegate 24 to Montgomery County the authority to conduct surveys and complaint investigations the 25 Department is required to conduct under § 19–1408 of the Health General Article.
- 26 (b) Within 90 days after receiving a request to delegate authority to Montgomery
  27 County due to the Maryland Department of Health's noncompliance with § 19–1408 of the
  28 Health General Article, the Maryland Department of Health shall execute a memorandum
  29 of understanding with Montgomery County that:
- 30 (1) <u>delegates to Montgomery County the requirement to conduct surveys and</u> 31 <u>complaint investigations in compliance with § 19–1408 of the Health – General Article;</u>
- 32 (2) <u>subject to subsection (c) of this section, commits Montgomery County to</u> 33 <u>paying 50% of the State costs for up to 60 months, with the total months of delegation</u> 34 committed under the memorandum determined by Montgomery County; and

- 1 is modeled after a Maryland Department of Health Standard (3) 2 Memorandum of Understanding intra-agency or intergovernmental agreement that the 3 Department executed with Montgomery County and existed as of July 1, 2019.
- 4 (c) (1) The Maryland Department of Health shall calculate the cost share for 5 Montgomery County under this section in a manner that may not exceed 50% of the costs for conducting surveys and complaint investigations in fiscal year 2020, adjusted for inflation 6 7 by the Consumer Price Index for all Urban Consumers for the Washington Metropolitan
- 8 area, not to exceed 3% increase per fiscal year.
- 9 The Maryland Department of Health shall ensure that the General Fund *(2)* 10 savings of shifting 50% of the State costs to Montgomery County under this section accrues to the Department for the immediately following fiscal year to comply with § 19–1408 of the 11 Health - General Article on a statewide basis. 12
- SECTION 21. 22. 33. AND BE IT FURTHER ENACTED, That Section 2 13 14 and 4 of this Act shall take effect July 1, 2025. Sections 13-802, 13-809, and 13-810 of the 15 Transportation Article, as enacted by Section 2 of this Act, shall be applicable to all 16 certificates of title issued on or after July 1, 2025, and to all motor vehicles, trailers, or 17 semitrailers subject to the excise tax that are in interstate operation and registered under § 13–109(c) or (d) of the Transportation Article without a certificate of title on or after July 18 19 1, 2025.
- 20 SECTION 22, 23, 34. AND BE IT FURTHER ENACTED, That Section 3 of this Act 21shall take effect July 1, 2025, and shall be applicable to all taxable years beginning after 22December 31, 2024.
- 23 SECTION 35. AND BE IT FURTHER ENACTED, That Section 5 of this Act shall take effect January 1, 2026, and shall be applicable to all taxable years beginning after 2425December 31, 2025.
- 26 SECTION 23. 24. 36. AND BE IT FURTHER ENACTED, That Sections 4 and 9 27 Section 9 7 of this Act shall take effect July 1, 2026.
- 28 SECTION 24, 25, AND BE IT FURTHER ENACTED, That Section 5 of this Act shall 29 take effect July 1, 2027, and shall be applicable to all taxable years beginning after 30 December 31, 2027.
- SECTION 25. AND BE IT FURTHER ENACTED, That Section 10 9 of this Act shall 31 take effect July 1, 2025, and shall be applicable to persons dying on or after July 1, 2025. 32 33 Those statutes in effect on June 30, 2025, shall govern the administration, on and after July 1, 2025, of estates of persons who died before July 1, 2025, and shall govern the 34 35 imposition, rate, administration, collection, enforcement, and distribution, on and after 36 July 1, 2025, of the inheritance tax on property passing from persons who died before July 37 <del>1, 2025.</del>

	Speaker of the House of Delegates.						
					(	Governor.	
approved:							
, 2029.							
						pproved:	pproved:

President of the Senate.