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By: **The Speaker (By Request – Office of the Comptroller)** Introduced and read first time: January 27, 2025 Assigned to: Economic Matters

A BILL ENTITLED

1 AN ACT concerning

2 Maryland Uniform Disposition of Abandoned Property Act – Revisions

3 FOR the purpose of making certain virtual currency subject to the abandoned property laws 4 in the State; establishing provisions to determine certain information about certain $\mathbf{5}$ apparent owners of abandoned property; providing that a certain operation does not 6 prevent certain insurance policies from maturing or terminating; altering and 7 establishing certain provisions pertaining to the presumption of abandonment for 8 certain types of property; establishing certain procedures to establish the death of a 9 certain insured or certain annuitant; authorizing the Comptroller to retain, for certain purposes, certain funding from proceeds obtained through the disposition of 10 11 abandoned property; altering the procedures for filing a claim with the Comptroller 12to reclaim abandoned property; and generally relating to the Maryland Uniform 13 Disposition of Abandoned Property Act.

- 14 BY repealing and reenacting, with amendments,
- 15 Article Commercial Law
- 16 Section 17-101, 17-301, 17-302, 17-304(a)(2)(i), 17-308(d), 17-308.1(b),
- 17 17–317(a)(1), and 17–318 through 17–320
- 18 Annotated Code of Maryland
- 19 (2013 Replacement Volume and 2024 Supplement)
- 20 BY adding to
- 21 Article Commercial Law
- 22 Section 17–301, 17–302.1, 17–306.1, 17–307.2, and 17–319.1
- 23 Annotated Code of Maryland
- 24 (2013 Replacement Volume and 2024 Supplement)
- 25 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
 26 That the Laws of Maryland read as follows:
- 27

Article – Commercial Law

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law.



 $\mathbf{2}$

1 17–101.

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

3 (b) (1) "Abandoned property" means personal property that is considered 4 abandoned under this title.

5 (2) "Abandoned property" includes property in the custody of the federal 6 government that is classified as "unclaimed property" under federal law.

7 (c) "Administrator" means the State Comptroller.

8 (D) "APPARENT OWNER" MEANS A PERSON WHOSE NAME APPEARS ON A 9 RECORD OF A HOLDER AS THE OWNER OF PROPERTY HELD, ISSUED, OR OWING BY 10 THE HOLDER.

11 [(d)] (E) "Banking organization" means any bank, trust company, savings bank, 12 land bank, and any other similar organization engaged in business in the State.

13 [(e)] (F) "Business association" means any corporation, joint stock company, 14 business trust, statutory trust, partnership, or any association for business purposes of two 15 or more individuals.

16 [(f)] (G) "County" includes Baltimore City.

17 [(g)] (H) "Federal government" includes any of its agencies or instrumentalities.

18 [(h)] (I) "Financial organization" means any savings and loan association or 19 credit union engaged in business in the State.

- 20 [(i)] (J) "Holder" means any person who is:
- 21 (1) In possession of property subject to this title belonging to another;
- 22 (2) A trustee, in the case of a trust; or
- 23 (3) Indebted to another on an obligation subject to this title.
- 24 (K) "INDICATION OF APPARENT OWNER INTEREST IN PROPERTY" MEANS:

(1) A RECORD COMMUNICATED BY THE APPARENT OWNER TO THE
 HOLDER OR AGENT OF THE HOLDER CONCERNING THE PROPERTY OR THE ACCOUNT
 IN WHICH THE PROPERTY IS HELD;

1 AN ORAL COMMUNICATION BY THE APPARENT OWNER TO THE (2) $\mathbf{2}$ HOLDER OR AGENT OF THE HOLDER CONCERNING THE PROPERTY OR THE ACCOUNT 3 IN WHICH THE PROPERTY IS HELD, IF THE HOLDER OR ITS AGENT 4 CONTEMPORANEOUSLY MAKES AND PRESERVES A RECORD OF THE FACT OF THE **APPARENT OWNER'S COMMUNICATION;** $\mathbf{5}$ 6 (3) FOR AN ACCOUNT, UNDERLYING SECURITY, OR INTEREST IN A 7 **BUSINESS ASSOCIATION, THE PRESENTMENT OF:** 8 **(I)** A CHECK OR OTHER INSTRUMENT OF PAYMENT OF A 9 DIVIDEND, INTEREST PAYMENT, OR OTHER DISTRIBUTION; OR 10 EVIDENCE OF RECEIPT OF A DISTRIBUTION MADE BY **(II)** 11 **ELECTRONIC OR SIMILAR MEANS:** 12(4) ACTIVITY DIRECTED BY AN APPARENT OWNER IN THE ACCOUNT 13IN WHICH THE PROPERTY IS HELD, INCLUDING: 14**(I)** ACCESSING THE ACCOUNT OR INFORMATION CONCERNING 15THE ACCOUNT: OR 16 **(II)** A DIRECTION BY THE APPARENT OWNER TO INCREASE, DECREASE, OR OTHERWISE CHANGE THE AMOUNT OR TYPE OF PROPERTY HELD IN 1718 THE ACCOUNT; 19 (5) A DEPOSIT INTO OR WITHDRAWAL FROM AN ACCOUNT AT A FINANCIAL INSTITUTION, INCLUDING AN AUTOMATIC DEPOSIT OR WITHDRAWAL 2021PREVIOUSLY AUTHORIZED BY THE APPARENT OWNER OTHER THAN AN AUTOMATIC 22**REINVESTMENT OF DIVIDENDS OR INTEREST;** 23SUBJECT TO § 17-301(A)(3) OF THIS TITLE, PAYMENT OF A (6) 24PREMIUM ON AN INSURANCE POLICY; AND 25(7) ANY OTHER ACTION BY THE APPARENT OWNER THAT 26**REASONABLY DEMONSTRATES TO THE HOLDER THAT THE APPARENT OWNER KNOWS** 27THAT THE PROPERTY EXISTS. 28[(j)] (L) "Insurance corporation" means any association or corporation 29transacting in the State the business of insurance on the lives of persons or insurance 30 pertaining to life insurance, including endowments and annuities, disability, accident and health insurance, and property, casualty, and surety insurance, as these terms are defined 31in the Insurance Article. 32

33 **[**(k)**] (M)** "Owner" means:

$\frac{1}{2}$	(1) In the case of a deposit, a depositor or a person entitled to receive the funds as reflected on the records of the bank or financial organization;					
3	(2) In the case of a trust, a beneficiary;					
4	(3) In the case of other choses in action, a creditor, claimant, or payee;					
$5 \\ 6$	(4) In the case of abandoned property in federal custody, the person who is defined as the owner by any applicable federal law; [or]					
7 8	(5) Any person who has a legal or equitable interest in property subject to this title, or the legal representative of that person; OR					
9 10 11	THAT QUALIFIES FOR TAX DEFERRAL UNDER THE INCOME TAX PROVISIONS OF THE					
$12 \\ 13 \\ 14 \\ 15$	political subdivision of the State, or any of their units, an individual, business association, corporation, business trust, statutory trust, estate, trust, partnership, association, two or					
16	[(m)] (O) "Personal property" does not include:					
17	(1) A gift certificate OR A GIFT CARD;					
$\frac{18}{19}$	(2) Credits in connection with the sale of consumer goods to a wholesaler or retailer in the ordinary course of business;					
$20 \\ 21 \\ 22$	(3) Outstanding checks or credits issued to vendors or commercial customers in the ordinary course of business, other than property described in [§ 17–301(a)] § 17–301.1(A) of this title held by a banking organization or financial organization;					
$23 \\ 24 \\ 25$	(4) Credit balances in vendor or commercial customer accounts that occur in the ordinary course of business, other than property described in [§ 17–301(a)] § 17–301.1(A) of this title held by a banking organization or financial organization; or					
$26 \\ 27$	(5) Purchase price rebates issued to customers in the ordinary course of business.					
28	(P) "RECORD" MEANS INFORMATION THAT IS:					
29	(1) INSCRIBED ON A TANGIBLE MEDIUM; OR					

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STORED IN AN ELECTRONIC OR 1 (2) OTHER MEDIUM AND $\mathbf{2}$ **RETRIEVABLE IN PERCEIVABLE FORM.** 3 [(n)] (Q)"Service charge" means any type of deduction or charge made by a holder on property presumed abandoned under this title. 4 $\mathbf{5}$ [(0)] (R) "Utility" means any person who owns or operates in the State, for public use, any plant, equipment, property, franchise, or license for the transmission of 6 7 communications, for the production, storage, transmission, sale, delivery, or furnishing of electricity, water, steam, or gas, or for the transportation of persons or property. 8 "VIRTUAL CURRENCY" MEANS A DIGITAL REPRESENTATION OF 9 **(**S**)** (1) VALUE USED AS A MEDIUM OF EXCHANGE, UNIT OF ACCOUNT, OR STORE OF VALUE 10 THAT DOES NOT HAVE LEGAL TENDER STATUS RECOGNIZED BY THE UNITED 11 12STATES. 13 (2) "VIRTUAL CURRENCY" DOES NOT INCLUDE: 14THE SOFTWARE OR PROTOCOLS **(I) GOVERNING** THE 15TRANSFER OF THE DIGITAL REPRESENTATION OF VALUE; 16 **(II)** GAME-RELATED DIGITAL CONTENT; OR 17(III) A LOYALTY CARD. 17-301. 18 19**(**A**)** FOR PURPOSES OF THIS SUBTITLE: 20(1) AN ACTION BY AN AGENT OR OTHER REPRESENTATIVE OF AN 21APPARENT OWNER, OTHER THAN A HOLDER ACTING AS THE APPARENT OWNER'S 22AGENT, IS PRESUMED TO BE AN ACTION ON BEHALF OF THE APPARENT OWNER; 23(2) A COMMUNICATION WITH AN APPARENT OWNER BY A PERSON OTHER THAN THE HOLDER OR THE HOLDER'S REPRESENTATIVE IS NOT AN 2425INDICATION OF APPARENT OWNER INTEREST IN PROPERTY UNLESS A RECORD OF 26THE COMMUNICATION EVIDENCES THE APPARENT OWNER'S KNOWLEDGE OF A 27**RIGHT TO THE PROPERTY; AND** 28IF AN INSURED DIES OR THE INSURED OR BENEFICIARY OF AN (3) 29INSURANCE POLICY OTHERWISE BECOMES ENTITLED TO THE PROCEEDS BEFORE 30 DEPLETION OF THE CASH SURRENDER VALUE OF THE POLICY BY OPERATION OF AN

31 AUTOMATIC-PREMIUM-LOAN PROVISION OR OTHER NONFORFEITURE PROVISION

$\frac{1}{2}$	CONTAINED IN THE POLICY, THE OPERATION OF THE PROVISION DOES NOT					
Δ	PREVENT THE POLICY FROM MATURING OR TERMINATING.					
3	(B) WHEN DETERMINING THE ADDRESS OF AN APPARENT OWNER UNDER					
4	THIS SUBTITLE:					
5	(1) (I) THE LAST KNOWN ADDRESS OF AN APPARENT OWNER					
6	INCLUDES ANY DESCRIPTION, CODE, OR OTHER INDICATION OF THE LOCATION OF					
7	THE APPARENT OWNER THAT IDENTIFIES A STATE; AND					
0						
8	(II) AN INDICATION OF THE LOCATION OF THE APPARENT OWNER THAT IDENTIFIES A STATE DOES NOT NEED TO BE SUFFICIENT TO DIRECT					
9 10	THE DELIVERY OF FIRST-CLASS MAIL TO THE APPARENT OWNER;					
10	THE DELIVERT OF FIRST-CLASS MAIL TO THE ATTARENT OWNER,					
11	(2) This State is deemed to be the state of the last known					
12	ADDRESS OF THE APPARENT OWNER IF:					
13	(I) THE POSTAL ZIP CODE ASSOCIATED WITH THE APPARENT					
14	OWNER IS FOR A POST OFFICE LOCATED IN THIS STATE; AND					
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$\frac{15}{16}$	(II) THERE ARE NO OTHER RECORDS ASSOCIATED WITH THE APPARENT OWNER THAT SPECIFICALLY IDENTIFY THE PHYSICAL ADDRESS OF THE					
10 17	APPARENT OWNER THAT SPECIFICALLY IDENTIFY THE PHYSICAL ADDRESS OF THE APPARENT OWNER TO BE IN ANOTHER STATE;					
11						
18	(3) ANOTHER STATE IS DEEMED TO BE THE STATE OF THE LAST					
19	KNOWN ADDRESS OF THE APPARENT OWNER IF:					
20	(I) THE POSTAL ZIP CODE ASSOCIATED WITH THE APPARENT \tilde{a}					
21	OWNER IS FOR A POST OFFICE LOCATED OUTSIDE THIS STATE; AND					
22	(II) THERE ARE NO OTHER RECORDS ASSOCIATED WITH THE					
$\frac{22}{23}$	APPARENT OWNER THAT SPECIFICALLY IDENTIFY THE PHYSICAL ADDRESS OF THE					
$\frac{25}{24}$	APPARENT OWNER TO BE IN THIS STATE; AND					
25	(4) THE ADDRESS OF THE APPARENT OWNER OF A LIFE OR					
26	ENDOWMENT INSURANCE POLICY OR ANNUITY CONTRACT OR ITS PROCEEDS IS					
27	PRESUMED TO BE THE ADDRESS OF THE INSURED OR ANNUITANT IF:					
28	(I) A PERSON OTHER THAN THE INSURED OR ANNUITANT IS					
29	ENTITLED TO THE AMOUNT OWED UNDER THE POLICY OR CONTRACT; AND					
30	(II) THE ADDRESS OF THE PERSON ENTITLED TO THE AMOUNT					
31	OWED UNDER THE POLICY OR CONTRACT IS:					

1 1. NOT KNOWN BY THE INSURANCE COMPANY; AND CANNOT BE DETERMINED UNDER § 17–301.1(D) OF $\mathbf{2}$ 2. 3 THIS SUBTITLE. [17–301.] **17–301.1**. 4 $\mathbf{5}$ (1)(a) For purposes of this section and subject to paragraph (2) of this 6 subsection, a holder shall be deemed to no longer have a valid address for the owner of the property as of the later of: 7 8 (i) The date a second communication is returned by the U.S. Postal 9 Service to a holder as undeliverable to an apparent owner, if: 10 1. The holder sent the second communication to the apparent 11 owner by first-class mail: and 122.A previous communication was: Sent by first-class mail; 13А. 14 В. Sent immediately preceding the second communication; 15and 16 С. Returned by the U.S. Postal Service to the holder as undeliverable to the apparent owner; or 1718 The date a previous communication is returned by the U.S. (ii) Postal Service to a holder as undeliverable to an apparent owner, if the holder: 19 201. Sent the previous communication to the apparent owner: 21By first-class mail; and A. 22B. Immediately preceding a second communication; and 232.Sent the second communication to the apparent owner: 24А. By first–class mail; and 25More than 30 days after the previous communication В. 26under this subparagraph was sent. 27(2)Subject to subparagraph (ii) of this paragraph, if the holder does (i)

not send communications to an apparent owner by first-class mail, the holder shall attempt

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$\frac{1}{2}$	to confirm the apparent owner's interest in the property by e-mailing the apparent owner not later than 2 years after the apparent owner's last indication of interest in the property.				
$\frac{3}{4}$	(ii) by first–class mail if:	The ł	nolder shall promptly attempt to contact the apparent owner		
$5 \\ 6$	an e–mail to the apparer	1. nt owne	The holder does not have the information needed to send er;		
7 8	2. The holder believes the apparent owner's e-mail address in the holder's records is not valid;				
9 10	received; or	3.	The holder receives notification that the e-mail was not		
$\begin{array}{c} 11 \\ 12 \end{array}$	communication within 30	4. O days	The apparent owner does not respond to the e-mail after the e-mail was sent.		
$13 \\ 14 \\ 15 \\ 16$	(iii) 1. If a mailing sent in accordance with subparagraph (ii) of this paragraph is returned by the U.S. Postal Service to the holder as undeliverable to the apparent owner, the mailing shall constitute a communication for purposes of paragraph (1) of this subsection.				
17 18 19 20	2. If a mailing sent in accordance with subparagraph (ii) of this paragraph is not returned by the U.S. Postal Service to the holder as undeliverable to the apparent owner, the holder shall be presumed to have a valid address for the owner of the property.				
$\begin{array}{c} 21 \\ 22 \end{array}$	(b) The following property held by a banking or financial organization[,] or business association is presumed abandoned:				
$23 \\ 24 \\ 25$	(1) Any demand, savings, or matured time deposit account made with a banking organization, together with any interest or dividend on it, excluding any charges that lawfully may be withheld, 3 years after the later of:				
$\begin{array}{c} 26 \\ 27 \end{array}$	(i) for the owner of the prop		date the holder is deemed to no longer have a valid address or		
28	(ii)	The o	date the owner last:		
29		1.	Increased or decreased the amount of the deposit;		
30 31	interest;	2.	Presented evidence of the deposit for the crediting of		
$\frac{32}{33}$	concerning the deposit;	3.	Corresponded in writing with the banking organization		

ACCESSED 1 4. THE ACCOUNT OR **INFORMATION** $\mathbf{2}$ **CONCERNING THE ACCOUNT;** 3 [4.] 5. Engaged in any credit, trust, or other deposit transaction 4 with the banking organization; or $\mathbf{5}$ [5.] 6. Otherwise indicated an interest in the deposit as 6 evidenced by a memorandum on file with the banking organization; 7Any funds paid toward the purchase of shares or other interest in a (2)financial organization, or any deposit made with these funds, and any interest or dividends 8 9 on these, excluding any charges that lawfully may be withheld, 3 years after the later of: 10 The date the holder is deemed to no longer have a valid address (i) 11 for the owner of the property; or 12The date the owner last: (ii) 13 1. Increased or decreased the amount of the funds or deposit, or presented an appropriate record for the crediting of interest or dividends; 14152.Corresponded in writing with the financial organization 16 concerning the funds or deposit; 173. ACCESSED THE ACCOUNT OR **INFORMATION** 18 **CONCERNING THE ACCOUNT;** 19[3.] 4. Engaged in any credit, share, or other deposit transaction 20with the financial organization; or 21[4.] 5. Otherwise indicated an interest in the funds or deposit as 22evidenced by a memorandum on file with the financial organization; 23Any sum payable on a check certified in this State or on a written (3)24instrument issued in this State on which a banking or financial organization or business 25association is directly liable, including any certificate of deposit, draft, traveler's check, and money order, that has been outstanding for more than 3 years from the date it was payable 2627(or 15 years in the case of a traveler's check) or, if payable on demand, from the date of its 28issuance, unless, within 3 years or 15 years in the case of a traveler's check, the owner has: 29Corresponded in writing with the banking or financial (i) organization or business association concerning it; [or] 30 31**(II)** ACCESSED THE ACCOUNT OR INFORMATION CONCERNING 32 THE ACCOUNT; OR

1 [(ii)] (III) Otherwise indicated an interest as evidenced by a 2 memorandum on file with the banking or financial organization or business association; 3 and

4 (4) Any property removed from a safekeeping repository on which the lease 5 or rental period has expired or any surplus amounts arising from the sale of the property 6 pursuant to law, that have been unclaimed by the owner for more than 3 years from the 7 date on which the lease or rental period expired.

8 (c) Nothing in this section shall be construed to apply to any demand, savings, or 9 matured time deposits that are designated subject to the order of any court of this State.

10 (d) Property is subject to the custody of this State as unclaimed property if the 11 conditions raising a presumption of abandonment under this section are met and:

12 (1) The last known address, as shown on the records of the holder, of the 13 apparent owner is in this State;

14 (2) The records of the holder do not reflect the identity of the person 15 entitled to the property and it is established that the last known address of the person 16 entitled to the property is in this State;

17 (3) The records of the holder do not reflect the last known address of the 18 apparent owner, and it is established that:

19(i)The last known address of the person entitled to the property is20in this State; or

(ii) The holder is a domiciliary or a government or governmental
subdivision or agency of this State and has not previously paid or delivered the property to
the State of the last known address of the apparent owner or other person entitled to the
property;

25 (4) The last known address, as shown on the records of the holder, of the 26 apparent owner is in a state that does not provide by law for the escheat or custodial taking 27 of the property or its escheat or unclaimed property law is not applicable to the property 28 and the holder is a domiciliary or a government or governmental subdivision or agency of 29 this State;

30 (5) The last known address, as shown on the records of the holder, of the 31 apparent owner is in a foreign nation and the holder is a domiciliary or a government or 32 governmental subdivision or agency of this State; or

33 (6) The transaction out of which the property arose occurred in this State34 and:

1 (i) The last known address of the apparent owner or other person 2 entitled to the property is unknown or the last known address of the apparent owner or 3 other person entitled to the property is in a state that does not provide by law for the escheat 4 or custodial taking of the property or its escheat or unclaimed property law is not applicable 5 to the property; and

6 (ii) The holder is a domiciliary of a state that does not provide by law 7 for the escheat or custodial taking of the property or its escheat or unclaimed property law 8 is not applicable to the property.

- 9 (e) The running of the 3-year period of abandonment ceases immediately on:
- 10 (1) The holder obtaining a valid address for the owner of the property; or

11 (2) The occurrence of an action referred to in subsection (b)(1)(ii) or (2)(ii) 12 of this section.

13 17-302.

(a) Funds held or owing under any life or endowment insurance policy or annuity
contract that has matured or terminated are presumed abandoned if unclaimed for more
than 3 years after the funds **FIRST** become due and payable [as established from the
records of the insurance company holding or owing the funds] **IN ACCORDANCE WITH:**

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(1) THE INSURANCE POLICY OR ANNUITY CONTRACT; OR

- 19
- (2) SECTION 16–118 OF THE INSURANCE ARTICLE.

(b) [If a person other than the insured or annuitant is entitled to the funds and an address of the person is not known to the company or it is not definite and certain from the records of the company who is entitled to the funds, it is presumed that the last known address of the person entitled to the funds is the same as the last known address of the insured or annuitant according to the records of the company.

25 (c)] For purposes of this subtitle, a life or endowment insurance policy or annuity 26 contract not matured by actual proof of the death of the insured or annuitant according to 27 the records of the **INSURANCE** company is matured and the proceeds due and payable if:

- 28
- (1) The company knows that the insured or annuitant has died; or

(2) (i) The insured has attained, or would have attained if [he] THE
 INSURED were living, the limiting age under the mortality table on which the reserve is
 based;

(ii) The policy was in force at the time the insured attained, or would
have attained, the limiting age specified in item (i) of this paragraph; and

1 (iii) Neither the insured nor any other person appearing to have an 2 interest in the policy within the preceding 3 years, according to the records of the company, 3 has assigned, readjusted, or paid premiums on the policy, subjected the policy to a loan, 4 corresponded in writing with the company concerning the policy, or otherwise indicated an 5 interest as evidenced by a memorandum or other record on file prepared by an employee of 6 the company.

7 [(d)] (C) (1) (I) "Unclaimed funds", as defined in paragraph (2) of this 8 subsection, held by a fire, casualty, or surety insurance corporation, shall be presumed 9 abandoned if the last known address of the person entitled to the funds, according to the 10 records of the corporation, is in this State.

(II) If a person other than the insured, the principal, or the claimant is entitled to the funds and the address of the person is not known to the corporation or if it is not definite and certain from the records of the corporation which person is entitled to the funds, it is presumed that the last known address of the person entitled to the funds is the same as the last known address of the insured, the principal, or the claimant according to the records of the corporation.

17 (2) "Unclaimed funds", as used in this subsection, means all money held by 18 any fire, casualty, or surety insurance corporation unclaimed and unpaid for more than 3 19 years after the money becomes due and payable, as established from the records of the 20 corporation, either to an insured, a principal, or a claimant under any fire, casualty, or 21 surety insurance policy or contract.

[(e)] (D) Money otherwise payable according to the records of the corporation is considered due and payable although the policy or contract has not been surrendered as required.

- 25 **17–302.1**.
- 26 (A) IN THIS SECTION, "DEATH MASTER FILE" MEANS:
- 27 (1) THE SOCIAL SECURITY ADMINISTRATION DEATH MASTER FILE; 28 OR
- 29 (2) ANY OTHER DATABASE OR SERVICE THAT IS AT LEAST AS 30 COMPREHENSIVE AS THE SOCIAL SECURITY ADMINISTRATION DEATH MASTER 31 FILE FOR DETERMINING THAT AN INDIVIDUAL REPORTEDLY HAS DIED.
- 32 (B) FOR PURPOSES OF THIS SECTION:

1 (1) A DEATH MASTER FILE MATCH DESCRIBED UNDER SUBSECTION 2 (C)(3) AND (4) OF THIS SECTION OCCURS IF THE CRITERIA FOR AN EXACT OR 3 PARTIAL MATCH ARE SATISFIED AS PROVIDED BY:

- 4
- (I) THE INSURANCE ARTICLE; OR

5 (II) A RULE OR POLICY ADOPTED BY THE MARYLAND 6 INSURANCE COMMISSIONER.

7 (2) A DEATH MASTER FILE MATCH OR VALIDATION OF THE INSURED'S 8 OR ANNUITANT'S DEATH DOES NOT ALTER THE REQUIREMENTS FOR A BENEFICIARY, 9 ANNUITANT, OR OWNER OF THE POLICY OR CONTRACT TO MAKE A CLAIM TO 10 RECEIVE PROCEEDS UNDER THE TERMS OF THE POLICY OR CONTRACT.

11 (3) AN INSURED OR AN ANNUITANT IS PRESUMED DEAD IF THE DATE 12 OF THE INSURED'S OR ANNUITANT'S DEATH IS INDICATED BY A DEATH MASTER FILE 13 MATCH DESCRIBED UNDER SUBSECTION (C)(3) AND (4) OF THIS SECTION, UNLESS 14 THE INSURANCE COMPANY HAS COMPETENT AND SUBSTANTIAL EVIDENCE THAT 15 THE INSURED OR ANNUITANT IS LIVING, INCLUDING A CONTACT MADE BY THE 16 COMPANY WITH THE INSURED OR ANNUITANT OR THE INSURED'S OR ANNUITANT'S 17 LEGAL REPRESENTATIVE.

18 (C) WITH RESPECT TO A LIFE OR ENDOWMENT INSURANCE POLICY OR 19 ANNUITY CONTRACT FOR WHICH AN AMOUNT IS OWED ON PROOF OF DEATH, BUT 20 THAT HAS NOT MATURED BY PROOF OF DEATH OF THE INSURED OR ANNUITANT, THE 21 INSURANCE COMPANY SHALL BE DEEMED TO HAVE KNOWLEDGE OF THE DEATH OF 22 AN INSURED OR ANNUITANT WHEN:

23 (1) THE COMPANY RECEIVES A DEATH CERTIFICATE OR COURT 24 ORDER DETERMINING THAT THE INSURED OR ANNUITANT HAS DIED;

25 (2) THE COMPANY RECEIVES NOTICE OF THE DEATH OF THE INSURED
 26 OR ANNUITANT FROM:

27 (I) THE ADMINISTRATOR OR AN UNCLAIMED PROPERTY 28 ADMINISTRATOR OF ANOTHER STATE;

- 29 (II) A BENEFICIARY;
- 30 (III) A POLICY OWNER;
- 31 (IV) A RELATIVE OF THE INSURED OR ANNUITANT;

1 (V) A REPRESENTATIVE OF THE INSURED OR ANNUITANT, 2 INCLUDING AN ADMINISTRATOR, A GUARDIAN, A STANDBY GUARDIAN, OR A 3 TEMPORARY GUARDIAN; OR

4 (VI) AN EXECUTOR OR OTHER LEGAL REPRESENTATIVE OF THE 5 INSURED'S OR ANNUITANT'S ESTATE;

6 (3) (I) THE COMPANY CONDUCTS A COMPARISON FOR ANY 7 PURPOSE BETWEEN A DEATH MASTER FILE AND THE NAMES OF SOME OR ALL OF THE 8 COMPANY'S INSUREDS OR ANNUITANTS; AND

9 (II) FINDS A MATCH THAT PROVIDES NOTICE THAT THE 10 INSURED OR ANNUITANT HAS DIED; OR

(4) (I) THE ADMINISTRATOR OR THE ADMINISTRATOR'S AGENT IN
THE NORMAL COURSE OF BUSINESS CONDUCTS A COMPARISON FOR THE PURPOSE
OF FINDING MATCHES BETWEEN A DEATH MASTER FILE AND THE NAMES OF SOME
OR ALL OF THE COMPANY'S INSUREDS OR ANNUITANTS; AND

15 (II) FINDS A MATCH THAT PROVIDES NOTICE THAT THE 16 INSURED OR ANNUITANT HAS DIED.

17 (D) A HOLDER OF FUNDS UNDER § 17–302 OF THIS SUBTITLE SHALL, ON AT 18 LEAST AN ANNUAL BASIS:

19 (1) CONDUCT A DEATH MASTER FILE EXAMINATION AND 20 COMPARISON DESCRIBED UNDER SUBSECTION (C)(3) OF THIS SECTION ON ALL 21 INSUREDS AND ANNUITANTS; AND

22 (2) MAKE A RECORD OF THE DATE ON WHICH ANY EXAMINATION AND 23 COMPARISON UNDER ITEM (1) OF THIS SUBSECTION OCCURS.

24 17-304.

(a) (2) (i) Subject to subparagraph (ii) of this paragraph, if the holder does
not send communications to an apparent owner by first-class mail, the holder shall attempt
to confirm the apparent owner's interest in the property by e-mailing the apparent owner
not later than 2 years after the apparent owner's last indication of APPARENT OWNER
interest in the property.

30 **17–306.1.**

1 (A) IN THIS SECTION, "RETURNED AS UNDELIVERABLE" MEANS RETURNED 2 BY THE U.S. POSTAL SERVICE TO THE HOLDER AS UNDELIVERABLE TO THE 3 APPARENT OWNER.

4 (B) PROPERTY HELD IN A PENSION ACCOUNT OR RETIREMENT ACCOUNT 5 THAT QUALIFIES FOR TAX DEFERRAL UNDER THE INCOME TAX PROVISIONS OF THE 6 INTERNAL REVENUE CODE IS PRESUMED ABANDONED IF IT IS UNCLAIMED BY AN 7 APPARENT OWNER OF THE ACCOUNT AFTER THE LATER OF:

8 (1) SUBJECT TO SUBSECTIONS (D) THROUGH (F) OF THIS SECTION, 3 9 YEARS AFTER:

(I) THE DATE A FIRST COMMUNICATION SENT BY THE HOLDER
 BY FIRST-CLASS MAIL TO THE APPARENT OWNER IS RETURNED AS UNDELIVERABLE;
 OR

(II) THE DATE A SECOND COMMUNICATION SENT BY THE
HOLDER BY FIRST-CLASS MAIL TO THE APPARENT OWNER IS RETURNED AS
UNDELIVERABLE, IF THE SECOND COMMUNICATION IS SENT WITHIN 30 DAYS AFTER
THE DATE OF THE FIRST COMMUNICATION UNDER ITEM (I) OF THIS ITEM IS
RETURNED AS UNDELIVERABLE; OR

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(2) IF APPLICABLE, THE EARLIER OF THE FOLLOWING DATES:

19(I)3 YEARS AFTER THE DATE THE APPARENT OWNER BECOMES2072 YEARS OLD, IF DETERMINABLE BY THE HOLDER; OR

(II) SUBJECT TO SUBSECTION (C) OF THIS SECTION, IF THE
 INTERNAL REVENUE CODE REQUIRES DISTRIBUTION TO AVOID A TAX PENALTY, 2
 YEARS AFTER THE DATE THE HOLDER:

241.RECEIVES CONFIRMATION OF THE DEATH OF THE25APPARENT OWNER IN THE ORDINARY COURSE OF ITS BUSINESS; OR

26

2. CONFIRMS THE DEATH OF THE APPARENT OWNER.

(C) FOR PURPOSES OF ESTABLISHING A PRESUMPTION OF ABANDONED
PROPERTY UNDER THIS SECTION, IF A HOLDER IN THE ORDINARY COURSE OF ITS
BUSINESS RECEIVES NOTICE OR AN INDICATION OF THE DEATH OF AN APPARENT
OWNER AND SUBSECTION (B)(2)(II) OF THIS SECTION APPLIES, THE HOLDER SHALL
ATTEMPT NOT LATER THAN 90 DAYS AFTER RECEIPT OF THE NOTICE OR INDICATION
TO CONFIRM WHETHER THE APPARENT OWNER IS DECEASED.

1 (D) SUBJECT TO SUBSECTION (E) OF THIS SECTION, IF THE HOLDER DOES 2 NOT SEND COMMUNICATIONS TO THE APPARENT OWNER OF AN ACCOUNT BY 3 FIRST-CLASS MAIL AS DESCRIBED IN SUBSECTION (B) OF THIS SECTION, THE 4 HOLDER SHALL ATTEMPT TO CONFIRM THE APPARENT OWNER'S INTEREST IN THE 5 PROPERTY BY SENDING THE APPARENT OWNER AN E-MAIL NOT LATER THAN 2 6 YEARS AFTER THE LAST INDICATION OF APPARENT OWNER INTEREST IN THE 7 PROPERTY.

8 (E) THE HOLDER SHALL PROMPTLY ATTEMPT TO CONTACT THE APPARENT 9 OWNER BY REGISTERED MAIL IF:

10 (1) THE HOLDER DOES NOT HAVE INFORMATION NEEDED TO SEND 11 THE APPARENT OWNER AN E-MAIL OR THE HOLDER BELIEVES THAT THE APPARENT 12 OWNER'S E-MAIL ADDRESS IN THE HOLDER'S RECORDS IS NOT VALID;

13 (2) THE HOLDER RECEIVES NOTIFICATION THAT THE E-MAIL WAS 14 NOT RECEIVED; OR

15(3) THE APPARENT OWNER DOES NOT RESPOND TO THE E-MAIL16WITHIN 30 DAYS AFTER THE HOLDER SENDS THE E-MAIL.

17 (F) (1) IF THE REGISTERED MAIL SENT BY THE HOLDER UNDER 18 SUBSECTION (E) OF THIS SECTION IS RETURNED AS UNDELIVERABLE:

19(I)THE REGISTERED MAIL SHALL CONSTITUTE A FIRST20COMMUNICATION FOR PURPOSES OF SUBSECTION (B)(1)(I) OF THIS SECTION; AND

21 (II) THE HOLDER SHALL SEND A SECOND COMMUNICATION TO 22 THE APPARENT OWNER BY FIRST-CLASS MAIL.

(2) (I) IF THE SECOND COMMUNICATION UNDER PARAGRAPH
(1)(II) OF THIS SUBSECTION IS RETURNED AS UNDELIVERABLE WITHIN 30 DAYS
AFTER SENDING THE FIRST COMMUNICATION UNDER PARAGRAPH (1)(I) OF THIS
SUBSECTION, THE DATE THE SECOND COMMUNICATION IS RETURNED AS
UNDELIVERABLE SHALL CONSTITUTE THE DATE FOR PURPOSES OF SUBSECTION
(B)(1)(II) OF THIS SECTION.

(II) IF THE SECOND COMMUNICATION UNDER PARAGRAPH
(1)(II) OF THIS SUBSECTION IS SENT MORE THAN 30 DAYS AFTER THE FIRST
COMMUNICATION UNDER PARAGRAPH (1)(I) OF THIS SUBSECTION IS RETURNED AS
UNDELIVERABLE, THE DATE THE FIRST COMMUNICATION IS RETURNED AS
UNDELIVERABLE SHALL CONTROL FOR PURPOSES OF DETERMINING A DATE UNDER
SUBSECTION (B)(1) OF THIS SECTION.

1 **17–307.2.**

2 (A) VIRTUAL CURRENCY IS PRESUMED ABANDONED IF IT REMAINS 3 UNCLAIMED 5 YEARS AFTER THE LAST INDICATION OF APPARENT OWNER INTEREST 4 IN THE PROPERTY.

5 (B) WITHIN 30 DAYS BEFORE THE FILING OF THE REPORT REQUIRED 6 UNDER § 17–310 OF THIS SUBTITLE, THE HOLDER OF ABANDONED VIRTUAL 7 CURRENCY SHALL LIQUIDATE THE VIRTUAL CURRENCY.

8 (C) THE HOLDER SHALL REMIT ANY LIQUIDATION PROCEEDS TO THE 9 ADMINISTRATOR.

10 (D) NOTWITHSTANDING ANY OTHER PROVISION UNDER THIS SUBTITLE, AN 11 OWNER HAS NO RIGHT OF RECOURSE AGAINST A HOLDER OR THE ADMINISTRATOR 12 TO RECOVER ANY GAIN IN VALUE TO THE VIRTUAL CURRENCY THAT OCCURS AFTER 13 THE LIQUIDATION DESCRIBED UNDER SUBSECTION (B) OF THIS SECTION.

14 17-308.

15 (d) Property is reportable to this State under subsection (b) of this section under 16 the priority rules established under [§ 17–301(d)] § 17–301.1(D) of this subtitle.

17 17-308.1.

18 (b) A holder may consider a money order dormant or inactive for purposes of 19 imposing a service charge if the owner has taken none of the actions set forth in [§ 20 17-301(b)(3)] § 17-301.1(B)(3) of this subtitle for 1 year from the date of issuance of the 21 money order.

22 17–317.

(a) (1) (i) All funds received under this title, including the proceeds of the
sale of abandoned property under § 17–316 of this subtitle, shall be credited by the
Administrator to a special fund.

26 (ii) The Administrator shall retain in the special fund at the end of 27 each fiscal year, from the proceeds received [, an]:

1. AN AMOUNT NOT EXCEEDING \$5,000,000 FOR INFORMATION TECHNOLOGY COSTS OF THE ADMINISTRATOR, INCLUDING CYBERSECURITY, CUSTOMER RELATION SYSTEMS, AND A SYSTEM FOR MANAGING UNCLAIMED PROPERTY; AND

18

AN amount [not to exceed \$50,000] OF FUNDS THE 1 2. $\mathbf{2}$ ADMINISTRATOR REASONABLY ESTIMATES IS SUFFICIENT, from which sum the Administrator shall pay any claim allowed under this title. 3 4 17 - 318. $\mathbf{5}$ (A) (1) Any person who claims a legal interest in any property delivered to the State under this title must [file]: 6 7 FILE a claim to the property or to the proceeds from its sale on **(I)** the form prescribed by the Administrator; AND 8 9 **(II)** VERIFY THE CLAIM AS TO ITS COMPLETENESS AND 10 ACCURACY. 11 (2) AFTER A CLAIM IS FILED UNDER PARAGRAPH (1) OF THIS 12SUBSECTION, THE ADMINISTRATOR SHALL ALLOW OR DENY THE CLAIM AND PROVIDE THE CLAIMANT NOTICE OF THE DECISION. 1314(3) IF A CLAIM FILED IN ACCORDANCE WITH THIS SUBSECTION IS 15**DENIED:** 16 **(I)** THE ADMINISTRATOR SHALL INFORM THE CLAIMANT OF 17THE REASON FOR THE DENIAL AND SPECIFY WHAT ADDITIONAL EVIDENCE, IF ANY, 18 IS REQUIRED FOR THE CLAIM TO BE ALLOWED; 19 **(II)** THE CLAIMANT MAY FILE AN AMENDED CLAIM WITH THE ADMINISTRATOR OR COMMENCE AN ACTION UNDER § 17–320 OF THIS SUBTITLE; 2021AND 22(III) THE ADMINISTRATOR SHALL CONSIDER AN AMENDED CLAIM FILED UNDER ITEM (II) OF THIS PARAGRAPH AS THE INITIAL CLAIM. 2324(4) IF THE ADMINISTRATOR DOES NOT TAKE ACTION ON A CLAIM DURING THE 6-MONTH PERIOD IMMEDIATELY FOLLOWING THE FILING OF A CLAIM 25UNDER THIS SUBSECTION, THE CLAIM SHALL BE DEEMED DENIED. 2627THE ADMINISTRATOR MAY WAIVE THE FILING REQUIREMENT **(B)** (1) 28**UNDER SUBSECTION (A) OF THIS SECTION IF:** 29THE PERSON RECEIVING THE PROPERTY OR PAYMENT IS **(I)** 30 THE APPARENT OWNER INCLUDED IN A REPORT FILED UNDER § 17–310 OF THIS 31SUBTITLE;

THE ADMINISTRATOR REASONABLY BELIEVES THE PERSON 1 **(II)** $\mathbf{2}$ IS ENTITLED TO RECEIVE THE PROPERTY OR PAYMENT; AND 3 (III) THE PROPERTY OR PAYMENT HAS A VALUE OF \$5,000 OR 4 LESS. $\mathbf{5}$ (2) IF THE ADMINISTRATOR WAIVES THE FILING REQUIREMENT IN 6 ACCORDANCE WITH PARAGRAPH (1) OF THIS SUBSECTION, THE ADMINISTRATOR 7 SHALL MAKE PAYMENT IN ACCORDANCE WITH § 17–319(B) OF THIS SUBTITLE. THE ADMINISTRATOR SHALL PAY OR DELIVER PROPERTY TO A 8 **(C)** 9 CLAIMANT UNDER THIS SECTION IF THE ADMINISTRATOR RECEIVES EVIDENCE SUFFICIENT TO THE SATISFACTION OF THE ADMINISTRATOR TO ESTABLISH THAT 10 THE CLAIMANT IS THE OWNER OF THE PROPERTY. 11 1217 - 319.13The Administrator shall consider any claim filed under this title and (a) (1)14may hold a hearing and receive evidence concerning it. If a hearing is held, [he] THE ADMINISTRATOR shall prepare a 15(2)**(I)** 16 finding and a decision in writing on each claim filed, stating the substance of any evidence 17heard by [him] THE ADMINISTRATOR and the reasons for [his] THE ADMINISTRATOR'S 18 decision. 19 **(II)** The decision shall be a public record. 20If the claim is allowed, OR IF THE ADMINISTRATOR WAIVES THE (b)(1) 21FILING REQUIREMENT IN ACCORDANCE WITH § 17-318(B) OF THIS SUBTITLE, the Administrator immediately shall make payment. 2223(2) The claim shall be paid without deduction for costs of notices or sale or 24for service charges. 25In satisfying a claim the Administrator shall pay the claimant an amount (c)equal to the sales price obtained at the public sale. 2617-319.1. 27NOT LATER THAN 6 MONTHS AFTER A CLAIM IS ALLOWED UNDER § 28(A) 17-318(A) OF THIS SUBTITLE, THE ADMINISTRATOR SHALL DELIVER THE PROPERTY 2930 TO THE OWNER OR PAY TO THE OWNER THE NET PROCEEDS OF A SALE OF THE 31**PROPERTY.**

1 (B) THE ADMINISTRATOR MAY APPLY PROPERTY HELD UNDER THIS TITLE 2 BY THE ADMINISTRATOR TO A CLAIM FOR THE PAYMENT OF A DEBT OWED TO THE 3 STATE IDENTIFIED BY OR CERTIFIED TO THE ADMINISTRATOR, INCLUDING DEBTS 4 FOR UNPAID STATE, COUNTY, OR MUNICIPAL TAX.

5 (C) BEFORE DELIVERY TO AN OWNER OF PROPERTY VALUED AT \$100 OR 6 MORE OR PAYMENT TO AN OWNER FOR NET PROCEEDS OF A SALE OF PROPERTY 7 WHERE THE NET PROCEEDS ARE \$100 OR MORE, THE ADMINISTRATOR SHALL:

8 (1) APPLY THE PROPERTY OR NET PROCEEDS TO ANY DEBT UNDER 9 SUBSECTION (B) OF THIS SECTION THAT THE ADMINISTRATOR DETERMINES IS 10 OWED BY THE OWNER;

11 (2) PAY THE AMOUNT IDENTIFIED BY OR CERTIFIED TO THE 12 ADMINISTRATOR UNDER SUBSECTION (B) OF THIS SECTION; AND

13 (3) NOTIFY THE OWNER OF ANY PAYMENT TOWARD A DEBT UNDER
14 SUBSECTION (B) OF THIS SECTION THAT THE ADMINISTRATOR DETERMINES IS
15 OWED BY THE OWNER.

(D) (1) THE ADMINISTRATOR MAY MAKE PERIODIC INQUIRIES OF STATE
AND LOCAL AGENCIES IN THE ABSENCE OF A CLAIM FILED UNDER § 17–318(A) OF
THIS SUBTITLE TO DETERMINE WHETHER AN APPARENT OWNER INCLUDED IN THE
UNCLAIMED PROPERTY RECORDS OF THE STATE HAS ENFORCEABLE DEBTS UNDER
SUBSECTION (B) OF THIS SECTION IF THE AMOUNT OF PROPERTY IS VALUED AT \$100
OR MORE.

22 (2) IF THE ADMINISTRATOR IDENTIFIES AN ENFORCEABLE DEBT 23 DURING A PERIODIC INQUIRY, THE ADMINISTRATOR SHALL:

(I) APPLY THE PROPERTY OR NET PROCEEDS OF A SALE OF THE
PROPERTY HELD BY THE ADMINISTRATOR TO THE DEBT OF AN APPARENT OWNER
WHO APPEARS IN THE RECORDS OF THE ADMINISTRATOR;

27(II)PAY THE AMOUNT IDENTIFIED BY OR CERTIFIED TO THE28ADMINISTRATOR UNDER SUBSECTION (B) OF THIS SECTION; AND

(III) NOTIFY THE OWNER OF ANY PAYMENT TOWARD A DEBT
 UNDER SUBSECTION (B) OF THIS SECTION THAT THE ADMINISTRATOR DETERMINES
 IS OWED BY THE OWNER.

32 17–320.

1 (A) Any person aggrieved by a decision of the Administrator or as to whose claim 2 the Administrator has failed to act within [90 days] **6** MONTHS after the filing of the claim, 3 may commence an action in the circuit court for the county to establish [his] THE claim.

4 **(B)** The proceeding shall be brought within 90 days after the decision of the 5 Administrator or within [180 days] **1 YEAR** from the filing of the claim if the Administrator 6 fails to act.

7 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 8 October 1, 2025.