HOUSE APPROPRIATIONS COMMITTEE COMMITTEE REPRINT

SENATE BILL 362

4lr4612 CF HB 352

By: The President (By Request - Administration)

Introduced and read first time: January 17, 2024

Assigned to: Budget and Taxation

Committee Report: Favorable with amendments

Senate action: Adopted

Read second time: February 28, 2024

CHAPTER

1 AN ACT concerning

2

3

4

5 6

7

8

9

10 11

12

13

14

15

16

17

18

19

20

21

22

23

24

Budget Reconciliation and Financing Act of 2024

FOR the purpose of altering or repealing certain required appropriations; authorizing the use of certain funds for certain purposes; altering the maximum penalty for a civil citation issued as a result of a recorded image produced by a work zone speed control system; repealing a requirement that warning notices be issued for violations recorded by a work zone speed control system during certain periods of time; authorizing requiring the Maryland Community Health Resources Commission to procure a certain referral and data reporting platform; prohibiting the State Department of Education to make certain alterations to enrollment from increasing copayment levels in the Child Care Scholarship Program in effect as of a certain date; altering the Senator John A. Cade Funding Formula for community colleges; altering the program of State aid to private nonprofit institutions of higher education known as the Joseph A. Sellinger Program; authorizing the Developmental Disabilities Administration to establish certain limits on certain goods and services provided to certain recipients; clarifying a certain calculation for State aid to certain institutions of higher education; authorizing or altering the distribution of certain revenue; altering the purpose, contents, and sources of the funding of the Maryland Trauma Physician Services Fund; altering the entities to which money from the Maryland Trauma Physician Services Fund is transferred; altering the methodology used to determine eligibility for disbursements from the Maryland Trauma Physician Services Fund; imposing a transportation network company impact fee on passenger trips that originate in the State; requiring a transportation network company to collect the transportation network company impact fee from a passenger on behalf of

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

Underlining indicates amendments to bill.

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

Italics indicate opposite chamber/conference committee amendments.



2

3

4

5

6

7

8

9

10

11

12

13

14

15

16 17

18

19

20

 $\frac{21}{22}$

23

24

25

26

27

28

29

30

31

32

33

34 35

36

37

38

39

40

41

42

43

44

45

 $\frac{46}{47}$

a transportation network operator or pay the fee on behalf of a passenger; specifying that a certain provision regarding interest earnings for certain special funds does not apply for certain fiscal years; repealing the requirement for the Governor to provide hard copies of the budget books; reducing certain commissions and fees for licensed lottery sales agents; repealing certain provisions that authorized certain offsets for administrative and operational expenses for the Board of Trustees for the State Retirement and Pension System and the State Retirement Agency; 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; pledging certain revenues from a transportation network company impact fee to paying the principal of and interest on consolidated transportation bonds issued by the Department of Transportation; establishing a Transportation Network Company Impact Fee Account in the Transportation Trust Fund; requiring the Department to allocate the Transportation Network Company Impact Fee Account for certain transportation purposes; requiring a certain percentage of the Maryland Transit Administration's bus fleet purchases to be zero-emission buses; repealing the requirement for the Motor Vehicle Administration to issue, and for vehicle owners to display, a validation tab on a license plate to evidence payment of a vehicle's annual registration fee; requiring owners of electric vehicles to pay a certain annual surcharge in addition to the annual registration fee; authorizing the surcharge to be paid in installment payments; requiring the proceeds collected from the surcharge to be deposited into the Transportation Trust Fund; requiring the Motor Vehicle Administration to refuse to register or renew or transfer the registration of a motor vehicle for failure to pay the surcharge or installments; increasing the annual registration fees for certain motor vehicles; altering the weight classifications for certain motor vehicles; altering the distribution of revenue from civil fines collected through the use of work zone speed control systems; altering the highways on which a work zone speed control system may be used; clarifying that a system operator does not need to be present when a work zone speed control system is in use; clarifying that multiple work zone speed control systems may be implemented and used in a work zone; altering the amount of the motor vehicle registration surcharge and the amount of the surcharge that is required to be paid into the Maryland Trauma Physician Services Fund; increasing the fines for certain violations of the Maryland Vehicle Law related to driving while impaired; altering the authorized uses of the Maryland Emergency Medical System Operations Fund; altering the calculation of the vehicle excise tax by altering an allowance against the total purchase price of a vehicle for the value of a trade-in vehicle; increasing the vehicle excise tax rate; repealing the requirement for the Motor Vehicle Administration to issue, and for vehicle owners to display, a validation tab on a license plate to evidence payment of a vehicle's annual registration fee; repealing certain required appropriations to the Maryland Public Broadcasting Commission; repealing the School Construction Revolving Loan Fund; repealing the Commission on Transportation Revenue and Infrastructure Needs: repealing a certain small business relief tax credit; requiring interest earnings for certain special funds to accrue to the General Fund of the State during certain fiscal

```
1
           years; authorizing the transfer of certain funds; and generally relating to the
 2
           financing of State and local government.
 3
    BY repealing and reenacting, with amendments,
           Article - Agriculture
 4
           Section 10-407(d)
 5
           Annotated Code of Maryland
 6
 7
           (2016 Replacement Volume and 2023 Supplement)
 8
    BY repealing and reenacting, without amendments,
 9
           Article – Commercial Law
10
           Section 14–4101(a) and (c)
11
           Annotated Code of Maryland
12
           (2013 Replacement Volume and 2023 Supplement)
13
    BY repealing and reenacting, with amendments,
14
           Article - Commercial Law
15
           Section 14–4104(a)
16
           Annotated Code of Maryland
           (2013 Replacement Volume and 2023 Supplement)
17
    BY repealing and reenacting, with amendments,
18
19
           Article – Courts and Judicial Proceedings
20
           Section 7–302(e)(2) and (4)(i)
           Annotated Code of Maryland
21
22
           (2020 Replacement Volume and 2023 Supplement)
23
    BY repealing and reenacting, without amendments,
24
           Article – Education
25
           Section \frac{5-315(a)}{5-315(a)}, 7-447.1(a)(1) and (3) through (6), \frac{7-447.1(a)(1)}{5-315(a)} and (3) through (6),
26
                  9.5–111(a)(1) and (3), 16–305(a), and 17–101
27
           Annotated Code of Maryland
28
           (2022 Replacement Volume and 2023 Supplement)
    BY repealing and reenacting, with amendments.
29
30
           Article – Education
31
           Section \frac{5-315(1)}{7}, 7-447.1(p), \frac{7-447.1(p)}{7}, 9.5–111(d)(2) and (3), 16–305(b) through (d),
32
                  16-512, and 17-104
           Annotated Code of Maryland
33
           (2022 Replacement Volume and 2023 Supplement)
34
35
    BY adding to
36
           Article – Education
37
           Section 7–447.1(p) and 9.5–111(d)(4)
           Annotated Code of Maryland
38
```

(2022 Replacement Volume and 2023 Supplement)

1 BY repealing and reenacting, without amendm 2 Article – Health – General	ents,
3 Section 7-101(a), (b), and (l) <u>15-1004(a)</u>	and 19_101
4 Annotated Code of Maryland	<u>ana 15 101</u>
5 (2023 Replacement Volume)	
5 (2023 Replacement Volume)	
6 BY repealing and reenacting, with amendment	SS,
7 Article – Health – General	
8 Section $\frac{7-409(e)}{15-1004(f)}$ and $\frac{19-130}{1}$	
9 Annotated Code of Maryland	
10 (2023 Replacement Volume)	
11 BY repealing and reenacting, without amendm	ents,
12 Article – Housing and Community Devel	
13 Section 6–1101(a) and (b)	P
14 Annotated Code of Maryland	
15 (2019 Replacement Volume and 2023 Su	pplement)
1.C. DV was a slip mand mannerating with a mandurant	
16 BY repealing and reenacting, with amendment	
17 Article – Housing and Community Devel	iopment
18 Section 6–1102(e)	
Annotated Code of Maryland	1
20 (2019 Replacement Volume and 2023 Su	.ppiement)
21 BY repealing and reenacting, with amendment	s,
22 Article – Natural Resources	
Section $4-209(k)$, $5-307(f)$, and $8-2A-02$	(f)(4)(i)
24 Annotated Code of Maryland	
25 (2023 Replacement Volume and 2023 Su	pplement)
26 BY repealing and reenacting, without amendm	ents,
27 Article – Natural Resources	
28 Section 5–307(a) and 8–2A–02(a)	
29 Annotated Code of Maryland	
30 (2023 Replacement Volume and 2023 Su	pplement)
31 BY repealing and reenacting, without amendm	ents.
32 Article – Public Safety	,
33 Section 4–1011(a)	
34 Annotated Code of Maryland	
35 (2022 Replacement Volume and 2023 Su	pplement)
36 BY repealing and reenacting, with amendment	:S-
37 Article – Public Safety	7
38 Section 4–1011(b)	
39 Annotated Code of Maryland	
(1)) [11] (1)/[2 (1) (// // (// // // (// // // (// // // (// // // 	

1	<u>BY adding to</u>
2	$\underline{Article-Public\ Utilities}$
3	Section 10–408
4	Annotated Code of Maryland
5	(2020 Replacement Volume and 2023 Supplement)
0	(2020 Replacement Volume and 2020 Supplement)
6	BY repealing and reenacting, with amendments,
7	Article – State Finance and Procurement
8	Section 6–104(e) , 6–226(a)(2)(i), 7–115(b), and 7–311(j) and 6–226(a)(2)(i)
9	Annotated Code of Maryland
10	(2021 Replacement Volume and 2023 Supplement)
11	BY repealing and reenacting, without amendments,
12	Article - State Finance and Procurement
13	Section 7–115(a) and 7–311(a)(1) and (2)
14	Annotated Code of Maryland
14 15	· ·
19	(2021 Replacement Volume and 2023 Supplement)
16	BY repealing and reenacting, without amendments,
17	Article – State Government
18	Section 9–101(a), (b), (d), and (g)
19	Annotated Code of Maryland
$\frac{10}{20}$	(2021 Replacement Volume and 2023 Supplement)
40	(2021 Replacement Volume and 2025 Supplement)
21	BY repealing and reenacting, with amendments,
22	Article – State Government
23	Section 9–117(a)
24	Annotated Code of Maryland
25	(2021 Replacement Volume and 2023 Supplement)
20	(2021 Replacement Volume and 2029 Supplement)
26	BY repealing and reenacting, with amendments,
27	<u>Article – State Personnel and Pensions</u>
28	Section $21-308(a)$
29	Annotated Code of Maryland
30	(2015 Replacement Volume and 2023 Supplement)
0.1	DV/ 1:
31	BY repealing
32	<u>Article – State Personnel and Pensions</u>
33	Section $21-316(e)(6)$
34	Annotated Code of Maryland
35	(2015 Replacement Volume and 2023 Supplement)
36	BY repealing and reenacting, without amendments,
37	Article – Tax – General
38	Section 2–606(e)
39	Annotated Code of Maryland
$\sigma \sigma$	AHIIOUAUTU OUUT UI MAI YIAHU

1	(2022 Replacement Volume and 2023 Supplement)
2	BY repealing and reenacting, with amendments,
3	Article - Tax - General
4	Section 2–606(h), 10–811, and 11–101(l)(3)(ii) and (iii)
5	Annotated Code of Maryland
6	(2022 Replacement Volume and 2023 Supplement)
7	BY adding to
8	$\underline{Article-Tax-General}$
9	Section 10-402.1 and 11-101(l)(3)(iv)
10	Annotated Code of Maryland
11	(2022 Replacement Volume and 2023 Supplement)
12	BY repealing and reenacting, without amendments,
13	Article - Transportation
14	Section 7-101(a) and (b), 11-101 through 11-103, and 13-413(a)
15	Annotated Code of Maryland
16	(2020 Replacement Volume and 2023 Supplement)
17	BY repealing and reenacting, without amendments,
18	Article - Transportation
19	Section 7-205(e)(1)
20	Annotated Code of Maryland
$\frac{1}{21}$	(2020 Replacement Volume and 2023 Supplement)
$\overline{22}$	(As enacted by Chapters 11 and 20 of the Acts of the General Assembly of the 2021
$\overline{23}$	Special Session)
24	BY repealing and reenacting, with amendments,
25	Article - Transportation
26	Section 7-205(e)(2)
27	Annotated Code of Maryland
28	(2020 Replacement Volume and 2023 Supplement)
29	(As enacted by Chapters 11 and 20 of the Acts of the General Assembly of the 2021
30	Special Session)
31	BY repealing and reenacting, with amendments,
32	Article - Transportation
33	Section 7-406(c)(1) and (2), 8-403(b), 13-410(e), 13-411(d) and (e), 13-412(a), (b)(1),
34	and (e), 13–413(b), and 13–415(a) through (e), (g), and (h) and 8–403(b)
35	Annotated Code of Maryland
36	(2020 Replacement Volume and 2023 Supplement)
37	BY repealing
38	Article - Education
39	Section 24-204(d)
40	Annotated Code of Maryland
10	1 million out of filling fully

(2022 Replacement Volume and 2023 Supplement) 1 2 BY repealing and reenacting, with amendments, 3 Article - Transportation Section 3-215, 3-216(c)(2)(i), 7-406(c)(1) and (2), 12-118(c) and (e), 13-410(e), 4 13-411(d) and (e), 13-412(a), (b)(1), and (c), 13-413(b), 13-415(a) through (c), 5 (g), and (h), 13-809, 13-901, 13-912 through 13-917, 13-919(f), 13-920(d), 6 7 13-923, 13-927(d), 13-932 through 13-934, 13-936(d), 13-937, 13-937.1(c), 8 13-939, 13-954(b), 21-810(b)(1) and (2), (c), and (k), and 21-902(a) through 9 (d) Annotated Code of Maryland 10 (2020 Replacement Volume and 2023 Supplement) 11 12 BY repealing and reenacting, without amendments, 13 Article-TransportationSection 3-216(a), 7-101(a) and (b), 11-101 through 11-103, 11-125.1, 11-145.1, 14 15 12–118(a), 13–413(a), 13–815(a)(1) and (4), 13–919(a), 13–920(a) through (c), 13–936(a) through (c), and 13–937.1(a) and (b) 16 17 Annotated Code of Maryland (2020 Replacement Volume and 2023 Supplement) 18 19 BY adding to 20 Article-TransportationSection 3–216(d)(5), 13–956, and 21–810(k) 21 22 Annotated Code of Maryland 23 (2020 Replacement Volume and 2023 Supplement) 24BY renumbering Article - Education25 26 Section 7–447.1(q) through (s) 27 to be Section 7–447.1(r) through (t), respectively 28 Annotated Code of Maryland 29 (2022 Replacement Volume and 2023 Supplement) 30 BY repealing Article - Education31 Section 5-315 32 Annotated Code of Maryland 33 (2022 Replacement Volume and 2023 Supplement) 34 35 BY repealing Article - Tax - General 36 37 Section 10-748 38 Annotated Code of Maryland 39 (2022 Replacement Volume and 2023 Supplement)

40

BY repealing and reenacting, with amendments,

	,,
н	n
·	-

cont

<u>Chapter 500 of the Acts of the General Assembly of 2009</u> <u>Section 3</u>
BY repealing Chapter 455 of the Acts of the General Assembly of 2023 Section 2
SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
Article - Agriculture
10-407.
(d) For fiscal year 2025 and each fiscal year thereafter, the Governor [shall] MAY include in the annual budget bill an appropriation of \$150,000 for the University of Maryland Extension to hire one extension agent as a Native Plant Specialist and \$100,000 for the Department to hire staff to administer the Program.
Article - Commercial Law
14–4101.
(a) In this subtitle the following words have the meanings indicated.
(c) "Office" means the Office of the Attorney General.
14–4104.
(a) (1) (I) For [fiscal year 2020 and each fiscal year thereafter] FISCAL YEARS 2020 THROUGH 2024, AND FOR FISCAL YEAR 2026 AND EACH FISCAL YEAR THEREAFTER, the Governor shall include IN THE ANNUAL BUDGET BILL an appropriation of at least \$700,000 in general funds [in the State budget] for the Office for the purposes of enforcement of:
[(i)] 1. Consumer protection laws under this title;
[(ii)] 2. Consumer protection laws under Title 13 of this article; and
[(iii)] 3. Financial consumer protection laws.
(II) FOR FISCAL YEAR 2025 AND EACH FISCAL YEAR THEREAFTER ONLY AND EACH FISCAL YEAR THEREAFTER, THE GOVERNOR MAY INCLUDE IN THE ANNUAL BUDGET BILL AN APPROPRIATION OF AT LEAST \$700,000 IN SPECIAL FUNDS FOR THE OFFICE FOR THE PURPOSES OF ENFORCEMENT OF:

1	1. Consumer protection laws under this title;
2 3	2. Consumer protection laws under Title 13 of this article; and
4	3. FINANCIAL CONSUMER PROTECTION LAWS.
5 6	(2) The Office shall use the funds under paragraph (1) of this subsection for:
7	(i) Staffing costs associated with hiring new employees; and
8	(ii) Investigations of alleged violations of consumer protection laws in the State.
10	<u> Article - Courts and Judicial Proceedings</u>
11	<u>7–302.</u>
12 13 14 15 16 17 18 19 20 21 22	(e) (2) (i) A citation issued as the result of a vehicle height monitoring system, a traffic control signal monitoring system, [or] a speed monitoring system, [including] OR a work zone speed control system, controlled by a political subdivision, a school bus monitoring camera, or a bus lane monitoring system shall provide that, in an uncontested case, the penalty shall be paid directly to that political subdivision. (ii) A citation issued as the result of a traffic control signal monitoring system or a work zone speed control system controlled by a State agency, or as a result of a vehicle height monitoring system, a traffic control signal monitoring system, a speed monitoring system, a school bus monitoring camera, or a bus lane monitoring system in a case contested in District Court, shall provide that the penalty shall be paid directly to the District Court.
23 24 25 26 27	(4) (i) [Except as provided in paragraph (5) of this subsection, from] FROM the fines collected by a political subdivision as a result of violations enforced by speed monitoring systems, WORK ZONE SPEED CONTROL SYSTEMS, school bus monitoring cameras, or bus lane monitoring systems, a political subdivision: 1. May recover the costs of implementing and administering
28 29	the speed monitoring systems, WORK ZONE SPEED CONTROL SYSTEMS, school bus monitoring cameras, or bus lane monitoring systems; and
30 31 32	2. Subject to subparagraphs (ii), (iii), and (iv) of this paragraph, may spend any remaining balance solely for public safety purposes, including pedestrian OR HIGHWAY safety programs.

(vii)

Article - Education 1 2 5-315. In this section, "Fund" means the School Construction Revolving Loan Fund. 3 (a) In fiscal year 2023, the Governor shall include in the annual budget bill 4 $\left(1\right)$ an appropriation of at least \$40,000,000 to the Fund. 5 6 In fiscal year 2024, the Governor shall include in the annual budget bill $\frac{(2)}{2}$ 7 an appropriation of at least \$20,000.000 to the Fund. 8 In each of fiscal years [2025 and] 2026 AND 2027, the Governor [shall] MAY include in the annual budget bill OR THE CAPITAL BUDGET BILL an appropriation 9 of at least \$10,000,000 to the Fund. 10 7-447.1 11 12 In this section the following words have the meanings indicated. (a) (1) 13 (3)"Commission" means the Maryland Community Health Resources 14 Commission. "Consortium" means the Maryland Consortium on Coordinated 15 (4) Community Supports established under subsection (b) of this section. 16 "Coordinated community supports" means a holistic, nonstigmatized, 17 18 and coordinated approach, including among the following persons, to meeting students' 19 behavioral health needs, addressing related challenges, and providing community services 20 and supports to the students: 21(i) Teachers, school leadership, and student instructional support 22 personnel: 23 (ii) Local school systems: 24Local community schools: (iii) 25 Behavioral health coordinators appointed under § 7-447 of this (iv) 26 subtitle: 27 Local health departments; (∀) 28 Nonprofit hospitals: (vi)

Other youth-serving governmental entities;

1			(viii)	Other local youth-serving community entities;
2			(ix)	Community behavioral health providers;
3			(x)	Telemedicine providers;
4			(xi)	Federally qualified health centers; and
5			(xii)	Students, parents, and guardians.
6 7	formed to de	(6) liver (dinated community supports partnership" means an entity ated community supports.
8	(p) Partnership			s subsection, "Fund" means the Coordinated Community Supports
0		(2)	There	e is a Coordinated Community Supports Partnership Fund.
1 12 13	supports pro		to stu	ourpose of the Fund is to support the delivery of services and dents to meet their holistic behavioral health needs and address
14 15	AND REIMB	(4) URSE		Commission shall administer the Fund and the provision of grants and the Fund.
16 17	7–302 of the	(5) State	` '	The Fund is a special, nonlapsing fund that is not subject to § ce and Procurement Article.
18	Comptroller	shall	(ii) accoun	The State Treasurer shall hold the Fund separately, and the t for the Fund.
20		(6)	The F	Cund consists of:
21			(i)	Money appropriated in the State budget to the Fund;
22			(ii)	Interest earnings; and
23 24	of the Fund.		(iii)	Any other money from any other source accepted for the benefit
25		(7)	The F	Cund may be used [only] by the Commission for:
26 27 28		_		Providing reimbursement, under a memorandum of Vational Center for School Mental Health and other technical apport the work of the Consortium;

1	(ii) Providing grants to coordinated community supports
2	partnerships to deliver services and supports to meet students' holistic behavioral health
3	needs and to address other related challenges; [and]
4	(HI) PROVIDING SCHOOL BASED BEHAVIORAL HEALTH
5	SERVICES; AND
6	(iii) (IV) Paying any associated administrative costs.
7	(8) THE FUND MAY BE USED TO REIMBURSE THE MEDICAL CARE
8	PROGRAMS ADMINISTRATION FOR SCHOOL-BASED BEHAVIORAL HEALTH SERVICES
9	PROVIDED ON A FEE-FOR-SERVICE BASIS THROUGH A MEDICAID WAIVER.
0	(8) (9) The Governor shall include in the annual budget bill the
1	following appropriations for the Fund:
_	following appropriations for the rana.
2	(i) \$25,000,000 in fiscal year 2022;
_	(1) \$\psi_20,000,000 \text{ III Hotal } feat 2022,
13	(ii) \$50,000,000 in fiscal year 2023;
	(11) \$\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\
4	(iii) \$85,000,000 in fiscal year 2024;
-	(111)
5	(iv) \$110,000,000 in fiscal year 2025; and
6	(v) \$130,000,000 in fiscal year 2026 and each fiscal year thereafter.
17	(i) The State Treasurer shall invest the money of the Fund in
8	the same manner as other State money may be invested.
9	(ii) Any interest earnings of the Fund shall be credited to the Fund.
20	[(10)] (11) Expenditures from the Fund may be made only in accordance
21	with the State budget.
22	Article-Education
23	<u>7–447.1.</u>
24	(a) (1) In this section the following words have the meanings indicated.
25	(3) "Commission" means the Maryland Community Health Resources
26	Commission.
27	(4) "Consortium" means the Maryland Consortium on Coordinated
28	Community Supports established under subsection (b) of this section.

$\begin{array}{c} 1\\2\\3\\4\end{array}$		ipproad needs,	ch, including among the following persons, to meeting students' addressing related challenges, and providing community services nts:
5 6	personnel;	<u>(i)</u>	Teachers, school leadership, and student instructional support
7		<u>(ii)</u>	<u>Local school systems;</u>
8		<u>(iii)</u>	Local community schools;
9 10	subtitle;	<u>(iv)</u>	Behavioral health coordinators appointed under § 7–447 of this
11		<u>(v)</u>	Local health departments;
12		<u>(vi)</u>	Nonprofit hospitals;
13		<u>(vii)</u>	Other youth-serving governmental entities;
14		(viii)	Other local youth-serving community entities;
15		<u>(ix)</u>	Community behavioral health providers;
16		<u>(x)</u>	<u>Telemedicine providers;</u>
17		<u>(xi)</u>	Federally qualified health centers; and
18		<u>(xii)</u>	Students, parents, and guardians.
19 20	(6) to deliver coordina		dinated community supports partnership" means an entity formed nmunity supports.
21 22	(P) (1) AND DATA REPOR	_	COMMISSION SHALL PROCURE A CLOSED-LOOP REFERRAL PLATFORM.
23 24	<u>(2)</u> <u>SHALL:</u>	<u>THE</u>	CLOSED-LOOP REFERRAL AND DATA REPORTING PLATFORM
$\frac{25}{26}$	APPROPRIATE BE	<u>(I)</u> CHAVIO	ENSURE THAT INDIVIDUALS ARE REFERRED TO DRAL HEALTH SERVICES; AND
27 28	<u>BEEN RENDERED</u>	(II) THRO	ALLOW THE COMMISSION TO ENSURE THAT SERVICES HAVE OUGH ACCURATE, CONSISTENT, AND TIMELY SUBMISSION OF

KEY REPORTING METRICS ASSOCIATED WITH THE CONSORTIUM'S PROGRAMS.

29

5 cont

1	<u>(3)</u>	IN	PROCURING THE CLOSED-LOOP REFERRAL AND DATA
2	REPORTING PLA	ATFOR	M, THE COMMISSION SHALL TAKE INTO ACCOUNT THE
3	FOLLOWING:		
4		<u>(I)</u>	THE SCALABILITY OF THE PLATFORM;
5		<u>(II)</u>	THE EASE OF IMPLEMENTATION FOR COMMUNITY
6	PROVIDERS;		
7		<u>(III)</u>	PERSON-CENTERED LONGITUDINAL RECORDS;
8		<u>(IV)</u>	BI-DIRECTIONAL REFERRAL CAPABILITIES; AND
9		<u>(V)</u>	REPORTING AND ANALYTICS TOOLS AVAILABLE.
10	[(p)] (Q)	<u>(1)</u>	In this subsection, "Fund" means the Coordinated Community
11	Supports Partners	ship Fu	nd.
12	<u>(2)</u>	<u>There</u>	e is a Coordinated Community Supports Partnership Fund.
13	<u>(3)</u>	\underline{The}	ourpose of the Fund is to support the delivery of services and
14			dents to meet their holistic behavioral health needs and address
15	other related chall	<u>lenges.</u>	
16	(4)	The C	Commission shall administer the Fund and the provision of grants
17	AND REIMBURSE		
10	(-	<i>(</i> *)	
18 19	(<u>5)</u> 7–302 of the State	(i) Finan	The Fund is a special, nonlapsing fund that is not subject to § ce and Procurement Article.
10	1 002 of the State	1 trant	et una 1 rocarement mittee.
20	~ ,, , ,		The State Treasurer shall hold the Fund separately, and the
21	Comptroller shall	accoun	t for the Fund.
22	<u>(6)</u>	The I	Fund consists of:
23		<u>(i)</u>	Money appropriated in the State budget to the Fund;
24		<u>(ii)</u>	Interest earnings; and
25		<u>(iii)</u>	Any other money from any other source accepted for the benefit of
26	the Fund.		
27	<u>(7)</u>	The I	Fund may be used [only] by the Commission for:

cont

"Program" means the Child Care Scholarship Program.

27

(3)

6 cont

1	(d)	(2)	Except	as	provided	in	paragraph (2) <u>PA</u>	RAG	RAPHS	(3)	AND (4)
2	PARAGRAP.	H (3)	of this	su	bsection,	the	Department	may	not	make	the	following
3	alterations	to the l	Program	in e	effect as of	f Jar	nuary 1, 2023:					

(i) 4 Increase the copayment levels;

- 5 (ii) (I) Reduce the reimbursement rates: **OR**
- 6 (iii) (II) Reduce the income eligibility requirements **!**; or
- 7 (iv) (III) Implement a freeze in Program enrollment.
- 8 (3)(i) The Department may alter the Program in effect as of January 9 1, 2023, by increasing the copayment levels, reducing the reimbursement rates, OR 10 reducing the income eligibility requirements, for implementing a freeze in Program enrollment. if: 11
- 12 1. The Department submits a notification to the Senate Budget and Taxation Committee, the Senate Committee on Education, Energy, and the 13
- 14 Environment, the House Appropriations Committee, and the House Ways and Means
- 15 Committee, in accordance with § 2–1257 of the State Government Article, on the intended
- 16 Program alterations, including the reason for, and expected duration of, the proposed 17 actions: and
- 2.18 The Program alterations identified in the notification are not implemented until the completion of the regular legislative session immediately 19 20 following the submission of the notification.
- 21If the Board of Public Works approves budget reductions for the Program under § 7-213 of the State Finance and Procurement Article for a certain fiscal 2223year, the Department may increase the copayment levels, reduce the reimbursement rates, 24OR reduce the income eligibility requirements, or implement a freeze in Program
- 25 enrollment at any time during the fiscal year.
- 26 **(4)** THE DEPARTMENT MAY ALTER THE PROGRAM IN EFFECT AS OF 27 JANUARY 1, 2023, BY IMPLEMENTING A FREEZE IN PROGRAM ENROLLMENT IF THE 28DEPARTMENT SUBMITS A NOTIFICATION TO THE SENATE BUDGET AND TAXATION 29 COMMITTEE, THE SENATE COMMITTEE ON EDUCATION, ENERGY, AND THE ENVIRONMENT, THE HOUSE APPROPRIATIONS COMMITTEE, AND THE HOUSE WAYS 30 31 AND MEANS COMMITTEE, IN ACCORDANCE WITH § 2-1257 OF THE STATE 32 GOVERNMENT ARTICLE, AT LEAST 60 DAYS BEFORE IMPLEMENTING A FREEZE IN 33 PROGRAM ENROLLMENT AND INCLUDING THE REASON FOR AND EXPECTED
- 34 DURATION OF, THE ENROLLMENT FREEZE NOT INCREASE THE COPAYMENT LEVELS
- OF THE PROGRAM IN EFFECT AS OF JANUARY 1, 2024. 35

1 16 - 305.2 The formula used for the distribution of funds to the community colleges in 3 the State shall be known as the Senator John A. Cade Funding Formula. 4 (b) In this section the following words have the meanings indicated. (1) "Assessed valuation of real property" means assessed valuation of real 5 (2)6 property as determined for purposes of the State aid calculated under § 5–202 of this article. 7 "Board" means: (3)8 In a county that has one or more community colleges, the board of community college trustees for the county; or 9 10 Where two or more counties establish a region to support a (ii) 11 regional community college, the board of regional community college trustees. 12 "Community college" means a community college established under this title but does not include Baltimore City Community College. 13 14 "County share" means the total amount of money for operating funds to be provided each fiscal year to a board by the county that supports the community college 15 or colleges or, in the case of a regional community college, the total amount of money for 16 17 operating funds to be provided each fiscal year to the board by all counties that support the 18 regional community college. "Direct grants" means the sum of the following components of the State 19 (6) 20 share: 21 (i) [Fixed costs; 22Marginal BASE costs; and (ii) [(iii)] (II) 23 Size factor. 24"Full-time equivalent student" FOR EACH COMMUNITY COLLEGE is 25 Ithe quotient of the number of student credit hours produced in the fiscal year 2 years prior 26to the fiscal year for which the State share is calculated divided by 30, as certified by the Maryland Higher Education Commission THE GREATER OF: 27 28 **(I)** THE QUOTIENT OF THE NUMBER OF STUDENT CREDIT 29 HOURS PRODUCED IN THE FISCAL YEAR 2 YEARS PRIOR TO THE FISCAL YEAR FOR 30 WHICH THE STATE SHARE IS CALCULATED DIVIDED BY 30, AS CERTIFIED BY THE

MARYLAND HIGHER EDUCATION COMMISSION; OR

1 2 3 4 5	YEARS PRIOR, AN	ND 4 Y LATED	THE 3-YEAR MOVING AVERAGE QUOTIENT OF THE NUMBER IOURS PRODUCED IN THE FISCAL YEARS 2 YEARS PRIOR, 3 YEARS PRIOR TO THE FISCAL YEAR FOR WHICH THE STATE DIVIDED BY 30, AS CERTIFIED BY THE MARYLAND HIGHER SON.
6 7 8	(8) calculating the Sta article.	-	alation" means population as determined for purposes of tre of the library program using the definition in § 23–501 of this
9 10	(9) established under	_	on" means the counties supporting a regional community college le 2 of this title.
11	(10)	"Sma	ll community college" means:
12		(i)	Allegany College of Maryland;
13		(ii)	Garrett College;
14		(iii)	Hagerstown Community College;
15		(iv)	Carroll Community College;
16		(v)	Cecil Community College;
17		(vi)	Chesapeake College; or
18		(vii)	Wor–Wic Community College.
19 20	* *		e share" means the amount of money for community college wided each fiscal year to a board by the State.
21 22 23	APPROPRIATION	TO TI	TE'S GENERAL FUND PER FULL-TIME EQUIVALENT STUDENT HE 4-YEAR PUBLIC INSTITUTIONS OF HIGHER EDUCATION" TED IN § 17-104(A)(1) OF THIS ARTICLE.
24 25 26 27	hours, which are e	P–TE ligible	"Student credit hours" means student credit hours, including CH student as provided in § 7–1804(c) of this article, or contact under the regulations issued by the Maryland Higher Education in State funding calculations.
28 29	(13) (college State appro		"Total State operating fund" means the sum of community ons for direct grants.

- 1 (c) (1) (i) Except as provided in subparagraphs (iii), (iv), and (v) of this 2 paragraph, the total State operating fund per full—time equivalent student to the 3 community colleges for each fiscal year as requested by the Governor shall be:
- 1. In fiscal year 2009, not less than an amount equal to 26.25% 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 previous fiscal year;
- 9 2. In fiscal year 2010, not less than an amount equal to 23.6% 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;
- 3. In fiscal year 2011, not less than an amount equal to 21.8% 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;
- 4. In fiscal year 2012, not less than an amount equal to 20% 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;

25

26

27

- 5. In fiscal year 2014, an amount that is the greater of 19.7% 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 \$1,839.47 per full—time equivalent student;
- 6. In fiscal year 2015, an amount that is the greater of 19.7% 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 \$1,839.47 per full—time equivalent student;
- 7. In fiscal year 2017, not less than an amount equal to 20.5% 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 purpose of administering the Joseph A. Sellinger Program under Title 17 of this article in the same fiscal year;

27

28

29

- 8. In fiscal year 2018, not less than an amount equal to 21.0% 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;
- 9. In fiscal year 2019, not less than an amount equal to 22.0% 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;
- 10. In fiscal year 2020, not less than an amount equal to 23% 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;
- 11. In fiscal year 2021, not less than an amount equal to 25% 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;
- 21 12. In fiscal year 2022, not less than an amount equal to 27% 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: [and]
 - 13. In fiscal year 2023 [and each fiscal year thereafter] AND FISCAL YEAR 2024, not less than an amount equal to 29% 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; AND
- 14. In fiscal year 2025 and each fiscal year 32 thereafter, not less than an amount equal to 26.5% 27.2% 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.

1 2 3	(ii) appropriation per full–ti education in the State for	me equ	purposes of this subsection, the State's General Fund uivalent student to the 4—year public institutions of higher al year shall include:
4 5	Investment Fund; and	1.	Noncapital appropriations from the Higher Education
6 7 8	designated for the genera State, including personn	-	Appropriations, regardless of where they are budgeted, ation of 4—year public institutions of higher education in the ated appropriations.
9 10 11		te ope	rithstanding the provisions of subparagraph (i) of this rating funds to be distributed under this subsection to the fiscal years 2011 and 2012 shall be \$194,407,432.
12 13	(iv) colleges shall be \$199,17		cal year 2013, the total State operating funds for community to be distributed as follows:
14		1.	Allegany College \$4,773,622;
15		2.	Anne Arundel Community College \$27,235,329;
16		3.	Community College of Baltimore County \$34,398,366;
17		4.	Carroll Community College \$6,851,515;
18		5.	Cecil Community College \$4,645,751;
19		6.	College of Southern Maryland \$10,902,580;
20		7.	Chesapeake College \$5,675,815;
21		8.	Frederick Community College \$8,145,648;
22		9.	Garrett College \$2,246,709;
23		10.	Hagerstown Community College \$6,965,064;
24		11.	Harford Community College \$9,990,806;
25		12.	Howard Community College \$12,584,485;
26		13.	Montgomery College \$35,998,553;
27		14.	Prince George's Community College \$22,013,074; and
28		15.	Wor-Wic Community College \$6,748,796.

SENATE BILL 362

$\frac{1}{2}$	* *		cal year 2016, the total State operating funds for community to be distributed as follows:
3		1.	Allegany College \$4,850,443;
4		2.	Anne Arundel Community College \$28,715,483;
5		3.	Community College of Baltimore County \$38,637,668;
6		4.	Carroll Community College \$7,345,653;
7		5.	Cecil Community College \$5,108,064;
8		6.	College of Southern Maryland \$13,017,885;
9		7.	Chesapeake College \$6,142,473;
10		8.	Frederick Community College \$8,975,284;
11		9.	Garrett College \$2,561,002;
12		10.	Hagerstown Community College \$7,620,412;
13		11.	Harford Community College \$10,865,634;
14		12.	Howard Community College \$15,723,055;
15		13.	Montgomery College \$40,000,786;
16		14.	Prince George's Community College \$26,072,537; and
17		15.	Wor–Wic Community College \$7,108,241.
18 19	(2) The St by the provisions of subsec		nare shall be distributed to each board and shall be limited (d) of this section.
20 21	(3) Subject board shall be the sum of:		ubsection (d) of this section, the total State share for each
22	(i)	The [fixed costs component;
23	(ii)	The n	narginal] BASE costs component; AND
24	[(iii)] ((II)	The size factor component[; and
25	(iv)	A hole	d harmless component].

$1\\2$	[(4) (i) percentage of the year's t		funds available for the fixed costs component shall be a set tate operating fund as follows:
3		1.	For fiscal year 1998, 36% of total funding;
4		2.	For fiscal year 1999, 37% of total funding; and
5 6	of total funding.	3.	For fiscal year 2000 and each fiscal year thereafter, 38%
7 8 9	(ii) and distributed to the cor were distributed in the p	nmuni	unds available for the fixed costs component shall be divided ty colleges in the same proportion in which the direct grants scal year.]
10 11 12 13		f] the lent [m	For each board, the [marginal] BASE costs component [dollar amount] TOTAL STATE OPERATING FUND per nultiplied by the number of full—time equivalent students at or colleges.
14 15 16	· ·	% of th	dollar amount per full—time equivalent student shall be ne total State operating fund for the fiscal year by the total students at community colleges statewide.
17 18 19		valent	termining the marginal costs component for a board, the students at all campuses and colleges operated by the board E COMMUNITY COLLEGES .
20 21	[(6)] (5) State operating fund MU	(i) LTIPL	The size factor component shall be [2% of] the year's total IED BY 2%.
22 23 24 25	each board that operate	size fac s a con	ot as provided in subparagraph (iii) of this paragraph, the stor component shall be divided and distributed equally to mmunity college or colleges at which the total number of s less than or equal to 80% of the statewide median.
26 27 28 29	shall continue to receive	a perce	Beginning with the first fiscal year that a board no longer ents under subparagraph (ii) of this paragraph, the board entage of the size factor component that the board received the board was eligible, as follows:
30		A.	80% for the first fiscal year;
31		В.	60% for the second fiscal year;
32		C.	40% for the third fiscal year;

1	D. 20% for the fourth fiscal year; and
2	E. 0% for the fifth and each subsequent fiscal year.
3 4 5	2. The distributions required under subparagraph (ii) of this paragraph shall be made from the remaining funds available for the size factor component after any distributions required under this subparagraph.
6 7 8	(iv) In determining the eligibility of a board for a size factor component, the number of full-time equivalent students at all campuses and colleges operated by the board shall be added together.
9 10 11 12	[(7) (i) A board shall be eligible for a hold harmless component beginning in fiscal year 1998 if the sum of the board's fixed costs, marginal costs, and size factor components for the fiscal year is less than the board's total State share in the prior fiscal year.
13 14 15	(ii) The hold harmless component amount shall be determined by subtracting the sum of an eligible board's fixed costs, marginal costs, and size factor components for the fiscal year from the board's total State share for the prior fiscal year.]
16 17 18	[(8)] (6) Any employer Social Security contributions required by federal law for any employee of a board of community college trustees shall remain the obligation of the employer.
19 20	[(9)] (7) The State contribution to retirement and fringe benefit costs is not included in the calculations of amounts under this subsection.
21 22 23 24 25	(d) In each fiscal year, in order for a board to receive an increase in the State share of support [or a hold harmless component amount], the county share, in the aggregate, that supports the community college or colleges shall equal or exceed the aggregate amount of operating fund appropriations made to the board by the county or all of the counties supporting the college in the previous fiscal year.
26	<u>16–512.</u>
27 28 29 30	(A) IN THIS SECTION, "STATE'S GENERAL FUND PER FULL-TIME EQUIVALENT STUDENT APPROPRIATION TO THE 4-YEAR PUBLIC INSTITUTIONS OF HIGHER EDUCATION" HAS THE MEANING STATED IN § 17-104(A)(1) OF THIS ARTICLE.
31 32 33	[(a)] (B) (1) The total State operating fund per full—time equivalent student appropriated to Baltimore City Community College for each fiscal year other than fiscal year 2013, as requested by the Governor shall be:

- 1 (i) In fiscal year 2009, not less than an amount equal to 67.25% 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 previous fiscal year;
- 6 (ii) In fiscal year 2010, not less than an amount equal to 65.1% of the
 7 State's General Fund appropriation per full—time equivalent student to the 4—year public
 8 institutions of higher education in the State as designated by the Commission for the
 9 purpose of administering the Joseph A. Sellinger Program under Title 17 of this article in
 10 the same fiscal year;
- 11 (iii) In fiscal year 2011, not less than an amount equal to 65.5% of the
 12 State's General Fund appropriation per full—time equivalent student to the 4—year public
 13 institutions of higher education in the State as designated by the Commission for the
 14 purpose of administering the Joseph A. Sellinger Program under Title 17 of this article in
 15 the same fiscal year;
- 16 (iv) In fiscal year 2012, not less than an amount equal to 63% of the
 17 State's General Fund appropriation per full—time equivalent student to the 4—year public
 18 institutions of higher education in the State as designated by the Commission for the
 19 purpose of administering the Joseph A. Sellinger Program under Title 17 of this article in
 20 the same fiscal year;
- 21 (v) In fiscal year 2014, an amount that is the greater of 61% of the 22 State's General Fund appropriation per full—time equivalent student to the 4—year public 23 institutions of higher education in the State as designated by the Commission for the 24 purpose of administering the Joseph A. Sellinger Program under Title 17 of this article in 25 the same fiscal year or \$5,695.63 per full—time equivalent student;
- 26 (vi) In fiscal year 2015, an amount that is the greater of 61% of the
 27 State's General Fund appropriation per full—time equivalent student to the 4—year public
 28 institutions of higher education in the State as designated by the Commission for the
 29 purpose of administering the Joseph A. Sellinger Program under Title 17 of this article in
 30 the same fiscal year or \$5,695.63 per full—time equivalent student;
- 31 (vii) In fiscal year 2016, an amount that is the greater of 58% of the
 32 State's General Fund appropriation per full—time equivalent student to the 4—year public
 33 institutions of higher education in the State as designated by the Commission for the
 34 purpose of administering the Joseph A. Sellinger Program under Title 17 of this article in
 35 the same fiscal year or \$5,695.63 per full—time equivalent student;
- 36 (viii) In fiscal year 2017, an amount that is the greater of 58% of the
 37 State's General Fund appropriation per full—time equivalent student to the 4—year public
 38 institutions of higher education in the State as designated by the Commission for the
 39 purpose of administering the Joseph A. Sellinger Program under Title 17 of this article in
 40 the same fiscal year or \$5,695.63 per full—time equivalent student;

1 2 3 4 5	(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:
6 7 8 9 10	(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;
11 12 13 14 15	(xi) In fiscal year 2020, not less than an amount equal to 62.5% 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 purpose of administering the Joseph A. Sellinger Program under Title 17 of this article in the same fiscal year;
16 17 18 19 20	(xii) In fiscal year 2021, not less than an amount equal to 64.5% 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 purpose of administering the Joseph A. Sellinger Program under Title 17 of this article in the same fiscal year;
21 22 23 24 25	(xiii) In fiscal year 2022, not less than an amount equal to 66.5% 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 purpose of administering the Joseph A. Sellinger Program under Title 17 of this article in the same fiscal year; and
26 27 28 29 30	(xiv) In fiscal year 2023 and each fiscal year thereafter, not less than an amount equal to 68.5% 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 purpose of administering the Joseph A. Sellinger Program under Title 17 of this article [in the same fiscal year].
31 32 33	(2) For purposes of this subsection, the State's General Fund appropriation per full—time equivalent student to the 4—year public institutions of higher education in the State for a fiscal year shall include:
34 35	(i) Noncapital appropriations from the Higher Education Investment Fund; and
36	(ii) Appropriations, regardless of where they are budgeted,

designated for the general operation of 4-year public institutions of higher education in the

State, including personnel-related appropriations.

37

- 1 (3) Notwithstanding the provisions of paragraph (1) of this subsection, the total State operating fund appropriated to Baltimore City Community College under this section for each of fiscal years 2011 and 2012 shall be \$40,187,695.
- 4 (4) In fiscal year 2013, the total State operating funds appropriated to Baltimore City Community College under this section shall be \$39,863,729.
- 6 [(b)] (C) Notwithstanding subsection [(a)] (B) of this section, the State appropriation to Baltimore City Community College requested by the Governor may not be less than the State appropriation to the College in the previous fiscal year.
- 9 <u>[(c)] (D)</u> The State shall distribute the State appropriation under this subsection 10 to the Board of Trustees of Baltimore City Community College on a quarterly basis.
- 11 **[(d)] (E)** (1) (i) Through June 30, 1999, the City of Baltimore shall be 12 responsible for providing at least \$600,000 in each fiscal year to support education at the 13 College.
- 14 (ii) Of this amount, in each fiscal year, at least \$300,000 shall be
 15 expended and administered by the College for tuition reimbursement or scholarships to
 16 attend classes at the College, and the remaining balance shall be expended in a manner
 17 consistent with the educational mission of the College.
- 18 <u>(iii)</u> The source of the \$600,000 is not limited to tax or fee revenues 19 generated by the City of Baltimore.
- 20 (2) (i) Beginning on July 1, 1999, the City of Baltimore shall be responsible for providing at least \$800,000 in each fiscal year to support education at the College.
- 23 (ii) Of this amount, in each fiscal year, at least \$500,000 shall be 24 expended and administered by the College for tuition reimbursement or scholarships to 25 attend classes at the College, and the remaining balance shall be expended in a manner 26 consistent with the educational mission of the College.
- 27 (iii) The source of the \$800,000 is not limited to tax or fee revenues 28 generated by the City of Baltimore.
- 29 (3) (i) Beginning on July 1, 2006, the City of Baltimore shall be responsible for providing at least \$1,000,000 in each fiscal year to support education at the College.
- 32 (ii) Of this amount, in each fiscal year, at least \$400,000 shall be expended and administered by the College for tuition reimbursement or scholarships to attend classes at the College, and the remaining balance shall be expended in a manner consistent with the educational mission of the College.

- 1 (iii) The source of the \$1,000,000 is not limited to tax or fee revenues 2 generated by the City of Baltimore.
- 3 (iv) The Board of Trustees shall submit an annual report on or before
- 4 December 31 to the Director of Finance for the City of Baltimore regarding the expenditures
- 5 made under this paragraph.
- 6 17–101.
- There is a program of State aid to private nonprofit institutions of higher education known as the Joseph A. Sellinger Program.
- 9 17-104.
- 10 (a) **[**(1) Except as provided in paragraphs (2), (3), (4), and (5) of this subsection, 11 the Maryland Higher Education Commission shall compute the amount of the annual 12 apportionment for each institution that qualifies under this subtitle by multiplying the 13 number of full—time equivalent students enrolled at the institution during the fall semester 14 of the fiscal year preceding the fiscal year for which the aid apportionment is made, as 15 determined by the Maryland Higher Education Commission by:
- 16 (i) In fiscal year 2009, an amount not less than 16% of the State's General Fund per full-time equivalent student appropriation to the 4-year public institutions of higher education in this State for the preceding fiscal year:
- 19 (ii) In fiscal year 2010, an amount not less than 12.85% of the State's 20 General Fund per full-time equivalent student appropriation to the 4-year public 21 institutions of higher education in the State for the same fiscal year;
- (iii) In fiscal year 2011, an amount not less than 9.8% of the State's General Fund per full-time equivalent student appropriation to the 4-year public institutions of higher education in this State for the same fiscal year;
- 25 (iv) In fiscal year 2012, an amount not less than 9.2% of the State's 26 General Fund per full—time equivalent student appropriation to the 4—year public 27 institutions of higher education in this State for the same fiscal year;
- (v) In fiscal year 2014, an amount that is the greater of 9.4% of the State's General Fund per full—time equivalent student appropriation to the 4—year public institutions of higher education in this State for the same fiscal year or \$875.53 per full—time equivalent student;
- (vi) In fiscal year 2015, an amount that is the greater of 9.4% of the State's General Fund per full—time equivalent student appropriation to the 4—year public institutions of higher education in this State for the same fiscal year or \$875.53 per full—time equivalent student;

- 1 (vii) In fiscal year 2017, an amount not less than 10.1% of the State's 2 General Fund per full—time equivalent student appropriation to the 4—year public 3 institutions of higher education in this State for the same fiscal year;
- 4 (viii) In fiscal year 2018, an amount not less than 10.5% of the State's General Fund per full—time equivalent student appropriation to the 4—year public institutions of higher education in this State for the same fiscal year;
- 7 (ix) In fiscal year 2019, an amount not less than 10.8% of the State's 8 General Fund per full-time equivalent student appropriation to the 4-year public 9 institutions of higher education in this State for the same fiscal year;
- 10 (x) In fiscal year 2020, an amount not less than 11.1% of the State's 11 General Fund per full-time equivalent student appropriation to the 4-year public 12 institutions of higher education in this State for the same fiscal year; and
- 13 (xi) In fiscal year 2022 and each fiscal year thereafter, an amount not 14 less than 15.5% of the State's General Fund per full—time equivalent student appropriation 15 to the 4—year public institutions of higher education in this State for the same fiscal year.
- 16 (2) For each of fiscal years 2011 and 2012, the total amount of the aid 17 provided under this subtitle shall be \$38,445,958, to be allocated among the institutions 18 that qualify under this subtitle in proportion to the number of full—time equivalent students 19 enrolled at each institution during the fall semester of the fiscal year preceding the fiscal 20 year for which the aid apportionment is made, as determined by the Maryland Higher 21 Education Commission.
- 22 (3) In fiscal year 2013, the total amount of aid due to all institutions shall 23 be \$38,056,175.
- 24 (4) In fiscal year 2016, the total amount of the aid provided under this subtitle shall be \$42,822,240, to be allocated among the institutions that qualify under this subtitle in proportion to the number of full—time equivalent students enrolled at each institution during the fall semester of fiscal year 2015, as determined by the Maryland Higher Education Commission.
- 29 (5) In fiscal year 2021, the total amount of the aid provided under this subtitle shall be \$69,624,905, to be allocated among the institutions that qualify under this subtitle in proportion to the number of full—time equivalent students enrolled at each institution during the fall semester of fiscal year 2020, as determined by the Maryland Higher Education Commission.]
 - (1) IN THIS SUBSECTION, "STATE'S GENERAL FUND PER FULL-TIME EQUIVALENT STUDENT APPROPRIATION TO THE 4-YEAR PUBLIC INSTITUTIONS OF HIGHER EDUCATION" SHALL BE CALCULATED USING THE:

35

34

7-101.

1	(I) GENERAL FUND ACTUAL EXPENDITURES FOR THE SECOND
2	PREVIOUS FISCAL YEAR; AND
3	(II) NUMBER OF STUDENT CREDIT HOURS PRODUCED IN THE
4	FALL AND SPRING SEMESTERS IN THE SECOND PREVIOUS FISCAL YEAR DIVIDED BY
5	<u>30.</u>
6	(2) IN FISCAL YEAR 2025 AND EACH FISCAL YEAR THEREAFTER, THE
7	MARYLAND HIGHER EDUCATION COMMISSION SHALL COMPUTE THE AMOUNT OF
8	THE ANNUAL APPORTIONMENT FOR EACH INSTITUTION THAT QUALIFIES UNDER
9	THIS SUBTITLE BY MULTIPLYING THE NUMBER OF FULL-TIME EQUIVALENT
10	UNDERGRADUATE STUDENTS ENROLLED AT THE INSTITUTION DURING THE FALL
11	SEMESTER OF THE FISCAL YEAR PRECEDING THE FISCAL YEAR FOR WHICH THE AID
12	APPORTIONMENT IS MADE, AS DETERMINED BY THE MARYLAND HIGHER
13	EDUCATION COMMISSION, BY AN AMOUNT NOT LESS THAN 15.5% 16.6% 15.5% OF
14	THE STATE'S GENERAL FUND PER FULL-TIME EQUIVALENT STUDENT
15	APPROPRIATION TO THE 4-YEAR PUBLIC INSTITUTIONS OF HIGHER EDUCATION IN
16	THIS STATE FOR THE SAME FISCAL YEAR.
17 18	(b) (1) Full-time equivalent students enrolled in seminarian or theological programs shall be excluded from the computation required by subsection (a) of this section.
19 20 21	(2) Full-time equivalent students enrolled in programs that are part of an agreement or contract with for-profit educational services entities shall be excluded from the computation required by subsection (a) of this section.
22 23	(c) Payments of State general funds under Subtitle 3 of this title shall be excluded from the computation required by subsection (a) of this section.
24 25 26	(d) For purposes of this section, the State's General Fund appropriation per full-time equivalent student to the 4-year public institutions of higher education in the State for a fiscal year shall include:
27 28	(1) Noncapital appropriations from the Higher Education Investment Fund; and
29 30 31	(2) Appropriations, regardless of where they are budgeted, designated for the general operation of 4-year public institutions of higher education in the State, including personnel-related appropriations.
32	Article – Health – General

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

1	(b)	"Adn	inistration" means the Developmental Disabilities Administration.	
2	(1)	(1)	"Individual-directed and family-directed goods and services" me	
3	services, eq	uipme	t, activities, or supplies for individuals who self-direct services that	:
$\frac{4}{5}$	service;		(i) Relate to a need or goal identified in the person-centered plan	.n of
6			(ii) Maintain or increase independence;	
7			(iii) Promote opportunities for community living and inclusion; and	nd
8 9	provided u	nder th	(iv) Are not available under another waiver service or service state plan established in Subtitle 3 of this title.	ices
10 11 12			"Individual-directed and family-directed goods and services" incluses authorized by regulations adopted or guidance issued by the federe and Medicaid Services under § 1915(c) of the Social Security Act.	eral
13	7–409.			
14 15	(e) establish a	(1) limit e	Subject to paragraph (2) of this subsection, the Administration may $+$	∸not
16 17	goods and a	ervice	(i) The dollar amount of individual-directed and family-directed to a recipient; or	eted
18 19	to a recipie	nt wh e	(ii) The THE number of hours of personal support services provices self-directed services that:	i ded
20 21	recipient; a	nd	[1.] (I) Are necessary for the health and safety of	-the
22 23 24	issued by t Social Secu		[2.] (II) Are authorized by regulations adopted or guida ral Centers for Medicare and Medicaid Services under § 1915(c) of .	
25 26	recipient's	(2) annual	A recipient may not receive services or supports in excess of approved budget.	-the
27	<u>15–1004.</u>			
28	<u>(a)</u>	Ther	is a Senior Prescription Drug Assistance Program Fund.	
29 30	<u>(f)</u> be used onl	(1) y for tl	Except as provided in paragraph (2) of this subsection, the Fund readministration, operation, and activities of the Program.	<u>may</u>

1 2 3		For fiscal year [2018 only] 2025 AND EACH FISCAL YEAR excess funds not required for the administration, operation, and activities ay be used only to subsidize:
4 5	article; or	(i) The Kidney Disease Program under Title 13, Subtitle 3 of this
6 7	Title 10, Subtitle	(ii) The provision of mental health services to the uninsured under 2 of this article.
8	<u>19–101.</u>	
9	In this sub	title, "Commission" means the Maryland Health Care Commission.
10	<u>19–130.</u>	
11	<u>(a)</u> <u>(1)</u>	In this section the following words have the meanings indicated.
12	<u>(2)</u>	"Fund" means the Maryland Trauma Physician Services Fund.
13	<u>(3)</u>	"Maryland Trauma Specialty Referral Centers" means:
14		(i) The Johns Hopkins Health System Burn Program;
15 16	<u>Hopkins Hospital</u>	(ii) The Eye Trauma Center at the Wilmer Eye Institute at The Johns; and
17		(iii) The Curtis National Hand Center at Union Memorial Hospital.
18 19 20 21		"REASONABLE COMPENSATION EQUIVALENT" MEANS THE THE COST ESTABLISHED BY THE CENTERS FOR MEDICARE AND VICES THAT A PROVIDER MAY CLAIM FOR COMPENSATION OF
22 23 24	[(4)] rehabilitation hos center by common	epital as described in § 19–307 of this title that is affiliated with a trauma
25 26	[(5)] Maryland Institu	(6) (i) "Trauma center" means a facility designated by the te for Emergency Medical Services Systems as:
27		1. The State primary adult resource center;
28		2. <u>A Level I trauma center;</u>
29		3. <u>A Level II trauma center;</u>

1		<u>4</u>	A Level III trauma center;
2			
4		<u>5</u>	. <u>A pediatric trauma center; or</u>
3		<u>6</u>	. The Maryland Trauma Specialty Referral Centers.
4		<u>(ii)</u> "	Trauma center" includes an out-of-state pediatric trauma center
5		to an a	greement with the Maryland Institute for Emergency Medical
6	<u>Services Systems.</u>		
7	(7) "	"TRAIII	MA HEALTH CARE PRACTITIONER" MEANS A HEALTH CARE
8			D UNDER THE HEALTH OCCUPATIONS ARTICLE WHO
9			RAUMA CENTER OR IN A REHABILITATION HOSPITAL TO
0			THE STATE TRAUMA REGISTRY AS DEFINED BY THE
1			OR EMERGENCY MEDICAL SERVICES SYSTEMS.
12	<u>[(6)] (8</u>	<u>"</u>	Trauma physician" means a physician who provides care in a
13	trauma center or in a	<u>ı rehabi</u>	litation hospital to trauma patients on the State trauma registry
4	as defined by the Ma	<u>aryland</u>	Institute for Emergency Medical Services Systems.
. E	[(7)] (0)) " "	Uncomposated care" means care provided by a trauma
15 16	[(7)] (9)	-	Uncompensated care" means care provided by a trauma EALTH CARE PRACTITIONER to a trauma patient on the State
10 17	trauma registry who		EALTH CARE FRACIIIIONER to a trauma pattent on the State
	trauma registry wno	<u>'•</u>	
18		<u>(i)</u> <u>H</u>	las no health insurance, including Medicare Part B coverage;
9	((ii) <u>Is</u>	s not eligible for medical assistance coverage; and
20	((iii) H	las not paid the trauma physician OR TRAUMA HEALTH CARE
21			rovided by the trauma physician OR TRAUMA HEALTH CARE
22			mented attempts by the trauma physician OR TRAUMA HEALTH
23	CARE PRACTITION		-
24	<u>(b)</u> (1) <u>1</u>	There is	a Maryland Trauma Physician Services Fund.
. ~	(0)	T11.	
25	<u>(2)</u> <u>7</u>	<u>tne pur</u>	pose of the Fund is to subsidize the documented costs:
26	(G	Of uncompensated care incurred by a trauma physician OR A
27	-		RACTITIONER in providing trauma care to a trauma patient on
28	the State trauma reg		
29	(<u>(ii)</u> <u>C</u>	of undercompensated care incurred by a trauma physician OR A
30			RACTITIONER in providing trauma care to an enrollee of the
31		Assista	nce Program who is a trauma patient on the State trauma
32	<u>registry;</u>		

32

trauma registry.

1	(iii) Incurred by a trauma center to maintain trauma physicians
2	on-call as required by the Maryland Institute for Emergency Medical Services Systems;
3	(iv) Incurred by the State primary adult resource center to maintain
4	trauma surgeons, orthopedic surgeons, neurosurgeons, and anesthesiologists on-call and on
5	standby as required by the Maryland Institute for Emergency Medical Services Systems; and
6	(v) Incurred by the Commission and the Health Services Cost Review
7	Commission to administer the Fund and audit reimbursement requests to assure
8	appropriate payments are made from the Fund.
O	<u>appropriate payments are made from the Pana.</u>
9	(3) The Commission and the Health Services Cost Review Commission shall
	administer the Fund.
0	daminister the Fund.
1	(4) The Found is a special membersing found that is not subject to \$7,200 of
1	(4) The Fund is a special, nonlapsing fund that is not subject to § 7–302 of
12	the State Finance and Procurement Article.
10	(5) Interest on and other income from the Fund shall be commutally
13	(5) Interest on and other income from the Fund shall be separately
4	accounted for and credited to the Fund, and are not subject to § 6-226(a) of the State Finance
$_{15}$	and Procurement Article.
C	(a) The Foundation of Investor 1.
16	$\underline{(c)}$ The Fund consists of $\underline{[motor]}$:
. 7	(1) MOTOR vehicle registration surcharges paid into the Fund in
8	accordance with $\S 13-954(b)(2)$ of the Transportation Article;
LO	accordance with § 15-354(0)(2) of the Transportation Article,
9	(2) AT LEAST 20% OF THE FINES COLLECTED UNDER § 21–902(A)(1),
20	(B)(2), (C)(2), AND (D)(1) OF THE TRANSPORTATION ARTICLE; AND
11	(2) ANY OFFICE HONEY TO ANGEED DED TO METER CENTRAL ELVE OF
21	(3) ANY OTHER MONEY TRANSFERRED FROM THE GENERAL FUND OF
22	THE STATE.
23	(d) (1) Disbursements from the Fund shall be made in accordance with a
24	methodology established jointly by the Commission and the Health Services Cost Review
25	Commission to calculate costs incurred by trauma physicians and trauma centers that are
26	eligible to receive reimbursement under subsection (b) of this section.
_	
27	(2) The Fund shall transfer to the Maryland Department of Health an
28	amount sufficient to fully cover the State's share of expenditures for the costs of
29	undercompensated care incurred by a trauma physician in providing trauma care to an
RO	enrollee of the Maryland Medical Assistance Program who is a trauma patient on the State

(3) The methodology developed under paragraph (1) of this subsection shall:

1	<u>(i)</u>	<u>Take</u>	into account:
2 3	physicians;	<u>1.</u>	The amount of uncompensated care provided by trauma
4 5	treatment of Medicaid en	<u>2.</u> vrollees	The amount of undercompensated care attributable to the in trauma centers;
6		<u>3.</u>	The cost of maintaining trauma physicians on-call;
7 8	<u>trauma centers;</u>	<u>4.</u>	The number of patients served by trauma physicians in
9 10	physicians in trauma cer	<u>5.</u> nters; a	The number of Maryland residents served by traumand
11 12	subsidized by hospitals,	<u>6.</u> the fede	The extent to which trauma-related costs are otherwise eral government, and other sources; and
13 14	(ii) subsidize trauma-relate		de an incentive to encourage hospitals to continue to not otherwise included in hospital rates.
15 16 17		eters to	ology developed under paragraph (1) of this subsection shall of determine the amount of reimbursement made to trauma from the Fund:
18 19	(i) trauma surgeons, orthop	<u>1.</u> pedic su	The cost incurred by a Level II trauma center to maintain rgeons, and neurosurgeons on–call shall be reimbursed:
20 21 22 23	current year by the phys	<u>sician c</u>	At a rate of up to [30%] 60% of the reasonable [cost EQUIVALENT hourly rate for the specialty, inflated to the ampensation component of the Medicare economic index as redicare and Medicaid Services; and
24 25 26	to be on–call, as specified in its criteria for Level II		For the minimum number of trauma physicians required Maryland Institute for Emergency Medical Services Systems a centers;
27 28 29	trauma surgeons, orthop be reimbursed:	<u>2.</u> pedic su	The cost incurred by a Level III trauma center to maintain argeons, neurosurgeons, and anesthesiologists on–call shall
30 31 32	- -		At a rate of up to [35%] 60% of the reasonable [cost EQUIVALENT hourly rate for the specialty, inflated to the ompensation component of the Medicare economic index as

designated by the Centers for Medicare and Medicaid Services; and

of 4,380 hours of trauma on-call per year; and

1 2	B. For the minimum number of trauma physicians required to be on-call, as specified by the Maryland Institute for Emergency Medical Services Systems
3 4 5 6	in its criteria for Level III trauma centers; 3. The cost incurred by a Level I trauma center or pediatric trauma center to maintain trauma surgeons, orthopedic surgeons, and neurosurgeons on-call when a post-graduate resident is attending in the trauma center shall be
7 8	reimbursed: A. At a rate of up to [30%] 60% of the reasonable [cost]
9 10 11	equivalents] COMPENSATION EQUIVALENT hourly rate for the specialty, inflated to the current year by the physician compensation component of the Medicare economic index as designated by the Centers for Medicare and Medicaid Services; and
12 13 14 15	<u>B.</u> <u>When a post-graduate resident is [permitted]</u> <u>AUTHORIZED</u> to be in the trauma center, as specified by the Maryland Institute for Emergency Medical Services Systems in its criteria for Level I trauma centers or pediatric trauma centers;
16 17 18	4. The cost incurred by a Maryland Trauma Specialty Referral Center to maintain trauma surgeons on-call in the specialty of the Center when a post-graduate resident is attending in the Center shall be reimbursed:
19 20 21 22	A. At a rate of up to [30%] 60% of the reasonable [cost equivalents] COMPENSATION EQUIVALENT hourly rate for the specialty, inflated to the current year by the physician compensation component of the Medicare economic index as designated by the Centers for Medicare and Medicaid Services; and
23 24 25 26	<u>B.</u> <u>When a post-graduate resident is [permitted]</u> <u>AUTHORIZED to be in the Center, as specified by the Maryland Institute for Emergency Medical Services Systems in its criteria for a Maryland Trauma Specialty Referral Center; and</u>
27 28	<u>5. A. A Level II trauma center is eligible for a maximum of [24,500] 26,280 hours of trauma on-call per year;</u>
29 30	B. A Level III trauma center is eligible for a maximum of 35,040 hours of trauma on—call per year;
31 32	<u>C.</u> <u>A Level I trauma center shall be eligible for a maximum of 4,380 hours of trauma on–call per year;</u>
33	<u>D.</u> A pediatric trauma center shall be eligible for a maximum

1	<u>E.</u>	A Mar	yland	Trauma	Specialty	Referral	Center	shall	be
2	eligible for a maximum of 2,190	hours o	of trau	ma on–ca	ll per year	•			

- 3 (ii) The cost of undercompensated care incurred by a trauma
- 4 physician in providing trauma care to enrollees of the Maryland Medical Assistance
- 5 Program who are trauma patients on the State trauma registry shall be reimbursed at a rate
- 6 of up to 100% of the Medicare payment for the service, minus any amount paid by the
- 7 Maryland Medical Assistance Program;
- 8 (iii) The cost of uncompensated care incurred by a trauma physician
- 9 <u>in providing trauma care to trauma patients on the State trauma registry shall be</u>
- 10 reimbursed at a rate of 100% of the Medicare payment for the service, minus any recoveries
- 11 <u>made by the trauma physician for the care;</u>
- 12 (iv) The Commission, in consultation with the Health Services Cost
- 13 Review Commission, may establish a payment rate for uncompensated care incurred by a
- 14 trauma physician in providing trauma care to trauma patients on the State trauma registry
- 15 that is above 100% of the Medicare payment for the service if:
- 16 1. The Commission determines that increasing the payment
- 17 rate above 100% of the Medicare payment for the service will address an unmet need in the
- 18 State trauma system; and
- 19 2. The Commission reports on its intention to increase the
- 20 payment rate to the Senate Finance Committee and the House Health and Government
- 21 Operations Committee, in accordance with § 2–1257 of the State Government Article, at least
- 22 60 days before any adjustment to the rate:
- 23 (v) The Commission shall develop guidelines for the reimbursement
- 24 of the documented costs of the State primary adult resource center under subsection (b)(2)(iv)
- 25 of this section: [and]
- 26 (VI) THE COMMISSION, IN CONSULTATION WITH THE HEALTH
- 27 SERVICES COST REVIEW COMMISSION, MAY CHANGE THE PERCENTAGE OF THE
- 28 REASONABLE COMPENSATION EQUIVALENT PAID TO TRAUMA HOSPITALS IF:
- 29 1. The Commission determines that the
- 30 PROJECTED REVENUE TO BE COLLECTED IN THE FUND IS ADEQUATE TO SUPPORT
- 31 THE PROPOSED INCREASE IN THE PERCENTAGE OF REASONABLE COMPENSATION
- 32 EQUIVALENT INFLATED TO THE CURRENT YEAR BY THE PHYSICIAN COMPENSATION
- 33 COMPONENT OF THE MEDICARE ECONOMIC INDEX; AND
- 34 2. The Commission reports on its intention to
- 35 CHANGE THE PERCENTAGE OF REASONABLE COMPENSATION EQUIVALENT TO BE
- 36 PAID FOR ON-CALL COSTS TO THE SENATE FINANCE COMMITTEE AND THE HOUSE
- 37 HEALTH AND GOVERNMENT OPERATIONS COMMITTEE, IN ACCORDANCE WITH §

1	2-1257 OF THE STATE GOVERNMENT ARTICLE, AT LEAST 60 DAYS BEFORE ANY
2	ADJUSTMENT TO THE ALLOWABLE HOURS;
3	(VII) THE COMMISSION, IN CONSULTATION WITH THE HEALTH
4	SERVICES COST REVIEW COMMISSION, MAY CHANGE THE NUMBER OF ALLOWABLE
5	HOURS OF TRAUMA ON-CALL EACH YEAR IF THE COMMISSION REPORTS ON ITS
6	INTENTION TO CHANGE THE NUMBER OF ALLOWABLE HOURS TO THE SENATE
7	FINANCE COMMITTEE AND THE HOUSE HEALTH AND GOVERNMENT OPERATIONS
8	COMMITTEE, IN ACCORDANCE WITH § 2-1257 OF THE STATE GOVERNMENT
9	ARTICLE, AT LEAST 60 DAYS BEFORE ANY ADJUSTMENT TO THE ALLOWABLE HOURS;
10	(VIII) THE COMMISSION MAY MODIFY THE PERCENTAGE PAID FOR
11	ON-CALL OUT OF THE MAXIMUM NUMBER OF HOURS ALLOWED FOR ON-CALL CARE
12	NOT MORE THAN ONCE EACH YEAR; AND
13	[(vi)] (IX) The total reimbursement to emergency physicians from the
14	Fund may not exceed \$300,000 annually.
15	(5) In order to receive reimbursement, a trauma physician OR A TRAUMA
16	HEALTH CARE PRACTITIONER in the case of costs of uncompensated care under subsection
17	(b)(2)(i) of this section, or a trauma center in the case of on-call costs under subsection
18	(b)(2)(iii) of this section, shall apply to the Fund on a form and in a manner approved by the
19	Commission and the Health Services Cost Review Commission.
20	(6) (i) The Commission and the Health Services Cost Review
$\frac{1}{21}$	Commission shall adopt regulations that specify the information that trauma physicians,
22	TRAUMA HEALTH CARE PRACTITIONERS, and trauma centers must submit to receive
23	money from the Fund.
24	(ii) The information required shall include:
25	1. The name and federal tax identification number of the
26	trauma physician rendering the service;
0.7	
27	2. The date of the service;
28	3. Appropriate codes describing the service;
29	<u>4.</u> Any amount recovered for the service rendered;
30	<u>5.</u> The name of the trauma patient;
31	<u>6.</u> <u>The patient's trauma registry number; and</u>
32 33	7. Any other information the Commission and the Health Services Cost Review Commission consider necessary to disburse money from the Fund.

$\frac{1}{2}$	(iii) It is the intent of the General Assembly that trauma physicians, TRAUMA HEALTH CARE PRACTITIONERS, and trauma centers shall cooperate with the
3	Commission and the Health Services Cost Review Commission by providing information
4	required under this paragraph in a timely and complete manner.
5	(e) (1) Except as provided in paragraph (2) of this subsection and
6	notwithstanding any other provision of law, expenditures from the Fund for costs incurred
7	in any fiscal year may not exceed revenues of the Fund.
8	(2) (i) The Commission, in consultation with the Health Services Cost
9	Review Commission and the Maryland Institute for Emergency Medical Services Systems,
10	shall develop a process for the award of grants to Level II, Level II, and Level III trauma
11	centers [in the State to be used for equipment primarily used] in the delivery of trauma care.
12	(ii) 1. The Commission shall issue grants under this paragraph
13	from any balance carried over to the Fund from prior fiscal years.
14	2. The total amount of grants awarded under this paragraph
15	in a fiscal year may not exceed 10% of the balance remaining in the Fund at the end of the
16	fiscal year immediately prior to the fiscal year in which grants are awarded.
17	(iii) The process developed by the Commission for the award of grants
18	under this paragraph shall include:
19	1. Grant applications and review and selection criteria for the
$\frac{19}{20}$	1. <u>Grant applications and review and selection criteria for the</u> award of grants;
20	awara of grants,
21	2. Review by the Commission, if necessary, for any project
22	that exceeds certificate of need thresholds; and
23	3. Any other procedure determined necessary by the
24	<u>Commission.</u>
٥.	
25	(iv) Before awarding grants under this subsection in a fiscal year, the
26	Commission shall report to the Senate Finance Committee and the House Health and
27	Government Operations Committee, in accordance with § 2–1257 of the State Government
28	Article, on the process that the Commission has developed for awarding grants in that fiscal
29	<u>year.</u>
30	(f) On or before November 1 of each year, the Commission and the Health Services

- 31 Cost Review Commission shall report to the General Assembly, in accordance with § 2–1257
- 32 of the State Government Article, on:
- 33 <u>(1) The amount of money in the Fund on the last day of the previous fiscal</u>
- 34 *year*;

$\frac{1}{2}$	(2) The amount of money applied for by trauma physicians, TRAUMA HEALTH CARE PRACTITIONERS, and trauma centers during the previous fiscal year;
3 4 5	(3) The amount of money distributed in the form of trauma physician, TRAUMA HEALTH CARE PRACTITIONER, and trauma center reimbursements during the previous fiscal year;
6 7 8	(4) Any recommendations for altering the manner in which trauma physicians, TRAUMA HEALTH CARE PRACTITIONERS, and trauma centers are reimbursed from the Fund;
9 10	(5) The costs incurred in administering the Fund during the previous fiscal year; [and]
11 12 13	(6) The amount that each hospital that participates in the Maryland trauma system and that has a trauma center contributes toward the subsidization of trauma-related costs for its trauma center;
14 15	(7) THE AMOUNT THE HEALTH SERVICES COST REVIEW COMMISSION ALLOWED:
16	(I) IN HOSPITAL RATES FOR TRAUMA STANDBY;
17 18	(II) IN ALLOWABLE TRAUMA CENTER COSTS FOR REIMBURSING THE TRAUMA DIRECTOR AND TRAUMA STAFF;
19 20	(III) FOR MAINTAINING MARYLAND INSTITUTE FOR EMERGENCY MEDICAL SERVICES SYSTEMS TRAUMA PROTOCOLS;
21	(IV) FOR MAINTAINING SPECIALIZED TRAUMA STAFF;
22	(V) FOR PROCURING SPECIALIZED TRAUMA EQUIPMENT; AND
23	(VI) FOR PROVIDING TRAUMA EDUCATION AND TRAINING; AND
24 25	(8) ANY OTHER IMPROVEMENTS MADE BY TRAUMA CENTERS AS A RESULT OF THE INCREASED FUNDING.
26 27	(G) THE COMMISSION SHALL AWARD AN ANNUAL GRANT FROM THE FUND IN THE AMOUNT OF \$1,800,000 TO LEVEL I PEDIATRIC TRAUMA CENTERS AS FOLLOWS:
28	(1) \$900,000 to Johns Hopkins Children's Center; and
29	(2) \$900,000 to Children's National Medical Center.

1 Article – Housing and Community Development

- 2 6–1101.
- 3 (a) In this subtitle the following words have the meanings indicated.
- 4 (b) "Program" means the Business Facade Improvement Program.
- 5 6–1102.
- 6 (e) For fiscal year 2025 and each fiscal year thereafter, the Governor shall include 7 in the annual budget bill **OR THE CAPITAL BUDGET BILL** an appropriation of \$5,000,000 8 to the Program.

9 Article - Natural Resources

- 10 4-209.
- 11 (k) (1) FOR FISCAL YEARS 2023 AND 2024, THE GOVERNOR SHALL
- 12 INCLUDE IN THE ANNUAL BUDGET BILL A GENERAL FUND APPROPRIATION TO THE 13 FISHERIES RESEARCH AND DEVELOPMENT FUND OF NOT LESS THAN \$1,794,000.
- 14 (2) Beginning in fiscal year [2023] 2026 and each fiscal year thereafter,
- 15 the Governor shall include in the annual budget bill a General Fund appropriation to the
- 16 Fisheries Research and Development Fund of not less than \$1,794,000.
- 17 5-307.
- 18 (a) In this section, "Fund" means the Mel Noland Woodland Incentives and 19 Fellowship Fund.
- 20 (f) (1) The Fund consists of:
- 21 (i) As provided in § 13-306 of the Tax Property Article, up to \$200,000 annually of the proceeds of the tax imposed by § 13-302 of the Tax Property Article that are attributable to the taxation of instruments of writing that transfer title to parcels of land that are entirely woodland;
- 25 (ii) Revenues collected by the Department from the payment of charges imposed for Department assistance in implementation of an approved practice;
- 27 (iii) Money distributed from the Chesapeake and Atlantic Coastal 28 Bays 2010 Trust Fund under § 8–2A–04 of this article;
- 29 (iv) Subject to approval by the Secretary and the Board of Public 30 Works, a portion of the revenues derived from the forestry practices on designated lands

1	owned and managed by the Department, that are conducted in accordance with applicable
2	State law and regulation; and
3 4	(v) Money appropriated to the Fund under paragraph (2) of this subsection.
5 6 7	(2) (I) For fiscal year 2024 [and each fiscal year thereafter], the Governor shall include in the annual budget bill an appropriation of $$1,000,000$ to the Fund.
8	(II) FOR FISCAL YEAR 2025 AND EACH FISCAL YEAR
9 10	THEREAFTER, THE GOVERNOR SHALL INCLUDE IN THE ANNUAL BUDGET BILL AN APPROPRIATION OF \$500,000 TO THE FUND.
11	8-2A-02.
11	
12	(a) There is a Chesapeake and Atlantic Coastal Bays 2010 Trust Fund.
13	(f) (4) (i) 1. In Fiscal year 2024, the Governor shall
14	INCLUDE IN THE ANNUAL BUDGET BILL AN APPROPRIATION OF \$2,500,000 TO THE
15	Fund, to be used, subject to the requirements of subparagraph (II) of
16	THIS PARAGRAPH, FOR TREE PLANTINGS ON PUBLIC AND PRIVATE LAND.
17 18 19 20 21	2. In each fiscal year from [2024] 2025 through 2031, inclusive, [the Governor shall include in the annual State budget an appropriation of \$2,500,000 to the Fund, to] \$2,500,000 FROM THE FUND SHALL be used, subject to the requirements of subparagraph (ii) of this paragraph, for tree plantings on public and private land.
22	Article - Public Safety
23	4–1011.
24	(a) In this section, "local law enforcement agency" means:
25 26	(1) a police department of a county or municipal corporation in the State;
27 28	(2) the office of the sheriff that provides a law enforcement function in a county or municipal corporation in the State.
29 30	(b) (1) For fiscal [years] YEAR 2024 [through 2026, each year], 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.

- 1 (2) FOR FISCAL YEARS 2025 AND 2026, THE GOVERNOR SHALL
- 2 INCLUDE IN THE ANNUAL BUDGET BILL AN APPROPRIATION OF \$1,000,000 FOR
- 3 LOCAL LAW ENFORCEMENT AGENCIES TO BE USED AS GRANTS FOR WARRANT
- 4 APPREHENSION EFFORTS.

5 Article – Public Utilities

- 6 **10-408.**
- 7 (A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS
- 8 INDICATED.
- 9 (2) "SHARED PASSENGER TRIP" MEANS A PREARRANGED RIDE FOR
- 10 WHICH THE PASSENGER AGREES, AT THE TIME THE PASSENGER REQUESTS THE RIDE
- 11 <u>THROUGH A TRANSPORTATION NETWORK COMPANY'S DIGITAL NETWORK</u>
- 12 APPLICATION, TO BE TRANSPORTED WITH ANOTHER PASSENGER WHO HAS
- 13 SEPARATELY REQUESTED A PREARRANGED RIDE REGARDLESS OF WHETHER
- 14 ANOTHER PASSENGER IS TRANSPORTED.
- 15 "TRANSPORTATION NETWORK COMPANY IMPACT FEE" MEANS THE
- 16 <u>FEE IMPOSED BY THE STATE UNDER THIS SECTION ON EACH TRANSPORTATION</u>
- 17 NETWORK SERVICE THAT INCLUDES A PASSENGER TRIP DURING TRANSPORTATION
- 18 NETWORK COVERAGE PERIOD THREE AS DESCRIBED IN § 10–101(N)(1)(III) OF THIS
- 19 *TITLE*.
- 20 (B) (1) THERE IS A TRANSPORTATION NETWORK COMPANY IMPACT FEE
- 21 ON PASSENGER TRIPS THAT ORIGINATE IN THE STATE.
- 22 (2) A TRANSPORTATION NETWORK COMPANY SHALL COLLECT THE
- 23 TRANSPORTATION NETWORK COMPANY IMPACT FEE.
- 24 (3) (I) SUBJECT TO PARAGRAPH (4) OF THIS SUBSECTION AND
- 25 EXCEPT AS PROVIDED IN SUBPARAGRAPHS (II) AND (III) OF THIS PARAGRAPH, THE
- 26 TRANSPORTATION NETWORK COMPANY IMPACT FEE IS 75 CENTS FOR EACH
- 27 PASSENGER TRIP.
- 28 (II) SUBJECT TO PARAGRAPH (4) OF THIS SUBSECTION, THE
- 29 TRANSPORTATION NETWORK COMPANY IMPACT FEE FOR A PASSENGER TRIP
- 30 PROVIDED USING A FUEL CELL ELECTRIC VEHICLE OR A PLUG-IN ELECTRIC DRIVE
- 31 <u>VEHICLE</u>, AS THOSE TERMS ARE DEFINED IN TITLE 11, SUBTITLE 1 OF THE
- 32 Transportation Article, is 50 cents for each passenger trip.

	44 SENATE BILL 362
1	(III) SUBJECT TO PARAGRAPH (4) OF THIS SUBSECTION, THE
2	TRANSPORTATION NETWORK COMPANY IMPACT FEE IS 50 CENTS FOR EACH SHARED
3	PASSENGER TRIP.
4	(4) (1) 1. In this subparagraph, "Consumer Price Index
5	FOR ALL URBAN CONSUMERS" MEANS THE INDEX PUBLISHED MONTHLY BY THE
6	BUREAU OF LABOR STATISTICS OF THE U.S. DEPARTMENT OF LABOR THAT IS THE
7	U.S. CITY AVERAGE OF ALL ITEMS IN A BASKET OF CONSUMER GOODS AND SERVICES.
8	2. THE PERCENTAGE GROWTH IN THE CONSUMER PRICE
9	INDEX FOR ALL URBAN CONSUMERS SHALL BE DETERMINED BY COMPARING THE
10	AVERAGE OF THE INDEX FOR THE 12 MONTHS ENDING ON THE PRECEDING APRIL 30
11	TO THE AVERAGE OF THE INDEX FOR THE PRIOR 12 MONTHS.
12	(II) THE TRANSPORTATION NETWORK COMPANY IMPACT FEE
13	SHALL BE INCREASED ON JULY 1, 2028, AND ON JULY 1 EACH SUBSEQUENT YEAR IN
14	ACCORDANCE WITH THIS PARAGRAPH.
15	(III) ON OR BEFORE JUNE 1 EACH YEAR, THE COMPTROLLER
16	SHALL DETERMINE AND ANNOUNCE:
17	1. THE GROWTH IN THE CONSUMER PRICE INDEX FOR
18	ALL URBAN CONSUMERS AS DETERMINED BY THE COMPTROLLER UNDER

THE TRANSPORTATION NETWORK COMPANY IMPACT

- 21 <u>FEE EFFECTIVE FOR THE FISCAL YEAR BEGINNING ON THE FOLLOWING JULY 1 AS</u>
- 22 <u>DETERMINED BY THE COMPTROLLER UNDER SUBPARAGRAPH (IV) OF THIS</u>
- 23 PARAGRAPH.

19

20

- 24 <u>(IV)</u> <u>SUBJECT TO SUBPARAGRAPH (V) OF THIS PARAGRAPH, ON</u>
- 25 JULY 1 EACH YEAR, THE TRANSPORTATION NETWORK COMPANY IMPACT FEE SHALL
- 26 BE INCREASED BY THE AMOUNT, ROUNDED TO THE NEAREST ONE-TENTH OF A CENT,
- 27 THAT EQUALS THE PRODUCT OF MULTIPLYING:

SUBPARAGRAPH (I) OF THIS PARAGRAPH; AND

<u>2.</u>

- 28 <u>THE TRANSPORTATION NETWORK COMPANY IMPACT</u>
- 29 <u>FEE IN EFFECT ON THE DATE OF THE COMPTROLLER'S ANNOUNCEMENT UNDER</u>
- 30 SUBPARAGRAPH (III) OF THIS PARAGRAPH; AND
- 31 2. THE PERCENTAGE GROWTH IN THE CONSUMER PRICE
- 32 INDEX FOR ALL URBAN CONSUMERS.

IN THE RTATION VETWORK MAY NOT PACT FEE
RTATION VETWORK MAY NOT PACT FEE
VETWORK MAY NOT PACT FEE
MAY NOT PACT FEE
MAY NOT PACT FEE
PACT FEE
: COMPANY
COMPANY
COMPANY
COMPANY
TETWODE
<i>IETWORK</i>
<i>IMPACT</i>
CTS THE
<u>:</u>
ACT FEE
LL SHOW
INVOICE,
Y OTHER
LIST THE
VC TIIE
YS THE
SSENGER LLEGTED
<u>LLECTED</u>
COMPANY
INPANY

31 <u>(II) REMIT THE TRANSPORTATION NETWORK COMPANY IMPACT</u> 32 <u>FEE</u> <u>TO THE COMPTROLLER NOT LATER THAN 30 DAYS AFTER THE END OF A</u>

- 1 <u>CALENDAR QUARTER, OR AS OTHERWISE SPECIFIED BY THE COMPTROLLER IN</u> 2 <u>REGULATIONS.</u>
- 3 (2) FOR THE EXPENSE OF REPORTING AND REMITTING THE 4 TRANSPORTATION NETWORK COMPANY FEE THE TRANSPORTATION NETWORK
- 5 COMPANY MAY RETAIN THE LESSER OF 0.9% OF THE AMOUNT THE TRANSPORTATION
- 6 NETWORK COMPANY REMITS UNDER PARAGRAPH (1)(II) OF THIS SUBSECTION OR
- 7 **\$250.**
- 8 <u>(E)</u> <u>Except as otherwise provided in this section, the audit,</u>
- 9 <u>ASSESSMENT, LIABILITY FOR PAYMENT, REFUND, PENALTY, INTEREST,</u>
- 10 <u>ENFORCEMENT</u>, <u>COLLECTION REMEDIES</u>, <u>APPEAL</u>, <u>AND ADMINISTRATIVE</u>
- 11 PROVISIONS THAT ARE APPLICABLE TO AN ASSESSMENT IMPOSED UNDER § 10–406
- 12 OF THIS SUBTITLE APPLY TO THE TRANSPORTATION NETWORK COMPANY IMPACT
- 13 **FEE.**
- 14 (F) (1) FROM THE TRANSPORTATION NETWORK COMPANY IMPACT FEE
- 15 REVENUE, THE COMPTROLLER SHALL DISTRIBUTE THE AMOUNT NECESSARY TO PAY
- 16 <u>REFUNDS RELATING TO THE TRANSPORTATION NETWORK COMPANY IMPACT FEE TO</u>
- 17 A REFUND ACCOUNT.
- 18 (2) AFTER MAKING THE DISTRIBUTION REQUIRED UNDER
- 19 PARAGRAPH (1) OF THIS SUBSECTION, THE COMPTROLLER SHALL DISTRIBUTE THE
- 20 <u>AMOUNT NECESSARY TO ADMINISTER THE TRANSPORTATION NETWORK COMPANY</u>
- 21 <u>IMPACT FEE TO AN ADMINISTRATIVE COST ACCOUNT.</u>
- 22 (3) AFTER MAKING THE DISTRIBUTIONS REQUIRED UNDER
- 23 PARAGRAPHS (1) AND (2) OF THIS SUBSECTION, THE COMPTROLLER SHALL DEPOSIT
- 24 THE BALANCE OF THE REVENUE FROM THE TRANSPORTATION NETWORK COMPANY
- 25 IMPACT FEE IN THE TRANSPORTATION NETWORK COMPANY IMPACT FEE ACCOUNT
- 26 IN THE TRANSPORTATION TRUST FUND.
- 27 (G) THE COMPTROLLER MAY ADOPT REGULATIONS OR OTHER
- 28 REQUIREMENTS OR PROCEDURES TO CARRY OUT THIS SECTION, INCLUDING
- 29 REQUIREMENTS AND PROCEDURES REGARDING THE ADMINISTRATION,
- 30 COLLECTION, AND ENFORCEMENT OF THE TRANSPORTATION NETWORK COMPANY
- 31 *IMPACT FEE*.
- 32 (H) This section may not be construed to have any effect on an
- 33 ASSESSMENT IMPOSED UNDER § 10–406 OF THIS SUBTITLE.
- 34 Article State Finance and Procurement

1 Beginning with the revenue estimate for fiscal year 2020, the Bureau (e) (1) 2 shall calculate the share of General Fund revenues represented by nonwithholding income 3 tax revenues in accordance with this subsection. 4 (2)For each fiscal year, the Bureau shall calculate the 10-year (i) 5 average share of General Fund revenues represented by nonwithholding income tax 6 revenues. 7 For each fiscal year, the 10-year average shall use the 10 (ii) 1. 8 most recently completed fiscal years for which data are available when the estimate is prepared in the September before the beginning of the fiscal year. 9 10 The same 10-year average shall be used in all subsequent 2. 11 revisions to the revenue estimate for that fiscal year. 12 (3)Subject to subparagraph (ii) of this paragraph, for each fiscal 13 year, if the Bureau's estimate of the share of General Fund revenues from nonwithholding 14 income tax revenues is above the 10-year average share, the Bureau shall adjust the 15 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 16 17 from nonwithholding income tax revenues with the 10-year average share of General Fund revenues from nonwithholding income taxes. 18 19 The adjustment made under subparagraph (i) of this paragraph (ii) may not exceed the following percentage of total General Fund revenues or dollar value in 20 21a specified fiscal year: 221. 0.225% for fiscal year 2020; 232. \$0 for fiscal year 2021; 24 3. \$80,000,000 for fiscal year 2022; \$100,000,000 for fiscal year 2023; 25 4. 26\$120,000,000 **\$0** for fiscal year 2024; 5. 27 [\$140,000,000] **\$100,000,000 \$0** for fiscal **!**year**! YEARS** 6. 28 2025 AND 2026; and 2025; AND 29 2% for fiscal year \(\frac{1}{2026}\) \(\frac{2027}{2027}\) and each fiscal year 7. 30 thereafter.

The capped estimate calculated under this paragraph shall be

incorporated in the revenue estimate the Bureau shall report to the Board in the report

31

32

33

(iii)

required under subsection (b)(2) of this section.

1	6–226.
2 3	(a) (2) (i) 1. This subparagraph does not apply in fiscal years 2024 through 2028 .
4 5 6 7 8 9	2. 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, net interest on all State money allocated by the State Treasurer under this section 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.
10	7–115.
11 12	(a) On submission of the budget bill to the presiding officers of the General Assembly, the Governor shall provide the supporting material specified in this section.
13 14	(b) The Governor shall [provide] PUBLISH ONLINE budget books that include the information required in this section.
15	7-311.
16	(a) (1) In this section the following words have the meanings indicated.
17	(2) "Account" means the Revenue Stabilization Account.
18 19 20	(j) (1) Except as provided in [paragraph] PARAGRAPHS (2) AND (3) of this subsection, for fiscal year 2007 and for each subsequent fiscal year, the Governor shall include in the budget bill an appropriation:
21 22 23 24	(i) for fiscal year 2017, 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;
25	(ii) for fiscal year 2020:
26 27 28 29	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
30 31 32	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;

1	(iii) for fiscal year 2021, to the Account in the amount of \$201,439,149;
4	\$201,100,110,
3	(iv) except as provided in item (v) of this paragraph, for fiscal year
4	2022 and each fiscal year thereafter:
5	1. to the accumulation funds of the State Retirement and
6	Pension System an amount, up to a maximum of \$25,000,000, that is equal to one-quarter
7	of the amount by which the unappropriated General Fund surplus as of June 30 of the
8	second preceding fiscal year exceeds \$10,000,000;
0	O to the Destruction and Health Designation Tourse
9	2. to the Postretirement Health Benefits Trust Fund
10	established under § 34–101 of the State Personnel and Pensions Article an amount, up to
11	a maximum of \$25,000,000, that is equal to one-quarter of the amount by which the
12	unappropriated General Fund surplus as of June 30 of the second preceding fiscal year
13	exceeds \$10,000,000; and
14	3. to the Account equal to the amount by which the
$\overline{15}$	unappropriated General Fund surplus as of June 30 of the second preceding fiscal year
16	exceeds \$10,000,000, less the amount of the appropriations under items 1 and 2 of this item;
17	and
18	(v) for fiscal year 2024:
19	1. to the Maryland Equity Investment Fund established
20	under § 10-487 of the Economic Development Article an amount, up to \$10,000,000, that
21	is equal to 10% of the amount by which the unappropriated General Fund surplus as of
22	June 30 of the second preceding fiscal year exceeds \$10,000,000;
0.0	
23	2. to the accumulation funds of the State Retirement and
24	rension system an amount, up to a maximum of \$15,000,000, that is equal to 15% of the
25	amount by which the unappropriated General Fund surplus as of June 30 of the second
26	preceding fiscal year exceeds \$10,000,000; and
27	3. to the Postretirement Health Benefits Trust Fund
28	established under § 34–101 of the State Personnel and Pensions Article an amount, up to
29	a maximum of \$25,000,000, that is equal to 25% of the amount by which the unappropriated
30	General Fund surplus as of June 30 of the second preceding fiscal year exceeds \$10,000,000.
91	(2) The engagnistics required and this subsection for the
31	(2) The appropriation required under this subsection for any fiscal year
32	may be reduced by the amount of any appropriation to the Account required to be included for that fixed war under subsection (a) of this acction
33	for that fiscal year under subsection (e) of this section.
34	(3) THE REQUIREMENT FOR AN APPROPRIATION UNDER THIS
35	SUBSECTION DOES NOT APPLY IN FISCAL YEAR 2025.

1	9–101.
2	(a) In this subtitle the following words have the meanings indicated.
3	(b) "Agency" means the State Lottery and Gaming Control Agency.
4	(d) "Director" means the Director of the Agency.
5 6	(g) "Licensed agent" means a person or governmental unit licensed by the Director to act as a State lottery sales agent.
7	9–117.
8 9	(a) (1) A licensed agent shall receive regular commissions of [6%] 5.5% 5.75% of the licensed agent's gross receipts from ticket sales.
10 11	(2) A licensed agent may further receive a cashing fee not to exceed [3%] 2% of valid prizes paid for services rendered in cashing winning tickets.
12	Article - State Personnel and Pensions
13	<u>21–308.</u>
14	(a) On or before December 1 of each year, the Board of Trustees shall:
15 16 17 18 19	(i) certify to the Governor and the Secretary of Budget and Management the rates to be used to determine the amounts to be paid by the State to the 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
20 21 22 23	(ii) provide to the Secretary of Budget and Management a statement of the total amount to be paid by the State as determined under § 21–304 of this subtitle to the Teachers' Retirement System and the Teachers' Pension System expressed as a percentage of the payroll of all members of those State systems.
24	(2) The Governor shall include in the budget bill:
25 26 27	(i) the total amount of the State's contribution to each State system as ascertained based on the rates certified by the Board of Trustees under paragraph (1) of this subsection;
28 29 30	(ii) the additional amounts as ascertained under subsection (d) of this section for the State's payment to the professional and clerical employees of the Department of Public Libraries of Montgomery County who are members of the Employees'

- 1 Retirement System of Montgomery County and are excluded from membership in the
- 2 Teachers' Retirement System or the Teachers' Pension System; and
- 3 (iii) any additional amount required to be in the budget bill under § 4 3–501(c)(2)(ii) of this article.
- [The amounts that the Governor is required to include in the budget bill under paragraph (2) of this subsection shall be reduced by the amount of administrative and operational expenses for the Board of Trustees and the State Retirement Agency that are to be paid by local employers under § 21–316 of this subtitle other than participating governmental units or employers who are required to make contributions under § 21–307
- 10 of this subtitle.
- 11 (4) (i) For EACH OF fiscal [year] YEARS 2016 THROUGH 2024, in
- 12 addition to the annual required contribution required under paragraph (2) of this
- 13 subsection, the Governor shall include in the budget bill a supplemental contribution of
- 14 \$75,000,000.
- 15 <u>(ii)</u> For fiscal year [2017] **2025** and each fiscal year thereafter, in
- 16 addition to the annual required contribution required under paragraph (2) of this
- 17 subsection, the Governor shall include in the budget bill a supplemental contribution of
- 18 [\$75,000,000] **\$50,000,000** until the total actuarial value of assets for the several systems
- 19 <u>divided by the total actuarial accrued liability for the several systems equals a funding ratio</u>
- 20 <u>of 85%.</u>
- 21 21–316.
- 22 (e) [(6) A participating governmental unit or employer required to make 23 employer contributions under § 21–307 of this subtitle may deduct the payments required
- 24 under this section from payments for employer contributions required under §§ 21–305
- 25 through 21–307 of this subtitle.

26 <u>Article - Tax - General</u>

- 27 2–606.
- 28 (e) On or before June 30, 2010, the Comptroller shall distribute \$350,000,000
- 29 from the Local Reserve Account established to comply with this section to the Education
- 30 Trust Fund established under § 9–1A–30 of the State Government Article.
- 31 (h) [For fiscal year 2017 and each fiscal year thereafter,] IN EACH OF FISCAL
- 32 YEARS 2026 THROUGH 2060, in addition to the amounts distributed under subsection (b)
- 33 of this section, the Comptroller shall distribute \$10,000,000 of the remaining income tax
- 34 revenue from individuals to the Local Reserve Account established to comply with this
- 35 section TO REPAY THE \$350,000,000 TRANSFER TO THE EDUCATION TRUST FUND
- 36 REQUIRED UNDER SUBSECTION (E) OF THIS SECTION.

31

1	<u>10–402.1.</u>
2	(A) (1) In this section the following words have the meanings
3	INDICATED.
0	<u>midicili Bu-</u>
4	(2) "COMBINED GROUP" MEANS A GROUP OF CORPORATIONS:
5	(I) THAT IS ENGAGED IN A UNITARY BUSINESS;
6	(II) IN WHICH MORE THAN 50% OF THE VOTING STOCK OF EACH
7	MEMBER IS DIRECTLY OR INDIRECTLY OWNED BY:
8	1. A COMMON OWNER OR COMMON OWNERS, EITHER
9	CORPORATE OR NONCORPORATE; OR
10	9 ONE OF MORE MEMBER CORPORATIONS OF THE
10 11	2. ONE OR MORE MEMBER CORPORATIONS OF THE GROUP;
11	GROUP;
12	(III) THE MEMBERS OF WHICH ARE SUBJECT TO THE INCOME TAX
13	OR WOULD BE SUBJECT TO THE INCOME TAX IF DOING BUSINESS IN THE STATE; AND
14	(IV) CONSISTING OF ANY OTHER MEMBERS UNDER THE
15	CIRCUMSTANCES AND TO THE EXTENT PROVIDED IN REGULATIONS ADOPTED BY THE
16	COMPTROLLER TO PREVENT THE AVOIDANCE OF TAX OR TO REFLECT CLEARLY THE
17	INCOME OF ANY MEMBER OF THE COMBINED GROUP FOR ANY PERIOD.
18	(3) "COMBINED RETURN" MEANS A TAX RETURN FOR THE COMBINED
19	GROUP CONTAINING INFORMATION AS PROVIDED IN THIS SECTION OR OTHERWISE
20	REQUIRED BY THE COMPTROLLER.
21	(4) "Unitary business" means a single economic enterprise
22	THAT IS MADE EITHER OF SEPARATE PARTS OF A SINGLE BUSINESS ENTITY OR OF A
23	COMMONLY CONTROLLED GROUP OF BUSINESS ENTITIES THAT ARE SUFFICIENTLY
24	INTERDEPENDENT, INTEGRATED, AND INTERRELATED THROUGH THEIR ACTIVITIES
25	SO AS TO PROVIDE MUTUAL BENEFIT THAT PRODUCES A SHARING OR EXCHANGE OF
26	VALUE AMONG THEM AND A SIGNIFICANT FLOW OF VALUE TO THE SEPARATE PARTS.
. =	(n) (1) /// // // // // // // // // // // // /
27	(B) (1) THE TERM "UNITARY BUSINESS" SHALL BE CONSTRUED TO THE
28	BROADEST EXTENT ALLOWED UNDER THE U.S. CONSTITUTION.
29	(2) A BUSINESS CONDUCTED DIRECTLY OR INDIRECTLY BY ONE
<i>⊒ ∪</i>	(4) 11 DUSINESS COMPUCIED DIRECILI UR INDIRECILI DI UNE

CORPORATION IS A UNITARY BUSINESS WITH RESPECT TO THAT PORTION OF A

BUSINESS CONDUCTED BY ANOTHER CORPORATION THROUGH ITS DIRECT OR

- 1 <u>INDIRECT INTEREST IN A PARTNERSHIP IF THE REQUIREMENTS OF SUBSECTION</u>
- 2 (A)(4) OF THIS SECTION ARE SATISFIED, INCLUDING IF THERE IS SYNERGY AND AN
- 3 <u>EXCHANGE AND FLOW OF VALUE BETWEEN THE TWO PARTS OF THE BUSINESS AND</u>
- 4 THE TWO CORPORATIONS ARE MEMBERS OF THE SAME COMMONLY CONTROLLED
- 5 GROUP.
- 6 <u>(3)</u> <u>A BUSINESS CONDUCTED BY A PARTNERSHIP SHALL BE TREATED</u>
- 7 AS CONDUCTED BY ITS PARTNERS, WHETHER DIRECTLY HELD OR INDIRECTLY HELD
- 8 THROUGH A SERIES OF PARTNERSHIPS, TO THE EXTENT OF THE PARTNER'S
- 9 DISTRIBUTIVE SHARE OF THE PARTNERSHIP'S INCOME, REGARDLESS OF THE
- 10 PERCENTAGE OF THE PARTNER'S OWNERSHIP INTEREST OR ITS DISTRIBUTIVE OR
- 11 ANY OTHER SHARE OF PARTNERSHIP INCOME.
- 12 <u>(C)</u> <u>(1)</u> <u>Except as provided by and subject to regulations</u>
- 13 ADOPTED BY THE COMPTROLLER, FOR ALL TAXABLE YEARS BEGINNING AFTER
- 14 DECEMBER 31, 2027, A CORPORATION ENGAGED IN A UNITARY BUSINESS SHALL FILE
- 15 A COMBINED RETURN, REPORTING AND PAYING TAX ON WORLDWIDE TAXABLE
- 16 INCOME AS A COMBINED GROUP, REFLECTING THE AGGREGATE INCOME TAX
- 17 LIABILITY OF ALL MEMBERS OF THE COMBINED GROUP THAT ARE ENGAGED IN A
- 18 UNITARY BUSINESS.
- 19 (2) THE TAXABLE INCOME OF A CORPORATION REQUIRED TO FILE
- 20 UNDER § 10-811(A)(2) OF THIS TITLE IS EQUAL TO THE COMBINED GROUP'S
- 21 MARYLAND MODIFIED INCOME AS ADJUSTED UNDER SUBSECTION (D)(3) OF THIS
- 22 SECTION.
- 23 (D) (1) The Maryland modified income of the combined group
- 24 EQUALS THE PRODUCT OF:
- 25 (I) THE COMBINED GROUP'S APPORTIONABLE MARYLAND
- 26 MODIFIED INCOME, AS DETERMINED UNDER PARAGRAPH (2) OF THIS SUBSECTION
- 27 AND ADJUSTED UNDER PARAGRAPH (3) OF THIS SUBSECTION; AND
- 28 (II) THE COMBINED GROUP'S MARYLAND APPORTIONMENT
- 29 FACTOR, AS DETERMINED UNDER PARAGRAPH (4) OF THIS SUBSECTION.
- 30 (2) (I) SUBJECT TO SUBPARAGRAPHS (II) THROUGH (IV) OF THIS
- 31 PARAGRAPH, THE APPORTIONABLE MARYLAND MODIFIED INCOME OF THE
- 32 COMBINED GROUP EQUALS THE SUM OF THE CORPORATION'S AND EACH MEMBER'S
- 33 MARYLAND MODIFIED INCOME.
- 34 (II) 1. SUBJECT TO SUBSUBPARAGRAPH 2 OF THIS
- 35 SUBPARAGRAPH, FOR ANY MEMBER INCORPORATED IN THE UNITED STATES OR
- 36 INCLUDED IN A CONSOLIDATED FEDERAL CORPORATE INCOME TAX RETURN, THE

- 1 INCOME TO BE INCLUDED IN THE TOTAL APPORTIONABLE INCOME OF THE COMBINED
- 2 GROUP IS THE MARYLAND MODIFIED INCOME AS CALCULATED UNDER § 10-304 OF
- 3 THIS TITLE.
- 2. The income of each member shall be
- 5 CALCULATED ON A SEPARATE RETURN BASIS AS IF THE MEMBER WERE NOT
- 6 CONSOLIDATED FOR FEDERAL INCOME TAX PURPOSES.
- 7 <u>(III)</u> <u>1.</u> <u>For any member not included under</u>
- 8 SUBPARAGRAPH (II) OF THIS PARAGRAPH, THE INCOME TO BE INCLUDED IN THE
- 9 <u>TOTAL INCOME OF THE COMBINED GROUP IS DETERMINED AS PROVIDED UNDER</u>
- 10 THIS SUBPARAGRAPH.
- 11 2. A PROFIT AND LOSS STATEMENT SHALL BE PREPARED
- 12 FOR EACH FOREIGN BRANCH OR CORPORATION IN THE CURRENCY IN WHICH THE
- 13 BOOKS OF ACCOUNT OF THE BRANCH OR CORPORATION ARE REGULARLY
- 14 **MAINTAINED.**
- 3. The profit and loss statement shall be
- 16 ADJUSTED TO CONFORM TO GENERALLY ACCEPTED ACCOUNTING PRINCIPLES AS
- 17 ADOPTED BY THE U.S. FINANCIAL ACCOUNTING STANDARDS BOARD FOR THE
- 18 PREPARATION OF THE PROFIT AND LOSS STATEMENTS, EXCEPT AS MODIFIED BY
- 19 **REGULATION.**
- 20 EXCEPT AS OTHERWISE PROVIDED BY REGULATION,
- 21 THE PROFIT AND LOSS STATEMENT OF EACH MEMBER OF THE COMBINED GROUP,
- 22 AND THE APPORTIONMENT FACTORS RELATED TO EACH STATEMENT, WHETHER
- 23 United States or foreign, shall be translated into the currency in
- 24 WHICH THE PARENT COMPANY MAINTAINS ITS BOOKS AND RECORDS.
- 25 S. INCOME APPORTIONED TO THE STATE SHALL BE
- 26 EXPRESSED IN UNITED STATES DOLLARS.
- 27 (IV) If a unitary business includes income from a
- 28 PARTNERSHIP, THE INCOME TO BE INCLUDED IN THE TOTAL INCOME OF THE
- 29 COMBINED GROUP EQUALS THE DIRECT AND INDIRECT DISTRIBUTIVE SHARE OF THE
- 30 PARTNERSHIP'S UNITARY BUSINESS INCOME ALLOCATED TO ANY MEMBER OF THE
- 31 **COMBINED GROUP.**
- 32 (3) The combined group's apportionable Maryland modified
- 33 INCOME SHALL BE ADJUSTED TO ELIMINATE INTERCOMPANY TRANSACTIONS AS
- 34 DETERMINED UNDER THE INTERNAL REVENUE CODE.

- 1 (4) (1) SUBJECT TO SUBPARAGRAPH (II) OF THIS PARAGRAPH, THE 2 COMBINED GROUP'S MARYLAND APPORTIONMENT FACTOR IS A FRACTION:
- 3 <u>I. THE NUMERATOR OF WHICH IS THE SUM OF THE</u> 4 <u>CORPORATION'S AND EACH MEMBER'S MARYLAND FACTORS UNDER § 10–402 OF</u>
- 5 THIS SUBTITLE; AND
- 6 <u>2. THE DENOMINATOR OF WHICH IS THE SUM OF THE</u> 7 CORPORATION'S AND EACH MEMBER'S FACTORS UNDER § 10–402 OF THIS SUBTITLE.
- 8 <u>(II) THE APPORTIONMENT FACTORS OF PASS-THROUGH ENTITY</u>
- 9 MEMBERS ARE INCLUDED IN THE NUMERATOR UNDER SUBPARAGRAPH (I)1 OF THIS
- 10 PARAGRAPH AND THE DENOMINATOR UNDER SUBPARAGRAPH (I)2 OF THIS
- 11 PARAGRAPH TO THE EXTENT OF THE CORPORATION'S DIRECT AND INDIRECT
- 12 **DISTRIBUTIVE SHARE OF THAT ENTITY.**
- 13 (E) (1) THE COMPTROLLER SHALL ADOPT REGULATIONS THAT ARE
 14 NECESSARY AND APPROPRIATE TO CARRY OUT THIS SECTION.
- 15 (2) The regulations adopted by the Comptroller shall be
- 16 CONSISTENT WITH THE "PRINCIPLES FOR DETERMINING THE EXISTENCE OF A
- 17 Unitary Business" (Reg. iv.1.(b)) of the Model General Allocation and
- 18 APPORTIONMENT REGULATIONS, AS ADOPTED BY THE MULTISTATE TAX
- 19 **COMMISSION.**
- 20 *10–811*.
- 21 (A) [Each] FOR ALL TAXABLE YEARS BEGINNING BEFORE JANUARY 1, 2028,
- 22 EACH member of an affiliated group of corporations shall file a separate income tax return.
- 23 (B) (1) EXCEPT AS PROVIDED BY AND SUBJECT TO REGULATIONS
- 24 ADOPTED BY THE COMPTROLLER, FOR ALL TAXABLE YEARS BEGINNING AFTER
- 25 DECEMBER 31, 2027, AN AFFILIATED GROUP OF CORPORATIONS ENGAGED IN A
- 26 UNITARY BUSINESS SHALL FILE A COMBINED INCOME TAX RETURN REFLECTING THE
- 27 AGGREGATE INCOME TAX LIABILITY OF ALL THE MEMBERS OF THE AFFILIATED
- 28 GROUP THAT ARE ENGAGED IN A UNITARY BUSINESS.
- 29 (2) The return required under paragraph (1) of this
- 30 SUBSECTION SHALL INCLUDE THE INCOME AND APPORTIONMENT FACTORS
- 31 <u>DETERMINED UNDER § 10–402.1(D) OF THIS TITLE, AND ANY OTHER INFORMATION</u>
- 32 REQUIRED BY THE COMPTROLLER, FOR ALL MEMBERS OF THE COMBINED GROUP
- 33 WHEREVER LOCATED OR DOING BUSINESS.

- 1 (3) (I) EXCEPT AS PROVIDED IN SUBPARAGRAPH (II) OF THIS
- 2 PARAGRAPH, THE COMBINED RETURN SHALL BE FILED UNDER THE NAME AND
- 3 FEDERAL EMPLOYER IDENTIFICATION NUMBER OF THE PARENT CORPORATION IF
- 4 THE PARENT IS A MEMBER OF THE COMBINED GROUP.
- 5 (II) IF THERE IS NO PARENT CORPORATION OR IF THE PARENT
- 6 IS NOT A MEMBER OF THE COMBINED GROUP, THE MEMBERS OF THE COMBINED
- 7 GROUP SHALL CHOOSE A MEMBER TO FILE THE RETURN.
- 8 (III) THE FILING MEMBER UNDER SUBPARAGRAPH (I) OR (II) OF
- 9 THIS PARAGRAPH SHALL CONTINUE TO FILE THE COMBINED RETURN UNLESS THE
- 10 FILING MEMBER IS NO LONGER THE PARENT CORPORATION OR NO LONGER A
- 11 MEMBER OF THE COMBINED GROUP.
- 12 <u>(4)</u> <u>The return shall be signed by a responsible officer of</u>
- 13 THE FILING MEMBER ON BEHALF OF THE COMBINED GROUP MEMBERS.
- 14 (5) MEMBERS OF THE COMBINED GROUP ARE JOINTLY AND
- 15 SEVERALLY LIABLE FOR THE TAX LIABILITY OF THE COMBINED GROUP INCLUDED IN
- 16 THE COMBINED RETURN.
- 17 (C) (1) THE COMPTROLLER MAY, BY REGULATION, REQUIRE THAT THE
- 18 COMBINED RETURN REQUIRED UNDER SUBSECTION (B) OF THIS SECTION INCLUDE
- 19 THE INCOME AND ASSOCIATED APPORTIONMENT FACTORS OF ENTITIES THAT ARE
- 20 NOT INCLUDED IN THE COMBINED REPORT BUT THAT ARE MEMBERS OF A UNITARY
- 21 BUSINESS IN ORDER TO REFLECT PROPER APPORTIONMENT OF INCOME OF THE
- 22 ENTIRE UNITARY BUSINESS.
- 23 (2) If the Comptroller determines that the reported
- 24 INCOME OR LOSS OF A TAXPAYER ENGAGED IN A UNITARY BUSINESS WITH A MEMBER
- 25 NOT INCLUDED IN THE COMBINED GROUP REPRESENTS AN AVOIDANCE OR EVASION
- 26 OF TAX, THE COMPTROLLER MAY, ON A CASE-BY-CASE BASIS, REQUIRE THAT ALL OR
- 27 PART OF THE INCOME AND ASSOCIATED APPORTIONMENT FACTORS OF THE MEMBER
- 28 BE INCLUDED IN THE TAXPAYER'S COMBINED RETURN.
- 29 (3) THE COMPTROLLER MAY REQUIRE:
- 30 (I) THE EXCLUSION OF ONE OR MORE FACTORS, THE INCLUSION
- 31 OF ONE OR MORE ADDITIONAL FACTORS, OR THE EMPLOYMENT OF ANY OTHER
- 32 METHOD THAT WILL FAIRLY REPRESENT THE TAXPAYER'S BUSINESS IN THE STATE;
- 33 *OR*
- 34 (II) THE EMPLOYMENT OF ANY OTHER METHOD TO EFFECTUATE
- 35 A PROPER REFLECTION OF THE TOTAL AMOUNT OF INCOME SUBJECT TO

14 cont

16

15 cont

1 2	APPORTIONMENT AND AN EQUITABLE ALLOCATION AND APPORTIONMENT OF THE COMBINED GROUP'S OR ITS MEMBERS' INCOME.
3 4	(D) THE COMPTROLLER SHALL ADOPT REGULATIONS THAT ARE NECESSARY AND APPROPRIATE TO CARRY OUT THIS SECTION.
5	<u>11–101.</u>
6	(1) (3) "Taxable price" does not include:
7 8	(ii) the value of a used component or part (core value) received from a purchaser of the following remanufactured truck parts:
9	1. an air brake system;
10	<u>2.</u> <u>an engine;</u>
11	3. <u>a rear axle carrier; or</u>
12	4. <u>a transmission; [or]</u>
13 14 15 16 17	(iii) a charge for a nontaxable service that is made in connection with a sale of a taxable communication service, even if the nontaxable charges are aggregated with and not separately stated from the taxable charges for communications services, if the vendor can reasonably identify charges not subject to tax from its books and records that are kept in the regular course of business; OR
18 19	(IV) A TRANSPORTATION NETWORK COMPANY IMPACT FEE IMPOSED UNDER § 10–408 OF THE PUBLIC UTILITIES ARTICLE.
20	Article - Transportation
21	<u>3–215.</u>
22 23 24 25 26	(a) (1) For the purpose of paying the principal of and interest on consolidated transportation bonds as they become due and payable, there is hereby levied and imposed an annual tax that consists of the taxes specified in this section and, to the extent necessary and except as otherwise provided in this subsection, that shall be used and applied exclusively for that purpose.
27 28 29 30	(2) The required use and application of the tax under paragraph (1) of this subsection is subject only to the prior use and application of one or all or any combination of the taxes specified in this section to meet the debt service on all of the following bonds while they are outstanding and unpaid and to the payment of which any part of those taxes

has been pledged:

	SEIGHTE BIEE GOZ
1	(i) Bonds of prior issues; and
2 3	(ii) Bonds of any series of county transportation bonds issued under Subtitle 3 of this title.
4 5 6	(b) The tax levied and imposed by this section consists of that part of the following taxes that are retained to the credit of the Department after distributions to the political subdivisions:
7 8	(1) The motor fuel tax revenue distributed under §§ $2-1103(2)$, $2-1103(3)$, and $2-1104(a)(3)$ of the Tax – General Article;
9 10 11	(2) The motor fuel tax revenue attributable to the sales and use tax equivalent rate imposed under § 9–306 of the Tax – General Article and distributed under § 2–1103(4) of the Tax – General Article;
12 13	(3) The income tax revenue distributed under § 2–614 of the Tax – General Article;
14 15	(4) The excise tax imposed on vehicles by Part II of Title 13, Subtitle 8 of this article; [and]
16 17	(5) The sales and use tax revenues distributed under § 2–1302.1 of the Tax – General Article; AND
18 19	(6) The transportation network company impact fee revenues allocated under § 3–216(d)(5)(i)1 of this subtitle.
20 21 22 23 24 25 26 27 28	(c) As long as any consolidated transportation bonds are outstanding and unpaid, and except as provided in § 3–104 of this title, there shall be deposited and maintained in a sinking fund to be maintained by the State Treasurer to secure the payment of the principal of and interest on the bonds, annually or more often, as received, so much of the proceeds of the tax levied and imposed under this section, together with all other funds received by the Department and credited to the Transportation Trust Fund, as are necessary to maintain in the sinking fund a sum equal to the amount required to pay the principal of and interest on the outstanding and unpaid bonds that will become due and payable in the current calendar year and the next succeeding calendar year.
29 30 31 32	(d) The tax levied and imposed by this section is irrevocably pledged to the payment of the principal of and interest on consolidated transportation bonds as they become due and payable, and no part of the tax or other funds applicable to debt service on the bonds may be repealed, diminished, or applied to any other purpose until:
33	(1) The bonds and the interest on them have become due and fully paid: or

34 (2) <u>Adequate and complete provision for payment of the principal and</u> 35 <u>interest has been made.</u>

- 1 (e) (1) In this subsection "government obligations" means direct obligations of, 2 or obligations the principal of and interest on which are unconditionally guaranteed by the 3 United States of America.
- 4 (2) Adequate and complete provision for payment of the principal and 5 interest of any issue or series of consolidated transportation bonds may be made by the
- 6 Secretary and the State Treasurer by making a transfer of government obligations from the
- 7 Transportation Trust Fund to the State Treasurer or to a bank or trust company as escrow
- 8 fund agent in an amount which, together with the income due thereon, will be sufficient to
- 9 pay in full when due the maturing principal of and interest on the consolidated
- 10 transportation bonds.
- 11 (3) To the extent that adequate and complete provision has been made for
- 12 <u>the payment of consolidated transportation bonds under this title those bonds shall no longer</u>
- 13 <u>be deemed to be outstanding and unpaid under this title.</u>
- 14 <u>3–216.</u>
- 15 <u>(a) There is a Transportation Trust Fund for the Department.</u>
- 16 (c) (2) (i) The Gasoline and Motor Vehicle Revenue Account, the Driver
- 17 Education Account, [and] the Motorcycle Safety Program Account, AND THE
- 18 Transportation Network Company Impact Fee Account shall be maintained
- 19 in the Transportation Trust Fund.
- 20 (d) (5) (I) THE DEPARTMENT SHALL ALLOCATE THE FUNDS IN THE
- 21 Transportation Network Company Impact Fee Account for the
- 22 FOLLOWING PURPOSES, IN THE MANNER THE DEPARTMENT DETERMINES IS
- 23 APPROPRIATE:
- 24 <u>Capital needs identified in the assessment</u>
- 25 CONDUCTED UNDER § 7–309 OF THIS ARTICLE; AND
- 26 DISTRIBUTION TO COUNTIES AND MUNICIPALITIES
- 27 FOR THE PURPOSES SPECIFIED IN § 8–408 OF THIS ARTICLE.
- 28 (II) IF ANY FUNDS REMAIN IN THE TRANSPORTATION NETWORK
- 29 COMPANY IMPACT FEE ACCOUNT AFTER THE ALLOCATIONS UNDER SUBPARAGRAPH
- 30 (I) OF THIS PARAGRAPH, THE DEPARTMENT SHALL ALLOCATE THE REMAINING FUND
- 31 BALANCE TO THE LOCALLY OPERATED TRANSIT SYSTEM GRANT PROGRAM UNDER
- 32 **§ 4–322 OF THIS ARTICLE.**
- 33 7–101.

- 1 (a) In this title the following words have the meanings indicated.
- 2 (b) "Administration" means the Maryland Transit Administration.
- $3 \frac{7-205}{}$
- 4 (e) (1) For each of fiscal years 2020 through 2022, the Governor shall include 5 in the State budget an appropriation for the capital needs of the Administration of at least 6 \$29,100,000 from the revenues available for the State capital program in the 7 Transportation Trust Fund.
- 8 (2) Subject to paragraph (3) of this subsection, the Governor shall include 9 in the State budget an appropriation for the state of good repair needs of the Administration 10 in the following amounts from the revenues available for the State capital program in the 11 Transportation Trust Fund:
- 12 (i) For fiscal year 2023, at least \$402,037,183;
- 13 (ii) For fiscal year 2024, at least \$502,081,501;
- 14 (iii) For fiscal year 2025, at least [\$450,000,000] \$439,013,282;
- 15 (iv) For fiscal year 2026, at least \$450,000,000;
- 16 (v) For fiscal year 2027, at least \$450,000,000:
- 17 (vi) For fiscal year 2028, at least \$450,000,000; and
- 18 (vii) For fiscal year 2029, at least \$318,558,000.
- 19 7-406.
- (c) (1) Except as provided in paragraph (2) of this subsection, beginning in fiscal year [2023, the Administration may not enter into a contract to purchase buses for]

 22 2025, AT LEAST 25% OF the Administration's State transit bus fleet [that are not]

 PURCHASES SHALL BE zero—emission buses.
- 24If the Administration determines that [no available zero-emission bus (2)25meets the performance requirements for a particular use A SUFFICIENT NUMBER OF 26 ZERO-EMISSION BUSES OR NECESSARY ELECTRIC VEHICLE SUPPLY EQUIPMENT 27 **MEET** THE ADMINISTRATION'S PERFORMANCE AND CONTRACTUAL REQUIREMENTS ARE NOT COMMERCIALLY AVAILABLE IN A PARTICULAR YEAR, the 2829 Administration may purchase [an alternative—fuel bus for that use] CLEAN DIESEL BUSES TO ENSURE THAT AN APPROPRIATE NUMBER OF BUSES ARE PURCHASED EACH YEAR 30
- 31 TO MAINTAIN THE STATE TRANSIT BUS FLEET.

1	8-403.
2	(b) Subject to subsection (c) of this section, capital grants shall be appropriate
3	from the Transportation Trust Fund as provided in § 3-216 of this article based on the
4	following calculations:
5	(1) For fiscal year 2024:
6	(i) An amount equal to 9.5% of funds credited to the Gasoline an
7	Motor Vehicle Revenue Account shall be appropriated to Baltimore City;
8	(ii) An amount equal to 3.7% of funds credited to the Gasoline an
9	Motor Vehicle Revenue Account shall be appropriated to the counties to be distributed s
0	provided in § 8–404 of this subtitle; and
1	(iii) An amount equal to 2.4% of funds credited to the Gasoline an
2	Motor Vehicle Revenue Account shall be appropriated to the municipalities to be
13	distributed as provided in § 8–405 of this subtitle;
4	(2) For fiscal year 2025:
15	(i) An amount equal to 11% of funds credited to the Gasoline an
6	Motor Vehicle Revenue Account shall be appropriated to Baltimore City;
17	(ii) An amount equal to 4.3% of funds credited to the Gasoline an
8	Motor Vehicle Revenue Account shall be appropriated to the counties to be distributed a
9	provided in § 8–404 of this subtitle; and
20	(iii) An amount equal to 2.7% of funds credited to the Gasoline an
21	Motor Vehicle Revenue Account shall be appropriated to the municipalities to be
22	distributed as provided in § 8-405 of this subtitle; AND
23	(3) For fiscal year 2026:
24	(i) An amount equal to 12.2% of funds credited to the Gasoline an
25	Motor Vehicle Revenue Account shall be appropriated to Baltimore City;
26	(ii) An amount equal to 4.8% of funds credited to the Gasoline an
27	Motor Vehicle Revenue Account shall be appropriated to the counties to be distributed s
28	provided in § 8–404 of this subtitle; and
29	(iii) An amount equal to 3.0% of funds credited to the Gasoline an
30	Motor Vehicle Revenue Account shall be appropriated to the municipalities to be
31	distributed as provided in § 8–405 of this subtitle:

For fiscal year 2027:

highways;

10

1 2	(i) An amount equal to 12.2% of funds credited to the Gasoline and Motor Vehicle Revenue Account shall be appropriated to Baltimore City;
3 4 5	(ii) An amount equal to 4.8% of funds credited to the Gasoline and Motor Vehicle Revenue Account shall be appropriated to the counties to be distributed as provided in § 8–404 of this subtitle; and
6 7 8	(iii) An amount equal to 3.0% of funds credited to the Gasoline and Motor Vehicle Revenue Account shall be appropriated to the municipalities to be distributed as provided in § 8–405 of this subtitle; and
9	(5) For fiscal year [2028] 2026 and each fiscal year thereafter:
10 11	(i) An amount equal to 9.5% of funds credited to the Gasoline and Motor Vehicle Revenue Account shall be appropriated to Baltimore City;
12 13 14	(ii) An amount equal to 3.7% of funds credited to the Gasoline and Motor Vehicle Revenue Account shall be appropriated to the counties to be distributed as provided in § 8–404 of this subtitle; and
15 16 17	(iii) An amount equal to 2.4% of funds credited to the Gasoline and Motor Vehicle Revenue Account shall be appropriated to the municipalities to be distributed as provided in § 8–405 of this subtitle.
18	<u>11–101.</u>
19 20	In the Maryland Vehicle Law, the following words have the meanings indicated, unless the context requires otherwise.
21	<u>11–102.</u>
22	"Administration" means the Motor Vehicle Administration.
23	<u>11–103.</u>
24	"Administrator" means the Motor Vehicle Administrator.
25	<u>11–125.1.</u>
26	"Fuel cell electric vehicle" means a motor vehicle that:
27	(1) <u>Is made by a manufacturer;</u>
28	(2) Is manufactured primarily for use on public streets, roads, and

30 <u>(3)</u> <u>Is rated at not more than 8,500 pounds unloaded gross weight;</u>

1		<u>(4)</u>	Has a maximum speed capability of at least 55 miles per hour;
2 3	oxygen, tha	<u>(5)</u> t runs	<u>Is powered entirely by electricity, produced by combining hydrogen and the motor;</u>
4		<u>(6)</u>	Has an operating range of at least 100 miles; and
5		<u>(7)</u>	Produces only water vapor and heat as by-products.
6	<u>11–145.1.</u>		
7	<u>(a)</u>	<u>"Plu</u>	g-in electric drive vehicle" means a motor vehicle that:
8		<u>(1)</u>	<u>Is made by a manufacturer;</u>
9 10	<u>highways;</u>	<u>(2)</u>	Is manufactured primarily for use on public streets, roads, and
11		<u>(3)</u>	Is rated at not more than 8,500 pounds unloaded gross vehicle weight;
12		<u>(4)</u>	Has a maximum speed capability of at least 55 miles per hour; and
13 14	electricity fr	<u>(5)</u> rom a i	<u>Is propelled to a significant extent by an electric motor that draws battery that:</u>
15 16 17	motor vehic		(i) Has a capacity of not less than 4 kilowatt-hours for 4-wheeled and not less than 2.5 kilowatt-hours for 2-wheeled or 3-wheeled motor
18 19	electricity.		(ii) Is capable of being recharged from an external source of
20 21	(b) modified fro		g-in electric drive vehicle" includes a qualifying vehicle that has been ginal manufacturer specifications.
22	<u>12–118.</u>		
23 24	<u>(a)</u> <u>Vehicle Lau</u>		pt as specifically provided by law, all money received under the Maryland be accounted for and remitted to the State Comptroller.
25 26 27 28	penalties, a	and for	Except as provided in paragraph (2) of this subsection, notwithstanding d in addition to any other exceptions provided by law, all costs, fines, relitures received by or paid to the District Court under the Maryland be collected and remitted as provided in the Courts Article.

1	(2) The Comptroller shall distribute revenue from the civil fines collected			
2	through use of a work zone speed control system CONTROLLED BY A STATE AGENCY under			
3	§ 21-810 of this article to a special fund, to be used only as provided in subsection (e) of this			
4	section.			
5	(e) Money in the special fund established under subsection (c)(2) of this section:			
6	(1) Shall be distributed first to the Department of State Police and the State			
7	Highway Administration to cover the costs of implementing and administering work zone			
8	speed control systems; [and]			
9	(2) After the distribution under item (1) of this subsection, 25% OF ANY			
10	REMAINING BALANCE shall be distributed to the Department of State Police to be used only			
11	for the purchase of replacement vehicles and related motor vehicle equipment used to outfit			
12	police vehicles; AND			
13	(3) AFTER THE DISTRIBUTIONS UNDER ITEMS (1) AND (2) OF THIS			
14	SUBSECTION, THE REMAINING BALANCE SHALL BE DISTRIBUTED TO THE			
15	TRANSPORTATION TRUST FUND FOR:			
1.0	(I) HIGHWAY AND WORK ZONE CAFFEE DUDDOCEC, AND			
16	(I) HIGHWAY AND WORK ZONE SAFETY PURPOSES; AND			
17	(II) STATE HIGHWAY ADMINISTRATION SYSTEM			
17 18	(II) STATE HIGHWAY ADMINISTRATION SYSTEM PRESERVATION.			
18	PRESERVATION.			
18	PRESERVATION.			
18 19	<u>PRESERVATION.</u> <u>13–410.</u>			
181920	PRESERVATION. 13–410. (e) (1) During subsequent registration years, the Administrator may order the continued use of registration plates that are valid during any current registration year I, and, after so doing, the Administrator shall issue, at the time a vehicle's registration is			
18 19 20 21	PRESERVATION. 13–410. (e) (1) During subsequent registration years, the Administrator may order the continued use of registration plates that are valid during any current registration year [,			
18 19 20 21 22	PRESERVATION. 13–410. (e) (1) During subsequent registration years, the Administrator may order the continued use of registration plates that are valid during any current registration year I, and, after so doing, the Administrator shall issue, at the time a vehicle's registration is			
18 19 20 21 22 23	PRESERVATION. (e) (1) During subsequent registration years, the Administrator may order the continued use of registration plates that are valid during any current registration year I, and, after so doing, the Administrator shall issue, at the time a vehicle's registration is renewed, a validation tab to evidence payment of the vehicle's annual registration fee I.			
18 19 20 21 22 23 24 25	PRESERVATION. (e) (1) During subsequent registration years, the Administrator may order the continued use of registration plates that are valid during any current registration year I, and, after so doing, the Administrator shall issue, at the time a vehicle's registration is renewed, a validation tab to evidence payment of the vehicle's annual registration fee I. (2) [The tab shall be displayed on the plates of the vehicle in the manner that the Administrator requires.			
18 19 20 21 22 23 24 25 26	PRESERVATION. (e) (1) During subsequent registration years, the Administrator may order the continued use of registration plates that are valid during any current registration year f, and, after so doing, the Administrator shall issue, at the time a vehicle's registration is renewed, a validation tab to evidence payment of the vehicle's annual registration fee f. (2) [The tab shall be displayed on the plates of the vehicle in the manner that the Administrator requires. (3)] The Administrator from time to time shall evaluate the condition of			
18 19 20 21 22 23 24 25	PRESERVATION. (e) (1) During subsequent registration years, the Administrator may order the continued use of registration plates that are valid during any current registration year I, and, after so doing, the Administrator shall issue, at the time a vehicle's registration is renewed, a validation tab to evidence payment of the vehicle's annual registration fee I. (2) [The tab shall be displayed on the plates of the vehicle in the manner that the Administrator requires.			
18 19 20 21 22 23 24 25 26 27	PRESERVATION. (e) (1) During subsequent registration years, the Administrator may order the continued use of registration plates that are valid during any current registration years, and, after so doing, the Administrator shall issue, at the time a vehicle's registration is renewed, a validation tab to evidence payment of the vehicle's annual registration fees. (2) [The tab shall be displayed on the plates of the vehicle in the manner that the Administrator requires. (3)] The Administrator from time to time shall evaluate the condition of registration plates issued under this title and may provide for the manufacture and issuance			
18 19 20 21 22 23 24 25 26 27 28	PRESERVATION. (e) (1) During subsequent registration years, the Administrator may order the continued use of registration plates that are valid during any current registration years, and, after so doing, the Administrator shall issue, at the time a vehicle's registration is renewed, a validation tab to evidence payment of the vehicle's annual registration fees. (2) [The tab shall be displayed on the plates of the vehicle in the manner that the Administrator requires. (3)] The Administrator from time to time shall evaluate the condition of registration plates issued under this title and may provide for the manufacture and issuance of new registration plates. These new registration plates shall be issued [and subsequently]			
18 19 20 21 22 23 24 25 26 27 28 29	PRESERVATION. (e) (1) During subsequent registration years, the Administrator may order the continued use of registration plates that are valid during any current registration year[, and, after so doing, the Administrator shall issue, at the time a vehicle's registration is renewed, a validation tab to evidence payment of the vehicle's annual registration fee]. (2) [The tab shall be displayed on the plates of the vehicle in the manner that the Administrator requires. (3)] The Administrator from time to time shall evaluate the condition of registration plates issued under this title and may provide for the manufacture and issuance of new registration plates. These new registration plates shall be issued [and subsequently validated] in the manner required by this subtitle.			

- 1 <u>any highway in this State, unless there is attached to the vehicle and displayed on it, as</u> 2 required in this title**[**:
- 3 (1) Al, A registration plate or plates issued for the vehicle by the 4 Administration for the current registration period [; and
- 5 (2) Any validation tab issued for the vehicle under this subtitle].
- 6 (e) Except as otherwise expressly permitted by the Maryland Vehicle Law, as to
 7 any vehicle required to be registered under this title, the owner of the vehicle may not permit
 8 the vehicle to be driven on any highway in this State, unless there is attached to and
 9 displayed on the vehicle, as required in this title[:
- 10 (1) Al, A registration plate or plates issued by the Administration for the current registration period[; and
- 12 <u>(2)</u> <u>Any validation tab issued for the vehicle under this subtitle</u>].
- 13 *13–412*.
- 14 (a) Except as provided in subsection (b) of this section, Junless current validation 15 tabs have been issued by the Administration and are displayed on the plates as provided in
- 15 <u>taos nave oeen issuea oy ine Aaministration ana are aispiayea on ine piates as providea in</u>
- 16 this subtitle,] the registration and the registration plates issued under this title [for them]
- 17 expire at midnight on the dates indicated on the registration card issued by the
- 18 Administration.
- 19 <u>(b) (1) The Administration may issue a temporary authorization certificate</u> 20 <u>permitting a vehicle to be driven [pending the issuance of current validation tabs].</u>
- 21 (c) The Administration shall adopt rules and regulations to govern the issuance,
- 22 display, and expiration of registrations, registration cards, registration plates, AND
- 23 <u>temporary authorization certificates</u>[, and validation tabs].
- 24 *13–413*.
- 25 (a) <u>Notwithstanding any other provision of this subtitle, the Administration may</u> 26 adopt a system of multiyear registration.
- 27 (b) <u>Vehicle registration plates [or validation tabs] shall be issued and displayed</u> 28 in accordance with a schedule established by the Administrator.
- 29 *13–415*.
- 30 (a) If a current registration card for current validation tabs that never have been
- 31 <u>affixed to registration plates are] IS lost, the owner of the vehicle for which the card [or tabs</u>
- 32 were WAS issued or the legal representative of the owner named in the certificate of title of

- 1 <u>the vehicle, as shown by the records of the Administration, immediately shall apply for and,</u>
- 2 <u>after furnishing information satisfactory to the Administration and payment of the required</u>
- 3 fee, is entitled to obtain a duplicate registration card for replacement validation tabs].
- 4 (b) If a current registration card for current validation tabs that never have been affixed to registration plates are IS stolen, the owner of the vehicle for which the card for
- 6 <u>tabs were</u>] WAS issued or the legal representative of the owner named in the certificate of
- 7 <u>title, as shown by the records of the Administration, immediately shall apply for and, after</u>
- 8 furnishing information satisfactory to the Administration and payment of the required fee,
- 9 <u>is entitled to obtain a duplicate registration card [or replacement validation tabs].</u>
- 10 (c) If a current registration card for current validation tabs that never have been
- 11 affixed to registration plates are] IS damaged to the extent that the registration card [or
- 12 <u>validation tabs are] IS illegible, the owner of the vehicle for which the card [or tabs were]</u>
- 13 <u>WAS issued or the legal representative of the owner named in the certificate of title, as shown</u>
- 14 by the records of the Administration, immediately shall apply for and, after furnishing
- 15 <u>information satisfactory to the Administration and payment of the required fee, is entitled</u>
- 16 <u>to obtain a duplicate registration card [or replacement validation tabs].</u>
- 17 (g) Within 48 hours after the loss, theft, or damage to the extent of illegibility of
- 18 any current registration plate for any current validation tab that has been affixed to a
- 19 <u>registration plate</u>], the owner of the vehicle for which the plate [or tab] was issued or the
- 20 <u>legal representative of the owner named in the certificate of title of the vehicle, as shown by</u>
- $21 \quad \underline{the\ records\ of\ the\ Administration,\ shall\ notify\ the\ Administration\ and\ apply\ for\ replacement}$
- 22 registration plates[,] AND a replacement registration card[, and replacement validation
- 23 tabs]. The Administration shall supply the replacements on receiving information
- 24 <u>satisfactory to it and payment of the required fee.</u>
- 25 (h) On receipt of the replacements, the original registration card and all of the
- 26 <u>original registration plates [and validation tabs] issued for that vehicle shall be surrendered</u>
- 27 <u>to the Administration.</u>
- 28 11-101.
- 29 In the Maryland Vehicle Law, the following words have the meanings indicated,
- 30 unless the context requires otherwise.
- 31 11-102.
- 32 "Administration" means the Motor Vehicle Administration.
- 33 11-103.
- 34 "Administrator" means the Motor Vehicle Administrator.
- 35 13-410.

1	(e) (1) During subsequent registration years, the Administrator may order the
2	continued use of registration plates that are valid during any current registration year [,
3	and, after so doing, the Administrator shall issue, at the time a vehicle's registration is
4	renewed, a validation tab to evidence payment of the vehicle's annual registration fee].
5	(2) [The tab shall be displayed on the plates of the vehicle in the manner
6	that the Administrator requires.
7	(3) The Administrator from time to time shall evaluate the condition of
8	registration plates issued under this title and may provide for the manufacture and
9	issuance of new registration plates. These new registration plates shall be issued [and
10	subsequently validated in the manner required by this subtitle.
11	13-411.
12	(d) Except as otherwise expressly permitted by the Maryland Vehicle Law, as to
13	any vehicle required to be registered under this title, a person may not drive the vehicle on
14	any highway in this State, unless there is attached to the vehicle and displayed on it, as
15	required in this title[:
16	(1) A], A registration plate or plates issued for the vehicle by the
17	Administration for the current registration period[; and
18	(2) Any validation tab issued for the vehicle under this subtitle].
19	(e) Except as otherwise expressly permitted by the Maryland Vehicle Law, as to
20	any vehicle required to be registered under this title, the owner of the vehicle may not
21	permit the vehicle to be driven on any highway in this State, unless there is attached to
22	and displayed on the vehicle, as required in this title [:
23	(1) A], A registration plate or plates issued by the Administration for the
24	current registration period {; and
25	(2) Any validation tab issued for the vehicle under this subtitle].
26	13-412.
27	(a) Except as provided in subsection (b) of this section, [unless current validation
28	tabs have been issued by the Administration and are displayed on the plates as provided
29	in this subtitle,] the registration and the registration plates issued under this title [for
30	them expire at midnight on the dates indicated on the registration card issued by the

Administration.

- 1 (b) (1) The Administration may issue a temporary authorization certificate 2 permitting a vehicle to be driven [pending the issuance of current validation tabs].
- 3 (c) The Administration shall adopt rules and regulations to govern the issuance, 4 display, and expiration of registrations, registration cards, registration plates, AND 5 temporary authorization certificates [, and validation tabs].
- 6 13-413.
- 7 (a) Notwithstanding any other provision of this subtitle, the Administration may 8 adopt a system of multiyear registration.
- 9 (b) Vehicle registration plates [or validation tabs] shall be issued and displayed 10 in accordance with a schedule established by the Administrator.
- 11 13-415.

20

21 22

2324

25

26

2728

29

30

31

32

33

34 35

- 13 (a) If a current registration card [or current validation tabs that never have been affixed to registration plates are] IS lost, the owner of the vehicle for which the card [or tabs were] WAS issued or the legal representative of the owner named in the certificate of title of the vehicle, as shown by the records of the Administration, immediately shall apply for and, after furnishing information satisfactory to the Administration and payment of the required fee, is entitled to obtain a duplicate registration card [or replacement validation tabs].
 - (b) If a current registration card [or current validation tabs that never have been affixed to registration plates are] IS stolen, the owner of the vehicle for which the card [or tabs were] WAS issued or the legal representative of the owner named in the certificate of title, as shown by the records of the Administration, immediately shall apply for and, after furnishing information satisfactory to the Administration and payment of the required fee, is entitled to obtain a duplicate registration card for replacement validation tabs).
 - (e) If a current registration card [or current validation tabs that never have been affixed to registration plates are] IS damaged to the extent that the registration card [or validation tabs are] IS illegible, the owner of the vehicle for which the card [or tabs were] was issued or the legal representative of the owner named in the certificate of title, as shown by the records of the Administration, immediately shall apply for and, after furnishing information satisfactory to the Administration and payment of the required fee, is entitled to obtain a duplicate registration card [or replacement validation tabs].
 - (g) Within 48 hours after the loss, theft, or damage to the extent of illegibility of any current registration plate [or any current validation tab that has been affixed to a registration plate], the owner of the vehicle for which the plate [or tab] was issued or the legal representative of the owner named in the certificate of title of the vehicle, as shown by the records of the Administration, shall notify the Administration and apply for

1	replacement registration plates[,] AND a replacement registration card[, and replacement
2	validation tabs]. The Administration shall supply the replacements on receiving
3	information satisfactory to it and payment of the required fee.

- (h) On receipt of the replacements, the original registration card and all of the original registration plates [and validation tabs]—issued for that vehicle shall be surrendered to the Administration.
- 7 13–809.

- 8 (a) (1) In this section the following words have the meanings indicated.
- 9 <u>(2)</u> <u>"Fair market value" means:</u>
- 10 <u>(i) As to the sale of any new or used vehicle by a licensed dealer, the</u> 11 <u>total purchase price, as certified by the dealer;</u>
- 12 <u>(ii) Except as provided in item (iv) of this paragraph, as to a used</u>
 13 <u>vehicle that is sold by any person other than a licensed dealer and that has a designated</u>
 14 model year that is 7 years old or older, the greater of:
- 15 <u>I. The total purchase price; or</u>
- 16 <u>2.</u> <u>\$640;</u>
- 17 <u>(iii)</u> Except as provided in item (iv) of this paragraph, as to any other 18 used vehicle that is sold by any person other than a licensed dealer:
- 19 <u>The total purchase price, if the total purchase price is less</u>
 20 <u>than \$500 below the retail value of the vehicle as shown in a national publication of used</u>
 21 car values adopted for use by the Department; or
- 22 <u>If the total purchase price is \$500 or more below the retail</u>
 23 <u>value of the vehicle as shown in a national publication of used car values adopted for use by</u>
 24 <u>the Department:</u>
- 25 <u>A. The total purchase price, if verified to the satisfaction of the</u> 26 <u>Administration by a notarized bill of sale submitted in accordance with subsection [(d)(2)]</u> 27 **(E)(2)** of this section; or
- 28 <u>B. The valuation shown in the national publication of used</u>
 29 <u>car values, if the Administration finds that the documentation submitted under subsection</u>
 30 **[**(d)(2)**] (E)(2)** of this section fails to verify the total purchase price;
- 31 <u>(iv)</u> <u>As to a used trailer, a motor scooter, a moped, or an off-highway</u> 32 <u>recreational vehicle that is sold by any person other than a licensed dealer, the greater of:</u>

1	1. The total purchase price; or
2	<u>2.</u> <u>\$320; and</u>
3 4	(v) In any other case, the valuation shown in a national publication of used car values adopted for use by the Department.
5 6 7 8 9	(3) (i) Subject to subparagraphs (ii) and (iii) of this paragraph, "total 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 IF AUTHORIZED UNDER SUBSECTION (B) OF THIS SECTION but with no allowance for other nonmonetary consideration.
10 11 12 13	(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 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 IF AUTHORIZED UNDER SUBSECTION (B) OF THIS SECTION but with no allowance for other nonmonetary consideration.
15 16 17 18 19 20	(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 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 IF AUTHORIZED UNDER SUBSECTION (B) OF THIS SECTION but with no allowance for other nonmonetary consideration.
21	(4) "Trailer" has the meaning stated in § 11–169 of this article.
22 23	(B) (1) (I) IN THIS SUBSECTION THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.
24 25	(II) "GASOLINE- OR DIESEL-POWERED VEHICLE" MEANS A MOTOR VEHICLE THAT:
26	1. IS MADE BY A MANUFACTURER;
27 28	2. <u>Is manufactured primarily for use on public</u> <u>Streets, roads, and highways;</u>
29 30	3. HAS A MAXIMUM SPEED CAPABILITY OF AT LEAST 55 MILES PER HOUR; AND
31 32	4. IS PROPELLED ENTIRELY BY AN INTERNAL COMBUSTION ENGINE.

1	<u>(III)</u>	Hybrid vehicl	E" MEANS A MOTOR VEHICLE	THAT:
2		IS MADE BY	A MANUFACTURER;	
3 4	STREETS, ROADS, AND I		CTURED PRIMARILY FOR US	E ON PUBLIC
5 6	MILES PER HOUR; AND	HAS A MAX	IMUM SPEED CAPABILITY OF	AT LEAST 55
7		IS PROPELI	LED BY BOTH:	
8		AN INTERN	AL COMBUSTION ENGINE; AND	<u>D</u>
9	RECHARGED FROM AN E		Y THAT IS NOT CAPABLE COF ELECTRICITY.	C OF BEING
$\frac{1}{2}$	(IV) MEANS A MOTOR VEHIC		V PLUG–IN ELECTRIC DRIV	E VEHICLE"
13		IS MADE BY	'A MANUFACTURER;	
14 15	STREETS, ROADS, AND I		CTURED PRIMARILY FOR US	E ON PUBLIC
16 17	MILES PER HOUR; AND	HAS A MAX	IMUM SPEED CAPABILITY OF	AT LEAST 55
18	ELECTRICITY FROM A B.		LED BY AN ELECTRIC MOTOR	THAT DRAWS
20 21	KILOWATT-HOURS; AND	HAS A	CAPACITY OF NOT LESS	S THAN 4
22 23	EXTERNAL SOURCE OF		LE OF BEING RECHARGEL	O FROM AN
24 25	(2) ON O		, 2024, BUT BEFORE JULY I RCHASE OR LEASE:	1, 2029, IF A
26 27	* *		N PLUG-IN ELECTRIC DRIVE PLUG-IN ELECTRIC DRIVE V	

cont

- 1 ALLOWANCE FOR TRADE-IN IS EQUAL TO 100% OF THE VALUE OF THE TRADE-IN
- 2 VEHICLE;
- 3 (II) A HYBRID VEHICLE, THE ALLOWANCE FOR TRADE-IN IS 4 EQUAL TO 25% OF THE VALUE OF THE TRADE-IN VEHICLE; OR
- 5 (III) A GASOLINE- OR DIESEL-POWERED VEHICLE, THERE IS NO
- 6 ALLOWANCE FOR TRADE-IN.
- 7 (3) ON OR AFTER JULY 1, 2029, THERE IS NO ALLOWANCE FOR
- 8 *TRADE-IN*.
- 9 [(b)] (C) (1) Except as otherwise provided in this part, in addition to any other 10 charge required by the Maryland Vehicle Law, an excise tax is imposed:
- 11 <u>(i) For each original and each subsequent certificate of title issued in</u>
- 12 this State for a motor vehicle, a trailer, a semitrailer, a moped, a motor scooter, or an
- 13 off-highway recreational vehicle for which sales and use tax is not collected at the time of
- 14 purchase; and
- 15 (ii) Except as provided in paragraph (2) of this subsection, for each
- 16 motor vehicle, trailer, or semitrailer that is in interstate operation and registered under §
- 17 13–109(c) or (d) of this title without a certificate of title.
- 18 (2) (i) An excise tax of \$50 is imposed for the registration of a trailer
- 19 exempt from the titling requirement under \S 13–102(12) of this title.
- 20 (ii) In a case where the fair market value as defined in subsection
- 21 (a)(2)(iii)2A of this section applies, the excise tax imposed under this part may not be less
- 22 than \$32.
- 23 (3) A political subdivision of the State may not impose a sales tax, a use tax,
- 24 or excise tax on the issuance of a motor vehicle certificate of title.
- 25 $\underline{f(c)f(D)}$ (1) Except as provided in subsection $\underline{f(b)(2)f(C)(2)}$ of this section, the
- 26 tax imposed by this section is **[**6 percent**] 6.5**% of the fair market value of the vehicle.
- 27 (2) If the vehicle formerly was a vehicle exempt from the tax imposed by this
- 28 section, the tax shall be reduced by any amount previously paid by the present owner as a
- 29 sales and use tax on the vehicle under Title 11 of the Tax General Article.
- 30 (3) (i) If the vehicle was formerly titled and registered in another state
- 31 and the present owner has paid a sales or excise tax to that state at a rate less than that
- 32 imposed by this State, then the tax imposed shall apply but at a rate measured by the
- 33 difference only between the tax rate paid to the other state and the tax rate imposed by this
- 34 section, if the present owner has not been a Maryland resident for more than 60 days.

1 2 3 4	-	r requests	vehicle was formerly titled and registered in another state to transfer the vehicle in accordance with § 13–810(c)(1) of ion shall change or correct the names contained in the
5 6	this section is paid an	<u>1.</u> d a new ti	At the time the excise tax that is credited or imposed under itle is issued; and
7 8	additional fees.	<u>2.</u>	Without issuing multiple certificates of title or charging
9 10	(ii minimum tax imposed		ot as provided in subsection [(b)(2)] (C)(2) of this section, the is section shall be \$100.
11 12	, ,		cant for a certificate of title or for registration under § nit to the Administration:
13	<u>(1) </u>	ne informa	ation that the Administration considers necessary as to:
14	<u>(i)</u>	$\underline{The\ t}$	ime of purchase of the vehicle; and
15 16 17	(ii determination of the f to:		purchase price and other information relating to the at value of the vehicle which may include, but is not limited
18		<u>1.</u>	<u>Canceled checks;</u>
19		<u>2.</u>	Money order receipts;
20		<u>3.</u>	Loan documents; or
21		<u>4.</u>	A written description of the vehicle's condition; and
22 23			tax is based on the total purchase price of the vehicle as)2A of this section, a notarized bill of sale that:
24	<u>(i)</u>	<u>Is des</u>	signed by, and obtained from, the Administration;
25	<u>(ii</u>	<u> Is sig</u>	ned by the buyer and the seller; and
26 27	(ii price stated in the bill		des a statement explaining why the vehicle was sold at the
28 29	, ,		who fails to pay the excise tax as required in this section is conviction is subject to a fine not exceeding \$1,000.

<u>(b)</u>

1 **[**(f)**] (G)** The Administration shall adopt regulations to implement the provisions of this section. 2 3 *13–815*. In this section the following words have the meanings indicated. 4 *(a)* (1) 5 <u>(4)</u> "Zero-emission plug-in electric drive vehicle" means a motor vehicle 6 that: 7 *(i) Is made by a manufacturer;* 8 (ii) Has a maximum speed capability of at least 55 miles per hour; 9 and10 (iii) Is propelled by an electric motor that draws electricity from a 11 battery that: 12 of not than1. Hasacapacity less4 kilowatt-hours: and 13 14 <u>2.</u> Is capable of being recharged from an external source of electricity. 15 16 *13–901*. 17 [The] SUBJECT TO SUBSECTION (B) OF THIS SECTION, THE fees specified in this subtitle for the registration of a classified vehicle or for any interchangeable 18 19 registration shall be paid to the Administration: 20 Before issuance of the registration and any registration plates and (1) 21registration cards; and 22Except as otherwise expressly provided, during each registration year *(2)* 23before the issuance or renewal of the registration. 2425REGISTRATION FEES SPECIFIED IN THIS SUBTITLE SHALL BE PAID IN 26 INSTALLMENTS THROUGHOUT THE REGISTRATION PERIOD AS DETERMINED BY THE 27 ADMINISTRATION. 28*13–912*. 29 When registered with the Administration, every passenger car and station wagon, except as otherwise provided in this part, is a Class A (passenger) vehicle. 30

For each Class A (passenger) vehicle, the annual registration fee is:

- 1 (1) For a vehicle with a manufacturer's shipping weight of [3,700] 3,500 2 pounds or less – [\$50.50; and] \$73.50;
- 3 (2) For a vehicle with a manufacturer's shipping weight of more than 3,500 4 POUNDS BUT NOT MORE THAN 3,700 pounds – [\$76.50] \$97.50;
- 5 (3) FOR A VEHICLE WITH A MANUFACTURER'S SHIPPING WEIGHT OF 6 MORE THAN 3,700 POUNDS BUT NOT MORE THAN 5,000 POUNDS – \$146.50; AND
- 7 (4) FOR A VEHICLE WITH A MANUFACTURER'S SHIPPING WEIGHT OF 8 MORE THAN 5,000 POUNDS \$166.50.
- 9 <u>13–913.</u>
- 10 <u>(a) (1) When registered with the Administration, every passenger motor vehicle</u> 11 <u>operated for the transportation of persons for hire, except a vehicle described in paragraph</u>
- 12 (2) of this subsection, is a Class B (for hire) vehicle.
- 13 (2) The following vehicles are not subject to the classification specified in this section:
- (i) Any vehicle operated on a regular schedule and between fixed
- 16 termini; and
- 17 (ii) Any vehicle for which a different classification is specified in this 18 part.
- 19 <u>(b)</u> <u>For each Class B (for hire) vehicle, the annual registration fee is [\$150.00]</u> 20 **\$165.00**.
- 21 13–914.
- 22 (a) When registered with the Administration, every motor vehicle operated as an
- 23 <u>ambulance, a mortician flower coach or service wagon, or a funeral limousine or coach is a</u>
- 24 Class C (funeral and ambulance) vehicle.
- 25 (b) For each Class C (funeral and ambulance) vehicle, the annual registration fee 26 is [\$100.00] \$115.00.
- 27 <u>13–915.</u>
- 28 <u>(a) When registered with the Administration, every motorcycle is a Class D</u> 29 (motorcycle) vehicle.

- For each Class D (motorcycle) vehicle, the annual registration fee is [\$35.00] 1 *(b)* 2 *\$45.00*. 3 *13–916*. 4 When registered with the Administration, every single unit truck with two or 5 more axles is a Class E (truck) vehicle. For each Class E (truck) vehicle, the annual registration fee is based on the 6 *(b)* 7 maximum gross weight of the vehicle or combination of vehicles, as follows: 8 Fee (per 1,000 Pounds Maximum Gross Weight or Fraction Thereof) 9 Limit (in Pounds) 10,000 (minimum) - 18,000 **[**\$ 9.00**] \$10.00** 10 18,001 - 26,000 [11.75] **12.45** 11 12 <u>26,001 - 40,000</u> [12.75] **13.22** 40,001 - 60,000 [14.75] **15.06** 13 [16.00] **16.23** 14 60,001 - 80,000 (maximum)15 *13–917*. 16 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 17 **VEHICLE WEIGHT OF 7,000 POUNDS OR LESS**, the annual registration fee is [\$63.75 if]: 18 19 (1) [The manufacturer's rated capacity is 3/4 ton or less; and The FOR A VEHICLE WITH A maximum gross vehicle weight [is 7.000] 20 *(2)* 21**OF 3.500** pounds or less – \$86.75; 22EXCEPT AS PROVIDED IN ITEM (5) OF THIS SECTION, FOR A *(2)* 23VEHICLE WITH A MAXIMUM GROSS VEHICLE WEIGHT OF MORE THAN 3,500 POUNDS 24BUT NOT MORE THAN 5,000 POUNDS - \$110.75; 25 EXCEPT AS PROVIDED IN ITEM (5) OF THIS SECTION, FOR A *(3)* 26 VEHICLE WITH A MAXIMUM GROSS VEHICLE WEIGHT OF MORE THAN 5,000 POUNDS 27 **BUT NOT MORE THAN 7,000 POUNDS - \$133.75**; 28 *(4)* EXCEPT AS PROVIDED IN ITEM (5) OF THIS SECTION, FOR A 29VEHICLE WITH A MAXIMUM GROSS VEHICLE WEIGHT OF MORE THAN 7,000 POUNDS – \$180; AND 30 31 *(5)* FOR A VEHICLE, REGARDLESS OF THE VEHICLE'S MAXIMUM GROSS
- 32 VEHICLE WEIGHT, FOR WHICH THE OWNER CERTIFIES ON THE REGISTRATION

- 1 APPLICATION THAT THE VEHICLE FOR WHICH THE APPLICATION IS MADE WILL BE
- 2 <u>USED FOR CONSTRUCTION ACTIVITIES \$86.75.</u>
- 3 *13–919*.
- 4 (a) On application, the Administration shall issue a special Class E "dump service
- 5 registration" to any applicant who certifies that the vehicle for which the application is made
- 6 is a Class E (truck) vehicle that:
- 7 (1) Is designed to haul cargo and to self-unload by gravity or mechanical
- 8 *means; and*
- 9 <u>(2)</u> <u>Is to be used to haul feed or other loose materials in bulk.</u>
- 10 (f) For each vehicle registered under this section, the annual registration fee is the
- 11 greater of:
- 12 (1) [\$26.25] \$26.55 for each thousand pounds of gross weight of the vehicle;
- 13 <u>or</u>
- 14 (2) [\$1,050.00] **\$1,065.00**.
- 15 *13–920*.
- 16 (a) (1) In this section, "tow truck" means a vehicle that:
- 17 <u>(i)</u> <u>Is a Class E (truck) vehicle that is designed to lift, pull, or carry a</u>
- 18 <u>vehicle by a hoist or mechanical apparatus;</u>
- 19 <u>(ii) Has a manufacturer's gross vehicle weight rating of 10,000</u>
- 20 pounds or more; and
- 21 (iii) Is equipped as a tow truck or designed as a rollback as defined in
- 22 § 11–151.1 of this article.
- 23 (2) <u>In this section, "tow truck" does not include a truck tractor as defined in</u>
- 24 *§ 11–172 of this article.*
- 25 <u>(b) When registered with the Administration every tow truck as defined in this</u>
- 26 <u>section is a Class T vehicle.</u>
- 27 (c) A tow truck registered under this section may be used to tow vehicles for repair,
- 28 <u>storage, or removal from the highway.</u>

1	(d) (1) Subject to the provisions of paragraph (2) of this subsection, for each
2	vehicle registered under this section, the annual registration fee is based on the
3	manufacturer's gross vehicle weight rating as follows:
4	_Manufacturer's Gross Weight Fee
5	Rating in Pounds
6	10,000 (or less) to 26,000 [\$185.00] \$200.00
7	More than 26,000 [\$550.00] \$565.00
8	(2) (i) The annual registration fee for a vehicle registered under this
9	section that is used for any purpose other than that described in subsection (c) of this section
10	shall be determined under subparagraph (ii) of this paragraph if the maximum gross weight
11	of the vehicle or combination of vehicles:
12	1. Exceeds 18,000 pounds and the vehicle has a
13	manufacturer's gross weight rating of 26,000 pounds or less; or
14	2. Exceeds 35,000 pounds and the vehicle has a
15	manufacturer's gross weight rating of more than 26,000 pounds.
16	(ii) The annual registration fee shall be the greater of:
17	1. The fees set forth in paragraph (1) of this subsection; or
10	
18	2. The fees set forth in § 13–916(b) of this subtitle.
19	<u>13–923.</u>
20	(a) When registered with the Administration, every truck tractor or similar motor
21	vehicle used for propelling, supporting, or drawing a trailer or semitrailer is a Class F
22	(tractor) vehicle.
23	(b) For each Class F (tractor) vehicle, the annual registration fee is based on the
$\frac{2}{24}$	maximum gross weight of the vehicle in combination with a trailer or semitrailer, as follows:
25	<u>Maximum Gross Weight</u> <u>Fee (per 1,000 Pounds</u>
26	<u>Limit (in Pounds)</u> or <u>Fraction Thereof</u>)
27	$40,000 \ (minimum) - 60,000$
28	<u>60,001 - 80,000 or more</u> [\$22.50] \$22.73
29	13-927.

30 (d) The annual registration fee for a Class G (trailer) vehicle is based on the 31 maximum gross weight as follows:

1	1 (1) Except as provided in par	agraph (2) of this subsection, for a nonfreight
2		
3 4 5 6 7 8	4 Limit (in Pounds) 5 3,000 or less 6 3,001 to 5,000 7 5,001 to 10,000	<u>Fee</u> [\$25.50] \$35.50 [51.00] 61.00 [80.00] 90.00 [124.00] 139.00
9 10		or semitrailer with a maximum gross weight tled on or after October 1, 2005:
11	11 <u>(i)</u> The fee is [\$124.00]	\$139.00 ; and
12 13		be registered in one of the following weight
14 15 16 17 18 19 20 21 22 23 24 25	15 Limit (in I 16 10,001 to 17 11,001 to 18 12,001 to 19 13,001 to 20 14,001 to 21 15,001 to 22 16,001 to 23 17,001 to 24 18,001 to 25 19,001 to	Pounds) 11,000 12,000 13,000 14,000 15,000 16,000 17,000 18,000 19,000
27	27 <u>13–932.</u>	
28 29		nistration, every school vehicle is a Class H
30	30 <u>(b)</u> For each Type I school vehicle, th	ne annual registration fee is:
31 32 33 34 35	children, students, or teachers for education activity or, with approval from a board of education for persons 60 years of age or older to civic, e	cation in any county, to provide transportation

- 1 If the vehicle is a school bus charter operated for any purpose in addition *(2)* 2 to that specified in item (1) of this subsection – [\$150.00] \$165.00, less any amount paid 3 under item (1) of this subsection. 4 (c) For each Type II school vehicle, the annual registration fee is [\$51.00] \$61.00. *13–933*. 5 6 When registered with the Administration, every bus operated under charter or (a)7 for hire is a Class P (passenger bus) vehicle. 8 For each Class P (passenger bus) vehicle, the annual registration fee is based *(b)* 9 on the seating capacity of the bus, as follows: 10 Seating Capacity Fee **[\$275.00] \$290.00** 11 20 or less [525.00] **\$540.00** 12 21 to 35 13 36 or more [875.00] **\$890.00** 14 *13–934*. When registered with the Administration, every vehicle used as a vanpool 15 (a) 16 vehicle is a Class J (vanpool) vehicle. For each Class J (vanpool) vehicle, the annual registration fee is [\$76.50] 17 *(b) \$86.50*. 18 19 *13–936*. 20 In this section, "historic motor vehicle" means a motor vehicle, including a 21passenger vehicle, motorcycle, or truck that: 22 (1) Is at least 20 years old; 23Has not been substantially altered from the manufacturer's original *(2)* 24design: and 25 (3) Meets criteria contained in regulations adopted by the Administration. In this section, "historic motor vehicle" does not include a vehicle that has been 26 27 remanufactured or reconstructed as a replica of an original vehicle.
- 28 <u>(c) If registered with the Administration under this section, every historic motor</u> 29 <u>vehicle is a Class L (historic) vehicle.</u>

1	<u>(d)</u>	Except as provided	in su	bsection	(i) of this	section,	for each	ı Class L	(historic)
2	vehicle, the a	nnual registration	fee is	[\$25.50]	<i>\$35.50</i> .				

- 3 <u>13–937.</u>
- 4 <u>(a) When registered with the Administration, every multipurpose passenger</u> 5 <u>vehicle is a Class M (multipurpose) vehicle.</u>
- 6 <u>(b)</u> For each Class M (multipurpose) vehicle, the annual registration fee is:
- 7 (1) For a vehicle with a manufacturer's shipping weight of [3,700] 3,500 8 pounds or less – [\$50.50; and] \$73.50;
- 9 (2) For a vehicle with a manufacturer's shipping weight of more than 3,500 10 POUNDS BUT NOT MORE THAN 3,700 pounds – [\$76.50] \$97.50;
- 11 (3) FOR A VEHICLE WITH A MANUFACTURER'S SHIPPING WEIGHT OF 12 MORE THAN 3,700 POUNDS BUT NOT MORE THAN 5,000 POUNDS – \$146.50; AND
- 13 (4) FOR A VEHICLE WITH A MANUFACTURER'S SHIPPING WEIGHT OF MORE THAN 5,000 POUNDS \$166.50.
- 15 <u>(c) The Administration may by rule and regulation provide for the registration</u> 16 <u>under this section of all multipurpose passenger vehicles registered under another [category]</u>
- 17 CLASSIFICATION.
- 18 *13–937.1*.
- 19 <u>(a)</u> <u>In this section, "street rod" means a motor vehicle that:</u>
- 20 <u>(1) Is 25 years old or older; and</u>
- 21 (2) Has been substantially altered from the manufacturer's original design.
- 22 <u>(b) Except as provided in subsection (e) of this section, if registered with the</u> 23 Administration under this section, every street rod is a Class N (street rod) vehicle.
- 24 (c) For each Class N (street rod) vehicle, the annual registration fee is [\$25.00] 25 \$35.50.
- 26 *13–939*.
- 27 (a) When registered with the Administration, every limousine operated for hire is 28 a Class Q (limousine) vehicle.

PLUG-IN CHARGING CAPABILITY; AND

	02	
$\frac{1}{2}$	<u>(b)</u> \$200.00 .	For each Class Q (limousine) vehicle, the annual registration fee is [\$185.00]
3 4 5	(c) special limo determines.	On registration of a vehicle under this section, the Administration shall issue busine vehicle registration plates of the size and design that the Administration
6	<u>13–954.</u>	
7 8 9		(1) In addition to the registration fee otherwise required by this title, the sy motor vehicle registered under this title shall pay a surcharge of [\$17.00] year for each motor vehicle registered.
10 11 12		(2) (1) [\$2.50] \$4.50 of the surcharge collected under paragraph (1) of this shall be paid into the Maryland Trauma Physician Services Fund established 130 of the Health – General Article.
13 14 15		(II) THE GOVERNOR ANNUALLY SHALL ALLOCATE AT LEAST HE SURCHARGE COLLECTED UNDER PARAGRAPH (1) OF THIS SUBSECTION ADAMS COWLEY SHOCK TRAUMA CENTER.
16 17 18 19	EMERGEN	(III) THE BALANCE OF THE SURCHARGE COLLECTED UNDER PH (1) OF THIS SUBSECTION SHALL BE PAID TO THE MARYLAND OF MEDICAL SYSTEMS OPERATIONS FUND ESTABLISHED UNDER § THIS SUBTITLE.
20	<u>13–956.</u>	
21 22	<u>(A)</u> HAS THE M	In this section, "zero-emission plug-in electric drive vehicle" Eaning stated in § 13–815 of this title.
23 24	<u>(B)</u> TITLE, THE	IN ADDITION TO THE REGISTRATION FEE OTHERWISE REQUIRED BY THIS OWNER OF A MOTOR VEHICLE SHALL PAY AN ANNUAL SURCHARGE:
25		(1) ON OR BEFORE SEPTEMBER 30, 2025, OF:
26 27	<u>VEHICLE O</u>	(I) \$125 FOR EACH ZERO-EMISSION PLUG-IN ELECTRIC DRIVE PRIVE CELL ELECTRIC VEHICLE;
28 29	<u>AND</u>	(II) \$100 FOR EACH PLUG-IN ELECTRIC DRIVE HYBRID VEHICLE;
30		(III) \$75 FOR EACH HYBRID VEHICLE THAT DOES NOT HAVE

1	(2) AFTER SEPTEMBER 30, 2025, A RATE BASED ON THE AMOUNTS
$\frac{2}{3}$	ESTABLISHED UNDER ITEM (1) OF THIS SUBSECTION ADJUSTED FOR INFLATION AS DETERMINED ANNUALLY BY THE ADMINISTRATION.
4	(C) A SURCHARGE ASSESSED UNDER THIS SECTION MAY BE PAID:
5	(1) AT THE TIME THE ANNUAL REGISTRATION FEE IS PAID; OR
6 7	(2) In installments throughout the registration period as Determined by the Administration.
8 9	(D) THE PROCEEDS COLLECTED FROM THE SURCHARGE ASSESSED UNDER THIS SECTION SHALL BE DEPOSITED INTO THE TRANSPORTATION TRUST FUND.
10 11 12 13	(E) IF A PERSON THAT OWNS A MOTOR VEHICLE THAT IS ASSESSED THE SURCHARGE FAILS TO PAY THE SURCHARGE OR INSTALLMENTS, THE ADMINISTRATION SHALL REFUSE TO REGISTER OR RENEW OR TRANSFER THE REGISTRATION OF THE MOTOR VEHICLE.
14	<u>21–810.</u>
15 16	(b) (1) A work zone speed control system that meets the requirements of this subsection may be used to record the images of motor vehicles traveling on a highway:
17	(i) Within a work zone; AND
18 19	(ii) [That is an expressway or a controlled access highway as defined in § 21–101 of this title; and
20 21 22	(iii)] On which the speed limit, AS POSTED BEFORE THE WORK ZONE WAS IMPLEMENTED AND established using generally accepted traffic engineering practices, is 45 miles per hour or greater.
23	(2) (I) A work zone speed control system may be used only:
24 25	[(i)] 1. On a highway as specified in paragraph (1) of this subsection; AND
26 27	[(ii) When being operated by a work zone speed control system operator; and
28 29	(iii)] 2. If, in accordance with the Maryland manual on uniform traffic control devices [, a]:

 $\frac{31}{32}$

1	A. A conspicuous road sign is placed at a reasonable distance
2	consistent with national guidelines before the work zone alerting drivers that a speed
3	monitoring system may be in operation in the work zone; AND
4	D A DEVICE WHAT DIODLAYS A DEAL WIME DOSWING OF
$\frac{4}{5}$	B. A DEVICE THAT DISPLAYS A REAL-TIME POSTING OF THE SPEED AT WHICH A DRIVER IS TRAVELING IS PROXIMATE TO EACH ROAD SIGN
6	ALERTING DRIVERS THAT A SPEED MONITORING SYSTEM MAY BE IN OPERATION IN
7	THE WORK ZONE.
8	(II) A WORK ZONE SPEED CONTROL SYSTEM OPERATOR DOES
9	NOT NEED TO BE PRESENT IN PERSON OR REMOTELY AT THE HIGHWAY WORK ZONE
10	WHEN A WORK ZONE SPEED CONTROL SYSTEM IS IN USE.
1 1	(III) 1 MILLTIDLE WODE ZONE ODEED CONTROL CYCTEMS
11 12	(III) 1. MULTIPLE WORK ZONE SPEED CONTROL SYSTEMS MAY BE IMPLEMENTED AND USED IN A WORK ZONE.
14	MAI DE IMI LEMENTED AND USED IN A WORK ZONE.
13	2. If A WORK ZONE HAS MORE THAN ONE WORK ZONE
14	SPEED CONTROL SYSTEM IN USE, NOT MORE THAN ONE CITATION MAY BE ISSUED
15	FOR THE SAME REGISTRATION PLATE FOR ALLEGED VIOLATIONS THAT OCCUR
16	WITHIN A 1-HOUR PERIOD IN THE WORK ZONE.
17	(a) (1) Unless the driver of the motor rehield received a citation from a relies
1 <i>1</i> 18	(c) (1) Unless the driver of the motor vehicle received a citation from a police officer at the time of the violation, the owner or, in accordance with subsection (f)(4) of this
19	section, the driver of a motor vehicle is subject to a civil penalty if an image of the motor
20	vehicle is recorded by a work zone speed control system in accordance with subsection (b) of
21	this section while being operated in violation of this subtitle.
20	(9) (1) [A] ON OR REFORE DECEMBER 21 2024 A .:
22 23	(2) (I) [A] ON OR BEFORE DECEMBER 31, 2024, A civil penalty under this subsection [may not exceed \$40] IS \$80.
20	into subsection [may not exceed \$40] 15 \$00.
24	(II) ON OR AFTER JANUARY 1, 2025, A CIVIL PENALTY UNDER
25	THIS SECTION IS \$250.
26	(3) For purposes of this section, the District Court shall:
27	(i) Prescribe a uniform citation form consistent with subsection (d)(1)
28	of this section and \S 7–302 of the Courts Article; and
_	
29	(ii) Indicate on the citation the amount of the civil penalty to be paid
30	by persons who choose to prepay the civil penalty without appearing in District Court.

(K) (1) ON OR BEFORE DECEMBER 1, 2024, AND EACH DECEMBER 1

THEREAFTER, THE STATE HIGHWAY ADMINISTRATION SHALL REPORT TO THE

1	GOVERNOR AND,	, IN ACCORDANCE WITH	§ 2–1257 OF THE STATE GOVERNMENT

- 2 ARTICLE, THE GENERAL ASSEMBLY:
- 3 <u>(I) On any pilot program that the State Highway</u>
- 4 ADMINISTRATION CONDUCTED IN THE PREVIOUS FISCAL YEAR THAT TESTS NEW
- 5 <u>TECHNOLOGIES FOR DETECTING AND RECORDING A VIOLATION OF THIS SUBTITLE</u>
- 6 IN A WORK ZONE; OR
- 7 <u>(II) That the State Highway Administration did not</u>
- 8 <u>CONDUCT ANY SUCH PILOT PROGRAM IN THE PREVIOUS FISCAL YEAR.</u>
- 9 (2) A REPORT SUBMITTED UNDER PARAGRAPH (1)(I) OF THIS
- 10 SUBSECTION SHALL INCLUDE INFORMATION ON:
- 11 (I) HOW DATA COLLECTED FROM THE DEVICE TESTED MAY BE
- 12 USED FOR THE ENFORCEMENT OF VIOLATIONS OF THIS SUBTITLE IN WORK ZONES;
- 13 *AND*
- 14 (II) ANY LEGISLATIVE OR REGULATORY CHANGES THAT WOULD
- 15 BE NECESSARY TO AUTHORIZE THE EFFECTIVE USE OF THE DEVICE.
- 16 **[(k)] (L)** The Department of State Police and the State Highway Administration
- 17 jointly shall adopt regulations establishing standards and procedures for work zone speed
- 18 control systems authorized under this section.
- 19 *21–902*.
- 20 (a) (1) (i) A person may not drive or attempt to drive any vehicle while
- 21 under the influence of alcohol.
- 22 (ii) A person may not drive or attempt to drive any vehicle while the
- 23 person is under the influence of alcohol per se.
- 24 (iii) A person convicted of a violation of this paragraph is subject to:
- 25 1. For a first offense, imprisonment not exceeding 1 year or a
- 26 fine not exceeding [\$1,000] **\$1,200** or both; and
- 27 2. For a second offense, imprisonment not exceeding 2 years
- 28 <u>or a fine not exceeding [\$2,000]</u> **\$2,400** or both.
- 29 (iv) For the purpose of determining subsequent offender penalties for
- 30 a violation of this paragraph, a prior conviction under subsection (b), (c), or (d) of this section
- 31 or § 8–738 of the Natural Resources Article, within 5 years before the conviction for a
- 32 violation of this paragraph, shall be considered a prior conviction.

16
cont

$\frac{1}{2}$	(2) (1) <u>transporting a minor.</u>	A person may not violate paragraph (1) of this subsection while
3	<u>(ii)</u>	A person convicted of a violation of this paragraph is subject to:
4 5	fine not exceeding \$2,000	1. For a first offense, imprisonment not exceeding 2 years or a 0 or both; and
6 7	or a fine not exceeding \$3	2. For a second offense, imprisonment not exceeding 3 years 3,000 or both.
8 9 10		For the purpose of determining subsequent offender penalties for raph, a prior conviction under this paragraph or subsection (b)(2), tion shall be considered a prior conviction.
11 12	(b) (1) (i) impaired by alcohol.	A person may not drive or attempt to drive any vehicle while
13	<u>(ii)</u>	A person convicted of a violation of this paragraph is subject to:
14 15	a fine not exceeding \$500	1. For a first offense, imprisonment not exceeding 2 months or or both; and
16 17	a fine not exceeding \$500	2. For a second offense, imprisonment not exceeding 1 year or or both.
18 19 20 21	· · · · · · · · · · · · · · · · · · ·	For the purpose of determining subsequent offender penalties for raph, a prior conviction under this subsection or subsection (a), (c), 8–738 of the Natural Resources Article shall be considered a prior
22 23	(2) (i) transporting a minor.	A person may not violate paragraph (1) of this subsection while
24	<u>(ii)</u>	A person convicted of a violation of this paragraph is subject to:
$\frac{25}{26}$	fine not exceeding [\$1,00	1. For a first offense, imprisonment not exceeding 1 year or a of \$1,100 or both; and
27 28	or a fine not exceeding [§	2. For a second offense, imprisonment not exceeding 2 years \$2,000] \$2,200 or both.
29 30 31		For the purpose of determining subsequent offender penalties for raph, a prior conviction under this paragraph or subsection (a)(2), tion shall be considered a prior conviction.

1 2 3	(c) (1) (i) A person may not drive or attempt to drive any vehicle while so far impaired by any drug, any combination of drugs, or a combination of one or more drugs and alcohol that the person cannot drive a vehicle safely.
4	(ii) A person convicted of a violation of this paragraph is subject to:
5 6	1. For a first offense, imprisonment not exceeding 2 months or a fine not exceeding \$500 or both; and
7 8	2. For a second offense, imprisonment not exceeding 1 year or a fine not exceeding \$500 or both.
9 10 11	(iii) For the purpose of determining subsequent offender penalties for a violation of this paragraph, a prior conviction under this subsection or subsection (a), (b), or (d) of this section or § 8–738 of the Natural Resources Article shall be considered a prior conviction.
13 14 15 16	(iv) It is not a defense to any charge of violating this subsection that the person charged is or was entitled under the laws of this State to use the drug, combination of drugs, or combination of one or more drugs and alcohol, unless the person was unaware that the drug or combination would make the person incapable of safely driving a vehicle.
18	(2) (i) A person may not violate paragraph (1) of this subsection while transporting a minor.
20	(ii) A person convicted of a violation of this paragraph is subject to:
21 22	1. For a first offense, imprisonment not exceeding 1 year or a fine not exceeding [\$1,000] \$1,200 or both; and
23 24	2. For a second offense, imprisonment not exceeding 2 years or a fine not exceeding [\$2,000] \$2,400 or both.
25 26 27	(iii) For the purpose of determining subsequent offender penalties for a violation of this paragraph, a prior conviction under this paragraph or subsection (a)(2), (b)(2), or (d)(2) of this section shall be considered a prior conviction.
28 29 30 31	(d) (1) (i) A person may not drive or attempt to drive any vehicle while the person is impaired by any controlled dangerous substance, as that term is defined in § 5–101 of the Criminal Law Article, if the person is not entitled to use the controlled dangerous substance under the laws of this State.

A person convicted of a violation of this paragraph is subject to:

For a first offense, imprisonment not exceeding 1 year or a

32

33

34

<u>(ii)</u>

<u>1.</u>

fine not exceeding [\$1,000] \$1,200 or both; and

$1\\2$	2. For a second offense, imprisonment not exceeding 2 years or a fine not exceeding [\$2,000] \$2,400 or both.
3 4 5 6	(iii) For the purpose of determining subsequent offender penalties for a violation of this paragraph, a prior conviction under subsection (a), (b), or (c) of this section or § 8–738 of the Natural Resources Article, within 5 years before the conviction for a violation of this paragraph, shall be considered a prior conviction.
7 8	(2) (i) A person may not violate paragraph (1) of this subsection while transporting a minor.
9	(ii) A person convicted of a violation of this paragraph is subject to:
10 11	1. For a first offense, imprisonment not exceeding 2 years or a fine not exceeding \$2,000 or both; and
12 13	2. For a second offense, imprisonment not exceeding 3 years or a fine not exceeding \$3,000 or both.
14 15 16	(iii) For the purpose of determining subsequent offender penalties for a violation of this paragraph, a prior conviction under this paragraph or subsection (a)(2), (b)(2), or (c)(2) of this section shall be considered a prior conviction.
17	Chapter 500 of the Acts of 2009
18 19 20 21	SECTION 3. AND BE IT FURTHER ENACTED, That, during the 30-day period after the first work zone speed control system is in place, a law enforcement agency may issue warnings[, but may not issue citations,] OR CITATIONS for violations enforced in accordance with § 21-810 of the Transportation Article, as enacted by this Act.
22	SECTION 2. AND BE IT FURTHER ENACTED, That Section(s) 24-204(d) of Article

24 <u>SECTION 2. AND BE IT FURTHER ENACTED, That Section(s) 7–447.1(q) through</u> 25 (s) of Article – Education of the Annotated Code of Maryland be renumbered to be Section(s)

-Education of the Annotated Code of Maryland be repealed.

26 *7–447.1(r) through (t), respectively.*

23

27 <u>SECTION 3. AND BE IT FURTHER ENACTED, That Section(s) 5–315 of Article –</u> 28 <u>Education of the Annotated Code of Maryland be repealed.</u>

4 cont

SECTION 3. 2. 4. AND BE IT FURTHER ENACTED, That Section(s) 10–748 of Article – Tax – General of the Annotated Code of Maryland be repealed.

cont

31 <u>SECTION 5. AND BE IT FURTHER ENACTED, That Section 2 of Chapter 455 of</u> 32 <u>the Acts of the General Assembly of 2023 be repealed.</u>

2

3

4

5

6

27

(20)

SECTION 4. <u>3.</u> <u>6.</u> 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:

7 8 (1) Maryland Housing Loan Funds of 1976, 1978, 1979, and 1984; 9 (2)Microsoft Cost Share Fund: 10 Subsequent Injury Fund; (3) 11 **(4)** Uninsured Employers' Fund; 12 Energy Overcharge Restitution Fund; (5)13 PEPCO/Connectiv Settlement Fund; (6)14 Baseball Capital Improvements Fund; (7)15 (8)State Victims of Crime Fund; 16 (9)Juvenile Accountability Incentive Block Grant Fund; 17 Victim and Witness Protection and Relocation Fund: (10)Unclaimed Restitution – Victims of Crime; 18 (11)19 (12)Justice Assistance Grant: 20 (13)Byrne Justice Assistance Grant; Scriven Estate Fund: 21 (14)22 (15)Volunteer Company Assistance Fund; 23(16)Radoff Memorial Fund: 24Archives Endowment Account within the Archives Fund; (17)25 (18)Ellefson Endowment Fund: 26 Albert C. Ritchie Memorial Fund: (19)

Senior Prescription Drug Assistance Program Fund;

1	(21)	State Employees and Retirees Health and Welfare Benefits Fund;
2	(22)	State Retirement Agency Funds;
3	(23)	Postretirement Health Benefits Trust Fund;
4	(24)	Maryland Emergency Medical System Operations Fund;
5	(25)	Community Services Trust Fund;
6	(26)	Waiting List Equity Fund;
7	(27)	Health Care Coverage Fund;
8	(28)	Health Services Cost Review Commission Fund;
9	(29)	Hospital Uncompensated Care Fund;
10	(30)	funds in the accounts of Morgan State University;
11	(31)	funds in the accounts of St. Mary's College of Maryland;
12	(32)	funds in the accounts of the University System of Maryland;
13	(33)	Maryland Prepaid College Trust Fund;
14	(34)	Nurse Support Program Assistance Fund;
15	(35)	funds in the accounts of the Baltimore City Community College;
16	(36)	Education Trust Fund;
17 18	(37) Department of Ho	Section 8 construction and administration funds administered by the using and Community Development;
19	(38)	MacArthur Grant Fund;
20	(39)	Maryland Water Quality Revolving Loan Fund;
21	(40)	Maryland Drinking Water Revolving Loan Fund;
22	(41)	Bay Restoration Fund;
23	(42)	Strategic Energy Investment Fund;
24	(43)	Criminal Injuries Compensation Fund;

1	(44)	50% of the interest from the 9–1–1 Trust Fund;	
2	(45)	all accounts within the State Reserve Fund;	
3	(46)	local revenue accounts collected by the Judiciary;	
4	(47)	Assistive Technology Loan Fund;	
5	(48)	Transportation Trust Fund;	
6	(49)	Maryland Innovation Initiative Fund;	
7 8			
9	(51)	the Baltimore City Public School Construction Facilities Fund;	
10	(52)	the Baltimore City Public School Construction Financing Fund;	
11	(53)	the Prekindergarten Expansion Fund;	
12	(54)	the Innovation Investment Fund;	
13	(55)	the Internet Crimes Against Children Task Force Fund;	
14	(56)	the Maryland Energy Innovation Fund;	
15	(57)	the Blueprint for Maryland's Future Fund;	
16	(58)	the School Construction Revolving Loan Fund;	
17	(59)	the Supplemental Facilities Fund;	
18	(60)	the Prince George's County Public-Private Partnership Fund;	
19	(61)	the Zero-Emission Vehicle School Bus Transition Fund;	
20	(62)	the Pedestrian Safety Fund;	
21	(63)	the Racing and Community Development Financing Fund;	
22	(64)	the Racing and Community Development Facilities Fund;	
23	(65)	the Supplemental Public School Construction Facilities Fund;	
24	(66)	the Supplemental Public School Construction Financing Fund;	

26

Fund the following:

1		(67)	the Nancy K. Kopp Public School Facilities Priority Fund;
2		(68)	the Historically Black Colleges and Universities Reserve Fund;
3		(69)	the Digital Connectivity Fund;
4		(70)	the Maternal and Child Health Population Health Improvement Fund;
5		(71)	the Hagerstown Multi-Use Sports and Events Facility Fund;
6		(72)	the Resilient Maryland Revolving Loan Fund;
7		(73)	the Health Equity Resource Community Reserve Fund;
8		(74)	the Climate Catalytic Capital Fund;
9		(75)	the Sports Entertainment Facilities Financing Fund;
10		(76)	the Prince George's County Blue Line Corridor Facility Fund;
11		(77)	the 9–8–8 Trust Fund;
12		(78)	the Maryland AIDS Drug Assistance Program Fund;
13		(79)	the Sustainable Maryland Program Fund;
14		(80)	the Child Care Capital Support Revolving Loan Fund;
15		(81)	the Family and Medical Leave Insurance Fund;
16		(82)	the Community Reinvestment and Repair Fund;
17 18	Fund;	(83)	the Camden Yards Baseball Sports Facility Supplemental Financing
19 20	Fund;	(84)	the Camden Yards Football Sports Facility Supplemental Financing
21		(85)	the Bus Rapid Transit Fund; and
22 23	Fund.	(86)	the Transit–Oriented Development Capital Grant and Revolving Loan
24	SEC	CTION {	5. <u>4.</u> <u>7.</u> AND BE IT FURTHER ENACTED, That, notwithstanding any

1

cont

11

- 1 $\frac{\text{(1)}}{2}$ \$40,000,000 \$60,000,000 from the reserve account established by the 2 State to pay unemployment compensation benefits for State employees.
- 3 (2) \$5,750,000 from the Resilient Maryland Revolving Loan Fund 4 established under \$ 14–110.4 of the Public Safety Article: and
- 5 (3) \$5,000,000 from the Maryland Pediatric Cancer Fund established 6 under § 20–120 of the Health General Article.
- SECTION 6. 5. 8. AND BE IT FURTHER ENACTED, That, notwithstanding any other provision of law, on or before June 30, 2025, the Governor may transfer to the Behavioral Health Administration the following:
- 10 (1) \$1,648,669 of the funds in the Board of Professional Counselors and Therapists Fund established under § 17–206 of the Health Occupations Article;
- 12 (2) \$776,646 \$426,551 of the funds in the State Board of Occupational Therapy Practice Fund established under § 10–206 of the Health Occupations Article; and
- 14 (3) \$\frac{\$588,771}{2} \frac{\$480,954}{2}\$ of the funds in the State Board of Examiners for Psychologists Fund established under \\$ 18-207 of the Health Occupations Article.
- SECTION 7. 6. 9. AND BE IT FURTHER ENACTED, That, notwithstanding any other provision of law, on or before June 30, 2025, the Governor may transfer \$216,845 from the Health Information Exchange Fund established under § 19–143 of the Health General Article to the Medical Programs Administration to support information technology activities.
- SECTION 8. 7. 10. 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 \$193,830,236 \$193,474,476 from the Dedicated Purpose Account established under \$ 7–310 of the State Finance and Procurement Article, including:
- 25 (1) \$149,500,476 for cybersecurity;

33

- 26 (2) \$28,884,000 in capital pay—as—you—go funds for renovations to 2100 27 Guilford Avenue and the adjacent parking structure;
- 28 (3) \$9,090,000 in capital pay—as—you—go funds for the Maryland 29 Department of Emergency Management Headquarters Renovation and Expansion project 30 at the Camp Fretterd Military Reservation in Reisterstown; and
- 31 (4) \$6,000,000 in capital pay—as—you—go funds for Conowingo Dam 32 dredging; and
 - (5) \$355,760 in other miscellaneous operating expenses.

1	SECTION 9. 8. 11.	AND BE IT	FURTHER 1	ENACTED,	That:

- 2 (a) (1) Notwithstanding any other provision of law <u>and subject to paragraph</u> 3 (2) of this <u>subsection</u>, on or before June 30, 2025, the Governor may transfer up to \$90,000,000 of the funds in the Strategic Energy Investment Fund established under § 9–20B–05 of the State Government Article to the Dedicated Purpose Account established under § 7–310 of the State Finance and Procurement Article.
- 7 (2) (i) The Governor may not include in the transfer authorized under 8 paragraph (1) of this subsection any funds in the Energy Assistance Account.
- 9 (ii) If the Governor transfers the funds authorized under paragraph 10 (1) of this subsection, the Governor shall include in the transfer at least:
- 11 <u>\$43,100,000 from the Renewable Portfolio Standard ACP</u>
- 12 Account;
- 13 <u>2.</u> \$40,000,000 from the Administration Account;
- 3. \$2,300,000 from the Low and Moderate Income Energy
- 15 <u>Efficiency Account;</u>
- 4. \$2,300,000 from the Energy Efficiency in all Sectors
- 17 Account; and
- 18 <u>\$2,300,000 from the Renewable Energy and Climate</u>
- 19 <u>Change Account.</u>
- 20 (b) (1) Subject to paragraph (2) of this subsection, the funds transferred from the Strategic Energy Investment Fund in accordance with subsection (a) of this section may be used to support the implementation of the Climate Solutions Act of 2022 and Maryland's Climate Pollution Reduction Plan.
- 24 (2) At least 50% of the funds transferred from the Strategic Energy 25 Investment Fund shall be given to programs that support low— to moderate—income 26 communities located in a census tract with an average median income at or below 80% of 27 the average median income for the State or overburdened or underserved communities, as 28 defined in § 1–701 of the Environment Article.
- 29 <u>SECTION 9.</u> 12. 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
- 31 Fund \$14,000,000 from the Dedicated Purpose Account established under § 7–310 of the
- 32 State Finance and Procurement Article that was included in the fiscal year 2023 operating
- 33 <u>budget (Chapter 484 of the Acts of 2022) for the Facilities Renewal State Agencies</u>
- 34 <u>allocation to the Department of Natural Resources for critical maintenance.</u>

SECTION 10. 13. 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 cont

1

cont

Fund \$7,580,873 from the Dedicated Purpose Account established under § 7–310 of the State Finance and Procurement Article that was included in the fiscal year 2023 operating budget (Chapter 484 of the Acts of 2022) for assistance to assisted living facilities

(\$7,340,250), nursing homes (\$132,321), and hospitals (\$108,302) (M00A01.01). 6

7 SECTION 11. 14. AND BE IT FURTHER ENACTED, That, notwithstanding any 8 other provision of law, on or before June 30, 2025, the Governor may transfer to the General 9 Fund \$4,500,000 from the Dedicated Purpose Account established under § 7–310 of the

- 10 State Finance and Procurement Article that was included in the fiscal year 2023 operating
- budget (Chapter 484 of the Acts of 2022) for the Learning in Extended Academic Programs 11
- 12 (R00A02.13).

1

2

3

4

5

24

25

26

27

28

29

40

13 SECTION 12, 15. AND BE IT FURTHER ENACTED, That, notwithstanding any other provision of law, on or before June 30, 2025, the Governor may transfer to the 14

- 15 Department of Natural Resources up to \$6,678,827 from the available special fund balance
- 16 from the Program Open Space State land acquisition fund balance to replace general funds
- 17 budgeted for personnel expenses in the Department of Natural Resources for the Forest
- Service (\$968,093) and the Maryland Park Service (\$5,710,734). 18

19 SECTION 13. 16. AND BE IT FURTHER ENACTED, That the unexpended 20 appropriation under Board of Public Works – Capital Appropriation (D06E02.01) to provide 21funding to Baltimore City Community College to demolish the Bard Building that was 22included in the fiscal year 2022 operating budget (Chapter 357 of the Acts of 2021,

23 Supplemental Budget No. 4) is reduced by \$2,000,000 in general funds.

SECTION 14. 17. AND BE IT FURTHER ENACTED, That, notwithstanding any other provision of law, on or before June 30, 2024, the Governor may expand the allowable use of the appropriation for the Living Classrooms Foundation under Miscellaneous Grants - Capital Appropriation (H00H01.03) that was included in the fiscal year 2024 operating budget (Chapter 101 of the Acts of 2023, Supplemental Budget No. 2, Item 83(13)) to include insurance expenses.

30 SECTION 15. 18. AND BE IT FURTHER ENACTED, That, notwithstanding any other provision of law, on or before June 30, 2024, the Governor may transfer to the General 31 32 Fund \$150,000,000 from the Local Income Tax Reserve Account established under § 2–606

33 of the Tax – General Article representing funds identified in the Office of the Comptroller's

fiscal year 2023 analysis as an overdistribution to the Account net of canceled repayments.

34

35 SECTION 19. AND BE IT FURTHER ENACTED, That, notwithstanding any other provision of law, on or before June 30, 2024, the Governor may transfer to the Blueprint for 36 37 Maryland's Future Fund established under § 5–206 of the Education Article \$40,000,000

38 from the School Construction Revolving Loan Fund established under § 5–315 of the

39 Education Article.

cont

cont

1 cont

cont

cont

1	(a) The General Assembly intends that the transportation revenues raised in
2	accordance with the provisions of this Act remain allocated within the Department of
3	Transportation. Proposed revenue increases may not be credited to the Gasoline and Motor
4	Vehicle Revenue Account. Nothing in this section is intended to prohibit the Department of
5	Transportation from providing grants to local governments to restore transportation aid.

- 6 It is further the intent of the General Assembly that the Department of *(b)* 7 Transportation allocate the revenues raised from this Act to restore and, if feasible, enhance allocations to:
- 8
- 9 highway user aid to local governments in accordance with Title 8, Subtitle 4 of the Transportation Article; 10
- 11 locally operated transit system grants awarded in accordance with Section 4–322 of the Transportation Article; 12
- 13 (3) Maryland Transit Administration operating;
- Maryland Transit Administration state of good repair and capital 14 <u>(4)</u> 15 projects;
- 16 <u>State Highway Administration system preservation projects for</u> *(5)* highways, roads, and bridges: 17
- State Highway Administration highway, road, and bridge projects that 18 were removed from or deleted in the Development and Evaluation Program and 19 20 Construction Program in the Consolidated Transportation Program; and
- 21(7)continue planning and developing for the Marylanders' future 22transportation needs, including the Red Line and other significant capital projects.

23 SECTION 21. AND BE IT FURTHER ENACTED, That:

- 24 § 13–809(b)(2) of the Transportation Article as enacted by Section 1 of this Act shall be applicable to all certificates of title issued in the State on or after July 1, 25
- 2024 but before July 1, 2029 and to all motor vehicles, trailers, or semitrailers subject to the 26
- 27 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 1, 2024 but before July 28
- 1, 2029; and 29
- 30 § 13–809(b)(3) of the Transportation Article as enacted by Section 1 of *(b)* 31 this Act shall be applicable to all certificates of title issued in the State on or after July 1,
- 2029 and to all motor vehicles, trailers, or semitrailers subject to the excise tax that are in 32
- interstate operation and registered under § 13–109(c) or (d) of the Transportation Article 33
- without a certificate of title on or after July 1, 2029. 34

SECTION 10. 16. 22. AND BE IT FURTHER ENACTED, That this Act shall take effect June 1, 2024.