

February 27, 2025

The Honorable Pamela Beidle Chair, Senate Finance Committee 3 East Miller Senate Office Building Annapolis, Maryland 21401

The Honorable Antonio Hayes Vice-Chair, Senate Finance Committee 3 East Miller Senate Office Building Annapolis, Maryland 21401

Dear Chairperson Beidle and Vice-Chairperson Hayes,

On behalf of Veterans Guardian VA Claim Consulting LLC (Veterans Guardian), the largest Veteran-owned and operated Veteran disability benefits company in the country, we write respectfully in **favor, with amendments, to Maryland SB 928**.

Attempting to protect Veterans is an honorable endeavor that we all share; unfortunately, the current version of SB 928 misses the mark and would not only deny a Veteran the right to choose how they pursue their own claim, but they also fail to address the full spectrum of the issues at hand. The current SB 928 also fails to address critical issues including: providing additional oversight and protections for the Veteran while preserving their Constitutional rights to petition their government in a manner they see fit, and ensuring Veterans have access to diverse options and effective solutions for decades to come.

Additionally, nearly identical legislation is currently being challenged in other states on First Amendment grounds, including Veterans' right to petition their government – a right they were willing to give their lives for.

Veterans Guardian is a private Veteran disability claim consulting company owned and operated by Veterans, spouses of Veterans, and spouses of active-duty service members. We fully support the goal of ensuring Veterans have access to a diverse set of options to help them secure the benefits they have earned. We proudly serve more than 30,000 Veterans annually. We assist Veterans with receiving the disability benefits they have earned through their honorable service, achieving a success rate of greater than 90%, in an average of 85 days. This is far below the Veterans Administration average processing time of 150 days.

<u>Veterans Guardian has helped almost 2,600 Veterans in Maryland generating almost \$26 million in additional</u> <u>benefits per year for Veterans in Maryland.</u>

Trapping Veterans in a backlogged appeals system only benefiting a handful of attorneys is something Veterans Guardian aims to avoid by focusing on getting claims done correctly the first time. The current US Department of Veterans' Affairs (VA) disability benefits system is at best cumbersome and adversarial, and at worst broken to a point where it harms the Veterans for the benefit of a small number of powerful boutique law firms. In fact, in recent US Congressional testimony, Kenneth Arnold, Acting Chairman of the Board of Veterans' Appeals testified under oath:

"The [VA] courts clerk annually approved 6,500 to 7,300 attorney fee requests each year, almost all for remanded cases. This generates \$45 to \$50 million in attorney's fees each year, with the majority going to a small number of boutique law firms with <u>relatively few Veterans receiving any increase in their monthly</u> <u>compensation</u>."

If passed as it is currently written, SB 928 will only exacerbate the problems with the current system and will add to the ever growing backlog of claims processed through VSOs and perversely incentivized attorneys. The current version of SB 928 would rob Veterans of the opportunity to seek expert help with a wide variety of claims and would force them into the Veterans Administration appeals trap.

According to the VA's publicly available data on accredited service officers and agents, the entire state of <u>Maryland</u> <u>has only 90 VSO representatives to provide assistance to the over 348,459 Veterans</u> who currently reside in the state. This equates to <u>each representative being responsible for handling the affairs of 3,871 Veterans</u>. Even the hardest working and most efficient volunteer would be pressed to give the best possible service to that many Veterans. This further demonstrates how harmful SB 928 will be by forcing Maryland's Veterans to rely on a system that is already overloaded and ineffective.

This is why over 70% of Veterans Guardian clients have turned to us for help after trying the other options available – they, not us, are telling you they prefer our expertly trained professional staff and the services we offer.

There is momentum building at the federal level in the United States Congress to reform the accreditation process for third party actors, like Veterans Guardian, that help Veterans achieve the full disability benefits they have earned. There are more than 18 million Veterans in America, but only 5 million have a disability rating. While actors such as VSOs and law firms also serve Veterans, more options, not less, are needed to effectively meet the demand of American Veterans.

Rather than purposely restricting a Veteran's right to choose how they pursue their claim as the current SB 928 does, a better approach is to implement necessary amendments and reforms that must take place to ensure the integrity of the systems and to protect Veterans from potentially bad actors. Some of these reforms include, but are not limited to:

- o Prohibiting anyone for receiving compensation for referring anyone to another person to assist with a veterans' benefits matter
- Prohibiting anyone for receiving compensation for services rendered to a Veteran within one year
 presumptive period of active-duty release unless the Veteran specifically acknowledges in writing at the
 initiation of the services agreement that the Veteran is within the 1-year presumptive period, and has also
 been referred to a VSO of their choice
- o Mandating that anyone receiving compensation for assisting with Veterans' benefits must specify the terms under which the amount to be paid will be determined in a written agreement signed by both parties
- o Mandating any fees are purely contingent upon a successful outcome and are not to exceed 5x the monthly increase
- o Prohibiting any initial or non-refundable fees
- o Getting written confirmation from the Veteran they have been informed of their free options
- o Prohibiting the use of international call centers or data centers for processing Veteran's personal information
- o Prohibiting aggressive and direct solicitation
- o Prohibiting advertising or guaranteeing a successful outcome
- o Prohibiting businesses from gaining access to personal medical, financial, or governmental benefits log-in, username, or password information

These amendments will provide SB 928 with true protections that will ensure the Veteran is not taken advantage of, while still preserving their rights to seek expert claims support.

The demand for current services in this space is far too vast for the government and VSOs to handle on their own. This highlights the need for an enhanced system that provides an expanded pathway for accreditation and enhanced oversight. With these amendments, SB 928 can achieve this and we encourage you to support SB 928 with amendments to empower Veterans a choice on how they receive their benefits. Attached at the end of this document is a proposed revision to SB 928 to include these amendments which are critical to Veterans' needs.

I would encourage you or your staff to contact me at <u>Brian.Johnson@vetsguardian.com</u> to set up a meeting to discuss this matter further.

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Brian M. Johnson Vice President, Government & Public Affairs Washington, DC Office







SENATE BILL 928

P1, I3

5lr1200 CF HB 267

By: **Senator Smith** Introduced and read first time: January 28, 2025 Assigned to: Finance

A BILL ENTITLED

1 AN ACT concerning

2 Veterans Benefits Matters - Claim Servicers - Prohibitions and Requirements

- FOR the purpose of establishing prohibitions and requirements regarding compensation
 for certain services related to veterans benefits matters; prohibiting a person that is
 not V.A. accredited from making certain guarantees; providing for the enforcement
 of this Act under the Maryland Consumer Protection Act; repealing certain
 advertising and disclosure requirements for veterans benefits services and veterans
- 8 benefits appeals services; and generally relating to veterans benefits matters.
- 9 BY repealing and reenacting, with amendments,
- 10 Article Commercial Law
- 11 Section 13-301(14)(xlii)
- 12 Annotated Code of Maryland
- 13 (2013 Replacement Volume and 2024 Supplement)
- 14 BY repealing and reenacting, without amendments,
- 15 Article Commercial Law
- 16 Section 13-301(14)(xliii) and (15)
- 17 Annotated Code of Maryland
- 18 (2013 Replacement Volume and 2024 Supplement)
- 19 BY adding to
- 20 Article Commercial Law
- 21 Section 13-301(14)(xliv)
- 22 Annotated Code of Maryland
- 23 (2013 Replacement Volume and 2024 Supplement)
- 24 BY repealing
- 25 Article State Government
- 26 Section 9–905.1
- 27 Annotated Code of Maryland

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

sb0928

| | 2 SENATE BILL 928 |
|-----------------------|---|
| 1 | (2021 Replacement Volume and 2024 Supplement) |
| 2 3 4 5 6 | BY adding to Article – State Government Section 9–905.1 Annotated Code of Maryland (2021 Replacement Volume and 2024 Supplement) |
| 7 8 | SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows: |
| 9 | Article – Commercial Law |
| 10 | 13–301. |
| 11 | Unfair, abusive, or deceptive trade practices include any: |
| 12 | (14) Violation of a provision of: |
| 13 | (xlii) Section 12-6C-09.1 of the Health Occupations Article; [or] |
| 14 | (xliii) Title 14, Subtitle 48 of this article; or |
| 15 16 | (XLIV) SECTION 9-905.1 OF THE STATE GOVERNMENT ARTICLE; OR |
| 17 18 19 | (15) Act or omission that relates to a residential building and that is chargeable as a misdemeanor under or otherwise violates a provision of the Energy Conservation Building Standards Act, Title 7, Subtitle 4 of the Public Utilities Article. |
| 20 | Article – State Government |
| 21 | [9–905.1. |
| 22 | (a) (1) In this section the following words have the meanings indicated. |
| 23 | (2) "Advertisement" means: |
| 24 25 | a written or printed communication made for the purpose of soliciting business for veterans benefits appeals services; |
| 26 27 | (ii) a directory listing for a person that is offering veterans benefits appeals services; or |
| 28 29 30 | a radio, television, computer network or airwave, or electronic transmission that solicits business for or promotes a person offering veterans benefits appeals services. |

SENATE BILL 928

1 (3) "Veterans benefits appeals services" means any services that a veteran 2 might reasonably require in order to appeal a denial of federal, state, or local veterans 3 benefits, including denials of disability, limited income, home loan, insurance, education 4 and training, health care, burial and memorial, and dependent and survivor benefits.

5 (4) "Veterans benefits services" means any services a veteran or a family 6 member of a veteran might reasonably use in order to obtain federal, state, or local veterans 7 benefits.

8 (b) (1) Before entering into an agreement with an individual for the provision 9 of veterans benefits services or veterans benefits appeals services, a person who charges a 10 fee for those services shall:

11 (i) provide a written disclosure statement to each individual; and

(ii) obtain the individual's signature on the written disclosure
 statement acknowledging that the individual understands the disclosure statement.

- 14 (2) The written disclosure statement shall:
- 15 (i) be on a form approved by the Secretary; and

16 (ii) state that veterans benefits services and veterans benefits 17 appeals services are offered at no cost by the Department and other veterans services 18 organizations accredited by the U.S. Department of Veterans Affairs.

19 (c) A person who charges a fee for providing veterans benefits appeals services 20 shall provide in any advertisement for appeals services notice that appeals services are also 21 offered at no cost by the Department and other veterans services organizations accredited 22 by the U.S. Department of Veterans Affairs.

23 (d) (1) A person who violates the provisions of this section is subject to a civil 24 penalty of not more than \$1,000 for each violation.

25 (2) Civil penalties shall be in an amount ordered by the District Court in
 26 an action brought by the Attorney General.

27

(3) Each day a violation continues is a separate violation.

28 (4) Any civil penalty collected shall be deposited in the Maryland Veterans
 29 Trust Fund.]

30 9-905.1.

31 (A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS
 32 INDICATED.

3

SENATE BILL 928

1 (2) "Compensation" means payment of money, a thing of 2 Value, or a financial benefit.

3 (3) "V.A. ACCREDITED" MEANS AUTHORIZED BY THE U.S. 4 DEPARTMENT OF VETERANS AFFAIRS TO PROVIDE SERVICES IN ACCORDANCE WITH 5 38 C.F.R. § 14.629.

6 (4) "VETERANS BENEFITS MATTER" MEANS A CLAIM OR APPEAL 7 RELATING TO ANY BENEFIT, PROGRAM, SERVICE, COMMODITY, FUNCTION, OR 8 STATUS, TO WHICH ENTITLEMENT IS DETERMINED UNDER THE LAWS AND 9 REGULATIONS ADMINISTERED BY THE U.S. DEPARTMENT OF VETERANS AFFAIRS 10 OR THE U.S. DEPARTMENT OF DEFENSE PERTAINING TO VETERANS, THEIR 11 DEPENDENTS, THEIR SURVIVORS, AND ANY OTHER INDIVIDUAL ELIGIBLE FOR SUCH 12 BENEFITS.

13 (B) A PERSON THAT IS NOT V.A. ACCREDITED MAY NOT:

14 (1) EXCEPT AS AUTHORIZED UNDER FEDERAL LAW, RECEIVE 15 COMPENSATION FOR:

16 (I) PREPARING, PRESENTING, OR PROSECUTING A VETERANS 17 BENEFITS MATTER; OR

18 (II) ADVISING, CONSULTING, OR ASSISTING AN INDIVIDUAL 19 WITH REGARD TO A VETERANS BENEFITS MATTER;

20 (2) RECEIVE COMPENSATION FOR REFERRING AN INDIVIDUAL TO 21 ANOTHER PERSON FOR THE PREPARATION, PRESENTATION, OR PROSECUTION OF A 22 VETERANS BENEFITS MATTER OR ADVICE, CONSULTATION, OR ASSISTANCE WITH A 23 VETERANS BENEFITS MATTER; OR

24 (3) GUARANTEE, EITHER DIRECTLY OR BY IMPLICATION, THAT AN 25 INDIVIDUAL IS CERTAIN TO RECEIVE:

26

(I) SPECIFIC VETERANS BENEFITS; OR

27 (II) A SPECIFIC LEVEL, PERCENTAGE, OR AMOUNT OF 28 VETERANS BENEFITS.

29 (C) (1) A PERSON MAY NOT RECEIVE EXCESSIVE OR UNREASONABLE 30 FEES, AS DETERMINED IN ACCORDANCE WITH 38 C.F.R. § 14.636(E), AS 31 COMPENSATION FOR PREPARING, PRESENTING, OR PROSECUTING A VETERANS

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- 1 BENEFITS MATTER OR ADVISING, CONSULTING, OR ASSISTING AN INDIVIDUAL WITH
- 2 A VETERANS BENEFITS MATTER. FOR AGENTS AND ATTORNEYS ACCREDITED BY THE DEPARTMENT OF VETERANS AFFAIRS AND REGULATED BY THAT AGENCY, THE FACTORS SET OUT IN 38 CFR 14.636(E) SHALL BE USED TO DETERMINE WHAT IS REASONABLE. FOR ADVISERS AND CONSULTANTS NOT ACTING AS AGENTS OR ATTORNEYS AND NOT ACCREDITED BY THE DEPARTMENT OF VETERANS AFFAIRS, A REASONABLE FEE SHALL BE ONE THAT IS PURELY CONTINGENT ON AN INCREASE IN BENEFITS AWARDED AND DOES NOT EXCEED FIVE (5) TIMES THE AMOUNT OF THE MONTHLY INCREASE IN BENEFITS AWARDED, IN COMPLIANCE WITH SECTION C(3).
- 3

4 (2) A PERSON SEEKING TO RECEIVE COMPENSATION FOR 5 PREPARING, PRESENTING, OR PROSECUTING A VETERANS BENEFITS MATTER OR 6 ADVISING, CONSULTING, OR ASSISTING AN INDIVIDUAL WITH A VETERANS BENEFITS 7 MATTER SHALL, BEFORE RENDERING ANY SERVICES, ENTER INTO A WRITTEN FEE 8 AGREEMENT, SIGNED BY BOTH PARTIES, THAT ADHERES TO ALL_

- APPLICABLE CRITERIA
- 9 SPECIFIED IN 38 C.F.R. § 14.636.

(3) FOR PERSONS NOT ACTING AS AGENTS OR ATTORNEYS BUT SEEKING TO RECEIVE COMPENSATION FOR ADVISING, ASSISTING, OR CONSULTING WITH ANY INDIVIDUAL IN CONNECTION WITH ANY VETERANS' BENEFITS MATTER, THE FEE AGREEMENT REQUIRED UNDER SECTION (2) MUST PROVIDE FOR FEES THAT ARE PURELY CONTINGENT UPON AN INCREASE IN BENEFITS AWARDED, AND IF SUCCESSFUL, COMPENSATION MUST NOT EXCEED FIVE (5) TIMES THE AMOUNT OF THE MONTHLY INCREASE IN BENEFITS AWARDED BASED ON THE CLAIM. NO INITIAL OR NONREFUNDABLE FEE MAY BE CHARGED BY A PERSON ADVISING, ASSISTING, OR CONSULTING AN INDIVIDUAL ON A VETERANS' BENEFIT MATTER.

(4) ANY PERSON ADVISING, ASSISTING, OR CONSULTING ON VETERANS' BENEFITS MATTERS FOR COMPENSATION UNDER A FEE AGREEMENTS DESCRIBED IN SECTION (C)3 SHALL PROVIDE THE FOLLOWING DISCLOSURE AT THE OUTSET OF THE BUSINESS RELATIONSHIP:

THIS BUSINESS IS NOT SPONSORED BY, OR AFFILIATED WITH, THE UNITED STATES DEPARTMENT OF VETERANS' AFFAIRS OR THE MARYLAND DEPARTMENT OF VETERANS' AFFAIRS, OR ANY OTHER FEDERALLY CHARTERED VETERANS' SERVICE ORGANIZATION. OTHER ORGANIZATIONS INCLUDING BUT NOT LIMITED TO THE MARYLAND DEPARTMENT OF VETERANS' AFFAIRS, A LOCAL VETERANS' SERVICE ORGANIZATION, AND OTHER FEDERALLY CHARTERED VETERANS' SERVICE ORGANIZATIONS MAY BE ABLE TO PROVIDE YOU WITH THIS SERVICE FREE OF CHARGE. PRODUCTS OR SERVICES OFFERED BY THIS BUSINESS ARE NOT NECESSARILY ENDORSED BY ANY OF THESE ORGANIZATIONS. YOU MAY QUALIFY FOR OTHER VETERANS' BENEFITS BEYOND THE BENEFITS FOR WHICH YOU ARE RECEIVING SERVICES HERE."

(I)THE WRITTEN DISCLOSURE MUST APPEAR IN AT LEAST TWELVE (12) POINT FONT IN AN EASILY IDENTIFIABLE PLACE IN THE PERSON'S AGREEMENT WITH THE INDIVIDUAL SEEKING SERVICES.

(II)THE INDIVIDUAL MUST SIGN THE DOCUMENT IN WHICH THE WRITTEN DISCLOSURE APPEARS TO REPRESENT UNDERSTANDING OF THESE

| PROVISIONS. |
|---|
| (III)THE PERSON OFFERING SERVICES MUST RETAIN A COPY OF THE WRITTEN |
| DISCLOSURE WHILE PROVIDING VETERANS' BENEFITS SERVICES FOR |
| COMPENSATION TO THE INDIVIDUAL AND FOR AT LEAST ONE (1) YEAR AFTER |
| THE DATE ON WHICH THE SERVICE RELATIONS TERMINATE. |
| 5) ANY PERSON ADVISING, ASSISTING, OR CONSULTING ON VETERANS' |
| BENEFITS MATTERS FOR COMPENSATION UNDER A FEE AGREEMENTS |
| DESCRIBED IN SECTION (C)3 MUST ABIDE BY THE FOLLOWING: |
| (I) MAY NOT UTILIZE INTERNATIONAL CALL CENTERS OR DATA |
| CENTERS FOR PROCESSING VETERANS' PERSONAL INFORMATION: |
| (II) MAY NOT USE A VETERAN'S PERSONAL LOG-IN, USERNAME, OR |
| PASSWORD INFORMATION TO ACCESS THAT VETERAN'S MEDICAL, FINANCIAL, |
| OR GOVERNMENT BENEFITS INFORMATION; AND |
| (III) SHALL ENSURE THAT ANY INDIVIDUAL WHO HAS ACCESS TO |
| VETERANS' MEDICAL OR FINANCIAL INFORMATION UNDERGOES A |
| BACKGROUND CHECK PRIOR TO HAVING ACCESS TO THAT INFORMATION. THE |
| BACKGROUND CHECK MUST BE CONDUCTED BY A REPUTABLE SOURCE AND |
| INCLUDE IDENTITY VERIFICATION AND A CRIMINAL RECORDS CHECK. |
| (IV) MAY NOT RECEIVE ANY COMPENSATION FOR ANY SERVICES RENDERED IN CONNECTION WITH ANY CLAIM FILED WITHIN THE ONE (1) YEAR |
| PRESUMPTIVE PERIOD OF ACTIVE-DUTY RELEASE, UNLESS THE VETERAN |
| ACKNOWLEDGES BY SIGNING A WAIVER THAT THEY ARE WITHIN THIS PERIOD |
| AND CHOOSING TO DENY FREE SERVICES AVAILABLE TO THEM. |
| |
| 10 (D) (1) A VIOLATION OF THIS SECTION: |
| 11 (I) IS AN UNFAIR, ABUSIVE, OR DECEPTIVE TRADE PRACTICE |
| 12 WITHIN THE MEANING OF TITLE 13 OF THE COMMERCIAL LAW ARTICLE; AND |
| 12 WITHIN THE MEANING OF TITLE 15 OF THE COMMERCIAL LAW ARTICLE, AND |
| |
| 13 (II) IS SUBJECT TO THE ENFORCEMENT AND PENALTY |
| 14 PROVISIONS CONTAINED IN TITLE 13 OF THE COMMERCIAL LAW ARTICLE. |

15 (2) ANY CIVIL OR ADMINISTRATIVE PENALTY COLLECTED BY THE 16 ATTORNEY GENERAL IN AN ACTION UNDER THIS SECTION SHALL BE DEPOSITED IN 17 THE MARYLAND VETERANS TRUST FUND.

18 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect18 October 1, 2025.



February 27, 2025

The Honorable Pamela Beidle Chair, Senate Finance Committee 3 East Miller Senate Office Building Annapolis, Maryland 21401

The Honorable Antonio Hayes Vice-Chair, Senate Finance Committee 3 East Miller Senate Office Building Annapolis, Maryland 21401

Dear Chairman Wilson and Vice-Chairman Crosby:

On behalf of Purple Heart Homes (PHH), a North Carolina-based 501(c)(3) nonprofit dedicated to serving Veterans across the nation, we are writing to express our support to **Maryland Senate Bill 928 with amendments**.

Purple Heart Homes was founded in 2008 by Veterans John Gallina and the late Dale Beatty, both of whom served together in Iraq and returned with life-altering injuries. Inspired by the unwavering support of their community, they established PHH to honor fellow Veterans. Today, PHH provides housing solutions to service-connected, disabled, and aging Veterans of all eras across the United States, reflecting our core commitment to supporting Veterans and their rights.

Attempting to protect Veterans is an honorable endeavor that we all share; unfortunately, the current form of SB 928 misses the mark and would not only deny a Veteran the right to choose how they pursue their own claim, but they also fail to address the full spectrum of the issues at hand. The current bill also fails to address critical issues including: providing additional oversight and protections for the Veteran while preserving their Constitutional rights to petition their government in a manner they see fit, and ensuring Veterans have access to diverse options and effective solutions for decades to come.

Rather than purposely restricting a Veteran's right to choose how they pursue their claim as the current version of SB 928 does, a better approach is to implement necessary amendments and reforms that must take place to ensure the integrity of the systems and to protect Veterans from potentially bad actors. Some of these amendments include, but are not limited to:

- o Prohibiting anyone for receiving compensation for referring anyone to another person to assist with a veterans' benefits matter
- Prohibiting anyone for receiving compensation for services rendered to a Veteran within one year
 presumptive period of active-duty release unless the Veteran specifically acknowledges in writing at the
 initiation of the services agreement that the Veteran is within the 1-year presumptive period, and has also
 been referred to a VSO of their choice
- o Mandating that anyone receiving compensation for assisting with Veterans' benefits must specify the terms under which the amount to be paid will be determined in a written agreement signed by both parties
- Mandating any fees are purely contingent upon a successful outcome and are not to exceed 5x the monthly increase

- o Prohibiting any initial or non-refundable fees
- o Getting written confirmation from the Veteran they have been informed of their free options
- o Prohibiting the use of international call centers or data centers for processing Veteran's personal information
- o Prohibiting aggressive and direct solicitation
- o Prohibiting advertising or guaranteeing a successful outcome
- o Prohibiting businesses from gaining access to personal medical, financial, or governmental benefits log-in, username, or password information

These amendments will offer the true protections that will ensure the Veteran is not taken advantage of, while still preserving their rights to seek expert claims support.

PHH also supports Veterans' rights to choose reliable and expert assistance, whether through private entities or traditional Veterans Service Organizations. Veterans deserve the freedom to access the support they need without undue restriction or compromise, and these amendments serve as an important step in that direction.

The demand for current services in this space is far too vast for the government and VSOs to handle on their own. This highlights the need for an enhanced system that provides an expanded pathway for accreditation and enhanced oversight. With these amendments, SB 928 can accomplish this, and we encourage you to support this amended legislation to empower Veterans a choice in how they receive their benefits.

Thank you for your dedication to Maryland's Veterans.

Paul Cockerham Chief Development Officer Purple Heart Homes



BLACK VETERANS EMPOWERMENT COUNCIL INC.

909 Rose Ave. Suite 400 North Bethesda, Maryland 20852 www.bvecinc.org

The Honorable Pamela Beidle Chair, Senate Finance Committee 3 East Miller Senate Office Building Annapolis, Maryland 21401

The Honorable Antonio Hayes Vice-Chair, Senate Finance Committee 3 East Miller Senate Office Building Annapolis, Maryland 21401

February 27, 2025

Dear Chairperson Beidle and Vice-Chairperson Hayes,

On behalf of Black Veterans Empowerment Council (BVEC), one of the Nation's largest Black Veterans groups, I am writing to respectfully express **support for Maryland SB 928 with amendments**.

Attempting to protect Veterans is an honorable endeavor that we all share; unfortunately, the current version of SB 928 misses the mark and would not only deny a Veteran the right to choose how they pursue their own claim, but they also fail to address the full spectrum of the issues at hand. The bill as currently written also fails to address critical issues including: providing additional oversight and protections for the Veteran while preserving their Constitutional rights to petition their government in a manner they see fit, and ensuring Veterans have access to diverse options and effective solutions for decades to come.

Additionally, nearly identical legislation is currently being challenged in other states on First Amendment grounds, including Veterans' right to petition their government – a right they were willing to give their lives for.

Rather than purposely restrict a Veteran's right to choose how they pursue their claim as the current SB 928 does, a better approach is to implement necessary amendments and reforms to ensure the integrity of the systems and to protect Veterans from potentially bad actors. Some of these reforms include, but are not limited to:

- o Prohibiting anyone for receiving compensation for referring anyone to another person to assist with a veterans' benefits matter
- o Prohibiting anyone for receiving compensation for services rendered to a Veteran within one year presumptive period of active-duty release unless the Veteran specifically acknowledges in writing at the initiation of the services agreement that the Veteran is within the 1-year presumptive period, and has also been referred to a VSO of their choice

- o Mandating that anyone receiving compensation for assisting with Veterans' benefits must specify the terms under which the amount to be paid will be determined in a written agreement signed by both parties
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The demand for current services in this space is far too vast for the government and VSOs to handle on their own. This highlights the need for an enhanced system that provides an expanded pathway for accreditation and enhanced oversight. With these amendments, SB 928 can achieve this and we encourage you to support an amended version of SB 928 to empower Veterans a choice on how they receive their benefits.

Shawn L. Deadwiler Chairman of the Board and President



Brotherhood of Maintenance of Way Employes Division of the International Brotherhood of Teamsters

Tony D. Cardwell President Dale E. Bogart, Jr. Secretary-Treasurer

February 27, 2025

The Honorable Pamela Beidle Chair, Senate Finance Committee 3 East Miller Senate Office Building Annapolis, Maryland 21401

The Honorable Antonio Hayes Vice-Chair, Senate Finance Committee 3 East Miller Senate Office Building Annapolis, Maryland 21401

Dear Chairperson Beidle and Vice-Chairperson Hayes,

On behalf of The Teamsters Rail Conference, the Brotherhood of Maintenance of Way Employes (BMWED-IBT), and our Veteran members in Maryland, I write today to support **Maryland SB 928 with amendments.**

The BMWED-IBT is proud to offer and encourage private expert support to our Veteran members. Our members are armed with all the information available to them and appreciate the ability to make the best choice for them and their families. We have been working closely with Veterans Guardian to educate our members on the full range of options available free of charge and for a fee. We are proud to ensure that our Maryland Veteran members and brothers and sisters nationwide are well-informed and choose the best options for them.

As a Veteran myself and the Director of Government Affairs for the BMWED-IBT, I used Veterans Guardian to help me achieve an increase in my rating. Unfortunately, years of navigating the complicated Veterans Affairs process frustrated me. I tried the free services offered by Veteran Service Organizations, but while well-intentioned, they failed to meet my needs. Free doesn't always mean better, and I have the choice to decide who helps me with my claim.

While the current version of Maryland SB 928 might be well-intentioned, this issue has nuances and complications that require far more understanding. Rather than purposely restrict a Veteran's right to choose how they pursue their claim as the current SB 928 does, a better approach is to implement necessary amendments and reforms that must take place to ensure the integrity of the systems and to protect Veterans from potentially bad actors. Some of these reforms include, but are not limited to:

- o Prohibiting anyone for receiving compensation for referring anyone to another person to assist with a veterans' benefits matter
- o Prohibiting anyone for receiving compensation for services rendered to a Veteran within one year presumptive period of active-duty release unless the Veteran specifically acknowledges

in writing at the initiation of the services agreement that the Veteran is within the 1-year presumptive period, and has also been referred to a VSO of their choice

- o Mandating that anyone receiving compensation for assisting with Veterans' benefits must specify the terms under which the amount to be paid will be determined in a written agreement signed by both parties
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These amendments will provide SB 928 with true protections that will ensure the Veteran is not taken advantage of, while still preserving their rights to seek expert claims support.

Maryland Veterans deserve a choice, and the BMWE members in Maryland deserve the option to use companies like Veterans Guardian.

The current version of SB 928 is trying to accomplish a noble effort, and with amendments it can empower Veterans a choice in who they receive support from. I strongly urge you to support these amendments to MD SB 928, to protect our Veterans and give them the best assistance possible.

Jeff Joines Director of Government Affairs



555 Marshall Drive Saint Robert, MO 65584 Support@United-Veteran.com www.United-Veteran.com (573) 412-5100

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February 27, 2025

Dear Chairperson Beidle and Vice-Chairperson Hayes,

As one of the founding members of United Veteran Benefits Agency, LLC a majority-Veteran owned and operated organization, I am writing in **support**, with amendments, of Maryland SB 928.

Attempting to protect Veterans is an honorable endeavor that we all share; unfortunately, in the way it is currently written, SB 928 misses the mark and would not only deny a Veteran the right to choose how they pursue their own claim, but they also fail to address the full spectrum of the issues at hand. MD SB 928 also fails to address critical issues including: providing additional oversight and protections for the Veteran while preserving their Constitutional rights to petition their government in a manner they see fit, and ensuring Veterans have access to diverse options and effective solutions for decades to come.

United Veteran Benefits Agency LLC, as I mentioned above, is a Veteran owned and operated organization. Our staff is comprised 100% of Veterans, Veteran spouses and family, and spouses and family members of active-duty service members who understand the medical and mental health difficulties Veterans live with and the complexities of the VA disability process. We have a success rate of 90%, which means fewer appeals bogging down the system. Our goal is to do it right the first time, keeping the process moving through the VA system efficiently, preventing appeals and providing the Veteran with the benefits they have earned in a timely fashion. Passing the current form of MD SB 928 will only inflate the backlog that occurs within the VA system and as stated before, strip away a Veteran's choice in how they pursue their VA disability claims.

As a consulting firm, our goal is to assist every Veteran who comes to us requesting help in a manner that is tailored to them and their family. We ensure the Veterans we work with understand their options including free services. And, if they choose to go in that direction, but aren't sure where to go, we help provide them with the service that is nearest to them. Since the inception of our business, we have served over 3500 Veterans. Many of them have called us crying from joy and relief after receiving their new VA disability rating stating they've been trying to navigate the system for months with no success. Others have written to us stating we "changed their lives".

Rather than purposely restricting a Veteran's right to choose how they pursue their claim as the current form of SB 928 does, a better approach is to implement necessary amendments and reforms to SB 928 that must take place to ensure the integrity of the systems and to protect Veterans from potentially bad actors. Some of these reforms include, but are not limited to:

- o Prohibiting anyone for receiving compensation for referring anyone to another person to assist with a veterans' benefits matter
- o Prohibiting anyone for receiving compensation for services rendered to a Veteran within one year presumptive period of active-duty release unless the Veteran specifically acknowledges in writing at the initiation of the services agreement that the Veteran is within the 1-year presumptive period, and has also been referred to a VSO of their choice
- o Mandating that anyone receiving compensation for assisting with Veterans' benefits must specify the terms under which the amount to be paid will be determined in a written agreement signed by both parties
- o Mandating any fees are purely contingent upon a successful outcome and are not to exceed 5x the monthly increase
- o Prohibiting any initial or non-refundable fees
- o Getting written confirmation from the Veteran they have been informed of their free options
- o Prohibiting the use of international call centers or data centers for processing Veteran's personal information
- o Prohibiting aggressive and direct solicitation
- o Prohibiting advertising or guaranteeing a successful outcome
- o Prohibiting businesses from gaining access to personal medical, financial, or governmental benefits log-in, username, or password information

These are true protections that will ensure the Veteran is not taken advantage of, while still preserving their rights to seek expert claims support.

UVBA also supports Veterans' rights to choose reliable and expert assistance, whether through private entities or traditional Veterans Service Organizations. Veterans deserve the freedom to access the support they need without undue restriction or compromise, and these amendments serve as an important step in that direction.

The demand for current services in this space is far too vast for the government and VSOs to handle on their own. This highlights the need for an enhanced system that provides an

expanded pathway for accreditation and enhanced oversight. An amended SB 928 can accomplish this, and we encourage you to support this legislation and amendments to empower Veterans a choice in how they receive their benefits.

Thank you for your dedication to Maryland's Veterans.

Connie Jones

Connie Jones A Founding and Managing Member