

SENATE BILL 184

P5

EMERGENCY BILL

4lr1609

By: **The President (By Request – Department of Legislative Services)**

Introduced and read first time: January 15, 2014

Assigned to: Rules

Committee Report: Favorable

Senate action: Adopted

Read second time: January 30, 2014

CHAPTER _____

1 AN ACT concerning

2 **Annual Corrective Bill**

3 FOR the purpose of correcting certain errors and omissions in certain articles of the
4 Annotated Code and in certain uncodified laws; clarifying language; correcting
5 certain obsolete references; reorganizing certain sections of the Annotated Code;
6 ratifying certain corrections made by the publishers of the Annotated Code;
7 providing that this Act is not intended to affect any law other than to correct
8 technical errors; providing for the correction of certain errors and obsolete
9 provisions by the publishers of the Annotated Code; providing for the effect and
10 construction of certain provisions of this Act; and making this Act an emergency
11 measure.

12 BY repealing and reenacting, with amendments,
13 Article 2B – Alcoholic Beverages
14 Section 5–201(m–1)(11), 6–201(y)(7)(ii), 6–301(y)(8)(ii), 6–401(y)(2)(vi)2.,
15 8–224(g)(1)(ii), 8–603(d)(2), 10–202(p)(2), and 11–402(o)(2) and (3)
16 Annotated Code of Maryland
17 (2011 Replacement Volume and 2013 Supplement)

18 BY repealing and reenacting, with amendments,
19 Article 2B – Alcoholic Beverages
20 Section 12–107(b)(10)(i)
21 Annotated Code of Maryland
22 (2011 Replacement Volume and 2013 Supplement)
23 (As enacted by Chapter 387 of the Acts of the General Assembly of 2013)

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.



- 1 BY repealing
2 Article 41 – Governor – Executive and Administrative Departments
3 The title designation “Title 2. Executive Department – Generally”; the title
4 designation “Title 18. Miscellaneous Provisions” and the subtitle
5 designation “Subtitle 2. Additional Miscellaneous Provisions”
6 Annotated Code of Maryland
7 (2010 Replacement Volume and 2013 Supplement)
- 8 BY repealing and reenacting, with amendments,
9 Article – Agriculture
10 Section 2–508(c)
11 Annotated Code of Maryland
12 (2007 Replacement Volume and 2013 Supplement)
- 13 BY adding to
14 Article – Business Occupations and Professions
15 Section 2–101(j)
16 Annotated Code of Maryland
17 (2010 Replacement Volume and 2013 Supplement)
- 18 BY repealing and reenacting, with amendments,
19 Article – Business Occupations and Professions
20 Section 2–101(j) through (n) and 19–401(b)(3)
21 Annotated Code of Maryland
22 (2010 Replacement Volume and 2013 Supplement)
- 23 BY repealing
24 Article – Business Occupations and Professions
25 Section 2–101(o)
26 Annotated Code of Maryland
27 (2010 Replacement Volume and 2013 Supplement)
- 28 BY repealing and reenacting, with amendments,
29 Article – Commercial Law
30 Section 12–124.1(a)(2), 12–312(a)(2), 12–409.1(a)(2), 12–410(a)(2),
31 12–1007(a)(2), 14–1103(a)(6), (8), (10), and (11), and 14–1212.3(m)(1)
32 Annotated Code of Maryland
33 (2013 Replacement Volume)
- 34 BY repealing and reenacting, with amendments,
35 Article – Courts and Judicial Proceedings
36 Section 2–309(b)(5) and (w)(3), 3–816.1(f)(5), 5–724(b), 9–109.1(a)(4), and
37 12–302(c)
38 Annotated Code of Maryland
39 (2013 Replacement Volume and 2013 Supplement)

- 1 BY repealing and reenacting, with amendments,
2 Article – Criminal Procedure
3 Section 5–202(f)(1)(iii)
4 Annotated Code of Maryland
5 (2008 Replacement Volume and 2013 Supplement)
- 6 BY repealing and reenacting, with amendments,
7 Article – Economic Development
8 Section 10–620(c)(2)
9 Annotated Code of Maryland
10 (2008 Volume and 2013 Supplement)
- 11 BY repealing and reenacting, with amendments,
12 Article – Education
13 Section 3–110(b)(3)(i), 7–424(e), 7–1504(b), 8–405(f), 13–516(i)(1), 18–14A–01(a)
14 and (d), 18–1702(h), 23–607(b)(1), and 24–1003(a)
15 Annotated Code of Maryland
16 (2008 Replacement Volume and 2013 Supplement)
- 17 BY repealing and reenacting, with amendments,
18 Article – Education
19 Section 5–301(d)(4)
20 Annotated Code of Maryland
21 (2008 Replacement Volume and 2013 Supplement)
22 (As enacted by Chapter 22 of the Acts of General Assembly of 1978)
- 23 BY repealing and reenacting, with amendments,
24 Article – Education
25 Section 23–609(e)(3)(iii)2.
26 Annotated Code of Maryland
27 (2008 Replacement Volume and 2013 Supplement)
28 (As enacted by Chapter 648 of the Acts of the General Assembly of 2013)
- 29 BY repealing and reenacting, with amendments,
30 Article – Election Law
31 Section 13–227(c)(1)
32 Annotated Code of Maryland
33 (2010 Replacement Volume and 2013 Supplement)
34 (As enacted by Chapter 419 of the Acts of the General Assembly of 2013)
- 35 BY repealing and reenacting, with amendments,
36 Article – Environment
37 Section 1–406, 2–202(a)(2)(vii), 2–1002(f)(3), 2–1103(2), 3–401(c)(4), 4–304(b),
38 5–204(b)(4), 5–602(b), 6–401(i), 6–823(b), and 8–501(b)(4)
39 Annotated Code of Maryland
40 (2013 Replacement Volume)

- 1 BY repealing and reenacting, with amendments,
2 Article – Environment
3 Section 9–1605.2(a)(4), (b)(1)(i)1. and 2., and (2)(i) and (ii)1., (c)(1)(i)1., (d)(3)(i),
4 (4)(ii), and (5)(i), (h)(1), (2)(i), and (3)(ii) and (iii), (i)(2)(ix), and (j)(2)(viii)
5 and (6)(v) and 9–1701(e)(2)
6 Annotated Code of Maryland
7 (2007 Replacement Volume and 2013 Supplement)
- 8 BY repealing and reenacting, with amendments,
9 Article – Family Law
10 Section 4–506(b)(2)(iii), 5–592(b)(3)(ii), and 14–305(4)
11 Annotated Code of Maryland
12 (2012 Replacement Volume and 2013 Supplement)
- 13 BY repealing and reenacting, with amendments,
14 Article – Health – General
15 Section 2–104(j)(2); the subtitle designation “Subtitle 5. State Residential
16 Centers for Individuals with an Intellectual Disability” immediately
17 preceding Section 7–501; 13–203(a), 13–506(a)(2)(v), 13–1504(a)(1)(ix),
18 13–2103(8) and (9), 15–139(d)(1), 17–217(b)(2), 19–143(d)(3), and
19 19–308.9(b)(1)(ii)
20 Annotated Code of Maryland
21 (2009 Replacement Volume and 2013 Supplement)
- 22 BY repealing and reenacting, without amendments,
23 Article – Health – General
24 Section 7–501(a)
25 Annotated Code of Maryland
26 (2009 Replacement Volume and 2013 Supplement)
- 27 BY repealing and reenacting, with amendments,
28 Article – Health Occupations
29 Section 1A–316(a)(1)(i), 3–5A–09(2), 12–6C–03.2(b), 14–207(c)(2)(iii),
30 14–404(a)(41)(i)3., 14–5C–18(d), 14–5E–18(d), 15–310(a),
31 19–202(a)(2)(i)1., 19–302(b), and 19–308(f)
32 Annotated Code of Maryland
33 (2009 Replacement Volume and 2013 Supplement)
- 34 BY repealing and reenacting, with amendments,
35 Article – Human Services
36 Section 5–318.1(c)
37 Annotated Code of Maryland
38 (2007 Volume and 2013 Supplement)
- 39 BY repealing and reenacting, with amendments,
40 Article – Insurance

- 1 Section 15–111(b), 15–508(a), 15–1212(e), 24–213(a), 27–501(c)(2), and
2 27–914(b)
3 Annotated Code of Maryland
4 (2011 Replacement Volume and 2013 Supplement)
- 5 BY repealing and reenacting, with amendments,
6 Article – Insurance
7 Section 15–140(d)(2)(iii)
8 Annotated Code of Maryland
9 (2011 Replacement Volume and 2013 Supplement)
10 (As enacted by Chapter 159 of the Acts of the General Assembly of 2013)
- 11 BY repealing and reenacting, with amendments,
12 Article – Labor and Employment
13 Section 9–638(a)(1)(ii)1.
14 Annotated Code of Maryland
15 (2008 Replacement Volume and 2013 Supplement)
- 16 BY repealing and reenacting, with amendments,
17 Article – Land Use
18 Section 9–802(b)(1) and 22–407(a)(1)
19 Annotated Code of Maryland
20 (2012 Volume and 2013 Supplement)
- 21 BY repealing and reenacting, with amendments,
22 Article – Local Government
23 Section 13–108(a)
24 Annotated Code of Maryland
25 (2013 Volume)
- 26 BY repealing and reenacting, with amendments,
27 Article – Local Government
28 Section 16–305(c)(3)
29 Annotated Code of Maryland
30 (2013 Volume)
31 (As enacted by Chapter 119 of the Acts of the General Assembly of 2013)
- 32 BY repealing and reenacting, with amendments,
33 Article – Natural Resources
34 Section 5–403(e) and 10–908(a) and (b)(1)
35 Annotated Code of Maryland
36 (2012 Replacement Volume and 2013 Supplement)
- 37 BY repealing and reenacting, with amendments,
38 Article – Public Safety
39 Section 5–134(c) and 11–116(a)(2)(xiii) through (xvi) and (b)(2)(xiii) through
40 (xvi)

- 1 Annotated Code of Maryland
2 (2011 Replacement Volume and 2013 Supplement)
- 3 BY repealing and reenacting, with amendments,
4 Article – Real Property
5 Section 7–105.9(b)(1)
6 Annotated Code of Maryland
7 (2010 Replacement Volume and 2013 Supplement)
- 8 BY repealing and reenacting, with amendments,
9 Article – State Finance and Procurement
10 Section 11–101(b)(3)
11 Annotated Code of Maryland
12 (2009 Replacement Volume and 2013 Supplement)
- 13 BY repealing and reenacting, with amendments,
14 Article – State Government
15 Section 2–1237(a)(6)(iv)3., 9–1A–09(b)(1)(i), and 10–510(b)(1)
16 Annotated Code of Maryland
17 (2009 Replacement Volume and 2013 Supplement)
- 18 BY repealing and reenacting, with amendments,
19 Article – State Personnel and Pensions
20 Section 23–201(a)(19) and 29–404(a)(1)(i)
21 Annotated Code of Maryland
22 (2009 Replacement Volume and 2013 Supplement)
- 23 BY repealing and reenacting, with amendments,
24 Article – Tax – General
25 Section 1–303(e)(2), 2–614(b)(1), 10–208(b)(1)(i) and (2)(i), 10–725(c)(3)(i), and
26 11–204(e)
27 Annotated Code of Maryland
28 (2010 Replacement Volume and 2013 Supplement)
- 29 BY repealing and reenacting, with amendments,
30 Article – Tax – General
31 Section 2–1104(a)(1)
32 Annotated Code of Maryland
33 (2010 Replacement Volume and 2013 Supplement)
34 (As enacted by Chapter 180 of the Acts of the General Assembly of 2013)
- 35 BY adding to
36 Article – Tax – Property
37 Section 7–208(a)(4)
38 Annotated Code of Maryland
39 (2012 Replacement Volume and 2013 Supplement)

1 BY repealing and reenacting, with amendments,
2 Article – Tax – Property
3 Section 7–208(a)(4), 9–319(c)(2), and 12–117(b)(1)
4 Annotated Code of Maryland
5 (2012 Replacement Volume and 2013 Supplement)

6 BY repealing
7 Article – Tax – Property
8 Section 7–208(a)(5)
9 Annotated Code of Maryland
10 (2012 Replacement Volume and 2013 Supplement)

11 BY repealing and reenacting, with amendments,
12 Article – Transportation
13 Section 21–801.1(e)(1)
14 Annotated Code of Maryland
15 (2012 Replacement Volume and 2013 Supplement)

16 BY repealing and reenacting, with amendments,
17 Chapter 180 of the Acts of the General Assembly of 2013
18 Section 5

19 BY repealing and reenacting, with amendments,
20 Chapter 424 of the Acts of the General Assembly of 2013
21 Section 28

22 BY repealing and reenacting, with amendments,
23 Chapter 492 of the Acts of the General Assembly of 2013
24 Section 3(a)(3)

25 BY repealing and reenacting, with amendments,
26 Chapter 524 of the Acts of the General Assembly of 2013
27 Section 2

28 BY repealing and reenacting, with amendments,
29 Chapter 617 of the Acts of the General Assembly of 2013
30 Section 3

31 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
32 MARYLAND, That the Laws of Maryland read as follows:

33 **Article 2B – Alcoholic Beverages**

34 5–201.

35 (m–1) (11) For a license with a catering option:

1 (i) The issuing fee for a new license is \$625; and

2 (ii) The [issuing] ANNUAL fee is \$625.

3 DRAFTER'S NOTE:

4 Error: Incorrect word usage in Article 2B, § 5–201(m–1)(11)(ii).

5 Occurred: Ch. 387, Acts of 2013.

6 6–201.

7 (y) (7) (ii) Beginning on [May 1, 2016,] **JULY 1, 2014**, a licensee may
8 elect to purchase wine and liquor from a licensed wholesaler under § 15–204(e) of this
9 article.

10 DRAFTER'S NOTE:

11 Error: Obsolete date in Article 2B, § 6–201(y)(7)(ii).

12 Occurred: As a result of Ch. 584, Acts of 2013, which changed the date on or
13 after which a licensee in Worcester County could elect to buy wine or liquor from a
14 licensed wholesaler and not solely from the Worcester County Department of Liquor
15 Control.

16 6–301.

17 (y) (8) (ii) Beginning on [May 1, 2016,] **JULY 1, 2014**, a licensee may
18 elect to purchase wine and liquor from a licensed wholesaler under § 15–204(e) of this
19 article.

20 DRAFTER'S NOTE:

21 Error: Obsolete date in Article 2B, § 6–301(y)(8)(ii).

22 Occurred: As a result of Ch. 584, Acts of 2013, which changed the date on or
23 after which a licensee in Worcester County could elect to buy wine or liquor from a
24 licensed wholesaler and not solely from the Worcester County Department of Liquor
25 Control.

26 6–401.

27 (y) (2) (vi) 2. Beginning on [May 1, 2016,] **JULY 1, 2014**, a licensee
28 may elect to purchase wine and liquor from a licensed wholesaler under §
29 15–204(e) of this article.

30 DRAFTER'S NOTE:

1 Error: Obsolete date in Article 2B, § 6–401(y)(2)(vi)2.

2 Occurred: As a result of Ch. 584, Acts of 2013, which changed the date on or
3 after which a licensee in Worcester County could elect to buy wine or liquor from a
4 licensed wholesaler and not solely from the Worcester County Department of Liquor
5 Control.

6 8–224.

7 (g) (1) (ii) Beginning on [May 1, 2016,] **JULY 1, 2014**, a licensee may
8 elect to purchase wine and liquor from a licensed wholesaler or may continue to
9 purchase all alcoholic beverages, except light wine and beer, from the Worcester
10 County Department of Liquor Control.

11 DRAFTER'S NOTE:

12 Error: Obsolete date in Article 2B, § 8–224(g)(1)(ii).

13 Occurred: As a result of Ch. 584, Acts of 2013, which changed the date on or
14 after which a licensee in Worcester County could elect to buy wine or liquor from a
15 licensed wholesaler and not solely from the Worcester County Department of Liquor
16 Control.

17 8–603.

18 (d) (2) Beginning on [May 1, 2016,] **JULY 1, 2014**, a licensee may elect to
19 purchase wine and liquor from a licensed wholesaler under § 15–204(e) of this article.

20 DRAFTER'S NOTE:

21 Error: Obsolete date in Article 2B, § 8–603(d)(2).

22 Occurred: As a result of Ch. 584, Acts of 2013, which changed the date on or
23 after which a licensee in Worcester County could elect to buy wine or liquor from a
24 licensed wholesaler and not solely from the Worcester County Department of Liquor
25 Control.

26 10–202.

27 (p) In Somerset County:

28 (2) The applicant for the license shall pay the Board of License
29 Commissioners a fee of \$350 to cover the costs of the advertising required by
30 [paragraph] ITEM (1) of this subsection and the costs of processing the application;
31 and

1 DRAFTER'S NOTE:

2 Error: Stylistic error in Article 2B, § 10–202(p)(2).

3 Occurred: Ch. 302, Acts of 2006.

4 11–402.

5 (o) (2) Notwithstanding [§] **§§ 11–304(a)[, §] AND 11–514 OF THIS TITLE**
6 and any other restrictions as to hours imposed by this article, a licensee, except any
7 Class A (off–sale) licensee, may remain open and sell alcoholic beverages authorized
8 by his license at all times on January 1 of any year.

9 (3) Notwithstanding [§§ 6–101] **§ 6–101 OF THIS ARTICLE, [11–403]**
10 **§ 11–403 OF THIS SUBTITLE, and [11–514] § 11–514 OF THIS TITLE,** a Class A
11 beer, wine and liquor licensee may sell beer, wine, and liquor between the hours of
12 6:00 a.m. and midnight on any December 24 or December 31 regardless of which day of
13 the week these dates fall on.

14 DRAFTER'S NOTE:

15 Error: Stylistic errors in Article 2B, § 11–402(o)(2) and (3).

16 Occurred: As a result of the renumbering of Article 2B – Alcoholic Beverages
17 pursuant to Ch. 5, § 15, Acts of 1989.

18 12–107.

19 (b) (10) (i) This paragraph applies to an individual in:

20 1. A restaurant, club, or hotel for which a Class B or
21 Class C license allowing the sale of wine is issued; [or]

22 2. An establishment in Garrett County for which a Class
23 B–B&B (bed and breakfast) license is issued; **OR**

24 **3. A RESTAURANT, CLUB, OR HOTEL IN**
25 **MONTGOMERY COUNTY FOR WHICH A CLASS H LICENSE ALLOWING THE SALE**
26 **OF WINE IS ISSUED.**

27 DRAFTER'S NOTE:

28 Error: Incompatible language in Article 2B, § 12–107(b)(10)(i).

29 Occurred: As a result of Chs. 133 and 387, Acts of 2013, both of which amended
30 Art. 2B, § 12–107(b)(1), but neither of which referred to the other. Effect has been

1 given to both chapters by merging their language. Correction by the publisher of the
2 Annotated Code in the 2013 Supplement of Article 2B is ratified by this Act.

3 **Article 41 – Governor – Executive and Administrative Departments**

4 [Title 2. Executive Department – Generally.]

5 DRAFTER’S NOTE:

6 Error: Obsolete title designation in Article 41.

7 Occurred: As a result of Ch. 3, Acts of 2007, which, by repealing Art. 41, Title 2,
8 Subtitle 5 in its entirety, removed all remaining provisions of law from former Art. 41,
9 Title 2. Correction by the publisher of the Annotated Code in the 2013 Supplement of
10 Volume 2 of the Annotated Code of Maryland is ratified by this Act.

11 [Title 18. Miscellaneous Provisions.]

12 [Subtitle 2. Additional Miscellaneous Provisions.]

13 DRAFTER’S NOTE:

14 Error: Obsolete title and subtitle designations in Article 41.

15 Occurred: As a result of Chs. 43 and 119 of 2013, which repealed Art. 41, §
16 18–202 and Art. 41, § 18–201, respectively, the only provisions of law that remained in
17 Title 18 and Subtitle 2. Correction by the publisher of the Annotated Code in the 2013
18 Supplement of Volume 2 of the Annotated Code of Maryland is ratified by this Act.

19 **Article – Agriculture**

20 2–508.

21 (c) If the Foundation receives acceptances of offers to buy in insufficient
22 numbers to expend the total amount to be allotted for allotted purchases, the
23 Foundation, to the extent feasible, shall tender additional offers to buy in sufficient
24 numbers to expend the total amount to be allotted. Any such additional offers to buy
25 shall be tendered:

26 (1) To landowners who have applied to sell easements on land which
27 was otherwise acceptable, but who had not received an offer to buy solely because of
28 limitations on the amount of money to be spent for allotted purchases;

29 (2) To applicants on a statewide basis as provided by the priority
30 ranking system established under [§ 2–510(e)] **§ 2–510(F)** of this subtitle; and

1 (3) Only after the expiration of the period allowed for acceptance of
2 offers to buy under allotted general and matching purchases.

3 DRAFTER'S NOTE:

4 Error: Erroneous cross-reference in § 2-508(c)(2) of the Agriculture Article.

5 Occurred: As a result of Ch. 238, Acts of 1989.

6 **Article – Business Occupations and Professions**

7 2-101.

8 **(J) “NASBA” MEANS THE NATIONAL ASSOCIATION OF BOARDS OF**
9 **ACCOUNTANCY.**

10 **[(j)] (K)** “Permit” means, unless the context requires otherwise, a permit
11 issued by the Board to allow a partnership or corporation to operate a business
12 through which an individual may practice certified public accountancy.

13 **[(k)] (L)** “Permit fee” means the fee paid in connection with the issuance or
14 renewal of a permit.

15 **[(l)] (M)** “Practice certified public accountancy” means to perform any of the
16 following accountancy services:

17 (1) conducting an audit, review, or compilation of financial statements;
18 or

19 (2) providing a written certificate or opinion offering positive or
20 negative assurance or full or limited assurance on the correctness of the information or
21 on the fairness of the presentation of the information in:

22 (i) a financial statement;

23 (ii) a report;

24 (iii) a schedule; or

25 (iv) an exhibit.

26 **[(m)] (N)** “Practice privilege” means the right granted to an individual who
27 is licensed by another state to practice certified public accountancy in this State
28 without a license issued by this State.

1 Occurred: As a result of the federal Dodd–Frank Wall Street Reform and
2 Consumer Protection Act. Section 1100A of the Dodd–Frank Act renumbered the
3 definitions in the federal Truth in Lending Act so that 15 U.S.C. § 1602(aa) became §
4 1602(bb). The Dodd–Frank Act also transferred authority over certain consumer
5 protection laws, including the federal Truth in Lending Act, to the Consumer
6 Financial Protection Bureau. The Bureau reissued and renumbered Regulation Z,
7 which implements the federal Truth in Lending Act, so that Part 226 became Part
8 1026.

9 12–312.

10 (a) (2) “Covered loan” means a mortgage loan made under this subtitle
11 that meets the criteria for a loan subject to the federal Home Ownership Equity
12 Protection Act set forth in 15 U.S.C. [§ 1602(aa)] **§ 1602(BB)**, as modified from time to
13 time by Regulation Z, 12 C.F.R. Part [226] **1026**, except that the comparison
14 percentages for the mortgage loan shall be one percentage point less than those
15 specified in 15 U.S.C. [§ 1602(aa)] **§ 1602(BB)**, as modified from time to time by
16 Regulation Z, 12 C.F.R. Part [226] **1026**.

17 DRAFTER’S NOTE:

18 Error: Erroneous cross–references in § 12–312(a)(2) of the Commercial Law
19 Article.

20 Occurred: As a result of the federal Dodd–Frank Wall Street Reform and
21 Consumer Protection Act. See Drafter’s Note to § 12–124.1 of the Commercial Law
22 Article.

23 12–409.1.

24 (a) (2) “Covered loan” means a mortgage loan made under this subtitle
25 that meets the criteria for a loan subject to the federal Home Ownership Equity
26 Protection Act set forth in 15 U.S.C. [§ 1602(aa)] **§ 1602(BB)**, as modified from time to
27 time by Regulation Z, 12 C.F.R. Part [226] **1026**, except that the comparison
28 percentages for the mortgage loan shall be one percentage point less than those
29 specified in 15 U.S.C. [§ 1602(aa)] **§ 1602(BB)**, as modified from time to time by
30 Regulation Z, 12 C.F.R. Part [226] **1026**.

31 DRAFTER’S NOTE:

32 Error: Erroneous cross–references in § 12–409.1(a)(2) of the Commercial Law
33 Article.

34 Occurred: As a result of the federal Dodd–Frank Wall Street Reform and
35 Consumer Protection Act. See Drafter’s Note to § 12–124.1 of the Commercial Law
36 Article.

1 12–410.

2 (a) (2) “Covered loan” means a mortgage loan made under this subtitle
3 that meets the criteria for a loan subject to the federal Home Ownership and Equity
4 Protection Act set forth in 15 U.S.C. [§ 1602(aa)] **§ 1602(BB)**, as modified from time to
5 time by Regulation Z, 12 C.F.R. Part [226] **1026**, except that the comparison
6 percentages for the mortgage loan shall be one percentage point less than those
7 specified in 15 U.S.C. [§ 1602(aa)] **§ 1602(BB)**, as modified from time to time by
8 Regulation Z, 12 C.F.R. Part [226] **1026**.

9 DRAFTER’S NOTE:

10 Error: Erroneous cross–references in § 12–410(a)(2) of the Commercial Law
11 Article.

12 Occurred: As a result of the federal Dodd–Frank Wall Street Reform and
13 Consumer Protection Act. See Drafter’s Note to § 12–124.1 of the Commercial Law
14 Article.

15 12–1007.

16 (a) (2) “Covered loan” means a mortgage loan made under this subtitle
17 that meets the criteria for a loan subject to the federal Home Ownership and Equity
18 Protection Act set forth in 15 U.S.C. [§ 1602(aa)] **§ 1602(BB)**, as modified from time to
19 time by Regulation Z, 12 C.F.R. Part [226] **1026**, except that the comparison
20 percentages for the mortgage loan shall be one percentage point less than those
21 specified in 15 U.S.C. [§ 1602(aa)] **§ 1602(BB)**, as modified from time to time by
22 Regulation Z, 12 C.F.R. Part [226] **1026**.

23 DRAFTER’S NOTE:

24 Error: Erroneous cross–references in § 12–1007(a)(2) of the Commercial Law
25 Article.

26 Occurred: As a result of the federal Dodd–Frank Wall Street Reform and
27 Consumer Protection Act. See Drafter’s Note to § 12–124.1 of the Commercial Law
28 Article.

29 14–1103.

30 (a) A layaway agreement shall include:

31 (6) The sum of the cash price in [paragraph] **ITEM (4) OF THIS**
32 **SUBSECTION** and the charges for services in [paragraph] **ITEM (5) OF THIS**
33 **SUBSECTION**;

1 (8) The unpaid balance of the cash price payable by the buyer to the
2 seller, which is **THE SUM SPECIFIED IN [paragraph] ITEM (6) OF THIS SUBSECTION**
3 less **THE AMOUNT IN [paragraph] ITEM (7) OF THIS SUBSECTION**;

4 (10) The total of payments owed by the buyer to the seller, which is the
5 sum of [paragraphs] **ITEMS (8) and (9) OF THIS SUBSECTION**, the number of
6 installment payments required to pay it, and the amount and time of each payment;

7 (11) The layaway price, which is the sum of [paragraphs] **ITEMS (6)**
8 **and (9) OF THIS SUBSECTION**; and

9 **DRAFTER’S NOTE:**

10 Error: Stylistic errors in § 14–1103(a)(6), (8), (10), and (11) and omitted words in
11 § 14–1103(a)(8) of the Commercial Law Article.

12 Occurred: Ch. 673, Acts of 1978.

13 14–1212.3.

14 (m) (1) On the entry of an order for the adoption of a child who was in the
15 custody of a local department under Title 5 of the Family Law Article, the Department
16 shall provide notice to the adoptive parent of the provisions of § 14–1212.2 of this
17 [title] **SUBTITLE** relating to the authority of the adoptive parent to request a security
18 freeze by consumer **REPORTING** agencies.

19 **DRAFTER’S NOTE:**

20 Error: Stylistic error and omitted word in § 14–1212.3(m)(1) of the Commercial
21 Law Article.

22 Occurred: Chs. 329 and 330, Acts of 2013. Correction of the omitted word is
23 consistent with § 14–1201(e) of the Commercial Law Article, which defines the term
24 “consumer reporting agency” for purposes of Title 14, Subtitle 12 of the Commercial
25 Law Article. Correction suggested by the Attorney General in the Bill Review Letter
26 for S.B. 897 (Ch. 329)/H.B. 1297 (Ch. 330) of 2013 (footnote 6), dated April 23, 2013.

27 **Article – Courts and Judicial Proceedings**

28 2–309.

29 (b) (5) If the Sheriff of Allegany County approves after considering
30 personnel needs, the County Commissioners may authorize a deputy sheriff to perform
31 off-duty services for any person who agrees to pay a fee, including [but not limited to,]
32 hourly rates for off-duty service, any necessary insurance to be determined by the

1 Commissioners, [including] any fringe [benefits] **BENEFITS**, and the reasonable
2 rental cost of uniforms or other equipment used by any off-duty personnel.

3 (w) (3) If the Sheriff of Washington County approves after considering
4 personnel needs, the County Commissioners may authorize a deputy sheriff to perform
5 off-duty services for any person who agrees to pay a fee, including [but not limited to,]
6 hourly rates for off-duty service, any necessary insurance to be determined by the
7 Commissioners, [including] any fringe [benefits] **BENEFITS**, and the reasonable
8 rental cost of uniforms or other equipment used by any off-duty personnel.

9 DRAFTER'S NOTE:

10 Error: Omitted comma and extraneous language in § 2-309(b)(5) and (w)(3) of
11 the Courts and Judicial Proceedings Article.

12 Occurred: Ch. 811, Acts of 1977; Ch. 625, Acts of 1976.

13 3-816.1.

14 (f) If the court finds that reasonable efforts for a child were not made in
15 accordance with subsection (b) of this section or finds that reasonable efforts were
16 made but that one of the conditions described in subsection (e) of this section exists,
17 the court promptly shall send its written findings to:

18 (5) Any individual or agency identified by a local department or the
19 court as responsible for monitoring the care and services provided to children in the
20 legal custody or guardianship of the local department on a [systemic] **SYSTEMATIC**
21 basis.

22 DRAFTER'S NOTE:

23 Error: Incorrect word usage in § 3-816.1(f)(5) of the Courts and Judicial
24 Proceedings Article.

25 Occurred: Ch. 504, Acts of 2005.

26 5-724.

27 (b) A person who acts in good faith and within the scope of the jurisdiction of
28 the Board is not civilly liable for giving information to the Board or otherwise
29 participating in ITS activities.

30 DRAFTER'S NOTE:

31 Error: Omitted word in § 5-724(b) of the Courts and Judicial Proceedings
32 Article.

1 Occurred: Ch. 404, Acts of 2013.

2 9–109.1.

3 (a) (4) “Psychiatric–mental health nursing specialist” means a registered
4 nurse who:

5 (i) Has a master’s degree in psychiatric–mental health nursing;
6 [or]

7 (ii) Has a baccalaureate degree in nursing and a master’s degree
8 in a mental health field; or

9 (iii) Is certified as a clinical specialist in psychiatric and mental
10 health nursing by the American Nurses’ Association or by a body approved by the
11 Board of Nursing.

12 DRAFTER’S NOTE:

13 Error: Extraneous conjunction in § 9–109.1(a)(4) of the Courts and Judicial
14 Proceedings Article.

15 Occurred: Ch. 300, Acts of 1990.

16 12–302.

17 (c) (1) In a criminal case, the State may appeal as provided in this
18 subsection.

19 [(1)] (2) The State may appeal from a final judgment granting a
20 motion to dismiss or quashing or dismissing any indictment, information,
21 presentment, or inquisition.

22 [(2)] (3) The State may appeal from a final judgment if the State
23 alleges that the trial judge:

24 (i) Failed to impose the sentence specifically mandated by the
25 Code; or

26 (ii) Imposed or modified a sentence in violation of the Maryland
27 Rules.

28 [(3)] (4) (i) In a case involving a crime of violence as defined in §
29 14–101 of the Criminal Law Article, and in cases under §§ 5–602 through 5–609 and
30 §§ 5–612 through 5–614 of the Criminal Law Article, the State may appeal from a
31 decision of a trial court that excludes evidence offered by the State or requires the

1 return of property alleged to have been seized in violation of the Constitution of the
2 United States, the Maryland Constitution, or the Maryland Declaration of Rights.

3 (ii) The appeal shall be made before jeopardy attaches to the
4 defendant. However, in all cases the appeal shall be taken no more than 15 days after
5 the decision has been rendered and shall be diligently prosecuted.

6 (iii) Before taking the appeal, the State shall certify to the court
7 that the appeal is not taken for purposes of delay and that the evidence excluded or
8 the property required to be returned is substantial proof of a material fact in the
9 proceeding. The appeal shall be heard and the decision rendered within 120 days of
10 the time that the record on appeal is filed in the appellate court. Otherwise, the
11 decision of the trial court shall be final.

12 (iv) Except in a homicide case, if the State appeals on the basis
13 of this paragraph, and if on final appeal the decision of the trial court is affirmed, the
14 charges against the defendant shall be dismissed in the case from which the appeal
15 was taken. In that case, the State may not prosecute the defendant on those specific
16 charges or on any other related charges arising out of the same incident.

17 (v) 1. Except as provided in subparagraph 2 of this
18 subparagraph, pending the prosecution and determination of an appeal taken under
19 **THIS PARAGRAPH OR** paragraph [(1) or (3)] **(2)** of this subsection, the defendant
20 shall be released on personal recognizance bail. If the defendant fails to appear as
21 required by the terms of the recognizance bail, the trial court shall subject the
22 defendant to the penalties provided in § 5–211 of the Criminal Procedure Article.

23 2. A. Pending the prosecution and determination of
24 an appeal taken under **THIS PARAGRAPH OR** paragraph [(1) or (3)] **(2)** of this
25 subsection, in a case in which the defendant is charged with a crime of violence, as
26 defined in § 14–101 of the Criminal Law Article, the court may release the defendant
27 on any terms and conditions that the court considers appropriate or may order the
28 defendant remanded to custody pending the outcome of the appeal.

29 B. The determination and enforcement of any terms and
30 conditions of release shall be in accordance with the provisions of Title 5 of the
31 Criminal Procedure Article.

32 (vi) If the State loses the appeal, the jurisdiction shall pay all
33 the costs related to the appeal, including reasonable attorney's fees incurred by the
34 defendant as a result of the appeal.

35 **DRAFTER'S NOTE:**

36 Error: Tabulation error and erroneous internal cross references in § 12–302(c) of
37 the Courts and Judicial Proceedings Article.

1 Occurred: Ch. 493, Acts of 1982, and Chs. 461 and 462, Acts of 2004.

2 Article – Criminal Procedure

3 5–202.

4 (f) (1) A District Court commissioner may not authorize the pretrial
5 release of a defendant charged with one of the following crimes if the defendant has
6 previously been convicted of one of the following crimes:

7 (iii) violating prohibitions relating to assault [pistols] **WEAPONS**
8 under § 4–303 of the Criminal Law Article;

9 DRAFTER’S NOTE:

10 Error: Erroneous terminology in § 5–202(f)(1)(iii) of the Criminal Procedure
11 Article.

12 Occurred: As a result of Ch. 427, Acts of 2013.

13 Article – Economic Development

14 10–620.

15 (c) (2) The Authority may exercise quick take condemnation under Article
16 III, § 40A of the [State] **MARYLAND** Constitution to acquire in Baltimore City for the
17 State private property for any purpose of the Authority:

18 (i) in accordance with §§ 8–334 through 8–339 of the
19 Transportation Article and Title 12 of the Real Property Article; and

20 (ii) only in Camden Yards and at the Hippodrome Performing
21 Arts site.

22 DRAFTER’S NOTE:

23 Error: Stylistic error in § 10–620(c)(2) of the Economic Development Article.

24 Occurred: Ch. 306, Acts of 2008.

25 Article – Education

26 3–110.

27 (b) (3) (i) The Governor shall designate as chair of the Commission
28 one of the five members appointed by the Governor under [subsection (b)(2)(ii) of this
29 section] **PARAGRAPH (2)(II) OF THIS SUBSECTION.**

1 DRAFTER'S NOTE:

2 Error: Stylistic error in § 3-110(b)(3)(i) of the Education Article.

3 Occurred: Ch. 454, Acts of 2007.

4 5-301.

5 (d) (4) In adopting any of these requirements, the State Board and the
6 Board of Public Works shall provide for the maximum exercise of initiative by school
7 personnel in each county to [insure] **ENSURE** that the school buildings and
8 improvements meet both the needs of the local communities and the rules and
9 regulations necessary to [insure] **ENSURE** the proper operation of this section and the
10 prudent expenditure of State funds.

11 DRAFTER'S NOTE:

12 Error: Incorrect word usage in § 5-301(d)(4) of the Education Article.

13 Occurred: Ch. 22, Acts of 1978. Correction by the publisher of the Annotated
14 Code in the 2013 Supplement of the Education Article is ratified by this Act.

15 7-424.

16 (e) The information contained in a victim of bullying, harassment, or
17 intimidation report form in accordance with subsection (c) of this section:

18 (1) Is confidential and may not be redisclosed except as otherwise
19 provided under the Family [Education] **EDUCATIONAL** Rights and Privacy Act or this
20 section; and

21 (2) May not be made a part of a student's permanent educational
22 record.

23 DRAFTER'S NOTE:

24 Error: Misnomer in § 7-424(e)(1) of the Education Article.

25 Occurred: Ch. 398, Acts of 2007.

26 7-1504.

27 (b) Subject to subsection (c) of this section, the operation of the Center shall
28 be supported by [funds]:

1 (1) [As] FUNDS AS provided by the Governor in the annual State
2 budget;

3 (2) Grants or other assistance from local education agencies;

4 (3) Federal grants; and

5 (4) Any other grants or contributions from public or private entities
6 received by the Center.

7 DRAFTER'S NOTE:

8 Error: Misplaced word in § 7–1504(b) of the Education Article.

9 Occurred: Ch. 372, Acts of 2013.

10 8–405.

11 (f) To fulfill the purposes of this section, school personnel may provide the
12 documents required under this [subsection] SECTION through:

13 (1) Electronic delivery;

14 (2) Home delivery with the student; or

15 (3) Any other reasonable and legal method of delivery.

16 DRAFTER'S NOTE:

17 Error: Stylistic error in § 8–405(f) of the Education Article.

18 Occurred: Ch. 386, Acts of 2012.

19 13–516.

20 (i) (1) The EMS Board may take action under subsection (h) of this
21 section only after:

22 (i) A review and recommendation by the provider review panel;
23 and

24 (ii) [After the] THE individual against whom the action is
25 contemplated has had an opportunity for a hearing in accordance with the provisions
26 of Title 10, Subtitle 2 of the State Government Article.

27 DRAFTER'S NOTE:

1 Error: Extraneous word in § 13–516(i)(1)(ii) of the Education Article.

2 Occurred: Ch. 201, Acts of 1997, which originally enacted the error in
3 § 13–516(h)(1)(ii) of the Education Article.

4 18–14A–01.

5 (a) (1) In this [section] **SUBTITLE** the following words have the meanings
6 indicated.

7 (2) “Dually enrolled student” means a student who is dually enrolled
8 in:

9 (i) A secondary school in the State; and

10 (ii) An institution of higher education in the State.

11 (3) [“Full–time equivalent enrollment” has the meaning stated in
12 § 5–202 of this article.

13 (4)] “Grant” means the Early College Access Grant.

14 (d) A recipient of a grant shall:

15 (1) Be a **DUALLY ENROLLED** student [dually enrolled in the State];
16 and

17 (2) Demonstrate financial need according to criteria established by the
18 Commission.

19 **DRAFTER’S NOTE:**

20 Error: Stylistic error in § 18–14A–01(a)(1); extraneous definition (defined term
21 is not used in the subtitle) in § 18–14A–01(a)(3); and misplaced language in
22 § 18–14A–01(d)(1) of the Education Article.

23 Occurred: Ch. 533, Acts of 2013; and misplaced language error, chs. 296 and
24 297, Acts of 2007. Corrections in § 18–14A–01(a) suggested by the Attorney General in
25 the Bill Review Letter for S.B. 740 (Ch. 533) of 2013, dated May 8, 2013.

26 18–1702.

27 (h) The Shriver Center shall serve as a clearinghouse for public and
28 nonprofit entities [who] **THAT** wish to hire public service summer interns
29 participating in the Program.

30 **DRAFTER’S NOTE:**

1 Error: Grammatical error in § 18–1702(h) of the Education Article.

2 Occurred: Ch. 490, Acts of 2007.

3 23–607.

4 (b) (1) The employer automatically shall deduct from the paycheck of an
5 employee who is a member of the **BARGAINING UNIT REPRESENTED BY THE**
6 certified exclusive representative dues authorized and owed by the employee to the
7 certified exclusive representative if the employee submits to the employer a dues
8 deduction authorization card that has been duly executed by the employee.

9 DRAFTER’S NOTE:

10 Error: Omitted language in § 23–607(b)(1) of the Education Article.

11 Occurred: Ch. 648, Acts of 2013.

12 23–609.

13 (e) (3) (iii) 2. The County Executive shall select one of the offers
14 submitted under [subparagraph] **SUBSUBPARAGRAPH** 1 of this [paragraph]
15 **SUBPARAGRAPH**.

16 DRAFTER’S NOTE:

17 Error: Stylistic error in § 23–609(e)(3)(iii)2 of the Education Article.

18 Occurred: Ch. 648, Acts of 2013. Correction by the publisher of the Annotated
19 Code in the 2013 Supplement of the Education Article is ratified by this Act.

20 24–1003.

21 (a) The Board consists of the following voting members:

22 (1) One representative of each of the 4–year institutions of higher
23 education offering a Commission–approved program at the Center and at a site,
24 appointed by the institution;

25 (2) The following [ten] **NINE** representatives, appointed in accordance
26 with the bylaws of the Board:

27 (i) Five members of the Frederick County Business Roundtable
28 for Education Executive Committee who are appointed as representatives from the
29 following groups:

1 Occurred: Ch. 419, Acts of 2013.

2 **Article – Environment**

3 1–406.

4 The following units, among other units, are included in the Department:

5 (1) Air Quality Control Advisory Council;

6 (2) [Environmental Noise Advisory Council;

7 (3)] Hazardous Substances Advisory Council;

8 [(4)] (3) Radiation Control Advisory Board;

9 [(5)] (4) Science and Health Advisory Group;

10 [(6)] (5) Board of Waterworks and Waste System Operators;

11 [(7)] (6) Board of Well Drillers; and

12 [(8)] (7) Hazardous Waste Facilities Siting Board.

13 DRAFTER'S NOTE:

14 Error: Obsolete language in § 1–406(2) of the Environment Article.

15 Occurred: As a result of Ch. 360, Acts of 2012.

16 2–202.

17 (a) (2) Of the Council members:

18 (vii) 4 shall be [appointed] **APPOINTED**, 1 **FROM** each **LIST**, from
19 lists of 3 qualified individuals submitted to the Secretary by:

20 1. The Chairman of the Board of Directors of the Council
21 of Governments of Metropolitan Washington;

22 2. The President of the Johns Hopkins University;

23 3. The President of the Maryland State–D.C. AFL–CIO;

24 and

25 4. The Chancellor of the University System of Maryland;

1 DRAFTER'S NOTE:

2 Error: Omitted comma and omitted language in § 2–202(a)(2)(vii) of the
3 Environment Article.

4 Occurred: Ch. 240, Acts of 1982.

5 2–1002.

6 (f) (3) A person that owns, leases, operates, or controls an affected facility
7 shall demonstrate compliance with this subsection through the direct monitoring of
8 mercury emissions on a continuous basis, according to the requirements of 40 C.F.R.
9 Part 60, [60.49A(p), 60.4170–60.4176, and 40 C.F.R. Part 75, Subpart I] **SUBPART**
10 **UUUUU**.

11 DRAFTER'S NOTE:

12 Error: Erroneous cross–reference in § 2–1002(f)(3) of the Environment Article.

13 Occurred: As a result of 76 Fed. Reg. 17288 (Mar. 28, 2011) (repealing 40 Part
14 75, Subpart I) and 77 Fed. Reg. 9304 (Feb. 16, 2012) (repealing 40 C.F.R. Part 60,
15 60.49A(p) and 60.4170–60.4176, and adding Subpart UUUUU). These changes repeal
16 the federal Clean Air Mercury Rule, which was vacated by the D.C. Circuit Court, and
17 enact the new Mercury and Air Toxics Standards.

18 2–1103.

19 To minimize the administrative impact of the program and to minimize the
20 impact of motor vehicle emissions generated out of state on the air quality of this
21 State, the Department:

22 (2) May work in cooperation with, and enter into contracts or
23 agreements [with] **WITH**, California, other states, and the District of Columbia to
24 administer certification, in–use compliance, inspection, recall, and warranty
25 requirements for the program.

26 DRAFTER'S NOTE:

27 Error: Omitted comma in § 2–1103(2) of the Environment Article.

28 Occurred: Chs. 111 and 112, Acts of 2007.

29 3–401.

1 (c) (4) The sound level limits and noise control rules and regulations
2 adopted under this subsection shall be as follows for residential heat pumps and air
3 conditioning units:

4 (i) Residential heat pumps 75 [dba.] **DBA; AND**

5 (ii) Residential air conditioning units 70 dba.

6 DRAFTER'S NOTE:

7 Error: Incorrect punctuation and omitted conjunction in § 3-401(c)(4) of the
8 Environment Article.

9 Occurred: Ch. 14, Acts of 1997.

10 4-304.

11 (b) The sewage plan shall indicate necessary improvements required to
12 [insure] **ENSURE** that purity of the effluent meets required standards, and shall
13 include a time schedule to construct necessary improvements within [three] **3** years.

14 DRAFTER'S NOTE:

15 Error: Incorrect word usage and stylistic error in § 4-304(b) of the Environment
16 Article.

17 Occurred: Ch. 4, Acts of the First Special Session of 1973.

18 5-204.

19 (b) (4) Upon substantial completion of an [application] **APPLICATION**,
20 the Department shall draft a public notice that includes:

21 (i) The name and address of the applicant;

22 (ii) A description of the location and nature of the activity for
23 which application has been made;

24 (iii) The name, address, and telephone number of the office
25 within the Department from which information about the application may be obtained;

26 (iv) A statement that any further notices about actions on the
27 application will be provided only by mail to those persons on a mailing list of
28 interested persons;

1 (v) A description of how persons may submit information or
2 comments about the application, request a public informational hearing, or request to
3 be included on the mailing list of interested persons; and

4 (vi) A deadline for the close of the public comment period by
5 which information, comments, or requests must be received by the Department.

6 DRAFTER'S NOTE:

7 Error: Omitted comma in § 5–204(b)(4) of the Environment Article.

8 Occurred: Ch. 739, Acts of 1994.

9 5–602.

10 (b) In exploring and developing geothermal [resources] **RESOURCES**,
11 maximum possible consideration shall be afforded to:

12 (1) Avoiding waste and unreasonable use of natural resources;

13 (2) Protecting the environment; and

14 (3) Optimizing the productive use of the resource.

15 DRAFTER'S NOTE:

16 Error: Omitted comma in § 5–602(b) of the Environment Article.

17 Occurred: Ch. 549, Acts of 1978.

18 6–401.

19 (i) “School” means any elementary or secondary school as defined in the
20 Elementary and Secondary Education Act of 1965, at [20 U.S.C. 8801] **20 U.S.C. §**
21 **7801**.

22 DRAFTER'S NOTE:

23 Error: Erroneous cross–reference in § 6–401(i) of the Environment Article.

24 Occurred: As a result of the repeal of 20 U.S.C. § 8801 (Pub. L. 107–110, Title X,
25 § 1011, 115 Stat 1986; January 8, 2002) and the enactment of 20 U.S.C. § 7801 (Pub.
26 L. 107–110, Title IX, 115 Stat 1965; January 8, 2002).

27 6–823.

1 (b) On or after February 24, 1996, upon the execution of a lease or the
2 inception of a tenancy for an affected [property] **PROPERTY**, the owner of the affected
3 property shall give to the tenant a lead poisoning information packet prepared or
4 designated by the Department.

5 DRAFTER'S NOTE:

6 Error: Omitted comma in § 6–823(b) of the Environment Article.

7 Occurred: Ch. 114, Acts of 1994.

8 8–501.

9 (b) The Department may revoke any license issued under this title if the
10 Department finds that:

11 (4) The Department has been refused lawful entry to the premises for
12 the purpose of inspecting to [insure] **ENSURE** compliance with the conditions of the
13 license; or

14 DRAFTER'S NOTE:

15 Error: Incorrect word usage in § 8–501(b)(4) of the Environment Article.

16 Occurred: Ch. 431, Acts of 1990.

17 9–1605.2.

18 (a) (4) There is established a Bay Restoration Fee to be paid by any user
19 of a wastewater facility, an [onsite] **ON–SITE** sewage disposal system, or a holding
20 tank that:

21 (i) Is located in the State; or

22 (ii) Serves a Maryland user and is eligible for funding under
23 this subtitle.

24 (b) (1) (i) Beginning on July 1, 2012, the Bay Restoration Fee is:

25 1. For each residential dwelling that receives an
26 individual sewer bill and each user of an [onsite] **ON–SITE** sewage disposal system or
27 a holding tank that receives a water bill:

28 A. \$2.50 per month if the wastewater generated by a
29 residential dwelling is treated at a wastewater facility that does not discharge into the
30 Chesapeake Bay Watershed or the Coastal Bays Watershed;

1 B. \$2.50 per month if the [onsite] ON-SITE sewage
2 disposal system or holding tank is not located within the Chesapeake Bay Watershed
3 or the Coastal Bays Watershed;

4 C. \$5.00 per month if the wastewater generated by a
5 residential dwelling is treated at a wastewater facility that does discharge into the
6 Chesapeake Bay Watershed or the Coastal Bays Watershed; and

7 D. \$5.00 per month if the wastewater [onsite] ON-SITE
8 sewage disposal system or holding tank is located within the Chesapeake Bay
9 Watershed or the Coastal Bays Watershed;

10 2. For each user of an [onsite] ON-SITE sewage disposal
11 system that does not receive a water bill:

12 A. \$30 per year if the [onsite] ON-SITE sewage disposal
13 system is not located within the Chesapeake Bay Watershed or the Coastal Bays
14 Watershed; or

15 B. \$60 per year if the [onsite] ON-SITE sewage disposal
16 system is located within the Chesapeake Bay Watershed or the Coastal Bays
17 Watershed;

18 (2) (i) For a residential dwelling that receives an individual sewer
19 bill, a user of an [onsite] ON-SITE sewage disposal system or a holding tank that
20 receives a water bill, a building or group of buildings under single ownership or
21 management that receives a water and sewer bill and that contains multiple
22 residential dwellings that do not receive an individual sewer bill, and a nonresidential
23 user, the restoration fee shall be:

24 1. Stated in a separate line on the sewer or water bill, as
25 appropriate, that is labeled "Bay Restoration Fee"; and

26 2. Collected for each calendar quarter, unless a local
27 government or billing authority for a water or wastewater facility established some
28 other billing period on or before January 1, 2004.

29 (ii) 1. A. If the user does not receive a water bill, for
30 users of an [onsite] ON-SITE sewage disposal system and for users of a sewage
31 holding tank, the county in which the [onsite] ON-SITE sewage disposal system or
32 holding tank is located shall be responsible for collecting the restoration fee.

33 B. A county may negotiate with a municipal corporation
34 located within the county for the municipal corporation to collect the restoration fee
35 from [onsite] ON-SITE sewage disposal systems and holding tanks located in the
36 municipal corporation.

1 (c) A user of a wastewater facility is exempt from paying the restoration fee
2 if:

3 (1) (i) 1. The user's wastewater facility's average annual
4 effluent nitrogen and phosphorus concentrations, as reported in the facility's State
5 discharge monitoring reports for the previous calendar year, demonstrate that the
6 facility is achieving enhanced nutrient removal, as defined under [§ 9-1601(m)] §
7 **9-1601(N)** of this subtitle; or

8 (d) (3) A local government, billing authority for a water or wastewater
9 facility, or any other authorized collecting agency:

10 (i) May use all of its existing procedures and authority for
11 collecting a water or sewer bill, an [onsite] **ON-SITE** sewage disposal system bill, or a
12 holding tank bill in order to enforce the collection of the Bay Restoration Fee; and

13 (4) (ii) An unpaid Bay Restoration Fee shall be a lien against the
14 property served by a wastewater facility, [onsite] **ON-SITE** sewage disposal system, or
15 holding tank.

16 (5) (i) In Caroline County, an unpaid Bay Restoration Fee shall be
17 a lien against the property served by a wastewater facility, [onsite] **ON-SITE** sewage
18 disposal system, or holding tank.

19 (h) (1) With regard to the funds collected under subsection (b)(1)(i)1, from
20 users of an [onsite] **ON-SITE** sewage disposal system or holding tank that receive a
21 water bill, (i)2, and (i)3 of this section, beginning in fiscal year 2006, the Comptroller
22 shall:

23 (i) Establish a separate account within the Bay Restoration
24 Fund; and

25 (ii) Disburse the funds as provided under paragraph (2) of this
26 subsection.

27 (2) The Comptroller shall:

28 (i) Deposit 60% of the funds in the separate account to be used
29 for:

30 1. Subject to paragraph (3) of this subsection, with
31 priority first given to failing systems and holding tanks located in the Chesapeake and
32 Atlantic Coastal Bays Critical Area and then to failing systems that the Department
33 determines are a threat to public health or water quality, grants or loans for up to
34 100% of:

1 A. The costs attributable to upgrading an [onsite]
2 **ON-SITE** sewage disposal system to the best available technology for the removal of
3 nitrogen;

4 B. The cost difference between a conventional [onsite]
5 **ON-SITE** sewage disposal system and a system that utilizes the best available
6 technology for the removal of nitrogen;

7 C. The cost of repairing or replacing a failing [onsite]
8 **ON-SITE** sewage disposal system with a system that uses the best available
9 technology for nitrogen removal;

10 D. The cost, up to the sum of the costs authorized under
11 item B of this item for each individual system, of replacing multiple [onsite] **ON-SITE**
12 sewage disposal systems located in the same community with a new community
13 sewerage system that is owned by a local government and that meets enhanced
14 nutrient removal standards; or

15 E. The cost, up to the sum of the costs authorized under
16 item C of this item for each individual system, of connecting a property using an
17 [onsite] **ON-SITE** sewage disposal system to an existing municipal wastewater facility
18 that is achieving enhanced nutrient removal level treatment; and

19 2. The reasonable costs of the Department, not to exceed
20 8% of the funds deposited into the separate account, to:

21 A. Implement an education, outreach, and upgrade
22 program to advise owners of [onsite] **ON-SITE** sewage disposal systems and holding
23 tanks on the proper maintenance of the systems and tanks and the availability of
24 grants and loans under item 1 of this item;

25 B. Review and approve the design and construction of
26 [onsite] **ON-SITE** sewage disposal system or holding tank upgrades;

27 C. Issue grants or loans as provided under item 1 of this
28 item; and

29 D. Provide technical support for owners of upgraded
30 [onsite] **ON-SITE** sewage disposal systems or holding tanks to operate and maintain
31 the upgraded systems; and

32 (3) (ii) Funding for the costs identified in paragraph (2)(i)1D of this
33 subsection may be provided if:

1 1. The environmental impact of the [onsite] ON-SITE
2 sewage disposal system is documented by the local government and confirmed by the
3 Department;

4 2. It can be demonstrated that:

5 A. The replacement of the [onsite] ON-SITE sewage
6 disposal system with a new community sewerage system is more cost effective for
7 nitrogen removal than upgrading each individual [onsite] ON-SITE sewage disposal
8 system; or

9 B. The individual replacement of the [onsite] ON-SITE
10 sewage disposal system is not feasible; and

11 3. The new community sewerage system will only serve
12 lots that have received a certificate of occupancy, or equivalent certificate, on or before
13 October 1, 2008.

14 (iii) Funding for the costs identified in paragraph (2)(i)1E of this
15 subsection may be provided only if all of the following conditions are met:

16 1. The environmental impact of the [onsite] ON-SITE
17 sewage disposal system is documented by the local government and confirmed by the
18 Department;

19 2. It can be demonstrated that:

20 A. The replacement of the [onsite] ON-SITE sewage
21 disposal system with service to an existing municipal wastewater facility that is
22 achieving enhanced nutrient removal level treatment is more cost-effective for
23 nitrogen removal than upgrading the individual [onsite] ON-SITE sewage disposal
24 system; or

25 B. The individual replacement of the [onsite] ON-SITE
26 sewage disposal system is not feasible;

27 3. The project is consistent with the county's
28 comprehensive plan and water and sewer master plan;

29 4. The [onsite] ON-SITE sewage disposal system was
30 installed as of October 1, 2008, and the property the system serves is located in a
31 priority funding area, in accordance with § 5-7B-02 of the State Finance and
32 Procurement Article; and

33 5. The local government has adopted a policy or
34 procedure that will guarantee that any future connection to an existing municipal

1 wastewater facility that is funded under paragraph (2)(i)1E of this subsection will
2 meet all of the requirements under this subparagraph.

3 (i) (2) Funds in the Bay Restoration Fund shall be used only:

4 (ix) Subject to the allocation of funds and the conditions under
5 subsection (h) of this section, for projects related to the removal of nitrogen from
6 [onsite] ON-SITE sewage disposal systems and cover crop activities.

7 (j) (2) The Committee consists of the following members:

8 (viii) Two individuals representing local health departments who
9 have expertise in [onsite] ON-SITE sewage disposal systems, appointed by the
10 Governor; and

11 (6) The Committee shall:

12 (v) In consultation with the governing body of each county:

13 1. Identify users of [onsite] ON-SITE sewage disposal
14 systems and holding tanks; and

15 2. Make recommendations to the governing body of each
16 county on the best method of collecting the Bay Restoration Fee from the users of
17 [onsite] ON-SITE sewage disposal systems and holding tanks that do not receive
18 water bills;

19 DRAFTER'S NOTE:

20 Error: Omitted hyphen in § 9-1605.2(a)(4), (b)(1)(i)1 and 2, (2)(i) and (ii)1,
21 (d)(3)(i), (4)(ii), and (5)(i), (h)(1), (2)(i), (3)(ii) and (iii), (i)(2)(ix), and (j)(2)(viii) and
22 (6)(v); erroneous cross-reference in § 9-1605.2(c)(1)(i)1.

23 Occurred: Ch. 428, Acts of 2004; Ch. 462, Acts of 2006; Chs. 492 and 493, Acts of
24 2011; and Ch. 150, Acts of 2012; erroneous cross-reference as a result of Chs. 120, 121,
25 225, and 226, Acts of 2008.

26 9-1701.

27 (e) (2) "Computer" does not include:

28 (i) A personal digital assistant device; **OR**

29 (ii) A computer peripheral device, including:

30 1. A mouse or other similar pointing device;

1 13–203.

2 (a) (1) The Advisory Council consists of [24] **23** members appointed by
3 the Governor.

4 (2) Of the [24] **23** Advisory Council members:

5 (i) Except as provided in paragraph (4) of this subsection, 1
6 member shall be appointed from a list of qualified individuals submitted to the
7 Governor by each of the following organizations:

- 8 1. The American Heart Association – Mid–Atlantic, Inc.;
- 9 2. The Department;
- 10 3. The Johns Hopkins Medical Institutions;
- 11 4. The Maryland Association of County Health Officers;
- 12 5. The Maryland Hospital Association, Inc.;
- 13 6. The Maryland Nurses Association;
- 14 7. The Medical and Chirurgical Faculty of the State of
15 Maryland;
- 16 8. The Monumental City Medical Society;
- 17 [9. The Baltimore Alliance for the Prevention and
18 Control of Hypertension and Diabetes;]
- 19 [10.] **9.** The University of Maryland Hospital and
20 School of Medicine;
- 21 [11.] **10.** The Maryland Academy of Family Physicians;
- 22 [12.] **11.** The American College of Emergency Physicians
23 Maryland Chapter;
- 24 [13.] **12.** The American Stroke Association;
- 25 [14.] **13.** The American Society of Internal Medicine;
- 26 [15.] **14.** The Maryland Institute for Emergency Medical
27 Services Systems;

1 [16.] 15. The Maryland State Council on Physical
2 Fitness;

3 [17.] 16. The Maryland Chapter of the American College
4 of Cardiology; and

5 [18.] 17. The Maryland Pharmacy Association; and

6 (ii) Six shall be members of the general public.

7 (3) The number of names on a list shall be 3.

8 (4) If a vacancy occurs for a reason other than expiration of the term,
9 the Governor may appoint any individual without the list.

10 DRAFTER'S NOTE:

11 Error: Obsolete reference in § 13–203(a)(2)(i)9 of the Health – General Article.

12 Occurred: As a result of the dissolution of the Baltimore Alliance for the
13 Prevention and Control of Hypertension and Diabetes. Correction suggested by the
14 Department of Health and Mental Hygiene.

15 13–506.

16 (a) (2) Of the 15 members:

17 (v) 1 shall be a representative of the [Governor's Committee on
18 Employment of the Handicapped] **DEPARTMENT OF DISABILITIES**;

19 DRAFTER'S NOTE:

20 Error: Obsolete reference in § 13–506(a)(2)(v) of the Health – General Article.

21 Occurred: As a result of Ch. 425, Acts of 2004 which transferred to the
22 Department of Disabilities the duties and responsibilities of the Governor's Office for
23 Individuals with Disabilities, included within which is the Governor's Committee on
24 Employment of the Handicapped (currently known as the Governor's Committee on
25 Employment of People with Disabilities) as a result of Executive Order 01.01.1998.06.

26 13–1504.

27 (a) (1) The Advisory Council shall be composed of 18 members as follows:

28 (ix) The Special Secretary of the Governor's Office for Children,
29 [Youth, and Families,] or the Special Secretary's designee;

1 DRAFTER'S NOTE:

2 Error: Obsolete reference in § 13–1504(a)(1)(ix) of the Health – General Article.

3 Occurred: As a result of the transfer of the duties and responsibilities associated
4 with the Governor's Office for Children, Youth, and Families to the Governor's Office
5 for Children under Executive Order 01.01.2005.34, June 9, 2005.

6 13–2103.

7 The Advisory Board consists of the following 36 voting members:

8 (8) One representative of the Department of Health and Mental
9 Hygiene, [Family Health Administration] **PREVENTION AND HEALTH PROMOTION**
10 **ADMINISTRATION**, Center for [Preventive Health Services] **CHRONIC DISEASE**
11 **PREVENTION AND CONTROL**, appointed by the Director of the Center;

12 (9) One representative of the Department of Health and Mental
13 Hygiene, [Family Health Administration] **PREVENTION AND HEALTH PROMOTION**
14 **ADMINISTRATION**, Office for Genetics and [Children] **PEOPLE** with Special Health
15 Care Needs, appointed by the Director of the Office;

16 DRAFTER'S NOTE:

17 Error: Obsolete references in § 13–2103(8) and (9) of the Health – General
18 Article.

19 Occurred: As a result of a reorganization of the Department of Health and
20 Mental Hygiene's Infectious Disease and Environmental Health and Family Health
21 Administrations that was requested by the Secretary of Health and Mental Hygiene in
22 a letter dated May 8, 2012 to the Secretary of Budget and Management. The
23 reorganization was approved by the Secretary of Budget and Management in a letter
24 dated June 8, 2012 and was effective July 1, 2012.

25 15–139.

26 (d) (1) The Governor's Office for [Children, Youth, and Families]
27 **CHILDREN** shall adopt regulations to carry out the provisions of subsection (c)(2) of
28 this section.

29 DRAFTER'S NOTE:

30 Error: Obsolete reference in § 15–139(d)(1) of the Health – General Article.

1 Occurred: As a result of the transfer of the duties and responsibilities associated
2 with the Governor's Office for Children, Youth, and Families to the Governor's Office
3 for Children under Executive Order 01.01.2005.34, June 9, 2005.

4 17–217.

5 (b) The Advisory Committee shall consist of:

6 (2) 1 representative of the [Health Industry Manufacturers
7 Association] **ADVANCED MEDICAL TECHNOLOGY ASSOCIATION**.

8 DRAFTER'S NOTE:

9 Error: Misnomer in § 17–217(b)(2) of the Health – General Article.

10 Occurred: As a result of the Health Industry Manufacturers Association
11 changing its name to the Advanced Medical Technology Association as of June 21,
12 2000.

13 19–143.

14 (d) (3) The regulations need not require incentives for the adoption and
15 meaningful use of electronic health [records,] **RECORDS** for each type of health care
16 provider listed in § 19–142(e) of this subtitle.

17 DRAFTER'S NOTE:

18 Error: Extraneous comma in § 19–143(d)(3) of the Health – General Article.

19 Occurred: Ch. 689, Acts of 2009.

20 19–308.9.

21 (b) (1) (ii) The [five] pilot programs shall be selected by the Maryland
22 Health Care Commission in a manner that ensures geographic balance in the State.

23 DRAFTER'S NOTE:

24 Error: Extraneous language in § 19–308.9(b)(1)(ii) of the Health – General
25 Article.

26 Occurred: Ch. 379, Acts of 2013. Correction suggested by the Attorney General
27 in the Bill Review Letter for H.B. 581 (Ch. 379) of 2013 (footnote 11), dated April 18,
28 2013, noting that the number of pilot programs is not limited to “five”, but that “[a]t
29 least five” pilot programs are required to be established under § 19–308.9 of the
30 Health – General Article.

1 **Article – Health Occupations**

2 1A–316.

3 (a) An acupuncturist licensed by the Board may provide supervision to as
4 many individuals performing auricular detoxification as permitted by Board
5 regulations, if each individual:

6 (1) Is:

7 (i) An alcohol, substance abuse, or chemical dependency
8 counselor who is:

9 1. Certified under Title 17, Subtitle [3] 4 of this article
10 to practice as a certified professional counselor–alcohol and drug, certified associate
11 counselor–alcohol and drug, or certified supervised counselor–alcohol and drug; or

12 2. Licensed to practice clinical alcohol and drug
13 counseling under Title 17, Subtitle [3A] 3 of this article;

14 DRAFTER’S NOTE:

15 Error: Erroneous cross–references in § 1A–316(a)(1)(i) of the Health
16 Occupations Article.

17 Occurred: As a result of Ch. 505, Acts of 2008.

18 3–5A–09.

19 To apply for a license or registration, an applicant shall:

20 (2) Submit to the Board evidence of compliance with the requirements
21 of § [3–5A–05] ~~3–5A–06~~ of this subtitle; and

22 DRAFTER’S NOTE:

23 Error: Erroneous cross–reference in § 3–5A–09(2) of the Health Occupations
24 Article.

25 Occurred: As a result of Chs. 242 and 243, Acts of 2008.

26 12–6C–03.2.

27 (b) The inspection report required under subsection (a) of this section shall
28 [be]:

1 (1) [Conducted] **BE CONDUCTED** within 1 year before the date of
2 application or renewal; and

3 (2) Demonstrate compliance with applicable federal good
4 manufacturing practice standards or USP 797, as defined in § 12–4A–01 of this title.

5 DRAFTER’S NOTE:

6 Error: Misplaced word in § 12–6C–03.2(b) of the Health Occupations Article.

7 Occurred: Ch. 397, Acts of 2013.

8 14–207.

9 (c) (2) (iii) If the Governor includes in the State budget at least
10 \$750,000 for the operation of the Health Personnel Shortage Incentive Grant Program
11 under § 18–803 of the Education Article and the Maryland Loan Assistance
12 Repayment Program for Physicians **UNDER TITLE 18, SUBTITLE 28** of the Education
13 Article, as administered by the Maryland Higher Education Commission, the
14 Comptroller shall distribute the fees to the Board of Physicians Fund.

15 DRAFTER’S NOTE:

16 Error: Omitted cross–reference in § 14–207(c)(2)(iii) of the Health Occupations
17 Article.

18 Occurred: Chs. 575 and 576, Acts of 2009.

19 14–404.

20 (a) Subject to the hearing provisions of § 14–405 of this subtitle, a
21 disciplinary panel, on the affirmative vote of a majority of the quorum of the
22 disciplinary panel, may reprimand any licensee, place any licensee on probation, or
23 suspend or revoke a license if the licensee:

24 (41) Performs a cosmetic surgical procedure in an office or a facility
25 that is not:

26 (i) Accredited by:

27 3. The Joint Commission on the Accreditation of [Health
28 Care] **HEALTHCARE** Organizations; or

29 DRAFTER’S NOTE:

30 Error: Grammatical error in § 14–404(a)(41)(i)3 of the Health Occupations
31 Article.

1 Occurred: Ch. 709, Acts of 2010.

2 14–5C–18.

3 (d) A person is not required under this section to make any report that would
4 be in violation of any federal or [state] **STATE** law, rule, or regulation concerning the
5 confidentiality of alcohol and drug abuse patient records.

6 DRAFTER’S NOTE:

7 Error: Capitalization error in § 14–5C–18(d) of the Health Occupations Article.

8 Occurred: Ch. 595, Acts of 2006.

9 14–5E–18.

10 (d) A person is not required under this section to make any report that would
11 be in violation of any federal or [state] **STATE** law, rule, or regulation concerning the
12 confidentiality of alcohol– and drug abuse–related patient records.

13 DRAFTER’S NOTE:

14 Error: Capitalization error in § 14–5E–18(d) of the Health Occupations Article.

15 Occurred: Ch. 588, Acts of 2011.

16 15–310.

17 (a) In reviewing an application for licensure or in investigating an allegation
18 brought under § 15–314 of this subtitle, the Committee may request the Board to
19 direct, or the Board on its own initiative may [direct] **DIRECT**, the physician assistant
20 to submit to an appropriate examination.

21 DRAFTER’S NOTE:

22 Error: Omitted comma in § 15–310(a) of the Health Occupations Article.

23 Occurred: Ch. 237, Acts of 1990.

24 19–202.

25 (a) (2) Of the 12 Board members:

26 (i) 10 shall be licensed social workers of whom:

1 (1) implementation of policies and procedures in the local department
2 that encourage increased participation of [fathers] **BOTH PARENTS** at the beginning
3 of the process for determining the eligibility of a family or custodial parent for FIP
4 benefits, including temporary cash assistance, unless the Department has reason to
5 believe [the father] **EITHER PARENT** has a history of domestic violence;

6 (2) development of a local department referral process or integrated
7 partnerships with other local or State agencies through which couples may jointly
8 access programs and services that target economic stability, healthy relationships, and
9 parenting; and

10 (3) implementation of the Program requirements under subsection (d)
11 of this section.

12 **DRAFTER'S NOTE:**

13 Error: Incorrect word usage in § 5–318.1(c)(1) of the Human Services Article.

14 Occurred: Ch. 367, Acts of 2013. Corrections suggested by the Attorney General
15 in the Bill Review Letter for H.B. 333 (Ch. 367) of 2013 (footnote 16), dated April 15,
16 2013, to ensure that the law and its implementation are gender neutral and consistent
17 with Article 46 of the Maryland Declaration of Rights. The Department of Human
18 Resources confirmed that the purpose of the pilot program is to promote two–parent
19 families and that implementation of the law has been consistent with the changes
20 suggested by the Attorney General.

21 **Article – Insurance**

22 15–111.

23 (b) The Commissioner shall report to the Maryland Health Care Commission
24 in a timely manner the name and address of each payor that is assessed a fee under §
25 19–111 of the Health – General Article [and the information required under §
26 19–111(g) of the Health – General Article].

27 **DRAFTER'S NOTE:**

28 Error: Obsolete reference in § 15–111(b) of the Insurance Article.

29 Occurred: As a result of Ch. 195, Acts of 2012, which repealed § 19–111(g) of the
30 Health – General Article. Former § 19–111(g) of the Health – General Article required
31 the Maryland Insurance Commissioner to notify the Maryland Health Care
32 Commission of specified information about health insurance premiums on or before a
33 specified date each year.

34 15–140.

1 (d) (2) (iii) An enrollee shall be allowed to continue to receive services
2 for the conditions under this paragraph for the time periods under subsection
3 [(c)(1)(ii)] **(C)(2)(II)** of this section.

4 DRAFTER'S NOTE:

5 Error: Incorrect cross-reference in § 15-140(d)(2)(iii) of the Insurance Article.

6 Occurred: Ch. 159, Acts of 2013.

7 15-508.

8 (a) (1) In this section the following words have the meanings indicated.

9 (2) "Carrier" has the meaning stated in § 15-1301 of this title.

10 (3) "Enrollment date" has the meaning stated in § 15-1301 of this
11 title.

12 **(4) "LATE ENROLLEE" HAS THE MEANING STATED IN § 15-1401**
13 **OF THIS TITLE.**

14 **[(4)] (5)** "Plan year" means a calendar year or other consecutive
15 12-month period during which a health benefit plan provides coverage for health
16 benefits.

17 **[(5)] (6)** "Policy or certificate" means any group or blanket health
18 insurance contract or policy that is issued or delivered in the State by an insurer or
19 nonprofit health service plan that provides hospital, medical, or surgical benefits on an
20 expense-incurred basis.

21 **[(6)] (7)** "Preexisting condition provision" has the meaning stated in
22 § 15-1301 of this title.

23 **[(7) "Late enrollee" has the meaning stated in § 15-1401 of this title.]**

24 DRAFTER'S NOTE:

25 Error: Stylistic error (failure to codify definitions in alphabetical order) in §
26 15-508(a) of the Insurance Article.

27 Occurred: Ch. 294, Acts of 1997.

28 15-1212.

1 (e) Within 7 days after cancellation or nonrenewal of a health benefit plan,
2 the carrier shall send to each enrolled employee written notice of its action [and the
3 conversion rights available to each enrolled employee under § 15–412 of this title].

4 DRAFTER'S NOTE:

5 Error: Obsolete reference in § 15–1212(e) of the Insurance Article.

6 Occurred: As a result of Ch. 106, Acts of 2013, which repealed § 15–412 of the
7 Insurance Article.

8 24–213.

9 (a) The Legislative Auditor shall conduct a fiscal and compliance audit of the
10 accounts and transactions of the Society for each year in which the Society receives a
11 disbursement from the Rate Stabilization Account under § 19–805 of this article [other
12 than a disbursement made under § 19–805(b)(3) of this article].

13 DRAFTER'S NOTE:

14 Error: Obsolete reference in § 24–213(a) of the Insurance Article.

15 Occurred: As a result of Chs. 174 and 175, Acts of 2007, in accordance with
16 which § 19–805(b)(3) of the Insurance Article abrogated on June 30, 2010.

17 27–501.

18 (c) (2) Subject to § 27–914 of this title, an insurer that provides health
19 insurance, A nonprofit health service plan, or A health maintenance organization may
20 make an inquiry about race and ethnicity in an insurance form, questionnaire, or
21 other manner requesting general information, provided the information is used solely
22 for the evaluation of quality of care outcomes and performance measurements,
23 including the collection of information required under § 19–134 of the Health –
24 General Article.

25 DRAFTER'S NOTE:

26 Error: Omitted articles in § 27–501(c)(2) of the Insurance Article.

27 Occurred: Chs. 25 and 26, Acts of 2007.

28 27–914.

29 (b) An insurer that provides health insurance, A nonprofit health service
30 plan, or A health maintenance organization may not use race or ethnicity data to

1 reject, deny, limit, cancel, refuse to renew, increase the rates of, affect the terms or
2 conditions of, or otherwise affect a health insurance policy or contract.

3 DRAFTER'S NOTE:

4 Error: Omitted articles in § 27–914(b) of the Insurance Article.

5 Occurred: Chs. 25 and 26, Acts of 2007.

6 **Article – Labor and Employment**

7 9–638.

8 (a) (1) A covered employee under this section includes an individual who:

9 (ii) 1. is entitled to compensation from **THE CHESAPEAKE**
10 **EMPLOYERS' INSURANCE COMPANY, AS SUCCESSOR TO** the Injured Workers'
11 Insurance [Fund] **FUND**, for claims arising from events occurring on or before
12 January 1, 1988; and

13 DRAFTER'S NOTE:

14 Error: Obsolete language in § 9–638(a)(1)(ii)1 of the Labor and Employment
15 Article.

16 Occurred: As a result of Ch. 570, Acts of 2012, which converted the Injured
17 Workers' Insurance Fund into the Chesapeake Employers' Insurance Company and
18 provided that the Company is the successor of the Fund.

19 **Article – Land Use**

20 9–802.

21 (b) (1) The term of a member of the planning commission is [3] 4 years.

22 DRAFTER'S NOTE:

23 Error: Erroneous description of the length of the term of office in § 9–802(b)(1)
24 of the Land Use Article.

25 Occurred: Ch. 426, Acts of 2012.

26 22–407.

27 (a) (1) Judicial review of a final decision of the district council
28 [amendment], including an individual map amendment or a sectional map
29 amendment, may be requested by:

1 (i) any municipal corporation, governed special taxing district,
2 or person in the county;

3 (ii) any civic or homeowners association representing property
4 owners affected by the final decision; or

5 (iii) if aggrieved, the applicant [for the zoning map amendment].

6 DRAFTER'S NOTE:

7 Error: Extraneous language in § 22–407(a)(1) of the Land Use Article.

8 Occurred: Ch. 426, Acts of 2012.

9 **Article – Local Government**

10 13–108.

11 (a) This [subsection] SECTION applies to all counties, including Baltimore
12 City.

13 DRAFTER'S NOTE:

14 Error: Erroneous internal reference in § 13–108(a) of the Local Government
15 Article.

16 Occurred: Ch. 119, Acts of 2013.

17 16–305.

18 (c) (3) In conducting the audit, the auditor shall examine the methods,
19 accuracy, and legality of the financial records of the county, municipality, [and] OR
20 special taxing district.

21 DRAFTER'S NOTE:

22 Error: Incorrect word usage in § 16–305(c)(3) of the Local Government Article.

23 Occurred: Ch. 119, Acts of 2013. Correction by the publisher of the Annotated
24 Code in the 2013 Volume of the Local Government Article is ratified by this Act.

25 **Article – Natural Resources**

26 5–403.

1 (e) A county or municipality may not adopt a local law or ordinance for the
2 planting, care, and protection of roadside trees that applies to:

3 (1) The cutting or clearing of public utility rights-of-way or land for
4 electric generating stations licensed under § 7-204, § 7-205, § 7-207, or § 7-208 of the
5 Public Utilities Article, provided that:

6 (i) Any required certificates of public convenience and necessity
7 have been issued in accordance with § 5-1603(f) of this title; and

8 (ii) The cutting or clearing of the forest is conducted so as to
9 minimize the loss of forest;

10 (2) The routine maintenance of public utility rights-of-way; **[and] OR**

11 (3) The cutting or clearing of public utility rights-of-way or land for
12 new transmission or distribution lines.

13 DRAFTER'S NOTE:

14 Error: Erroneous conjunction in § 5-403(e) of the Natural Resources Article.

15 Occurred: Ch. 289, Acts of 2009.

16 10-908.

17 (a) Any properly accredited person desiring to assist the Department in the
18 control of wildlife injurious to agriculture or other interests, or to provide care and
19 treatment of sick or injured wildlife for rehabilitation and release back to the wild,
20 shall first obtain a wildlife **[cooperator] DAMAGE CONTROL** permit from the
21 Secretary.

22 (b) (1) The Secretary may issue a wildlife **[cooperator] DAMAGE**
23 **CONTROL** permit, on the payment of a reasonable fee, to a person who:

24 (i) Has adequate training in the capture, handling, and care of
25 wildlife; and

26 (ii) Owns or leases facilities demonstrated to be of sufficient size
27 and design to properly maintain the permitted wildlife in captivity.

28 DRAFTER'S NOTE:

29 Error: Obsolete terminology in § 10-908(a) and (b)(1) of the Natural Resources
30 Article.

1 Occurred: As a result of regulations adopted by the Department of Natural
 2 Resources to repeal COMAR 08.03.09.05 (wildlife cooperator permit) and consolidate
 3 various wildlife damage control permits and services under a new regulation, COMAR
 4 08.03.15, Wildlife Damage Control Permits. *See*, 35:17 Md. R. 1485 (2008).

5 **Article – Public Safety**

6 5–134.

7 (c) A person is not required to complete a certified firearms safety training
 8 course under subsection (b)(14) of this section [and § 5–118(b)(3)(x) of this subtitle] if
 9 the person:

10 (1) has already completed a certified firearms safety training course
 11 required under subsection (b)(14) of this section [and § 5–118(b)(3)(x) of this subtitle];

12 (2) is a law enforcement officer of the State or any local law
 13 enforcement agency in the State;

14 (3) is a member, retired member, or honorably discharged member of
 15 the armed forces of the United States or the National Guard;

16 (4) is a member of an organization that is required by federal law
 17 governing its specific business or activity to maintain handguns and applicable
 18 ammunition; or

19 (5) has been issued a permit to carry a handgun under Subtitle 3 of
 20 this title.

21 DRAFTER'S NOTE:

22 Error: Obsolete references in § 5–134(c) of the Public Safety Article.

23 Occurred: As a result of Ch. 427, Acts of 2013, which repealed § 5–118(b)(3)(x) of
 24 the Public Safety Article.

25 11–116.

26 (a) (2) Paragraph (1) of this subsection does not apply to a person who
 27 neither intended to use nor used the explosives involved in violation of:

28 (xiii) [Article 24, § 11–512, § 11–513, or § 11–514 of the Code;

29 (xiv)] § 109 of the Code of Public Local Laws of Caroline County;

30 [(xv)] (XIV) § 4–103 of the Code of Public Local Laws of Carroll
 31 County; or

1 Most renters have the right to continue renting the property after it is sold at
2 foreclosure. The foreclosure sale purchaser becomes the new landlord.

3 Most renters with a lease for a specific period of time have the right to continue
4 renting the property until the end of the lease term. Most month-to-month renters
5 have the right to continue renting the property for 90 days after receiving a written
6 notice to vacate from the new owner.

7 You should get legal advice to determine if you have these rights.

8 Below you will find the name, address, and telephone number of the person
9 authorized to sell the property. You may contact this person to notify him or her that
10 you are a tenant at the property and to find out more about the sale. For further
11 information, you may review the file in the office of the clerk of the circuit court. You
12 also may contact the Maryland Department of Housing and Community Development,
13 at (insert telephone number), or consult the Department's website, (insert website
14 address), for assistance.

15 Person authorized to sell the property:

16 _____
17 Name

18 _____
19 Address

20 _____
21 Telephone

22 _____
23 Date of this notice".

24 DRAFTER'S NOTE:

25 Error: Erroneous cross reference in § 7-105.9(b)(1) of the Real Property Article.

26 Occurred: As a result of Ch. 156, Acts of 2012.

27 **Article – State Finance and Procurement**

28 11-101.

29 (b) (3) "Architectural services" does not include construction inspection
30 services [or], services provided in connection with an energy performance contract
31 [for], OR structural, mechanical, plumbing, or electrical engineering.

32 DRAFTER'S NOTE:

1 Error: Omitted commas and incorrect word usage in § 11–101(b)(3) of the State
2 Finance and Procurement Article.

3 Occurred: Ch. 138, Acts of 2013. Correction suggested by the Attorney General,
4 Office of Counsel to the General Assembly, in a memo dated August 28, 2013.

5 **Article – State Government**

6 2–1237.

7 (a) In addition to any duties set forth elsewhere, the Office shall:

8 (6) perform the following duties with respect to the review of
9 expenditures:

10 (iv) evaluate each proposal of a unit of the State government for
11 an appropriation, including any proposal, that:

12 3. involves State financing of a capital improvement;

13 **AND**

14 **DRAFTER’S NOTE:**

15 Error: Omitted conjunction in § 2–1237(a)(6)(iv)3 of the State Government
16 Article.

17 Occurred: Ch. 598, Acts of 1992.

18 9–1A–09.

19 (b) As a condition of eligibility for funding under § 9–1A–29 of this subtitle, a
20 racing licensee shall:

21 (1) (i) for Laurel Park and Pimlico Race Course, conduct a
22 minimum of 220 annual live racing days combined between Laurel Park [or] **AND**
23 Pimlico Race Course unless otherwise agreed to by the racing licensee and the
24 organization that represents the majority of licensed thoroughbred owners and
25 trainers in the State or unless the racing licensee is prevented by weather, acts of God,
26 or other circumstances beyond the racing licensee’s control;

27 **DRAFTER’S NOTE:**

28 Error: Erroneous conjunction in § 9–1A–09(b)(1)(i) of the State Government
29 Article.

30 Occurred: Ch. 4, Acts of the Special Session of 2007.

1 10–510.

2 (b) (1) If a public body fails to comply with § 10–505, § 10–506, § 10–507,
3 § 10–508, or § 10–509(c) of this [subtitle] **SUBTITLE**, any person may file with a
4 circuit court that has venue a petition that asks the court to:

5 (i) determine the applicability of those sections;

6 (ii) require the public body to comply with those sections; or

7 (iii) void the action of the public body.

8 **DRAFTER’S NOTE:**

9 Error: Omitted comma in § 10–510(b)(1) of the State Government Article.

10 Occurred: Chs. 1 and 6, Acts of the Special Session of 2004.

11 **Article – State Personnel and Pensions**

12 23–201.

13 (a) Except as provided in subsection (b) of this section, §§ 23–203 through
14 23–205 of this subtitle apply only to:

15 (19) an employee of the Maryland Automobile Insurance Fund on or
16 after the date that the Maryland Automobile Insurance Fund begins participation in
17 the [Employee’s] **EMPLOYEES’** Pension System.

18 **DRAFTER’S NOTE:**

19 Error: Misnomer in § 23–201(a)(19) of the State Personnel and Pensions Article.

20 Occurred: Chs. 73 and 74, Acts of 2013.

21 29–404.

22 (a) (1) Except as provided in paragraph (2) of this subsection, this section
23 applies only to an allowance based on creditable service earned before July 1, 2011, for
24 a former member, retiree, or surviving beneficiary of a deceased member, former
25 member, or retiree of:

26 (i) the Employees’ Pension System, if the deceased member,
27 former member, or retiree was an employee of:

1 1. a participating governmental unit that has not elected
2 the contributory pension benefit or the Alternate Contributory Pension Selection for
3 its [member] **MEMBERS** in accordance with § 31–116 or § 31–116.1 of this article; or

4 2. a former participating governmental unit, other than
5 Frederick County, that has withdrawn before July 1, 1998, while a member;

6 DRAFTER'S NOTE:

7 Error: Grammatical error in § 29–404(a)(1)(i)1 of the State Personnel and
8 Pensions Article.

9 Occurred: Chs. 550 and 551, Acts of 2013.

10 **Article – Tax – General**

11 1–303.

12 (e) On or before July 1, 2017, an evaluation shall be made of the tax credits
13 under:

14 (2) [§ 10–726] **§ 10–725** of this article (biotechnology investment
15 incentive); and

16 DRAFTER'S NOTE:

17 Error: Erroneous cross-reference in § 1–303(e)(2) of the Tax – General Article.

18 Occurred: Chs. 568 and 569, Acts of 2012.

19 2–614.

20 (b) (1) (i) Except as provided in subparagraph (ii) of this paragraph,
21 from the special fund, the Comptroller shall distribute an amount equal to 17.2% of
22 the cost to administer the income tax on corporations to an administrative cost
23 account.

24 (ii) The percent of the cost to administer the income tax on
25 corporations that is distributed to an administrative cost account shall be:

26 1. 24% for the fiscal year beginning July 1, 2011;

27 2. 9.5% for the fiscal year beginning July 1, 2012; and

28 [(iii)] **3.** 19.5% for each fiscal year beginning on or after July 1,
29 2013, but before July 1, 2016.

1 DRAFTER'S NOTE:

2 Error: Erroneous tabulation in § 2–614(b)(1) of the Tax – General Article.

3 Occurred: Ch. 397, Acts of 2011.

4 2–1104.

5 (a) Except as otherwise provided in this section, after making the
6 distributions required under §§ 2–1101 through 2–1103 of this subtitle, from the
7 remaining motor fuel tax revenue, the Comptroller shall distribute:

8 (1) 2.3% to the Chesapeake Bay 2010 Trust Fund; [and]

9 DRAFTER'S NOTE:

10 Error: Extraneous conjunction in § 2–1104(a)(1) of the Tax – General Article.

11 Occurred: Ch. 180, Acts of 2013. Correction by the publisher of the Annotated
12 Code in the 2013 Supplement of the Tax – General Article is ratified by this Act.

13 10–208.

14 (b) The subtraction under subsection (a) of this section includes:

15 (1) if the child is a State resident at the time of adoption, reasonable
16 and necessary adoption fees, court costs, attorney fees, and other expenses not
17 exceeding:

18 (i) \$6,000 that a parent incurs in the adoption of a child
19 [whom] WHO the State determines is a child with a special need, as described in §
20 473(c)(1) and (2) of the Social Security Act, if the adoption is made through a private,
21 not for profit, licensed adoption agency or a public child welfare agency; and

22 (2) if the child is not a State resident at the time of adoption,
23 reasonable and necessary adoption fees, court costs, attorney fees, and other expenses
24 not exceeding:

25 (i) \$3,000 that a parent incurs in the adoption of a child
26 [whom] WHO the State determines is a child with a special need, as described in §
27 473(c)(1) and (2) of the Social Security Act, if the adoption is made through a private,
28 not for profit, licensed adoption agency, or a public child welfare agency; and

29 DRAFTER'S NOTE:

30 Error: Grammatical error in § 10–208(b)(1)(i) and (2)(i) of the Tax – General
31 Article.

1 Occurred: Ch. 178, Acts of 1989; Ch. 517, Acts of 2000.

2 10–725.

3 (c) (3) The Department shall:

4 (i) approve all applications that qualify for credits under this
5 section on a [first come first served] **FIRST-COME, FIRST-SERVED** basis; and

6 DRAFTER’S NOTE:

7 Error: Omitted comma and hyphens in § 10–725(c)(3)(i) of the Tax – General
8 Article.

9 Occurred: Ch. 99, Acts of 2005.

10 11–204.

11 (e) For a sale described under subsection [(b)(6)] **(B)(7)** of this section that is
12 not otherwise exempt under this section, only that part of the sale price that qualifies
13 for a deduction under the federal income tax as a charitable contribution under the
14 regulations and guidelines of the Internal Revenue Service is exempt from the sales
15 and use tax under this section.

16 DRAFTER’S NOTE:

17 Error: Erroneous cross-reference in § 11–204(e) of the Tax – General Article.

18 Occurred: As a result of Ch. 609, Acts of 2013.

19 **Article – Tax – Property**

20 7–208.

21 (a) **(4) “INDIVIDUAL WHO DIED IN THE LINE OF DUTY” MEANS AN**
22 **INDIVIDUAL WHO DIED WHILE IN THE ACTIVE MILITARY, NAVAL, OR AIR**
23 **SERVICE OF THE UNITED STATES AS A RESULT OF AN INJURY OR DISEASE THAT**
24 **IS DEEMED UNDER 38 U.S.C. § 105 TO HAVE BEEN INCURRED IN THE LINE OF**
25 **DUTY.**

26 [(4)] **(5)** “Surviving spouse” means an individual who has not
27 remarried and who:

28 (i) is the surviving spouse of a disabled veteran;

1 (ii) is the surviving spouse of an individual who died in the line
2 of duty; or

3 (iii) receives Dependency and Indemnity Compensation from the
4 United States Department of Veterans Affairs.

5 [(5) “Individual who died in the line of duty” means an individual who
6 died while in the active military, naval, or air service of the United States as a result
7 of an injury or disease that is deemed under 38 U.S.C. § 105 to have been incurred in
8 the line of duty.]

9 DRAFTER’S NOTE:

10 Error: Stylistic error (failure to codify definitions in alphabetical order) in
11 § 7–208(a) of the Tax – Property Article.

12 Occurred: Ch. 531, Acts of 2005.

13 9–319.

14 (c) The governing body of Queen Anne’s County may grant, by law, a
15 property tax credit under this section against the county property tax imposed on real
16 property that is:

17 (2) [is] used solely for:

18 (i) the maintenance of a natural area for public use;

19 (ii) a sanctuary for wildlife;

20 (iii) the environmental education of the public;

21 (iv) scientific research in ornithology; or

22 (v) the general management of wildlife.

23 DRAFTER’S NOTE:

24 Error: Extraneous word in § 9–319(c)(2) of the Tax – Property Article.

25 Occurred: Ch. 505, Acts of 1999.

26 12–117.

27 (b) (1) The recordation tax is imposed on the transfer of a controlling
28 interest in a real property [entity,] **ENTITY** as if the real [property] **PROPERTY**,
29 directly or beneficially owned by the real property entity, was conveyed by an

1 instrument of writing that is recorded with the clerk of the circuit court for a county or
2 filed with the Department under § 12–102 of this title.

3 DRAFTER'S NOTE:

4 Error: Misplaced comma in § 12–117(b)(1) of the Tax – Property Article.

5 Occurred: Ch. 3, § 7, Acts of the Special Session of 2007.

6 **Article – Transportation**

7 21–801.1.

8 (e) (1) Notwithstanding any other provision of this subtitle, a maximum
9 speed limit of more than 55 miles an hour may not be established or continued on any
10 highway in this State that[:

11 (i) Is] IS not an interstate highway or an expressway[; or

12 (ii) Would subject the State to federal funding sanctions under
13 23 United States Code § 154].

14 DRAFTER'S NOTE:

15 Error: Obsolete reference in § 21–801.1(e)(1)(ii) of the Transportation Article.

16 Occurred: As a result of enactment of the National Highway System
17 Designation Act of 1995, which repealed the prohibition against a state receiving
18 funding from the U.S. Department of Transportation for a project that did not comply
19 with certain speed limit requirements. *See*, Public Law 104–59.

20 **Chapter 180 of the Acts of 2013**

21 SECTION 5. AND BE IT FURTHER ENACTED, That, notwithstanding Section
22 [1] 2 of this Act, except as otherwise provided in this section, the altered distribution
23 of revenue from the motor fuel tax under the provisions of Title 2, Subtitle 11 of the
24 Tax – General Article as enacted by this Act does not apply until any Consolidated
25 Transportation Bonds that were issued by the Department of Transportation before
26 July 1, 2013, no longer remain outstanding and unpaid. In any fiscal year for which
27 funds are appropriated by the General Assembly to pay the amount due and payable
28 in that fiscal year for the principal of and interest on the Department of
29 Transportation's Consolidated Transportation Bonds, the revenue from the motor fuel
30 tax shall be distributed as provided in Title 2, Subtitle 11 of the Tax – General Article
31 as enacted by this Act.

32 DRAFTER'S NOTE:

1 Error: Erroneous internal reference in Ch. 180, § 5, Acts of 2013.

2 Occurred: Ch. 180, § 5, Acts of 2013. Correction suggested by the Attorney
3 General in the Bill Review Letter for S.B. 90 (Ch. 180) of 2013 (footnote 1), dated April
4 29, 2013.

5 Chapter 424 of the Acts of 2013

6 SECTION 28. AND BE IT FURTHER ENACTED, That, except as provided in
7 Sections [19, 20, 21,] 22, 23, 24, 25, 26, and 27 of this Act, this Act shall take effect
8 June 1, 2013.

9 DRAFTER'S NOTE:

10 Error: Incorrect internal references in Ch. 424, § 28, Acts of 2013.

11 Occurred: Ch. 424, § 28, Acts of 2013. Correction suggested by the Attorney
12 General in the Bill Review Letter for H.B. 101 (Ch. 424) of 2013, dated May 9, 2013.

13 Chapter 492 of the Acts of 2013

14 SECTION 3. AND BE IT FURTHER ENACTED, That:

15 (a) Except as provided in subsection (b) of this section, Section 1 of this Act may
16 not be construed to apply to:

17 (3) A nonwater-dependent project that was in existence on or before
18 [June 30, 1989] **DECEMBER 31, 2012.**

19 DRAFTER'S NOTE:

20 Error: Erroneous date in Ch. 492, § 3(a)(3), Acts of 2013.

21 Occurred: Ch. 492, § 3(a)(3), Acts of 2013. This conforming correction makes the
22 date consistent with the remainder of the bill. Correction suggested by the Attorney
23 General in the Bill Review Letter for S.B. 524 (Ch. 492) of 2013 (footnote 5), dated
24 April 26, 2013.

25 Chapter 524 of the Acts of 2013

26 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect
27 July 1, 2013. It shall remain effective for a period of 2 years and, at the end of [May
28 31] **JUNE 30, 2015**, with no further action required by the General Assembly, this Act
29 shall be abrogated and of no further force and effect.

30 DRAFTER'S NOTE:

1 Error: Erroneous date in Ch. 524, § 2, Acts of 2013.

2 Occurred: Ch. 524, § 2, Acts of 2013. This conforming correction makes the
3 termination date consistent with the 2–year effective period of the bill.

4 **Chapter 617 of the Acts of 2013**

5 SECTION 3. AND BE IT FURTHER ENACTED, That Section 2 of this Act shall
6 take effect on the recognition by the federal government of same–sex marriage for
7 purposes of the federal income tax. Within 5 days after the federal government
8 recognizes same–sex marriage for purposes of the federal income tax, the Office of the
9 Comptroller shall notify the Department of Legislative Services. If Section 2 of this Act
10 takes effect, **§ 10–807 OF THE TAX – GENERAL ARTICLE, AS ENACTED BY** Section 1
11 of this Act, shall be abrogated and of no further force and effect.

12 DRAFTER’S NOTE:

13 Error: Omitted language in Ch. 617, § 3, Acts of 2013.

14 Occurred: Ch. 617, § 3, Acts of 2013.

15 SECTION 2. AND BE IT FURTHER ENACTED, That the Drafter’s Notes
16 contained in this Act are not law and may not be considered to have been enacted as
17 part of this Act.

18 SECTION 3. AND BE IT FURTHER ENACTED, That the provisions of this Act
19 are intended solely to correct technical errors in the law and there is no intent to
20 revive or otherwise affect law that is the subject of other acts, whether those acts were
21 signed by the Governor prior to or after the signing of this Act.

22 SECTION 4. AND BE IT FURTHER ENACTED, That the publishers of the
23 Annotated Code of Maryland, subject to the approval of the Department of Legislative
24 Services, shall make any changes in the text of the Annotated Code necessary to
25 effectuate any termination provision that was enacted by the General Assembly and
26 has taken effect or will take effect prior to October 1, 2014. Any enactment of the 2014
27 Session of the General Assembly that negates or extends the effect of a previously
28 enacted termination provision shall prevail over the provisions of this section.

29 SECTION 5. AND BE IT FURTHER ENACTED, That the publishers of the
30 Annotated Code of Maryland, in consultation with and subject to the approval of the
31 Department of Legislative Services, shall make nonsubstantive corrections to
32 codification, style, capitalization, punctuation, grammar, spelling, and any reference
33 rendered incorrect or obsolete by an Act of the General Assembly, with no further
34 action required by the General Assembly. The publishers shall adequately describe
35 any such correction in an editor’s note following the section affected.

1 SECTION 6. AND BE IT FURTHER ENACTED, That this Act is an emergency
2 measure, is necessary for the immediate preservation of the public health or safety,
3 has been passed by a yea and nay vote supported by three-fifths of all the members
4 elected to each of the two Houses of the General Assembly, and shall take effect from
5 the date it is enacted.

Approved:

Governor.

President of the Senate.

Speaker of the House of Delegates.