## **HOUSE BILL 755**

P3 (5lr1703)

## ENROLLED BILL

— Health and Government Operations/Education, Health, and Environmental Affairs —

Introduced by Delegates Cullison, Anderson, B. Barnes, Barron, Campos, Carr, Fennell, Hettleman, Jalisi, Kelly, Korman, Lierman, Luedtke, Morales, Oaks, Pena-Melnyk, S. Robinson, Smith, Tarlau, and A. Washington A. Washington, Hammen, Angel, Bromwell, Hayes, Hill, Kipke, Krebs, McDonough, McMillan, Miele, Morgan, Pendergrass, Rose, Reznik, Saab, Sample-Hughes, West, and K. Young

Read and Examined by Proofreaders: Proofreader. Proofreader. Sealed with the Great Seal and presented to the Governor, for his approval this \_\_\_\_ day of \_\_\_\_ at \_\_\_ o'clock, \_\_\_\_M. Speaker. CHAPTER AN ACT concerning General Provisions - Public Information Act - Enforcement, Fees, and **Exemptions** FOR the purpose of altering certain provisions of law regarding the maintenance of public records relating to certain agricultural operations and programs; establishing the State Public Information Act Compliance Board and Office of the Public Access Ombudsman; requiring the Governor and the Attorney General to publish on the Governor's Office Web site their Web sites certain notice relating to certain applications for membership on the Board and the names and qualifications of

## EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

Underlining indicates amendments to bill.

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

Italics indicate opposite chamber/conference committee amendments.



certain applicants; requiring the Governor to solicit certain recommendations from certain individuals; authorizing the Governor to broadcast certain interviews on the Governor's Office Web site; requiring the Governor, with the advice and consent of the Senate, and the Attorney General to appoint the members of the Board make certain appointments from a certain pool of applicants; providing for the composition, chair, terms, and meetings of the Board; prohibiting a member of the Board from receiving certain compensation, but authorizing the reimbursement of certain expenses; requiring the Office of the Attorney General to provide staff and office space for the Board and the Ombudsman; providing for the powers and duties of the Board; requiring the Board to report on certain matters to the Governor and the General Assembly on or before a certain date; authorizing any person to file a certain complaint with the Board; requiring that the complaint contain certain information and, be signed by the complainant, and filed within a certain time period; requiring the Board to take certain action regarding a complaint and filed within a certain time period; requiring a custodian who receives a complaint from the Board to file a certain response within a certain time period; requiring the Board to maintain the confidentiality of a certain public record; authorizing the Board, under certain circumstances, to hold a certain conference; requiring the Board to hold a certain conference in a certain location under certain circumstances; authorizing the Board to allow certain testimony by teleconference or electronic mail; providing that a certain conference held by the Board is not a contested case; requiring the Board to assess certain statutory damages and reimbursement of certain fees under certain eircumstances; providing that compliance by a custodian with an order of the Board is not a certain admission and may not be used as evidence in a certain proceeding; providing that a complainant is not required to exhaust certain administrative remedies before seeking certain judicial review; authorizing a complainant or custodian to appeal a decision of the Board in accordance with certain provisions of law; requiring that a decision of the Board is stayed for a certain period of time under certain circumstances; providing for the staffing of the Office of the Public Access Ombudsman; providing for the qualifications, term, and salary of the Ombudsman; requiring the Ombudsman to be a full-time State employee; establishing the powers and the duties of the Ombudsman; repealing certain provisions of law related to the administrative review of a decision to deny inspection of a public record; requiring a person receiving benefits from the State to relinquish certain public records to a certain custodian; requiring a certain custodian to provide certain written information under certain circumstances; establishing that failure to emply produce a public record in accordance with a certain provision of law constitutes a denial of a certain application and may not be considered the result of a bona fide dispute unless the custodian complies with a certain provision of law and is working with a certain applicant in good faith; altering a certain provision of law to require a custodian who denies an application to inspect public records to provide certain information to the applicant within certain periods of time; repealing a certain limitation on the requirement that a custodian allow inspection of any part of a record that is subject to disclosure; prohibiting a custodian from denying or ignoring an application to inspect public records on certain grounds; altering certain provisions of law that authorize a custodian to charge a reasonable fee for certain tasks relating to public records requests; authorizing a custodian to require a certain statement from an

1 applicant under certain circumstances; prohibiting an applicant from obtaining any 2 part of a public record under certain circumstances; requiring the Board to establish 3 a penalty for a certain violation of a certain provision of this Act; requiring a 4 custodian within a certain period of time to provide certain evidence to the Board if the custodian refuses to waive a certain fee under certain circumstances; requiring 5 6 a custodian to <del>provide certain proof</del> demonstrate to the <del>Board</del> Ombudsman certain 7 applicability or harm if an applicant challenges a certain denial to disclose certain 8 public records or the application of a certain exemption; authorizing a complainant 9 or custodian to appeal a certain decision to a certain circuit court; establishing that 10 certain defendants are a certain defendant is liable for certain statutory damages under certain circumstances; repealing altering certain burdens of proof that a 11 12 complainant must show to recover certain damages in a certain court; defining certain terms; specifying the initial terms of the members of the Board; requiring the 13 14 Attorney General, in consultation with certain persons, to report on certain matters 15 to the Governor and the General Assembly on or before a certain date; making conforming changes; providing for the effective dates of this Act; and generally 16 17 relating to the Public Information Act.

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    BY repealing and reenacting, with amendments,
           Article - Agriculture
19
           Section 8-801.1 and 8-1010
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21
           Annotated Code of Maryland
22
           (2007 Replacement Volume and 2014 Supplement)
23
    BY repealing and reenacting, with amendments,
24
           Article – General Provisions
25
           Section 4–101, \frac{4-201}{4}, 4–203, 4–206, \frac{4-343}{4}, 4–301, and 4–362; and the amended part
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                 designation "Part VI. Judicial Review" immediately preceding Section 4–361
27
           Annotated Code of Maryland
28
           (2014 Volume)
29
    BY adding to
30
           Article – General Provisions
           Section 4–1A–01 through 4–1A–10 to be under the new subtitle "Subtitle 1A. State
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                 Public Information Act Compliance Board" and 4–1B–01 through 4–1B–04 to
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                 be under the new subtitle "Subtitle 1B. Public Access Ombudsman"
34
           Annotated Code of Maryland
35
           (2014 Volume)
36
    BY repealing
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SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, 42 That the Laws of Maryland read as follows:

Article – General Provisions

Annotated Code of Maryland

Section 4–361

(2014 Volume)

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1	Article - Agriculture
2	<del>8-801.1.</del>
3 4 5	(A) In this section, "personal information" means an individual's name, home telephone number, personal email address, and Social Security number.
6 7	<del>[(a)] (B)</del> (1) Each nutrient management plan shall be developed considering factors including:
8	(i) Levels of bioavailable nitrogen and phosphorus in the soil;
9 10	(ii) Levels of bioavailable nitrogen and phosphorus in all fertilizer materials to be applied;
11 12 13	(iii) The amount of nitrogen and phosphorus necessary to achieve the expected crop yield for the land that is the subject of the nutrient management plan, as determined by:
14 $15$	1. The field's actual yield record and soil productivity for that erop; or
16 17 18	2. If information concerning actual yield record and soil productivity for a crop is unavailable, relevant information concerning similar fields and soil;
19	(iv) Soil erodibility and nutrient retention capacity;
20 21	(v) 1. The best reasonable scientific methods accepted by the Department and the University of Maryland Cooperative Extension Service; or
22 23	2. Scientifically validated data for the development of a nutrient management plan as defined by the Department in regulation; and
24	(vi) Existing best management practices.
25 26	(2) Each nutrient management plan shall provide flexibility for management decisions that may be required by conditions beyond the control of the farmer.
27 28 29	[(b)] (C) (1) A summary of each nutrient management plan shall be filed and updated with the Department at a time and in a form that the Department requires by regulation.

- The Department shall maintain a copy of each summary for 3 years in 1  $\frac{(2)}{(2)}$ 2 a manner that protects the fidentity PERSONAL INFORMATION of the individual for whom the nutrient management plan was prepared. 3 <del>8-1010.</del> 4 <del>(A)</del> IN THIS SECTION, "PERSONAL INFORMATION" MEANS AN INDIVIDUAL'S 5 6 NAME, HOME TELEPHONE NUMBER, PERSONAL EMAIL ADDRESS, AND SOCIAL 7 SECURITY NUMBER. 8 Except as provided in § 8-1007(b) of this subtitle, all records and <del>[(a)] (B)</del> 9 information concerning any agricultural operation certified by the Department under this 10 subtitle shall be maintained by the Department and made available for public review in a 11 manner that provides the greatest public disclosure of records and information while protecting the identity of the person for whom the records or information relates. 12 Except as provided in § 8-1008(b) of this subtitle, a certified verifier 13 <del>[(b)] (c)</del> 14 shall maintain all records and information concerning a certified agricultural operation in a manner that protects the identity of the person for whom the records or information 15 16 relates. Except as otherwise provided by law, the Department of the 17 <del>(1)</del> <del>[(c)] (D)</del> Environment shall maintain all records and information received from the Department 18 under §§ 8-1004(c)(2) and 8-1007(b) of this subtitle in a manner that protects the fidentity 19 PERSONAL INFORMATION of the person for whom the records or information relates. 20 This subsection does not affect the maintenance and disclosure of 21 22 records and information obtained from any other source by the Department of the 23 Environment, even if the records and information are duplicative of information provided 24 to the Department of the Environment by the Department under this subtitle. 25 <del>[(d)] (E)</del> Except as provided in § 8-1007(b) of this subtitle, records and 26 information relating to an agricultural operation that are generated or obtained solely for 27 the purpose of obtaining certification may not be disclosed by any State agency, department, or certified verifier before the agricultural operation is certified under this 28 29 <del>subtitle.</del> On or before December 31, 2014, and each December 31 thereafter, the 30 <del>[(e)] (F)</del> 31 Department shall submit an annual report to the Governor and, in accordance with § 32 2-1246 of the State Government Article, the Senate Education, Health, and Environmental
- 34 (1) Participation in the Program; and

35 (2) Recommendations of the oversight committee established in § 8–1013 36 of this subtitle.

Affairs Committee and the House Environmental Matters Committee on:

1 2	SECTI as follows:	<del>ON 2</del>	AND BE IT FURTHER ENACTED, That the Laws of Maryland read		
3			Article – General Provisions		
4	4–101.				
5	(a) ]	In thi	s title the following words have the meanings indicated.		
6 7	(b) 'record.	"Applicant" means a person or governmental unit that asks to inspect a public			
8 9	(C) 'BOARD.	"Boa	ARD" MEANS THE STATE PUBLIC INFORMATION ACT COMPLIANCE		
10	[(c)] <b>(</b> D	))	"Custodian" means:		
11	(	(1)	the official custodian; or		
12 13	of a public red	(2) cord.	any other authorized individual who has physical custody and control		
14	<u>(E)</u>	"NEV	VS MEDIA" MEANS:		
15	9	<u>(1)</u>	NEWSPAPERS;		
16	1	<u>(2)</u>	MAGAZINES;		
17	1	<u>(3)</u>	JOURNALS;		
18	1	<u>(4)</u>	PRESS ASSOCIATIONS;		
19		<u>(5)</u>	NEWS AGENCIES;		
20	1	<u>(6)</u>	WIRE SERVICES;		
21	9	<u>(7)</u>	RADIO;		
22	١	<u>(8)</u>	TELEVISION; AND		
23 24	<del>-</del>	<u>(9)</u> ISSEI	ANY PRINTED, PHOTOGRAPHIC, MECHANICAL, OR ELECTRONIC MINATING NEWS AND INFORMATION TO THE PUBLIC.		

1 2 3	[(d)] (E) (F) "Official custodian" means an officer or employee of the State or of a political subdivision who is responsible for keeping a public record, whether or not the officer or employee has physical custody and control of the public record.				
4	[(e)] <del>(F)</del> <u>(G)</u> "Person in interest" means:				
5 6		(1) a person or governmental unit that is the subject of a public record or a designee of the person or governmental unit;			
7 8	(2) if th	e person has a legal disability, the parent or legal representative of			
9 10 11	(3) as to requests for correction of certificates of death under § 5–310(d)(2) of the Health – General Article, the spouse, adult child, parent, adult sibling, grandparent, or guardian of the person of the deceased at the time of the deceased's death.				
12 13	[(f)] <del>(G)</del> <u>(H)</u> (1) individual.	"Personal information" means information that identifies an			
14 15	(2) Exce includes an individual's	ept as provided in § $4-355$ of this title, "personal information":			
16	(i)	name;			
17	(ii)	address;			
18	(iii)	driver's license number or any other identification number;			
19	(iv)	medical or disability information;			
20	(v)	photograph or computer-generated image;			
21	(vi)	Social Security number; and			
22	(vii)	telephone number.			
23	(3) "Per	sonal information" does not include an individual's:			
24	(i)	driver's status;			
25	(ii)	driving offenses;			
26	(iii)	five-digit zip code; or			
27	(iv)	information on vehicular accidents.			

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the Motor Vehicle Administration.

1	[(g)] <del>(II)</del> <u>(I)</u>	"Politi	cal sub	odivision" means:
2	(1)	a cour	nty;	
3	(2)	a mui	nicipal	corporation;
4	(3)	an un	incorp	orated town;
5	(4)	a scho	ool dist	rict; or
6	(5)	a spec	cial dis	trict.
7 8	[(h)] (1) (J) documentary mate	. ,		ic record" means the original or any copy of any
9 10 11	political subdivision transaction of publ		receive	de by a unit or an instrumentality of the State or of a d by the unit or instrumentality in connection with the and
12		(ii)	is in a	any form, including:
13			1.	a card;
14			2.	a computerized record;
15			3.	correspondence;
16			4.	a drawing;
17			5.	film or microfilm;
18			6.	a form;
19			7.	a map;
20			8.	a photograph or photostat;
21			9.	a recording; or
22			10.	a tape.
$\begin{array}{c} 23 \\ 24 \end{array}$	(2) of a unit or an inst			rd" includes a document that lists the salary of an employee of the State or of a political subdivision.

"Public record" does not include a digital photographic image or

signature of an individual, or the actual stored data of the image or signature, recorded by

1	SUBTITLE 1A. STATE PUBLIC INFORMATION ACT COMPLIANCE BOARD.
2	4–1A–01.
3	THERE IS A STATE PUBLIC INFORMATION ACT COMPLIANCE BOARD.
4	4-1A-02.
5	(A) (1) THE BOARD CONSISTS OF THREE FIVE MEMBERS.
6 7	(2) AT LEAST ONE OF THE MEMBERS OF THE BOARD SHALL BE AN ATTORNEY ADMITTED TO THE MARYLAND BAR.
8	(3) AT LEAST ONE OF THE MEMBERS
9	(2) (I) ONE MEMBER OF THE BOARD SHALL BE A REPRESENTATIVE:
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3	2. WHO WORKS ON ISSUES RELATED TO TRANSPARENCY OR OPEN GOVERNMENT; AND
15 16	3. WHO IS NOMINATED BY REPRESENTATIVES OF THE OPEN GOVERNMENT AND NEWS MEDIA COMMUNITIES.
7	(II) ONE MEMBER OF THE BOARD SHALL:
8	1. HAVE KNOWLEDGE OF THE PROVISIONS OF THIS TITLE;
20 21	2. HAVE SERVED AS AN OFFICIAL CUSTODIAN IN THE STATE AS DEFINED IN § 4–101(D) OF THIS TITLE; AND
22 23	3. BE NOMINATED BY THE MARYLAND ASSOCIATION OF COUNTIES AND THE MARYLAND MUNICIPAL LEAGUE.
24 25	(III) 1. THREE MEMBERS OF THE BOARD SHALL BE PRIVATE CITIZENS OF THE STATE.
26 27	2. A PRIVATE CITIZEN MEMBER OF THE BOARD MAY NOT BE:

1	A. A CUSTODIAN OF A PUBLIC RECORD;
2	B. A MEMBER OF THE NEWS MEDIA; OR
3 4 5	C. A STAFF MEMBER OR SPOKESPERSON FOR AN ORGANIZATION THAT REPRESENTS THE INTERESTS OF CUSTODIANS OR APPLICANTS FOR PUBLIC RECORDS.
6 7	(3) AT LEAST ONE MEMBER OF THE BOARD SHALL BE AN ATTORNEY ADMITTED TO THE MARYLAND BAR.
8 9 10	(4) (I) THE GOVERNOR SHALL PUBLISH, ON THE GOVERNOR'S OFFICE WEB SITE OF THE OFFICE OF THE GOVERNOR, NOTICE OF THE GOVERNOR'S INTENT TO CONSIDER APPLICANTS FOR POSITIONS ON THE BOARD.
11	(II) THE NOTICE SHALL INCLUDE:
12	1. APPLICATION PROCEDURES;
13 14	2. CRITERIA FOR EVALUATING AN APPLICANT'S QUALIFICATIONS; AND
15 16	3. PROCEDURES FOR RESOLVING ANY CONFLICTS OF INTEREST.
17 18 19	(III) THE GOVERNOR SHALL SOLICIT RECOMMENDATIONS FOR POSITIONS ON THE BOARD FROM REPRESENTATIVES OF THE CUSTODIAN, NEWS MEDIA, AND NONPROFIT COMMUNITIES.
20 21 22	(III) (IV) 1. AN INDIVIDUAL MAY SUBMIT TO THE GOVERNOR AN APPLICATION FOR MEMBERSHIP ON THE BOARD AS PROVIDED UNDER SUBPARAGRAPH (II) OF THIS PARAGRAPH.
23 24 25	2. The names and qualifications of applicants shall be posted on the Governor's Office Web site and interviews may be broadcast on the Web site of the Office of the Governor.
26 27	(IV) (V) WHEN EVALUATING AN APPLICANT, THE GOVERNOR SHALL:
28 29 30	1. CONSIDER THE NEED FOR GEOGRAPHIC AND, POLITICAL, RACIAL, ETHNIC, CULTURAL, AND GENDER DIVERSITY ON THE BOARD; AND

## 2. ENSURE THE NEUTRALITY OF THE BOARD.

- 2 (5) SUBJECT TO PARAGRAPHS (2) AND (3) OF THIS SUBSECTION AND
- 3 WITH THE ADVICE AND CONSENT OF THE SENATE, THE GOVERNOR SHALL APPOINT
- 4 THE MEMBERS OF THE BOARD FROM THE POOL OF APPLICANTS UNDER PARAGRAPH
- 5 (4) OF THIS SUBSECTION.
- 6 (B) FROM AMONG THE MEMBERS OF THE BOARD, THE GOVERNOR SHALL 7 APPOINT A CHAIR.
- 8 (C) (1) THE TERM OF A MEMBER IS 3 YEARS.
- 9 (2) THE TERMS OF MEMBERS ARE STAGGERED AS REQUIRED BY THE
- 10 TERMS PROVIDED FOR MEMBERS OF THE BOARD ON OCTOBER 1, 2015.
- 11 (3) AT THE END OF A TERM, A MEMBER CONTINUES TO SERVE UNTIL
- 12 A SUCCESSOR IS APPOINTED.
- 13 (4) A MEMBER WHO IS APPOINTED AFTER A TERM HAS BEGUN SERVES
- 14 ONLY FOR THE REST OF THE TERM AND UNTIL A SUCCESSOR IS APPOINTED.
- 15 (5) A MEMBER MAY NOT SERVE FOR MORE THAN TWO CONSECUTIVE
- 16 **3-YEAR TERMS.**
- 17 **4–1A–03.**
- 18 (A) A MAJORITY OF THE FULL AUTHORIZED MEMBERSHIP OF THE BOARD IS
- 19 A QUORUM.
- 20 (B) THE BOARD SHALL DETERMINE THE TIMES AND PLACES OF ITS
- 21 MEETINGS.
- 22 (C) A MEMBER OF THE BOARD:
- 23 (1) MAY NOT RECEIVE COMPENSATION AS A MEMBER OF THE BOARD;
- 24 **BUT**
- 25 (2) IS ENTITLED TO REIMBURSEMENT FOR EXPENSES UNDER THE
- 26 STANDARD STATE TRAVEL REGULATIONS, AS PROVIDED IN THE STATE BUDGET.
- 27 (D) THE OFFICE OF THE ATTORNEY GENERAL SHALL PROVIDE STAFF AND
- 28 OFFICE SPACE FOR THE BOARD.

1	4 14 04
1	4-1A-04.
2	(A) THE BOARD SHALL:
3	(1) RECEIVE, REVIEW, AND, SUBJECT TO § 4-1A-07 OF THIS
4	SUBTITLE, RESOLVE COMPLAINTS FILED UNDER § 4–1A–05 OF THIS SUBTITLE FROM
5	ANY PERSON APPLICANT OR THE APPLICANT'S DESIGNATED REPRESENTATIVE
6	ALLEGING THAT A CUSTODIAN CHARGED AN UNREASONABLE FEE UNDER § 4–206 OF
7	THIS TITLE; CUSTODIAN:
8	(I) DENIED INSPECTION OF A PUBLIC RECORD IN VIOLATION OF
9	THIS TITLE;
10	(II) CHARGED AN UNREASONABLE FEE OF MORE THAN \$250
11	UNDER § 4-206 OF THIS TITLE; OR
12	(III) IMPROPERLY DENIED A FEE WAIVER UNDER § 4–206(E) OF
13	THIS TITLE;
14	(2) ISSUE A WRITTEN OPINION AS TO WHETHER A VIOLATION HAS
15	OCCURRED; AND
16	(3) ORDER THE CUSTODIAN TO:
17	(1) IF THE BOARD FINDS THAT THE CUSTODIAN DENIED
18	INSPECTION OF A PUBLIC RECORD IN VIOLATION OF THIS TITLE, PRODUCE THE
19	PUBLIC RECORD FOR INSPECTION;
20	
20	(H) IF THE BOARD FINDS THAT THE CUSTODIAN CHARGED AN
21	UNREASONABLE FEE OF MORE THAN \$250 UNDER § 4–206 OF THIS TITLE, ORDER
22	THE CUSTODIAN TO REDUCE THE FEE TO AN AMOUNT DETERMINED BY THE BOARD TO BE REASONABLE AND REFUND THE DIFFERENCE; OR DIFFERENCE.
23	IO DE REASONADLE AND REFUND I RE <del>DIFFERENCE; OR</del> <u>DIFFERENCE.</u>
24	(III) IF THE BOARD FINDS THAT THE CUSTODIAN IMPROPERLY
25	DENIED A FEE WAIVER UNDER § 4 206(E) OF THIS TITLE, WAIVE THE FEE.
26	(B) THE BOARD SHALL:

27 (1) ADOPT REGULATIONS TO CARRY OUT THIS TITLE;

28 (2) (1) STUDY ONGOING COMPLIANCE WITH THIS TITLE BY 29 CUSTODIANS; AND

1 2	(3) (2) MAKE RECOMMENDATIONS TO THE GENERAL ASSEMBLY FOR IMPROVEMENTS TO THIS TITLE.
3 4 5	(C) (1) ON OR BEFORE OCTOBER 1 OF EACH YEAR, THE BOARD SHALL SUBMIT A REPORT TO THE GOVERNOR AND, SUBJECT TO § 2–1246 OF THE STATE GOVERNMENT ARTICLE, THE GENERAL ASSEMBLY.
6	(2) THE REPORT SHALL:
7	(I) DESCRIBE THE ACTIVITIES OF THE BOARD;
8	(II) DESCRIBE THE OPINIONS OF THE BOARD;
9 10 11	(III) STATE THE NUMBER AND NATURE OF COMPLAINTS FILED WITH THE BOARD AND DISCUSS COMPLAINTS THAT THE INSPECTION OF PUBLIC RECORDS WAS DENIED; AND
12	(IV) RECOMMEND ANY IMPROVEMENTS TO THIS TITLE.
13	4-1A-05.
14 15 16	(A) ANY PERSON APPLICANT OR THE APPLICANT'S DESIGNATED REPRESENTATIVE MAY FILE A WRITTEN COMPLAINT WITH THE BOARD SEEKING A WRITTEN OPINION AND ORDER FROM THE BOARD IF:
17 18	(1) A CUSTODIAN CHARGED A FEE UNDER § 4–206 OF THIS TITLE OF MORE THAN \$350; AND
19 20	(2) THE COMPLAINANT ALLEGES IN THE COMPLAINT THAT THE FEE IS UNREASONABLE. ALLEGING THAT A-CUSTODIAN:
21 22	(1) DENIED INSPECTION OF A PUBLIC RECORD IN VIOLATION OF THIS TITLE;
23 24	(2) CHARGED AN UNREASONABLE FEE OF MORE THAN \$250 UNDER { 4–206 OF THIS TITLE; OR
25 26	(3) IMPROPERLY DENIED A FEE WAIVER UNDER § 4–206(E) OF THIS TITLE.
27	(B) THE COMPLAINT SHALL:

(1) IDENTIFY THE CUSTODIAN THAT IS THE SUBJECT OF THE

28 29

COMPLAINT;

1	(2) DESCRIBE THE ACTION OF THE CUSTODIAN, THE DATE OF THE
2	ACTION, AND THE CIRCUMSTANCES OF THE ACTION;
3	(3) BE SIGNED BY THE COMPLAINANT;
4	(4) IF AVAILABLE, INCLUDE A COPY OF THE ORIGINAL REQUEST FOR
5	PUBLIC RECORDS; AND
6 7	(5) BE FILED WITHIN 90 DAYS AFTER THE ACTION THAT IS THE SUBJECT OF THE COMPLAINT OCCURRED.
8	4-1A-06.
9	(A) EXCEPT AS PROVIDED IN SUBSECTION (C) OF THIS SECTION, ON
10	RECEIPT OF A WRITTEN COMPLAINT, THE BOARD PROMPTLY SHALL:
11	(1) SEND THE COMPLAINT TO THE CUSTODIAN IDENTIFIED IN THE
12	COMPLAINT; AND
13	(2) REQUEST THAT A RESPONSE TO THE COMPLAINT BE SENT TO THE
14	BOARD.
15	(B) (1) THE CUSTODIAN SHALL FILE A WRITTEN RESPONSE TO THE
16	COMPLAINT WITHIN $15$ DAYS AFTER THE CUSTODIAN RECEIVES THE COMPLAINT.
17	(2) On request of the Board, the custodian shall include
18	WITH ITS WRITTEN RESPONSE TO THE COMPLAINT THE BASIS FOR THE FEE THAT
19	WAS CHARGED.
20	(I) IF THE COMPLAINT ALLEGES THAT THE CUSTODIAN DENIED
21	INSPECTION OF A PUBLIC RECORD IN VIOLATION OF THIS TITLE:
22	1. A COPY OF THE PUBLIC RECORD; AND
23	2. THE PROVISION OF LAW THAT THE CUSTODIAN
24	ALLEGES ALLOWS THE CUSTODIAN TO DENY INSPECTION OF THE PUBLIC RECORD;
25	(II) IF THE COMPLAINT ALLEGES THAT THE CUSTODIAN
26	CHARGED AN UNREASONABLE FEE OF MORE THAN \$250 UNDER § 4-206 OF THIS
27	TITLE, THE BASIS FOR THE FEE THAT WAS CHARGED; OR

- 1 (III) IF THE COMPLAINT ALLEGES THAT THE CUSTODIAN
  2 IMPROPERLY DENIED A FEE WAIVER UNDER § 4–206(E) OF THIS TITLE, THE BASIS
- 3 FOR THE DENIAL.
- 4 (3) THE BOARD SHALL MAINTAIN THE CONFIDENTIALITY OF A
  5 PUBLIC RECORD SUBMITTED BY A CUSTODIAN UNDER PARAGRAPH (2) OF THIS
  6 SUBSECTION.
- 7 (C) If a written response is not received within 45 days after the 8 Notice is sent, the Board shall decide the case on the facts before the 9 Board.
- 10 **4-1A-07.**
- 11 (A) (1) THE BOARD SHALL REVIEW THE COMPLAINT AND ANY RESPONSE.
- 12 **(2)** If the information in the complaint and response is 13 sufficient for making a determination based on the Board's own
- 14 INTERPRETATION OF THE EVIDENCE, WITHIN 30 DAYS AFTER RECEIVING THE
- 15 RESPONSE, THE BOARD SHALL ISSUE A WRITTEN OPINION AS TO WHETHER A
- 16 VIOLATION OF THIS TITLE HAS OCCURRED OR WILL OCCUR.
- 17 (B) (1) (I) ## SUBJECT TO SUBPARAGRAPH (II) OF THIS PARAGRAPH,
  18 IF THE BOARD IS UNABLE TO REACH A DETERMINATION BASED ON THE WRITTEN
- 19 SUBMISSIONS BEFORE IT, THE BOARD MAY SCHEDULE AN INFORMAL CONFERENCE
- 20 TO HEAR FROM THE COMPLAINANT, THE CUSTODIAN, OR ANY OTHER PERSON WITH
- 21 RELEVANT INFORMATION ABOUT THE SUBJECT OF THE COMPLAINT.
- 22 (II) THE BOARD SHALL HOLD THE INFORMAL CONFERENCE
- 23 UNDER SUBPARAGRAPH (I) OF THIS PARAGRAPH IN A LOCATION THAT IS AS
- 24 CONVENIENT AS PRACTICABLE TO THE COMPLAINANT AND THE CUSTODIAN.
- 25 <u>(2)</u> <u>WHEN CONDUCTING A CONFERENCE THAT IS SCHEDULED UNDER</u>
- 26 PARAGRAPH (1) OF THIS SUBSECTION, THE BOARD MAY ALLOW THE PARTIES TO
- 27 <u>TESTIFY BY TELECONFERENCE OR SUBMIT WRITTEN TESTIMONY BY ELECTRONIC</u>
- 28 **MAIL.**
- 29 (2) (3) AN INFORMAL CONFERENCE SCHEDULED BY THE BOARD IS
- 30 NOT A CONTESTED CASE WITHIN THE MEANING OF § 10–202(D) OF THE STATE
- 31 GOVERNMENT ARTICLE.
- 32 (3) (4) THE BOARD SHALL ISSUE A WRITTEN OPINION WITHIN 30 33 DAYS AFTER THE INFORMAL CONFERENCE.

- 1 (C) (1) IF THE BOARD IS UNABLE TO ISSUE AN OPINION ON A COMPLAINT 2 WITHIN THE TIME PERIODS SPECIFIED IN SUBSECTION (A) OR (B) OF THIS SECTION,
- 3 THE BOARD SHALL:
- 4 (I) STATE IN WRITING THE REASON FOR ITS INABILITY TO ISSUE 5 AN OPINION: AND
- 6 (II) ISSUE AN OPINION AS SOON AS POSSIBLE BUT NOT LATER 7 THAN 90 DAYS AFTER THE FILING OF THE COMPLAINT.
- 8 (2) AN OPINION OF THE BOARD MAY STATE THAT THE BOARD IS 9 UNABLE TO RESOLVE THE COMPLAINT.
- 10 **(D)** THE BOARD SHALL SEND A COPY OF THE WRITTEN OPINION TO THE 11 COMPLAINANT AND THE AFFECTED CUSTODIAN.
- 12 (E) (1) A CUSTODIAN IS LIABLE TO THE COMPLAINANT FOR DAMAGES AS
  13 DETERMINED UNDER PARAGRAPH (2) OF THIS SUBSECTION IF THE BOARD FINDS
  14 THAT THE CUSTODIAN, IN THE ABSENCE OF A BONA FIDE DISPUTE, WILLFULLY AND
  15 KNOWINGLY:
- 16 (I) FAILED TO DISCLOSE A PUBLIC RECORD THAT THE
  17 COMPLAINANT WAS ENTITLED TO INSPECT UNDER THIS TITLE:
- 18 (II) CHARGED AN UNREASONABLE FEE OF MORE THAN \$250
  19 UNDER \$4-206 OF THIS TITLE; OR
- 20 (HI) IMPROPERLY DENIED A FEE WAIVER UNDER § 4–206(E) OF 21 THIS TITLE.
- 22 (2) (1) 1. IF THE BOARD DETERMINES THAT A CUSTODIAN IS
  23 LIABLE UNDER PARAGRAPH (1) OF THIS SUBSECTION, THE BOARD SHALL ASSESS
  24 DAMAGES AGAINST THE CUSTODIAN AT A RATE OF \$100 FOR EACH DAY THAT THE
  25 CUSTODIAN TOOK TO DENY THE COMPLAINANT'S INITIAL REQUEST FOR PUBLIC RECORDS.
- 27 **2.** The statutory damages imposed under this 28 subparagraph may not exceed \$1,000 per violation of this title.
- 29 (II) IF THE BOARD DETERMINES THAT THE COMPLAINANT
  30 SUBSTANTIALLY PREVAILED, THE BOARD SHALL ORDER THE REIMBURSEMENT OF
  31 REASONABLE ATTORNEY'S FEES AND OTHER LITIGATION COSTS.
- 32 **4-1A-08.**

- 1 (A) THE BOARD MAY SEND TO ANY CUSTODIAN IN THE STATE ANY WRITTEN
- 2 OPINION THAT WILL PROVIDE THE CUSTODIAN WITH GUIDANCE ON COMPLIANCE
- 3 WITH THIS TITLE.
- 4 (B) THE ATTORNEY GENERAL SHALL POST ON THE ATTORNEY GENERAL'S
- 5 WEB SITE OF THE OFFICE OF THE ATTORNEY GENERAL ALL OF THE BOARD'S
- 6 WRITTEN OPINIONS UNDER THIS SUBTITLE.
- 7 4-1A-09.
- 8 COMPLIANCE BY A CUSTODIAN WITH AN ORDER OF THE BOARD:
- 9 (1) IS NOT AN ADMISSION TO A VIOLATION OF THIS TITLE BY THE
- 10 CUSTODIAN; AND
- 11 (2) MAY NOT BE USED AS EVIDENCE IN A PROCEEDING CONDUCTED IN
- 12 ACCORDANCE WITH § 4–362 OF THIS TITLE.
- 13 **4–1A–10.**
- 14 (A) A PERSON OR GOVERNMENTAL UNIT NEED NOT EXHAUST THE
- 15 ADMINISTRATIVE REMEDY UNDER THIS SUBTITLE BEFORE FILING SUIT.
- 16 (B) (1) A COMPLAINANT OR CUSTODIAN MAY APPEAL THE DECISION
- 17 ISSUED BY THE BOARD UNDER THIS SUBTITLE IN ACCORDANCE WITH § 4–362 OF
- 18 THIS TITLE.
- 19 (2) AN APPEAL UNDER THIS SUBSECTION AUTOMATICALLY STAYS
- 20 THE DECISION OF THE BOARD PENDING THE CIRCUIT COURT'S DECISION OR NO
- 21 MORE THAN 30 DAYS AFTER THE DATE ON WHICH THE DEFENDANT SERVES AN
- 22 ANSWER OR OTHERWISE PLEADS TO THE COMPLAINT, WHICHEVER IS SOONER.
- 23 SUBTITLE 1B. PUBLIC ACCESS OMBUDSMAN.
- 24 **4-1B-01.**
- 25 <u>In this subtitle</u>, "Ombudsman" means the Public Access Ombudsman.
- 26 **4–1B–02.**
- 27 (A) THERE IS AN OFFICE OF THE PUBLIC ACCESS OMBUDSMAN.

- 1 (B) THE OFFICE OF THE ATTORNEY GENERAL SHALL PROVIDE OFFICE
- 2 SPACE AND STAFF FOR THE OMBUDSMAN, WITH APPROPRIATE STEPS TAKEN TO
- 3 PROTECT THE AUTONOMY AND INDEPENDENCE OF THE OMBUDSMAN.
- 4 4-1B-03.
- 5 (A) SUBJECT TO SUBSECTIONS (B) AND (C) OF THIS SECTION, THE
- 6 ATTORNEY GENERAL SHALL APPOINT THE OMBUDSMAN.
- 7 (B) THE OMBUDSMAN SHALL HAVE BEEN ADMITTED TO PRACTICE LAW IN
- 8 THE STATE.
- 9 (C) (1) THE OFFICE OF THE ATTORNEY GENERAL SHALL PUBLISH, ON
- 10 ITS WEB SITE, NOTICE OF THE ATTORNEY GENERAL'S INTENT TO CONSIDER
- 11 APPLICANTS FOR THE OMBUDSMAN POSITION.
- 12 <u>(2)</u> <u>THE NOTICE SHALL INCLUDE:</u>
- 13 (I) APPLICATION PROCEDURES;
- 14 (II) CRITERIA FOR EVALUATING AN APPLICANT'S
- 15 **QUALIFICATIONS; AND**
- 16 (III) PROCEDURES FOR RESOLVING ANY CONFLICTS OF
- 17 INTEREST.
- 18 (3) (I) AN INDIVIDUAL MAY SUBMIT TO THE ATTORNEY GENERAL
- 19 AN APPLICATION FOR THE OMBUDSMAN POSITION AS PROVIDED UNDER
- 20 PARAGRAPH (2) OF THIS SUBSECTION.
- 21 (II) THE OFFICE OF THE ATTORNEY GENERAL SHALL POST ON
- 22 ITS WEB SITE THE NAMES AND QUALIFICATIONS OF APPLICANTS.
- 23 (D) (1) THE TERM OF THE OMBUDSMAN IS 4 YEARS.
- 24 (2) AT THE END OF A TERM, THE OMBUDSMAN CONTINUES TO SERVE
- 25 UNTIL A SUCCESSOR IS APPOINTED AND QUALIFIES.
- 26 (3) AN OMBUDSMAN WHO IS APPOINTED AFTER A TERM BEGINS
- 27 SERVES FOR THE REMAINDER OF THE TERM UNTIL A SUCCESSOR IS APPOINTED AND
- 28 QUALIFIES.
- 29 (E) THE OMBUDSMAN SHALL BE A FULL-TIME STATE EMPLOYEE.

- 1 THE OMBUDSMAN IS ENTITLED TO AN ANNUAL SALARY AS PROVIDED (F) 2FOR IN THE STATE BUDGET. 3 4-1B-04.(A) 4 SUBJECT TO SUBSECTION (B) OF THIS SECTION, THE OMBUDSMAN SHALL MAKE REASONABLE ATTEMPTS TO RESOLVE DISPUTES BETWEEN 5 6 APPLICANTS AND CUSTODIANS RELATING TO REQUESTS FOR PUBLIC RECORDS 7 UNDER THIS TITLE, INCLUDING DISPUTES OVER: 8 **(1)** THE CUSTODIAN'S APPLICATION OF AN EXEMPTION; 9 **(2)** REDACTIONS OF INFORMATION IN THE PUBLIC RECORD: 10 **(3)** THE FAILURE OF THE CUSTODIAN TO PRODUCE A PUBLIC RECORD 11 IN A TIMELY MANNER OR TO DISCLOSE ALL RECORDS RELEVANT TO THE REQUEST; 12 **(4)** OVERLY BROAD REQUESTS FOR PUBLIC RECORDS: 13 **(5)** THE AMOUNT OF TIME A CUSTODIAN NEEDS, GIVEN AVAILABLE STAFF AND RESOURCES, TO PRODUCE PUBLIC RECORDS; 14 15 **(6)** A REQUEST FOR OR DENIAL OF A FEE WAIVER UNDER § 4–206(E) 16 OF THIS TITLE; AND 17 **(7)** REPETITIVE OR REDUNDANT REQUESTS FROM AN APPLICANT. (B) (1) WHEN RESOLVING DISPUTES UNDER THIS SECTION, THE 18 19 OMBUDSMAN MAY NOT: 20 (I)COMPEL A CUSTODIAN TO DISCLOSE PUBLIC RECORDS OR REDACTED INFORMATION IN THE CUSTODIAN'S PHYSICAL CUSTODY TO THE 2122OMBUDSMAN OR AN APPLICANT; OR 23EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS (II)24SUBSECTION, DISCLOSE INFORMATION RECEIVED FROM AN APPLICANT OR
- 26 (2) THE OMBUDSMAN MAY DISCLOSE INFORMATION RECEIVED FROM 27 AN APPLICANT OR CUSTODIAN TO THE ASSISTANT ATTORNEY GENERAL ASSIGNED

CUSTODIAN WITHOUT WRITTEN CONSENT FROM THE APPLICANT AND CUSTODIAN.

28 TO THE OFFICE OF THE OMBUDSMAN.

- 1 Except as otherwise provided by law, a custodian shall allow a person <del>(1)</del> <del>(a)</del> 2 or governmental unit to inspect any public record at any reasonable time.
- 3 TO ENSURE COMPLIANCE WITH THIS SUBSECTION, A PERSON RECEIVING BENEFITS FROM THE STATE, INCLUDING A CONTRACTOR OR 4 SUBCONTRACTOR OF THE STATE, SHALL PROMPTLY RELINQUISH TO THE 5 6 APPROPRIATE CUSTODIAN ANY PUBLIC RECORD IN THE POSSESSION OF THE PERSON. 7
- 8 <del>[(2)] (3)</del> Inspection or copying of a public record may be denied only to the 9 extent provided under this title.
- 10 To protect public records and to prevent unnecessary interference with official <del>(b)</del> business, each official custodian shall adopt reasonable rules or regulations that, subject to 11 12 this title, govern timely production and inspection of a public record.
- Each official custodian shall consider whether to: 13 <del>(e)</del>
- 14 designate types of public records of the governmental unit that are to  $\frac{(1)}{(1)}$ be made available to any applicant immediately on request; and 15
- 16 (2)maintain a current list of the types of public records that have been 17 designated as available to any applicant immediately on request.
- 4-203. 18
- The custodian shall grant or deny the application promptly, but not more than 19 20 30 days after receiving the application.
- 21 A custodian who approves the application shall produce the public 22 record immediately or within a reasonable period that is needed to retrieve the public 23 record, but not more than 30 days after receipt of the application.
- 24 **(2)** IF THE CUSTODIAN REASONABLY BELIEVES THAT IT WILL TAKE 25MORE THAN 10 WORKING DAYS TO PRODUCE THE PUBLIC RECORD, THE CUSTODIAN SHALL INDICATE IN WRITING OR BY ELECTRONIC MAIL WITHIN 10 WORKING DAYS 26
- AFTER RECEIPT OF THE REQUEST: 27
- 28 THE AMOUNT OF TIME THAT THE CUSTODIAN ANTICIPATES (I)29 IT WILL TAKE TO PRODUCE THE PUBLIC RECORD;
- 30 (II)THE DOCUMENTS THAT ARE BEING RETRIEVED; AN 31 ESTIMATE OF THE RANGE OF FEES THAT MAY BE CHARGED TO COMPLY WITH THE 32 REQUEST FOR PUBLIC RECORDS; AND

1	(III) THE REASON FOR THE DELAY.
2	(3) IF THE CUSTODIAN FAILS TO COMPLY WITH PARAGRAPH (1) OF
3	THIS SUBSECTION, THE FAILURE CONSTITUTES A DENIAL OF AN APPLICATION AND
4	THE DENIAL MAY NOT BE CONSIDERED THE RESULT OF A BONA FIDE DISPUTE
5	FAILURE TO PRODUCE THE PUBLIC RECORD IN ACCORDANCE WITH THIS
6	SUBSECTION CONSTITUTES A DENIAL OF AN APPLICATION THAT MAY NOT BE
7	CONSIDERED THE RESULT OF A BONA FIDE DISPUTE UNLESS THE CUSTODIAN HAS
8	COMPLIED WITH PARAGRAPH (2) OF THIS SUBSECTION AND IS WORKING WITH THE
9	APPLICANT IN GOOD FAITH.
0	(c) (1) A custodian who denies the application shall:
1	(1) (I) [immediately] WITHIN 4 WORKING DAYS, notify the applicant
$^{12}$	<del>IN WRITING;</del>
. 0	[(2)] (II) (I)
$\lfloor 3 \rfloor$	(2) (II) within 10 working days, give the applicant a written statement that gives:
L <b>-1</b>	that gives.
15	1. FOR EACH RECORD REQUESTED, AN ITEMIZED INDEX
16	OF THE TITLE OR DESCRIPTION, DATE MADE, AND AUTHOR;
L <b>7</b>	[(i)] $\frac{2}{1}$ the reasons for the denial, INCLUDING AN AND, IF
18	INSPECTION IS DENIED UNDER § 4–343 OF THIS TITLE, A BRIEF EXPLANATION OF
19	HOW THE STATE'S INTEREST IN PROTECTING THE PRIVACY OF A PERSON IN
20	INTEREST OUTWEIGHS THE PUBLIC'S INTEREST IN DISCLOSURE WHY THE DENIAL IS
21	NECESSARY;
22	[(ii)] 3. 2. the legal authority for the denial; and
<i>1</i>	[(II)] <del>of</del> <u>2.</u> the legal authority for the demai, <del>and</del>
23	3. WITHOUT DISCLOSING THE PROTECTED
24	INFORMATION, A BRIEF DESCRIPTION OF THE UNDISCLOSED RECORD THAT WILL
25	ENABLE THE APPLICANT TO ASSESS THE APPLICABILITY OF THE LEGAL AUTHORITY
26	FOR THE DENIAL; AND
27	[(iii)] 4. notice of the remedies under this title for review of the
28	denial; and
00	[(2)] (111) (11) -11
29 20	[(3)] (III) (III) allow inspection of any part of the record that is subject to
30	inspection [and is reasonably severable].

(2) A CUSTODIAN MAY NOT DENY OR IGNORE AN APPLICATION TO

INSPECT PUBLIC RECORDS ON THE GROUNDS THAT THE APPLICATION WAS

INTENDED FOR PURPOSES OF HARASSMENT.

31 32

1 2	(d) With the consent of the applicant, any ANY time limit imposed under this section:
3 4	(1) WITH THE CONSENT OF THE APPLICANT, may be extended for not more than 30 days; AND
5	(2) IF THE APPLICANT SEEKS RESOLUTION OF A DISPUTE UNDER §
6	4-1B-04 OF THIS TITLE, SHALL BE EXTENDED PENDING RESOLUTION OF THAT
7	DISPUTE.
8	4–206.
9	(a) (1) In this section[, reasonable fee] THE FOLLOWING WORDS HAVE THE
0	MEANINGS INDICATED.
1	(2) (1) "Commercial purpose" means the direct or indirect
12	USE OF ANY PART OF A PUBLIC RECORD IN ANY FORM FOR SALE, RESALE,
13	SOLICITATION, RENT, OR LEASE OF A SERVICE, OR ANY USE BY WHICH THE
4	APPLICANT EXPECTS A PROFIT THROUGH COMMISSION, SALARY, OR FEE.
5	(II) "COMMERCIAL PURPOSE" DOES NOT INCLUDE USE OF A
16	PUBLIC RECORD:
LO	TODETO RECORD.
17	1. FOR PUBLICATION OR A RELATED USE BY A
18	NEWSPAPER OR PERIODICAL:
LO	NEWSTATER OR FERIODICALS
9	2. BY A RADIO OR TELEVISION STATION IN ITS NEWS OR
20	OTHER INFORMATIONAL PROGRAMS:
10	<del>OTHER INTORNAL FROORMING,</del>
21	3. TO PREPARE FOR LITICATION OR ANY SETTLEMENT
22	BY THE PARTIES OR ATTORNEYS INVOLVED IN THE LITIGATION; OR
121	DI THE TARTIES OF ALTORNETS INVOLVED IN THE EITHORITON, OR
23	4. BY A NONPROFIT ORGANIZATION ACTING IN THE
24	PUBLIC INTEREST.
) 5	(2) "Indigent" means an individual's family household
25 26	( ) <del>                                    </del>
26	INCOME IS LESS THAN $50\%$ OF THE MEDIAN FAMILY INCOME FOR THE STATE AS

28 **(4)** (3) "REASONABLE FEE" means a fee bearing a reasonable relationship to the recovery of actual costs incurred by a governmental unit.

REPORTED IN THE FEDERAL REGISTER.

1 2	(b) (1) Subject to the limitations in this section, the official custodian may charge an applicant a reasonable fee for:
4	charge an applicant a reasonable fee for.
3	(I) the search for, preparation of, and reproduction of a public
4	record*
-	record.
5	1. REQUESTED FOR A COMMERCIAL PURPOSE; OR
6	2. REQUESTED FOR A NONCOMMERCIAL PURPOSE IF
7	THE RECORD IS PREPARED, ON REQUEST OF THE APPLICANT, IN A CUSTOMIZED
8	FORMAT; AND
9	(II) THE ACTUAL COSTS OF REPRODUCING THE SEARCH FOR,
10	PREPARATION OF, AND REPRODUCTION OF A PUBLIC RECORD IN STANDARD
11	FORMAT REQUESTED FOR A NONCOMMERCIAL PURPOSE, INCLUDING MEDIA AND
12	MECHANICAL PROCESSING COSTS.
13	(2) THE STAFF AND ATTORNEY REVIEW COSTS INCLUDED IN THE
14	CALCULATION OF ACTUAL COSTS INCURRED UNDER THIS SECTION SHALL BE
15	PRORATED FOR EACH INDIVIDUAL'S SALARY AND ACTUAL TIME ATTRIBUTABLE TO
16	THE SEARCH FOR AND PREPARATION OF A PUBLIC RECORD UNDER THIS SECTION.
17	(2) (I) THE OFFICIAL CUSTODIAN MAY REQUIRE A CERTIFIED
18	STATEMENT FROM THE APPLICANT THAT INCLUDES THE COMMERCIAL PURPOSE
19	FOR WHICH THE RECORD IS INTENDED.
90	(II) AN ADDITIONNE MAY NOT ODTAIN A CODY OF ANY DADT OF A
20	(H) AN APPLICANT MAY NOT OBTAIN A COPY OF ANY PART OF A
21	PUBLIC RECORD IF THE APPLICANT WILL USE OR KNOWINGLY ALLOW THE USE OF
22	THE PUBLIC RECORD FOR A PURPOSE OTHER THAN THAT STATED IN THE
23	APPLICATION OR CERTIFIED STATEMENT.
24	(HI) THE BOARD SHALL DETERMINE THE APPROPRIATE
2 <del>5</del>	PENALTY FOR A VIOLATION OF SUBPARAGRAPH (II) OF THIS PARAGRAPH.
20	TENNETT TOWN VIOLATION OF SOBTMERCHARITY (II) OF THIS TANKMARITIN
26	(c) The official custodian may not charge a fee for the first $\frac{1}{2}$ hours that
27	are needed to search for a public record and prepare it for inspection.
28	(2) The search fee under paragraph (1) of this subsection
20	CHAIL DE DACED ON THE CALADY OF THE LOWECT DAID CTAFE MEMDED

31 (d) (1) If another law sets a fee for a copy, an electronic copy, a printout, or a 32 photograph of a public record, that law applies.

30

PERFORMING THE SEARCH.

30

- 1 The official custodian otherwise may charge any reasonable fee for (2)2 making or supervising the making of a copy, an electronic copy, a printout, or a photograph 3 of a public record. 4 The official custodian may charge for the cost of providing facilities for the reproduction of the public record if the custodian did not have the facilities. 5 6 (e) The official custodian may waive a fee under this section if: 7 (1) the applicant asks for a waiver; and 8 **(2) (I)** THE APPLICANT IS INDIGENT AND FILES AN AFFIDAVIT OF 9 **INDIGENCY**; OR 10 (2)(II)after consideration of the ability of the applicant to pay the fee and other relevant factors, the official custodian determines that the waiver would be in 11 the public interest OR THAT THE APPLICANT IS INDIGENT. 12 <del>4-343.</del> 13 14 [Unless] SUBJECT TO THE LIMITATIONS IN SUBSECTION (B) OF THIS SECTION AND UNLESS otherwise provided by law, if a custodian believes that inspection 15 of a part of a public record by the applicant would be contrary to the public interest, the 16 custodian may deny inspection by the applicant of that part of the record, as provided in 17 18 this part. 19 <del>(B)</del> IF AN APPLICANT FILES A COMPLAINT WITH THE BOARD CHALLENGING 20 A DISCRETIONARY DENIAL UNDER THIS PART, THE CUSTODIAN SHALL PROVE THAT: 21<del>(1)</del> THE DENIAL RELATES TO THE STATE'S INTEREST IN PROTECTING 22 THE PRIVACY OF A PERSON IN INTEREST: 23 $\frac{(2)}{}$ THE DISCLOSURE THREATENS TO CAUSE REASONABLY 24FORESEEABLE, ARTICULABLE, AND SUBSTANTIAL HARM TO A PERSON IN INTEREST; 25 AND 26(3)THE HARM FROM THE DISCLOSURE IS GREATER THAN THE PUBLIC INTEREST IN ACCESS TO THE INFORMATION. 27 284–301.
- 31 (1) by law, the public record is privileged or confidential; or

inspection of a public record or any part of a public record if:

[A] SUBJECT TO SUBSECTION (B) OF THIS SECTION, A custodian shall deny

1	<u>(2)</u> <u>t</u>	the in	spection would be contrary to:
2	2	<u>(i)</u>	a State statute;
3 4	and has the force of	( <u>ii)</u> law;	a federal statute or a regulation that is issued under the statute
5	2	<u>(iii)</u>	the rules adopted by the Court of Appeals; or
6	2	<u>(iv)</u>	an order of a court of record.
7 8 9	CHALLENGING A I	DENL	PLICANT FILES A COMPLAINT WITH THE OMBUDSMAN AL OR THE APPLICATION OF AN EXEMPTION UNDER THIS DIAN SHALL DEMONSTRATE THAT:
10	(1) TREQUESTED PUBLIC		DENIAL OR THE EXEMPTION IS CLEARLY APPLICABLE TO THE CORD; AND
12 13 14	HARM FROM DISCI	LOSU	SPECTION IS DENIED UNDER PART IV OF THIS SUBTITLE, THE RE OF THE PUBLIC RECORD IS GREATER THAN THE PUBLIC THE INFORMATION IN THE PUBLIC RECORD.
15		Par	t VI. [Administrative and] Judicial Review.
6	[4-361.		
17 18	(a) This set temporarily under §		does not apply when the official custodian denies inspection 8 of this subtitle.
19 20 21 22	person or governme	ental	subject to Title 10, Subtitle 2 of the State Government Article, a unit may seek administrative review in accordance with that he unit, under this subtitle, to deny inspection of any part of a
23 24	(c) A person before filing suit.]	n or g	governmental unit need not exhaust the remedy under this section
25	4–362.		
26 27 28 29	<u>WHENEVER</u> a perso provided with a copy	n or g y, prin	ever SUBJECT TO PARAGRAPH (3) OF THIS SUBSECTION, governmental unit is denied inspection of a public record or is not atout, or photograph of a public record as requested, the person or le a complaint with the circuit court for the county where:

(1) the complainant resides or has a principal place of business; or

1	<del>(2)</del>	the p	ublic record is located.
2 3 4 5	ISSUED BY THE	R CUS	JECT TO PARAGRAPH (3) OF THIS SUBSECTION, A STODIAN MAY APPEAL TO THE CIRCUIT COURT A DECISION TE PUBLIC INFORMATION ACT COMPLIANCE BOARD AS 1A-10 OF THIS TITLE.
6 7	(3) FILED WITH THE	_	MPLAINT OR AN APPEAL UNDER THIS SUBSECTION SHALL BE UIT COURT FOR THE COUNTY WHERE:
8 9	BUSINESS; OR	<u>(I)</u>	THE COMPLAINANT RESIDES OR HAS A PRINCIPAL PLACE OF
10		<u>(II)</u>	THE PUBLIC RECORD IS LOCATED.
11 12 13		any ot	ss, for good cause shown, the court otherwise directs, and her provision of law, the defendant shall serve an answer or mplaint within 30 days after service of the complaint.
14	(2)	The c	lefendant:
15		(i)	has the burden of sustaining a decision to:
16			1. deny inspection of a public record; or
17 18	photograph of a pu	ablic re	2. deny the person or governmental unit a copy, printout, or ecord; and
19 20	court.	(ii)	in support of the decision, may submit a memorandum to the
21 22	(c) (1) proceeding under	_	ot for cases that the court considers of greater importance, a ction, including an appeal, shall:
23		(i)	take precedence on the docket;
24		(ii)	be heard at the earliest practicable date; and
25		(iii)	be expedited in every way.
26 27	(2) whether any part		court may examine the public record in camera to determine public record may be withheld under this title.
28	(3)	The c	ourt may:

1 enjoin the State, a political subdivision, or a unit, an official, or (i) 2 an employee of the State or of a political subdivision from: 3 1. withholding the public record; or 4 2. withholding a copy, printout, or photograph of the public 5 record: 6 issue an order for the production of the public record or a copy, (ii) 7 printout, or photograph of the public record that was withheld from the complainant; and 8 (iii) for noncompliance with the order, punish the responsible 9 employee for contempt. 10 (d) (1) A defendant governmental unit is liable to the complainant for 11 STATUTORY DAMAGES AND actual damages that the court considers appropriate if the 12 court finds [by clear and convincing evidence] that any defendant \(\frac{1}{2}\)knowingly and willfully<del>l. IN THE ABSENCE OF A BONA FIDE DISPUTE,</del> failed to: 13 14 disclose or fully to disclose a public record that the complainant (i) 15 was entitled to inspect under this title: or 16 provide a copy, printout, or photograph of a public record that the (ii) complainant requested under § 4-205 of this title. 17 18 (2) An official custodian is liable for STATUTORY DAMAGES AND actual 19 damages that the court considers appropriate if the court finds that, after temporarily 20denying inspection of a public record, the official custodian failed to petition a court for an 21 order to continue the denial. 22**(3)** <del>(I)</del> STATUTORY DAMAGES IMPOSED BY THE COURT UNDER PARAGRAPHS PARAGRAPH (1) OR (2) OF THIS SUBSECTION SHALL BE ASSESSED BY 23THE COURT-AT A RATE OF \$100 FOR EACH DAY THAT THE CUSTODIAN TOOK TO DENY 2425 THE COMPLAINANT'S INITIAL REQUEST FOR PUBLIC RECORDS. 26THE STATUTORY DAMAGES IMPOSED UNDER PARAGRAPHS 27 (1) OR (2) OF THIS SUBSECTION MAY NOT EXCEED \$1,000 PER VIOLATION OF THIS 28 TITLE. 29 Whenever the court orders the production of a public record or a copy, 30 printout, or photograph of a public record that was withheld from the applicant and, in 31 addition, finds that the custodian acted arbitrarily or capriciously in withholding the public 32 record or the copy, printout, or photograph of the public record, the court shall send a

certified copy of its finding to the appointing authority of the custodian.

34

Act.

<u>(6)</u>

1 On receipt of the statement of the court and after an appropriate (2) 2investigation, the appointing authority shall take the disciplinary action that the 3 circumstances warrant. 4 (f) If the court determines that the complainant has substantially prevailed, the 5 court <del>fmay</del> <del>SHALL</del> assess against a defendant governmental unit reasonable counsel fees 6 and other litigation costs that the complainant reasonably incurred. 7 SECTION 3. 2. AND BE IT FURTHER ENACTED, That the terms of the initial 8 members of the State Public Information Act Compliance Board shall expire as follows: 9 (1) one member on June 30, 2017: 10 (2) ene member two members on June 30, 2018; and 11 (3) ene member two members on June 30, 2019. 12 SECTION 3. AND BE IT FURTHER ENACTED, That the Office of the Attorney 13 General, in consultation with the Maryland Association of Counties, the Maryland 14 Municipal League, and stakeholders from the custodian, news media, and open government 15 communities, shall submit an interim report on or before December 31, 2016, on its preliminary findings and a final report on or before December 31, 2017, to the Governor 16 17 and, in accordance with § 2–1246 of the State Government Article, the General Assembly, 18 on its findings and recommendations for improving the implementation of the Public 19 Information Act, including: 20 (1)whether the neutrality and the statutory duties of the State Public 21Information Act Compliance Board are appropriate, including whether the Board should 22be authorized to impose statutory damages and whether the functions of the Board and the Public Access Ombudsman should be modified; 2324the merits and feasibility of merging the State Open Meetings Law (2) 25Compliance Board with the State Public Information Act Compliance Board; 26 the use of fee waivers in general and for reasons of indigency, including (3)27 how often waivers are requested, denied, or granted, to include the amount of the fees that have been waived as a result; 2829 **(4)** an analysis of the denial process used by custodians; 30 an analysis of requested public records that are held by a (5)31 nongovernmental custodian and the appropriate remedies to ensure public access to those 32 records; and

an analysis of State law exemptions outside of the Public Information

Speaker of the House of Delegates.			
	Governor.		
Approved:			
SECTION 4 of this Act, thi	15. AND BE IT FURTHER ENACTED, That, except as provided in Sec s Act shall take effect October 1, 2015.		
effect October 1,			
SECTION	I 4. AND BE IT FURTHER ENACTED, That <del>Section 1 of</del> this Act shall		

President of the Senate.