2018 Mandated Reports Review

Department of Legislative Services Office of Policy Analysis Annapolis, Maryland

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Overview

Under § 2-1209 of the State Government Article, the Department of Legislative Services is required to review all State laws that mandate reporting to the General Assembly or to the Governor and make recommendations for the repeal or modification of those laws. The review must be done in consultation with the entities required to submit the reports and must evaluate whether the reports are obsolete, duplicative, impractical, inefficient, or otherwise unnecessary. Additionally, the review must be completed on or before December 1 of the year immediately preceding the beginning of a term of the General Assembly. At the end of the review, the department is required to make its recommendations to the Legislative Policy Committee and prepare legislation to implement the recommendations.

In accordance with this requirement, the department performed the mandated reports review during the 2018 interim. Additionally, the department reviewed joint committees, task forces, commissions, and other similar entities to determine if any changes regarding those entities are warranted. The results of those reviews are included in this report. Finally, as required, draft legislation to implement the recommendations is included.

Recommendations Regarding Mandated Reports

Citation	Agency	Торіс
Ch. 592, § 4 of	Baltimore City Community	Nonmerit and At-will Positions
the Acts of 2007	College	Repealed as impractical
[Uncodified]		This reporting requirement is repealed, as positions are not classified as nonmerit or at-will.
State Finance and	Board of Public Works	Certification of Minority Business Enterprises
Procurement,		Repealed as duplicative and unnecessary
§ 14-303(a)(1)(iii)		The Board of Public Works complies with this requirement by notifying the General Assembly through a letter that the <i>MBE Central Directory</i> is available through the link provided in the letter. The certification agency, which is currently the Maryland Department of Transportation, is required under § 14-304(a)(1) of the State Finance and Procurement Article to develop and maintain a directory of all certified minority business enterprises. Therefore, this provision is repealed as duplicative and unnecessary.
State Finance and	Board of Public Works	Expedited Procurement
Procurement, § 15-111(c)		Repealed as inefficient
ş 13-111(c)		The Board of Public Works advises that currently only two agencies are authorized to use expedited procurement: the Maryland Aviation Administration and the Maryland Port Administration. Additionally, information regarding contracts awarded on the basis of expedited procurement is submitted to the General Assembly annually by each procurement unit. Therefore, this provision is repealed as inefficient.
State Finance and	Board of Public Works	Small Business Preference Program
Procurement, § 14-208		Repealed as inefficient
		The Board of Public Works advises that the Small Business Preference Program is hardly ever used because of the recent expansion of the Small Business Reserve Program. Therefore, this provision is repealed as inefficient.
Human Services, § 10-206	Department of Aging	Senior Citizen Activities Centers and Accessible Housing Services Counseling
		Consolidation of reporting requirements
		This section requires that two separate reports, one related to senior citizen activities centers and one related to accessible housing services counseling, be submitted

Citation	Agency	Торіс
		by the Department of Aging by the same deadline each year. The reports are being consolidated for efficiency.
General Provisions,	Department of Budget and	Adoption of Regulations Exempting Personal Records
§ 4-501(c)(6)	Management	Repealed as unnecessary
		Subsection (c)(6) of this section is being repealed as unnecessary. The provision requires the Secretary of Budget and Management to report to the General Assembly if regulations are adopted by the Secretary to exempt certain personal records from collection and disclosure requirements. However, proposed regulations are submitted to the Joint Committee on Administrative, Executive, and Legislative Review. Additionally, proposed regulations are published in the Maryland Register.
Ch. 403, § 3 of the Acts	Department of Budget and	Retirement Benefits Comparison Study
of 2003	Management	Repealed as obsolete
[Uncodified]		Section 3 requires the Department of Budget and Management to conduct, or hire an independent third party to conduct, a peer benefits study of the several systems of the State Retirement and Pension System every four years and to report the findings to the Joint Committee on Pensions. Due to the major reform of the system that occurred in 2011, the report and the underlying study are obsolete.
Ch. 302, § 2 of the Acts	Department of Budget and	Special Pay Plan
of 2004 [Uncodified]	Management	Repealed as obsolete
[Uncodified]		This section requires notification if the Secretary of Budget and Management delegates the Secretary's duties under the Special Pay Plan. The plan was repealed by Chapter 602 of the Acts of 2006 and, therefore, the section is repealed as obsolete.
Tax-General, § 10-730(e)(2)	Department of Commerce	Film Production Activity Tax Credit
		Consolidation of reporting requirements
		The report required under subsection $(e)(2)$ of this section is combined with the report required under § 2-109 of the Economic Development Article, which requires additional reporting regarding the film production activity tax credit, for efficiency.

Citation	Agency	Торіс
Ch. 555, § 2 of the Acts	Department of Commerce	Private Sector Cooperative Marketing Projects
of 1993		Codification of ongoing requirement
[Uncodified]		The reporting requirement under Chapter 555, § 2 of the Acts of 1993 regarding private sector cooperative marketing projects, the procurement of which is exempted from State procurement law, is repealed and instead codified under § 4-107 of the Economic Development Article for transparency.
Ch. 164, § 4 of the Acts	Department of Commerce	Unmanned Aircraft Systems
of 2015 [Uncodified]		Codification of ongoing requirement
[Oncounieu]		The monitoring and reporting requirements under Chapter 164, § 4 of the Acts of 2015 regarding federal regulation of small commercial unmanned aircraft are repealed and instead codified under § 14-302 of the Economic Development Article for transparency.
Ch. 358, § 3 of the Acts	Department of the	Emissions Permitting
of 1993 [Uncodified]	Environment	Codification and consolidation of reporting requirement
		The reporting requirement under Chapter 359, § 3 of the Acts of 1993 regarding emissions permitting is repealed and instead codified and consolidated with the report required under § $2-107(c)(3)$ of the Environment Article regarding the Maryland Clean Air Fund for transparency and efficiency.
Environment, § 2-1209	Department of the	Emissions Reductions
	Environment	Repealed as obsolete
		This one-time report regarding emissions reduction was submitted, so this section is repealed as obsolete.
State Finance and	Department of General	Feasibility of Statewide Composting Program
Procurement,	Services	Repealed as obsolete
§ 14-409(b)		The Department of General Services submitted the one- time study report as required, so subsection (b) of this section is repealed as obsolete.
Public Safety,	Department of Labor,	Elevator Safety Review Board
§ 12-824.1(l)	Licensing, and Regulation	Repealed as unnecessary
		Under subsection (l) of this section, the Elevator Safety Review Board is required to report to certain committees of the General Assembly on the implementation of the Elevator Safety Review Board Fund. It was determined

Citation	Agency	Торіс
		that this report is unnecessary as this is the smallest special fund that is overseen by the Department of Labor, Licensing, and Regulation.
Business Regulation,	Department of Labor,	Maryland Home Improvement Commission
§ 8-204(c)	Licensing, and Regulation	Modification of reported information Under this subsection, the Maryland Home Improvement
		Commission is required annually to report on the number of claims closed at each meeting and the number of claims that remain open at the conclusion of each meeting. However, the commission does not close claims at meetings. The requirement is modified accordingly to require the reporting of the number of pending claims as of the date of each meeting so that legislative intent is retained.
Labor and Employment,	Department of Labor,	Planned Apprenticeship Standards and Activities
§ 11-401(8)	Licensing, and Regulation	Repealed as duplicative The Apprenticeship and Training Council uses the annual report required under § 11-405(e) of the Labor and Employment Article to comply with this reporting requirement. Therefore, this less specific reporting requirement is repealed as duplicative.
Business Occupations	Department of Labor,	State Board of Plumbing
and Professions, § 12-205(c)(4)	Licensing, and Regulation	Repealed as unnecessary
§ 12-203(c)(+)		Under this subsection, the State Board of Plumbing is required to annually review and report on the cost and availability of water conserving appliances, devices, fittings, and fixtures that conform to new and existing standards of the American National Standards Institute and any other organization listed in the State Plumbing Code or the Model Performance Building Code. Often the information does not change from year to year and any actions taken by the board regarding the results of the review are reflected in Board minutes or in the State Plumbing Code. As a result, this reporting requirement is repealed as unnecessary.
Natural Resources, § 4-11A-03.2(c)(1)(i)	Department of Natural Resources	Aquaculture Coordinating Council
5 1 111 03.2(0)(1)(1)		Modification of reporting requirement Chapters 165 and 166 of 2013 amended the reporting date for the annual report from the Aquaculture Coordinating Council from October 1 to June 30 to give the council more time to prepare and obtain approvals for its

Citation	Agency	Торіс
		proposals in advance of the following legislative session. The June 30 due date, however, has proved unworkable, as it usually takes the Department of Natural Resources six to eight weeks after June 30 to declare the previous fiscal year closed. Therefore, the reporting date is modified to September 1.
Public Safety,	Department of State Police	Hate Crimes Information
§ 2-307(b)(4)		Modification of reporting date
		Under subsection (b)(4) of this section, the Department of State Police is required to make monthly reports to the Commission on Civil Rights regarding information related to incidents apparently directed against an individual or group because of race, religion, ethnicity, or sexual orientation. To comply with this requirement, each local law enforcement agency and the State Fire Marshal is required to provide the needed information. According to the department, it is difficult for the local law enforcement agencies to provide the needed information on a monthly basis. Accordingly, at the department's request and with the concurrence of the commission, the reporting requirement is modified to be quarterly, rather than monthly.
Ch. 5, § 12(7) of the	Department of State Police	Pension System Information
Acts of 2003 [Uncodified]		Repealed as duplicative This section requires the Secretary of State Police to submit a biennial report on the state and condition of the pension system for State troopers. The Superintendent of Police and all active State troopers were removed from the pension system during one of the early pension reforms. Information regarding the pension system as it applies to State troopers who remain in the system is included in the reports submitted by the State Retirement System. Therefore, this reporting requirement is repealed as duplicative.
Transportation, § 8-508(d)	Department of Transportation	Highway and Capital Transit Construction Training and Support Services
		Repealed as unnecessary
		There has not been any indication of legislative interest in the Highway or Capital Transit Construction Training and Support Services program since it was enacted in 2012 and, therefore, there is no need for an extensive annual report on this relatively small program. As such,

Citation	Agency	Торіс
		the reporting requirement under subsection (d) of this section is repealed as unnecessary.
State Government, § 2-10A-01(j)	General Assembly	Joint Committee on the Chesapeake and Atlantic Coastal Bays Critical Area
		Repealed as obsolete
		Subsection (j) of this section is repealed as obsolete, as the reports required of the Joint Committee on the Chesapeake and Atlantic Coastal Bays Critical Area were one-time reports which the committee submitted as required.
State Government,	General Assembly	Joint Committee on Unemployment Insurance Oversight
§ 2-10A-11(h)		Modification of reporting requirement
		Staff for the committee advise that there are years in which the committee does not meet. As a result, the reporting requirement is modified to require that a report be submitted only in the years in which the committee meets.
Ch. 445, § 3 of the Acts	Governor's Office for	At-risk Youth Prevention and Diversion Programs
of 2006 [Uncodified]	Children	Codification of ongoing requirement
		The reporting requirement under Chapter 445, § 3 of the Acts of 1998 regarding at-risk youth prevention and diversion programs is repealed and instead codified under § 8-605 of the Human Services Article for transparency.
Health-General,	Health Services Cost Review Commission	The All-Payer Model Contract
§ 19-207(b)(9)		Consolidation and modification of reporting requirements
		The report required under subsection (b)(9) of this section and due on October 1 of each year is combined with the report required under subsection (b)(6) of this section for efficiency. Additionally, the reporting date for the mid-year status update is modified to reflect when the data is available. Finally, the specific workgroups listed in subsection (b)(9)(ii) of this section are removed as the workgroups established by the Health Services Cost Review Commission change to meet current needs.

Citation	Agency	Торіс
Agriculture,	Maryland Department of	Nutrient Management
§ 8-804(a)(2)	Agriculture	Consolidation of reporting requirement
		Subsection (a)(2), relating to the implementation of the Water Quality Improvement Act of 1998, is repealed and consolidated with the report requirement required under § 8-807 of the Agriculture Article for efficiency.
Health-General,	Maryland Department of	Baseline Tobacco Study
§ 13-1003(f)	Health	Repealed as obsolete
		This one-time report regarding the baseline tobacco study was submitted, so subsection (f) of this section is repealed as obsolete.
Health-General,	Maryland Department of	Baseline Cancer Study
§ 13-1103(g)	Health	Repealed as obsolete
		This one-time report regarding the baseline cancer study was submitted, so subsection (g) of this section is repealed as obsolete.
Health-General,	Maryland Department of	Biennial Tobacco Study
§ 13-1004(d)	Health	Modification of reporting date
		The reporting date is modified to reflect the timing of the receipt of relevant data and analysis from the Centers for Disease Control and Prevention.
Health-General,	Maryland Department of	Electronic Health Records
§ 19-143(b), (c), and (g)	Health	Repealed as obsolete
		These one-time reports regarding electronic health records were submitted, so subsections (b), (c), and (g) of this section are repealed as obsolete.
Health-General,	Maryland Department of	Medical Care Electronic Claims Clearing Houses
§ 19-134(e)(4)(ii)3	Health	Repealed as obsolete
		This one-time report regarding medical care electronic claims clearing houses was submitted, so subsection $(e)(4)(ii)3$ of this section is repealed as obsolete.
Health-General,	Maryland Department of	Medicaid Expansion and Uncompensated Care
§ 19-214(e)	Health	Repealed as obsolete
		This subsection is repealed as obsolete. According to the Maryland Department of Health, this report was intended to provide information when the Health Services Cost Review Commission was still manually reconciling the

Citation	Agency	Торіс
		Medicaid expansion with corresponding hospital uncompensated care, which is no longer done.
Health-General,	Maryland Department of	Qualified State Long-term Care Insurance Partnership
§ 15-407(2)	Health	Repealed as obsolete
		This one-time report regarding the Qualified State Long- term Care Insurance Partnership was submitted, so item (2) of this section is repealed as obsolete.
Health-General,	Maryland Department of	Pay-for-Performance Program for Nursing Homes
§ 19-14B-01(f)	Health	Repealed as obsolete
		The Maryland Department of Health completed the evaluation and submitted the one-time report as required, so subsection (f) of this section is repealed as obsolete.
Health-General,	Maryland Department of	Preauthorization for Health Care Services
§ 19-108.2(h)	Health	Repealed as obsolete
		Subsection (h) of this section is repealed as obsolete; the provision required the Maryland Health Care Commission to report annually through 2016 on the benchmarks for standardizing and automating preauthorization for health care services, which the commission did.
Health-General, § 19-310.3(d)	Maryland Department of Health	Protocols for Discharge of Patients with Substance Use Disorder
		Repealed as obsolete
		The Maryland Hospital Association completed the study and submitted the one-time report as required, so subsection (d) of this section is repealed as obsolete.
Insurance,	Maryland Department of	Rates for Health Benefit Plans
§ 15-1205(d)(3)(ii)	Health	Repealed as obsolete
		This one-time report regarding rates for health benefit plans was submitted, so subsection $(d)(3)(ii)$ of this section is repealed as obsolete.
Ch. 350, § 2 of the Acts of 2012	Maryland Department of Health	State Board for Certification of Residential Child Care Program Professionals
[Uncodified]		Repealed as obsolete
		Chapter 350, § 2 of the Acts of 2012 is repealed as obsolete as the first full biennial certification cycle for residential child and youth care practitioners was completed in 2017.

Citation	Agency	Торіс
Ch. 140, § 2 of the Acts	Maryland Department of	State Board of Dental Examiners
of 2002	Health	Repealed as obsolete
[Uncodified]		The reporting requirement under Chapter 140, § 2 of the Acts of 2002 regarding facilities operating under the general supervision of a dentist is repealed as obsolete. The related provisions of statute enacted by Chapter 140 were repealed by Chapter 316 of the Acts of 2008.
Ch. 583, § 3 of the Acts	Maryland Department of	State Board of Morticians and Funeral Directors
of 2008	Health	Repealed as irrelevant
[Uncodified]		The matter of <i>Charles Brown, et al. v. David Hovatter, et al.</i> was resolved in 2009. Although the notification and report requirements were never met, Chapter 583, § 3 of the Acts of 2008 is repealed as irrelevant due to the time elapsed since the resolution of the matter.
Ch. 583, § 4 of the Acts	Maryland Department of	State Board of Morticians and Funeral Directors
of 2008 [Uncodified]	Health	Repealed as obsolete
		Chapter 583, § 4 of the Acts of 2008 is repealed as obsolete. The State Board of Morticians and Funeral Directors has made changes to strengthen the regulation of pre-need contracts, and the regulation of pre-need contracts was not included as an issue in the 2016 sunset evaluation of the board.
Public Safety, § 8-105(a)(3)	Maryland Emergency Management Agency	Senator William H. Amoss Fire, Rescue, and Ambulance Fund
		Repealed as unnecessary
		Under subsection (a) of this section, each county is required to submit annual reports to the Director of the Maryland Emergency Management Agency regarding the Senator William H. Amoss Fire, Rescue, and Ambulance Fund. The counties also are required to submit the reports to the Department of Legislative Services, which many counties do not do. Under subsection (b) of this section, the Director is required to report to the Governor and the General Assembly on the information provided by the counties on the distribution of money from the fund. The department advises that it is the report under subsection (b) that is generally used, rather than the reports required to be submitted by the counties to the department under subsection (a). Accordingly, the requirement in subsection (a)(3)

Citation	Agency	Торіс
		requiring submission to the Department of Legislative Services is being repealed as unnecessary.
Ch. 628, § 2 of the Acts	Maryland Higher Education	Loan Repayment Programs
of 1993	Commission	Repealed as obsolete
[Uncodified]		Money from the Board of Physicians Fund is no longer transferred to the Health Personnel Shortage Incentive Grant Program or the Janet L. Hoffman Loan Assistance Repayment Program. Therefore, the section is repealed as obsolete.
Ch. 295, § 2 of the Acts	Maryland Insurance	Examinations of Pharmacy Benefit Managers
of 2003	Administration	Codification of ongoing requirement
[Uncodified]		Section 2 of Chapter 295 of the Acts of 2003 is repealed and its requirements codified under § 15-10B-20(e) of the Insurance Article for transparency.
Insurance, § 15-1705	Maryland Insurance	Physician Ratings Systems
	Administration	Repealed as unnecessary
		This section requires the Maryland Insurance Administration and the Maryland Health Care Commission to submit annual reports regarding physician rating systems. The administration and commission advise that ratings systems for physicians are well established and very few complaints are ever received. Therefore, this reporting requirement is repealed as unnecessary.
Ch. 485, § 2 of the Acts	Military Department	Maryland National Guard
of 2007		Codification of ongoing requirement
[Uncodified]		Chapter 485, § 2 of the Acts of 2007 is repealed and its requirements codified under § 13-410 of the Public Safety Article for transparency.
Ch. 592, § 4 of the Acts	Morgan State University	Nonmerit and At-will Positions
of 2007		Repealed as impractical
[Uncodified]		This reporting requirement is repealed as positions are not classified as nonmerit or at-will.
General Provisions,	Office of the Attorney	False Claims Act
§ 8-110	General	Modification of reporting requirement
		The reporting requirement in this section is modified for efficiency to require that one report be submitted by the Office of the Attorney General, rather than one from the

Citation	Agency	Торіс
		office and one from each county and municipal corporation, and to require each county and municipal corporation to submit any information to the office that it needs to complete the report.
Economic Development,	Office of Small, Minority,	Broadening of Ownership of Capital
§ 14-102	and Women Business	Modification of reporting requirement
	Affairs	In this section, the reference to the Maryland State Office of Minority Business Enterprise, currently named the Office of Small, Minority and Women Business Affairs, is repealed as obsolete. As a matter of course, the office does not participate in negotiations pertaining to the broadening of ownership capital.
Public Utilities,	Public Service Commission	Customer Choice
§ 7-510(a)(3)		Repealed as obsolete
		These one-time reports regarding customer choice for electricity were submitted, so subsection $(a)(3)$ of this section is repealed as obsolete.
Public Utilities,	Public Service Commission	Electricity Supply
§ 7-505(e)		Repealed as obsolete
		Subsection (e) of this section is repealed as obsolete. The provision required the Public Service Commission to assess the amount of electricity generated in the State and determine whether the supply was sufficient and to submit several reports on the results of the assessment. The last report was due on or before January 1, 2007. The determination was completed, and all reports were submitted as required.
Public Utilities,	Public Service Commission	Electric Vehicle Pilot Program
§ 7-211(m)(5)		Repealed as obsolete
		This one-time report regarding the Electric Vehicle Pilot Program was submitted, so subsection (m)(5) of this section is repealed as obsolete.
State Finance and Procurement,	Rural Maryland Council	Maryland Agricultural Education and Rural Development Assistance Fund
§ 2-206(f)(2)		Modification of reporting date
		The reporting date is modified to provide more time between the end of the fiscal year and when the report is due.

Citation	Agency	Торіс
Ch. 592, § 4 of the Acts	St. Mary's College of	Nonmerit and At-will Positions
of 2007	Maryland	Repealed as impractical
[Uncodified]		This reporting requirement is repealed as positions are not classified as nonmerit or at-will.
Election Law, § 3-204(c)(3)(i) and	State Board of Elections	Voter Registration at Public Institutions of Higher Education
(4)(i)		Repealed as obsolete
		Subsection (c)(3)(i) and (4)(i) of this section are repealed as obsolete. The provisions required that a one-time report regarding voter registration be submitted by each public institution of higher education to the Maryland Higher Education Commission who in turn was required to compile and summarize those reports into a single report, which the commission did.
2016 Joint Chairmen's	State Department of	Child Care Subsidy Program
Report	Education	Codification of ongoing requirement
		This reporting requirement from the Report on the Fiscal 2017 State Operating Budget (SB 190) and the State Capital Budget (SB 191) and Related Recommendations is codified under § 9.5-112 of the Education Article for transparency.
Ch. 207, § 4 of the Acts	State Department of	Children in Informal Kinship Care
of 2003	Education	Repealed as unnecessary
[Uncodified]		The reporting requirement was included as a way to monitor the implementation of Chapter 207 of the Acts of 2003. The programs in each local school system to serve and monitor students in informal kinship care are now well established and, therefore, the requirement is repealed as unnecessary.
Education, § 7-119(d)	State Department of	Class Size
	Education	Modification of reporting date The State Department of Education advises that significant work is required to ensure that data for the class size analysis is complete and accurate and requested that the reporting date be moved from January 31 to March 1 to reflect that.

Citation	Agency	Торіс
Education, § 7-203(f)	State Department of	Education Accountability Program
	Education	Modification of reporting date
		The State Department of Education advises that cohort graduation rates included in the report are not available to be released until the end of January. The deadline for the report is modified to reflect that.
Education, § 5-402	State Department of	Evaluation of Effect of Increased State Aid
	Education	Repealed as obsolete
		This section required the State Department of Education to evaluate the effect of increased State aid on student and school performance in each local school system and to submit several reports on the results of the evaluation. All evaluation reports were submitted as required, and the last report was due on or before December 31, 2008. The section, therefore, is repealed as obsolete.
Education, § 2-107	State Department of Education	Federal Elementary and Secondary Education Act Waiver Requests
		Repealed as obsolete
		With the passage of the federal Every Student Succeeds Act, this section was rendered obsolete.
Education, § 22-303(b)	State Department of	Juvenile Services Education Programs
	Education	Repealed as obsolete
		Subsection (b) of this section is repealed as obsolete; the provision required the State Department of Education to report biannually until 2014 on the implementation of the provisions of law regarding juvenile services education programs, which the department did.
Education, § 5-217(k)(2)	State Department of Education	The Judy Centers, Early Childhood Education Services, and Family Support Services
		Repealed as obsolete
		This one-time report regarding the Judy Centers, early childhood education services, and family support services was submitted, so subsection (k)(2) of this section is repealed as obsolete.

Citation	Agency	Торіс
Education, § 7-1002(e)	State Department of Education	Maryland Virtual Learning Opportunities Program Repealed as obsolete This one-time report regarding the Maryland Virtual Learning Opportunities Program was submitted as required, so subsection (e) of this section is repealed as
Education, § 6-118(f)	State Department of Education	obsolete. National Board Certified Teacher Pilot Program Repealed as obsolete Subsection (f) of this section is repealed as obsolete. The provision required the State Department of Education to submit three reports related to the National Board Certified Teacher Pilot Program, the last in 2010, which the department did.
Ch. 617, § 4 of the Acts of 1998 [Uncodified]	State Department of Education	Program for Enhanced Services for Blind Students with Severe Disabilities Codification of ongoing requirement The reporting requirement under Chapter 617, § 4 of the Acts of 1998 regarding the program for enhanced services for blind students with severe disabilities established by the Maryland School for the Blind is repealed and instead codified under § 8-311(f) of the Education Article for transparency.
Education, § 23-106(b)(4)(iii)	State Department of Education	State Library Agency Consolidation of reporting requirement The State Department of Education advises the report required to be published by the State Library Agency under this item is included in the annual report the State Library Board submits under § 23-105(e) of the Education Article. Therefore, the reports are consolidated for efficiency.
Education, § 7-204(c)(2)	State Department of Education	State Mandated Testing and Measurement Program Repealed as obsolete This one-time report related to test instruments authorized for use in a State mandated testing and measurement program was submitted, so subsection (c)(2) of this section is repealed as obsolete.

Citation	Agency	Торіс
Ch. 592, § 4 of the Acts	University System of Maryland	Nonmerit and At-will Positions
of 2007		Repealed as impractical
		This reporting requirement is repealed as positions are not classified as nonmerit or at-will.
Ch. 324, § 13 and	University System of	Phosphorus Mitigation
Ch. 325, § 13 of the Acts of 1998	Maryland	Repealed as duplicative and impractical
[Uncodified]		This reporting requirement by the University System of Maryland related to phosphorous mitigation is repealed as duplicative and impractical. The system advises that system personnel no longer work on this issue and that the Department of Agriculture issues a similar report. Additionally, the Phosphorous Management Tool is now used to identify the potential risk of phosphorus loss from farm fields and prevent additional buildup of phosphorus in soils that are already saturated.
Education,	University System of	Requests for Appropriations
§ 12-105(a)(1)(iii)	Maryland	Consolidation of reporting requirements for efficiency
		This reporting requirement by the Board of Regents of the University System of Maryland regarding requests for appropriations for the University System of Maryland is combined, at the request of the system, with the requirement in § 11-105(i) of the Education Article for efficiency.

Recommendations Regarding Joint Committees, Task Forces, Commissions, and Similar Entities

Citation	Entity	Recommendations
State Government, Title 9, Subtitle 7	Commission to Coordinate the Study, Commemoration, and Impact of Slavery's History and Legacy in Maryland	Repealed as duplicative The commission has not met since 2011. The work of the commission has been taken over by the State Archives and, therefore, the commission is being repealed as duplicative.
Ch. 250, § 1 of the Acts of 2013 [Uncodified]	Council for the Procurement of Health, Educational, and Social Services	Repealed as obsolete Ch. 250, § 1 of the Acts of 2013 required the Council for the Procurement of Health, Educational, and Social Services to establish a workgroup to determine a process for the submission of electronic documents by nongovernmental entities that provide those types of services and required it to submit a report on the process. The council complied with those requirements. However, the requirement was not terminated in the Act. It is being terminated here as obsolete since the workgroup fulfilled its duty and is no longer needed.
State Government, § 2-10A-12	Joint Committee on Base Realignment and Closure	Repealed as obsolete The Joint Committee on Base Realignment and Closure is repealed as obsolete because the Base Realignment and Closure process in the State has basically been completed.
Education, Title 7, Subtitle 10B	Maryland Advisory Council for Virtual Learning	Repealed as obsolete The Maryland Advisory Council for Virtual Learning was disbanded in 2015 and, therefore, the Council is repealed as obsolete.
Tax-General, § 10-110	Maryland Business Tax Reform Commission	Repealed as obsolete The Maryland Business Tax Reform Commission fulfilled its duties and issued its final report in 2010 as required.
State Government, Title 9, Subtitle 4	State Commission on the Capital City	Repealed as inactive The commission has not met since 2007 and is being repealed as inactive.

Additional Items for Consideration

Unfunded Program Reports

The reports required by the cited sections have never been submitted because the related programs were never funded.

- 1. Family Caregiver Assistance Program Human Services, § 10-705(3)
- 2. Innovations in Aging Services Program Annual Report Human Services, § 10-606
- 3. Maryland Alternative Teaching Opportunities Program Education, § 6-120(f)
- 4. Maryland Corps Program Education, § 24-1111
- 5. Youth Suicide Prevention School Program Education, § 7-506(b)

Reports by Entities That Have Never Met

Reports required by the cited section have never been submitted because the reporting entity has never met.

1. Maryland Education Development Collaborative – Education, § 9.8-113

Reports Never Received

The ongoing reports required by the cited sections have never been received. Reporting requirements are not included if at least one report has been submitted.

1. Baltimore City Report on Governmentally Subsidized Housing – Tax – Property, § 7-506(c)

2. Department of Housing and Community Development's Annual Report on the Use of Minority Business Enterprises Brokerage and Investment Management Services Firms – Housing and Community Development, § 4-501.1(e)

3. Institutions of Higher Education Reports on Actions Taken to Reduce Health Disparities – Health-General, § 20-904

4. Maryland Higher Education Commission's Annual Report on Waivers of Out-of-County and Out-of-Region Community College Fees – Education, § 16-310(b)(5)(iv)2

5. Morgan State University Governing Board's Reports on Conflict of Interest Policies – General Provisions, § 5-525(g)

6. University of Maryland Baltimore County Board of Visitors Annual Report – Education, § 12-109(f)(1)

7. University of Maryland Baltimore County Annual Report on the Maryland Technology Internship Program – Education, § 18-3009

8. University of Maryland Center for Economic and Entrepreneurship Development Annual Report – Education, 12-306(c)(2)

Additional Items for Consideration (Continued)

9. University of Maryland Eastern Shore Board of Visitors Annual Report – Education, § 12-109(f)(1)

10. University of Maryland University College Board of Visitors Annual Report – Education, § 12-109(f)(1)

11. State Comptroller's Annual Report on Class 5 Brewery Licenses – Alcoholic Beverages, § 2-207(k)

These one-time reports required by the cited sections have never been received.

1. Department of Natural Resources' Report on Nonresident Junior and Senior Licenses – Ch. 260, § 2 of the Acts of 2015

2. Department of Natural Resources' Report on Submerged Aquatic Vegetation – Ch. 380, §1 and Ch. 381, § 1 of the Acts of 2017

3. Department of Public Safety and Correctional Services Report on Polygraph Examinations – Ch. 139, § 2 of the Acts of 2014

4. Department of Transportation's Analysis of the Disparities Study Regarding Offshore Wind – Ch. 438, § 3 of the Acts of 2017

5. Maryland Insurance Commissioner's Report on Travel Insurance Complaints – Ch. 15, § 2 of the Acts of 2014

6. Montgomery County Fee Schedule for Parks and Recreational Facilities and Services – Ch. 429, § 5 of the Acts of 2007

7. Prince George's County School Recycling Program – Ch. 396, § 2 of the Acts of 2012

8. State Board of Examiners for Audiologists, Hearing Aid Dispensers, and Speech-Language Pathologists' Report on Impact of Certain Regulations and Shifting of Renewal Cycle – Ch. 93, \S 2 of the Acts of 2014

9. State Comptroller's Report on Regional Institution Strategic Enterprise Zone Program Tax Incentives – Ch. 530, § 4 and Ch. 531, § 4 of the Acts of 2014

10. Task Force to Study Erroneous Conviction and Imprisonment Report – Ch. 799, § 2 and Ch. 800, § 2 of the Acts of 2017

11. Various Health Occupation Educational Programs Report on the Development of Health Disparities Courses – Ch. 671, § 2 of the Acts of 2012

12. Washington County Alarm Systems – Ch. 72, § 3 of the Acts of 2005

13. Washington County Land Preservation and Landowner Equity Program – Ch. 392, § 11 of the Acts of 2007

These limited multi-year reports required by the cited sections have never been received.

1. Governor's Report on the Mortgage Loan Servicing Practices Settlement Fund – State Finance and Procurement, § 7-328(g)(2)

Additional Items for Consideration (Continued)

Reporting Requirements that Lack Report Submission Information

These reports lack submission information that makes it difficult to determine whether the requirement is being met.

1. Maryland Higher Education Commission's Reporting on the Progress of Compliance with Desegregation and Equal Education Opportunity Plans – Education, 11-105(f)(1)(v) – no frequency or reporting dates specified

2. State Board of Individual Tax Preparers – Business Occupations and Professions, 21-205(b)(7) – lacks guidance on what information the board is to provide or how often and when the reports are to be submitted

P1, P5

9lr0433 CF 9lr0434

Bill No.:		
Requested: _		
Committee:		

By: Leave Blank

Drafted by: Chilson Typed by: Elise Stored – 11/28/18 Proofread by _____ Checked by _____

A BILL ENTITLED

1 AN ACT concerning

Mandated Reports and Statutory Commissions, Councils, and Committees – Revisions

4 FOR the purpose of repealing certain reporting requirements that are obsolete, $\mathbf{5}$ unnecessary, or duplicative; consolidating certain reporting requirements for efficiency; 6 codifying certain reporting requirements for transparency; modifying certain reporting 7 requirements for practicality; repealing the requirement that the Council for the 8 Procurement of Health, Education, and Social Services establish a certain workgroup; 9 repealing the Maryland Advisory Council for Virtual Learning; repealing the Joint 10 Committee on Base Realignment and Closure; repealing the Commission on the Capital 11 City; repealing the Commission to Coordinate the Study, Commemoration, and Impact of 12Slavery's History and Legacy in Maryland; repealing the Maryland Business Tax Reform 13Commission; making stylistic and conforming changes; and generally relating to mandated 14reports and statutory commissions, councils, and committees.

- 15 BY repealing and reenacting, with amendments,
- 16 Article Agriculture
- 17 Section 8–804(a) and 8–807
- 18 Annotated Code of Maryland
- 19 (2016 Replacement Volume and 2018 Supplement)
- 20 BY repealing and reenacting, with amendments,



1	Article – Business Occupations and Professions
2	Section 12–205(c)
3	Annotated Code of Maryland
4	(2018 Replacement Volume)
5	BY repealing and reenacting, with amendments,
6	Article – Business Regulation
7	Section 8–204(c)
8	Annotated Code of Maryland
9	(2015 Replacement Volume and 2018 Supplement)
10	BY adding to
11	Article – Economic Development
12	Section 4–107 and 14–302
13	Annotated Code of Maryland
14	(2018 Replacement Volume)
15	BY repealing and reenacting, with amendments,
16	Article – Economic Development
17	Section 14–102
18	Annotated Code of Maryland
19	(2018 Replacement Volume)
20	BY repealing
21	Article – Education
22	Section 2-107, 5-402, 6-118(f), and 7-1002(e); and 7-10B-01 through 7-10B-06 and the
23	subtitle "Subtitle 10B. Maryland Advisory Council for Virtual Learning"
24	Annotated Code of Maryland
25	(2018 Replacement Volume and 2018 Supplement)
26	BY repealing and reenacting, with amendments,
27	Article – Education
28	Section 5–217(k), 7–119(d), 7–203(f), 7–204(c), 12–105(a)(1)(iii), 22–303, 23–105(e), and 23–
29	106(b)(4)
30	Annotated Code of Maryland
31	(2018 Replacement Volume and 2018 Supplement)

32 BY adding to

1	Article – Education
2	Section 8–311(f) and 9.5–112
3	Annotated Code of Maryland
4	(2018 Replacement Volume and 2018 Supplement)
5	BY repealing and reenacting, with amendments,
6	Article – Election Law
7	Section 3–204(c)(3) and (4)
8	Annotated Code of Maryland
9	(2017 Replacement Volume and 2018 Supplement)
10	BY repealing and reenacting, with amendments,
11	Article – Environment
12	Section 2–107(c)(3)
13	Annotated Code of Maryland
14	(2013 Replacement Volume and 2018 Supplement)
15	BY repealing
16	Article – Environment
17	Section 2–1209
18	Annotated Code of Maryland
19	(2013 Replacement Volume and 2018 Supplement)
20	BY repealing
21	Article – General Provisions
22	Section 4–501(c)(6)
23	Annotated Code of Maryland
24	(2014 Volume and 2018 Supplement)
25	BY repealing and reenacting, with amendments,
26	Article – General Provisions
27	Section 8–110
28	Annotated Code of Maryland
29	(2014 Volume and 2018 Supplement)
30	BY repealing
31	$\operatorname{Article}-\operatorname{Health}-\operatorname{General}$
32	Section 13–1003(f), 13–1103(g), 19–108.2(h), 19–143(b),

(c), and (g), 19–214(e),

- 1 19–310.3(d), and 19–14B–01(f)
- 2 Annotated Code of Maryland
- 3 (2015 Replacement Volume and 2018 Supplement)
- 4 BY repealing and reenacting, with amendments,
- 5 Article Health General
- 6 Section 13–1004(d), 15–407, 19–108.2(i), 19–134(e)(4)(ii), 19–143(d) through (f), (h), and (i),
- 7 and 19–207(b)(6)(iii) and (iv) and (9)
- 8 Annotated Code of Maryland
- 9 (2015 Replacement Volume and 2018 Supplement)
- 10 BY adding to
- 11 Article Health General
- 12 Section 19–207(b)(6)(iv)
- 13 Annotated Code of Maryland
- 14 (2015 Replacement Volume and 2018 Supplement)
- 15 BY adding to
- 16 Article Human Services
- 17 Section 8–605
- 18 Annotated Code of Maryland
- 19 (2007 Volume and 2018 Supplement)
- 20 BY repealing and reenacting, with amendments,
- 21 Article Human Services
- 22 Section 10–206
- 23 Annotated Code of Maryland
- 24 (2007 Volume and 2018 Supplement)
- 25 BY adding to
- 26 Article Insurance
- 27 Section 15–10B–20(e)
- 28 Annotated Code of Maryland
- 29 (2017 Replacement Volume and 2018 Supplement)
- 30 BY repealing and reenacting, with amendments,
- 31 Article Insurance
- 32 Section 15–1205(d)(3)

1	Annotated Code of Maryland
2	(2017 Replacement Volume and 2018 Supplement)
3	BY repealing
4	Article – Insurance
5	Section 15–1705
6	Annotated Code of Maryland
7	(2017 Replacement Volume and 2018 Supplement)
8	BY repealing and reenacting, with amendments,
9	Article – Labor and Employment
10	Section 11–401(6) and (7)
11	Annotated Code of Maryland
12	(2016 Replacement Volume and 2018 Supplement)
13	BY repealing
14	Article – Labor and Employment
15	Section 11–401(8)
16	Annotated Code of Maryland
17	(2016 Replacement Volume and 2018 Supplement)
18	BY repealing and reenacting, with amendments,
19	Article – Natural Resources
20	Section 4–11A–03.2(c)(1)(i)
21	Annotated Code of Maryland
22	(2018 Replacement Volume)
23	BY repealing and reenacting, with amendments,
24	Article – Public Safety
25	Section 2–307(b) and 8–105
26	Annotated Code of Maryland
27	(2018 Replacement Volume)
28	BY repealing
29	Article – Public Safety
30	Section 12-824.1(l)
31	Annotated Code of Maryland
32	(2018 Replacement Volume)

1	BY adding to
2	Article – Public Safety
3	Section 13–410
4	Annotated Code of Maryland
5	(2018 Replacement Volume)
6	BY repealing
7	Article – Public Utilities
8	Section 7–211(m)(5), 7–505(e), and 7–510(a)(3)
9	Annotated Code of Maryland
10	(2010 Replacement Volume and 2018 Supplement)
11	BY repealing and reenacting, with amendments,
12	Article – Public Utilities
13	Section $7-510(a)(4)$
14	Annotated Code of Maryland
15	(2010 Replacement Volume and 2018 Supplement)
16	BY repealing and reenacting, with amendments,
17	Article – State Finance and Procurement
18	Section 2–206(f)(2), 14–409(c), and 15–111(d) and (e)
19	Annotated Code of Maryland
20	(2015 Replacement Volume and 2018 Supplement)
21	BY repealing
22	Article – State Finance and Procurement
23	Section 14–208, 14–303(a)(1)(iii), 14–409(b), and 15–111(c)
24	Annotated Code of Maryland
25	(2015 Replacement Volume and 2018 Supplement)
26	BY repealing
27	Article – State Government
28	Section 2-10A-01(j) and 2-10A-12; 9-401 through 9-407 and the subtitle "Subtitle 4.
29	Commission on the Capital City"; and 9-701 and the subtitle "Subtitle 7. Commission to
30	Coordinate the Study, Commemoration, and Impact of Slavery's History and Legacy in
31	Maryland"
32	Annotated Code of Maryland

1	(2014 Replacement Volume and 2018 Supplement)
$2 \\ 3$	BY repealing and reenacting, with amendments, Article – State Government
4	Section 2–10A–11(h)
5	Annotated Code of Maryland
6	(2014 Replacement Volume and 2018 Supplement)
7	BY repealing and reenacting, with amendments,
8	Article – Tax – General
9	Section 10–730(e)(2)
10	Annotated Code of Maryland
11	(2016 Replacement Volume and 2018 Supplement)
12	BY repealing
13	Article – Transportation
14	Section 8–508(d)
15	Annotated Code of Maryland
16	(2015 Replacement Volume and 2018 Supplement)
17	BY repealing
18	Chapter 358 of the Acts of the General Assembly of 1993
19	Section 3
20	BY repealing
21	Chapter 555 of the Acts of the General Assembly of 1993
22	Section 2
23	BY repealing
24	Chapter 628 of the Acts of the General Assembly of 1993
25	Section 2
26	BY repealing
27	Chapter 324 of the Acts of the General Assembly of 1998
28	Section 13
29	BY repealing
30	Chapter 325 of the Acts of the General Assembly of 1998

1	Section 13
2	BY repealing
3	Chapter 617 of the Acts of the General Assembly of 1998
4	Section 4
5	BY repealing
6	Chapter 140 of the Acts of the General Assembly of 2002
7	Section 2
8	BY repealing
9	Chapter 5 of the Acts of the General Assembly of 2003
10	Section 12 (7)
11	BY repealing
12	Chapter 207 of the Acts of the General Assembly of 2003
13	Section 4
14	BY repealing
15	Chapter 295 of the Acts of the General Assembly of 2003
16	Section 2
17	BY repealing
18	Chapter 403 of the Acts of the General Assembly of 2003
19	Section 3
20	BY repealing
21	Chapter 302 of the Acts of the General Assembly of 2004
22	Section 2
23	BY repealing
24	Chapter 445 of the Acts of the General Assembly of 2006
25	Section 3
26	BY repealing
27	Chapter 485 of the Acts of the General Assembly of 2007
28	Section 2

23	Article – Agriculture
22	That the Laws of Maryland read as follows:
21	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
20	(2016 Replacement Volume and 2018 Supplement)
19	Annotated Code of Maryland
18	Section 10–110
17	Article – Tax – General
16	BY repealing
15	Section 4
14	Chapter 164 of the Acts of the General Assembly of 2015
13	BY repealing
12	Section 1
11	Chapter 250 of the Acts of the General Assembly of 2013
10	BY repealing
9	Section 2
8	Chapter 350 of the Acts of the General Assembly of 2012
7	BY repealing
6	Section 3 and 4
5	Chapter 583 of the Acts of the General Assembly of 2008
4	BY repealing
3	Section 4
2	Chapter 592 of the Acts of the General Assembly of 2007
1	BY repealing

24 8-804.

25 (a) [(1)] The Department shall establish a Nutrient Management Advisory 26 Committee. The Secretary shall appoint to the Committee representatives of the 27 agricultural community, the environmental community, the commercial lawn care, 28 biosolids, and agricultural fertilizer industries, academia, and appropriate government 29 units. The Secretary also shall appoint to the Committee a representative of county

government from a list submitted by the Maryland Association of Counties. The President
of the Senate of Maryland shall appoint to the Committee one Senator and the Speaker of
the House of Delegates shall appoint to the Committee one Delegate.

4 [(2) (i) The Nutrient Management Advisory Committee shall report to 5 the Governor and the General Assembly, in accordance with § 2–1246 of the State 6 Government Article, by July 1 of each year on the implementation of the requirements of 7 the Water Quality Improvement Act of 1998.

8 (ii) The report required under subparagraph (i) of this paragraph 9 shall include information regarding:

101.The level of participation in the nutrient management11plan program;

12 2. Additional resources that may be needed to meet the 13 requirements of § 8–803.1 of this subtitle;

143.The effectiveness of nutrient application education15programs; and

4. The effectiveness of the Manure Transportation Project
set forth in § 8–704.2 of this title.]

18 DRAFTER'S NOTE:

19 Subsection (a)(2) of this section is repealed to reflect the new consolidated reporting 20 requirement established in this bill under § 8–807 of the Agriculture Article.

21 8-807.

(A) On or before December 31 of each year, the Department of Agriculture shall
report to the Governor, and, in accordance with § 2–1246 of the State Government Article,
the General Assembly, on [the]:

25 (1) THE farm acreage covered by nutrient management plans and the 26 implementation and evaluation of those plans; AND

1 (2) IN CONSULTATION WITH THE NUTRIENT MANAGEMENT 2 ADVISORY COMMITTEE, THE IMPLEMENTATION OF THE REQUIREMENTS OF THE 3 WATER QUALITY IMPROVEMENT ACT OF 1998.

4 (B) THE REPORT REQUIRED UNDER SUBSECTION (A)(2) OF THIS SECTION 5 SHALL INCLUDE INFORMATION REGARDING:

- 6 (1) THE LEVEL OF PARTICIPATION IN THE NUTRIENT MANAGEMENT 7 PLAN PROGRAM;
- 8 (2) ADDITIONAL RESOURCES THAT MAY BE NEEDED TO MEET THE 9 REQUIREMENTS OF § 8–803.1 OF THIS SUBTITLE;

10(3)THE EFFECTIVENESS OF NUTRIENT APPLICATION EDUCATION11PROGRAMS; AND

12 (4) THE EFFECTIVENESS OF THE MANURE TRANSPORTATION 13 PROJECT SET FORTH IN § 8–704.2 OF THIS TITLE.

14 DRAFTER'S NOTE:

This section is revised, at the request of the Department of Agriculture, to consolidate the report currently required under this section and the report required under \$ 8-804(a)(2) of the Agriculture Article.

- 18 Article Business Occupations and Professions
- 19 12-205.

20 (c) (1) At least once a year, the Board shall review:

(i) new and existing standards of the American National Standards
Institute and any other organization listed in the State Plumbing Code or the Model
Performance Building Code for water conserving appliances, devices, fittings, and fixtures;
and

(ii) the availability and cost of water conserving appliances, devices,
fittings, and fixtures that conform to the standards.

1 (2) If the Board finds that a water conserving appliance, device, fitting, or 2 fixture that conforms to the standards of the American National Standards Institute or any 3 other organization listed in the State Plumbing Code or the Model Performance Building 4 Code is readily available at reasonable cost, the Board shall amend the State Plumbing 5 Code to:

6 (i) incorporate the standards for and require use of the water 7 conserving appliance, device, fitting, or fixture; and

8 (ii) require the use of a water supply system and a drainage and 9 venting system that are designed based on the hydraulic requirements of the required 10 water conserving appliances, devices, fittings, and fixtures.

11 (3) Notwithstanding the availability and cost of the appliance, device, 12 fitting, or fixture, the Board may allow, under the State Plumbing Code, the installation of 13 a water conserving appliance, device, fitting, or fixture that meets the standards of the 14 American National Standards Institute or any other organization listed in the State 15 Plumbing Code or the Model Performance Building Code, subject to the use of a water 16 supply system and a venting and drainage system design based on the hydraulic 17 requirements of the appliance, device, fitting, or fixture.

18 [(4) On or before July 1 of each year and subject to § 2–1246 of the State 19 Government Article, the Board shall submit to the General Assembly a written report on 20 the implementation of this subsection, including the results of the review conducted under 21 this subsection.]

22 DRAFTER'S NOTE:

Subsection (c)(4) of this section is repealed as unnecessary. Often information regarding water conserving appliances, devices, fittings, and fixtures does not change from year to year and any actions taken by the State Board of Plumbing regarding the results of the review are reflected in Board minutes or in the State Plumbing Code.

27

Article – Business Regulation

28 8-204.

29 (c) On or before December 1 of each year, the Commission shall report to the

Senate Education, Health, and Environmental Affairs Committee and the House Economic
 Matters Committee, in accordance with § 2–1246 of the State Government Article,
 regarding:

4 (1) the attendance record of each Commission meeting, disaggregated by 5 the constituency that the attendee represents pursuant to the attendee's appointment 6 under § 8–202(a)(2) of this subtitle; AND

7 (2) how many claims were [closed at] PENDING AS OF THE DATE OF each
8 meeting[; and

- 9 (3) how many claims remain open at the conclusion of each meeting].
- 10 DRAFTER'S NOTE:

11 Subsection (c) of this section is modified to retain legislative intent, but to reflect 12 that the Maryland Home Improvement Commission does not close claims at meetings.

13

Article – Economic Development

14 **4–107.**

15 (A) THE DEPARTMENT SHALL SUBMIT AN ANNUAL REPORT TO THE 16 GENERAL ASSEMBLY, IN ACCORDANCE WITH § 2–1246 OF THE STATE GOVERNMENT 17 ARTICLE, THAT SUMMARIZES THE DETAILS OF ITS ACTIVITIES REGARDING PRIVATE 18 SECTOR COOPERATIVE MARKETING PROJECTS THAT DIRECTLY ENHANCE 19 PROMOTION OF THE STATE AND THE TOURISM INDUSTRY AND THAT ARE EXEMPT 20 FROM STATE PROCUREMENT LAW UNDER § 11–203(A)(1)(XI) OF THE STATE 21 FINANCE AND PROCUREMENT ARTICLE.

22 (B) THE REPORT REQUIRED UNDER SUBSECTION (A) OF THIS SECTION 23 SHALL INCLUDE THE NONPROPRIETARY DETAILS OF THE ACTIVITIES OF THE 24 PRIVATE SECTOR PARTICIPANTS.

25 DRAFTER'S NOTE:

Chapter 555, § 2 of the Acts of 1993 is repealed and its requirements codified under this section for transparency.

1 14-102.

The [Maryland State Office of Minority Business Enterprise, the] Division of Labor and Industry of the Department of Labor, Licensing, and Regulation[,] and the Public Service Commission shall summarize their efforts to promote the policies related to broadening the ownership of capital in their respective annual reports as required by law.

6 DRAFTER'S NOTE:

In this section, the reference to the Maryland State Office of Minority Business
Enterprise, currently named the Governor's Office of Small, Minority, and Women Business
Affairs, is repealed as obsolete. As a matter of course, the Office does not participate in
negotiations pertaining to the broadening of ownership capital.

11 **14–302.**

12 (A) THE DEPARTMENT AND THE DEPARTMENT OF TRANSPORTATION, 13 INCLUDING THE MARYLAND AVIATION ADMINISTRATION, SHALL:

14(1) MONITOR THE FEDERAL AVIATION ADMINISTRATION FOR ANY15PROPOSED REGULATIONS OR RULEMAKING THAT RELATE TO THE REGULATION OF16THE OPERATION OF SMALL COMMERCIAL UNMANNED AIRCRAFT SYSTEMS;

17(2) DETERMINE THE IMPACT OF ANY PROPOSED REGULATIONS OR18RULEMAKING ON THE STATE; AND

19(3) DETERMINE WHETHER IT IS IN THE PUBLIC INTEREST FOR THE20STATE TO CONSIDER STATEWIDE LEGISLATION RELATING TO THE REGULATION OF21THE OPERATION OF UNMANNED AIRCRAFT SYSTEMS.

(B) IN DETERMINING THE FINDINGS UNDER SUBSECTION (A) OF THIS
 SECTION, THE DEPARTMENT AND THE DEPARTMENT OF TRANSPORTATION,
 INCLUDING THE MARYLAND AVIATION ADMINISTRATION, SHALL CONSULT WITH:

(1) THE UNIVERSITY OF MARYLAND, IN ITS ROLE AS A MEMBER OF
THE MID-ATLANTIC AVIATION PARTNERSHIP;

1

(2) COUNTY AND MUNICIPAL GOVERNMENTS; AND

2 (3) OTHER INTERESTED PARTIES THAT THE DEPARTMENT OR THE 3 DEPARTMENT OF TRANSPORTATION, INCLUDING THE MARYLAND AVIATION 4 ADMINISTRATION, DETERMINE APPROPRIATE.

 $\mathbf{5}$ **(C)** IF THE DEPARTMENT AND THE DEPARTMENT OF TRANSPORTATION, INCLUDING THE MARYLAND AVIATION ADMINISTRATION, DETERMINE THAT ANY 6 7 PROPOSED REGULATIONS OR RULEMAKING THAT RELATE TO THE REGULATION OF 8 THE OPERATION OF SMALL COMMERCIAL UNMANNED AIRCRAFT HAVE BEEN OR ARE 9 LIKELY TO BE ADOPTED BY THE FEDERAL AVIATION ADMINISTRATION, AS SOON AS 10 PRACTICABLY POSSIBLE, THE DEPARTMENT AND THE DEPARTMENT OF 11 TRANSPORTATION, INCLUDING THE MARYLAND AVIATION ADMINISTRATION, 12SHALL REPORT ANY FINDINGS AND RECOMMENDATIONS TO THE GOVERNOR AND, IN ACCORDANCE WITH § 2–1246 OF THE STATE GOVERNMENT ARTICLE, THE GENERAL 1314 ASSEMBLY.

15 DRAFTER'S NOTE:

16 Chapter 164, § 4 of the Acts of 2015 is repealed and its requirements codified under 17 this section for transparency.

18

Article – Education

19 **[**2–107.

(a) If the Department intends to request a waiver from the United States
Department of Education from specific provisions of the federal Elementary and Secondary
Education Act, before submitting the request to the United States Department of
Education, the Department shall:

24 (1) Submit the proposed waiver request to the Legislative Policy 25 Committee; and

26 (2) Allow the Legislative Policy Committee at least 30 days after the 27 committee receives the proposed waiver request to review and comment on the proposed 28 waiver request.

1 (b) The Department shall provide any additional information regarding the 2 proposed waiver request if requested by the Legislative Policy Committee.]

3 DRAFTER'S NOTE:

4 This section is repealed as obsolete as a result of the passage of the federal Every 5 Student Succeeds Act.

6 5-217.

7 (k) [The] ON OR BEFORE NOVEMBER 1 EACH YEAR, THE Department shall
8 submit to the Governor and, [subject to] IN ACCORDANCE WITH § 2–1246 of the State
9 Government Article, the General Assembly[:

10 (1) On or before November 1 of each year,] a report on the implementation 11 of the Program and the participating agencies and programs, including a description of the 12 Program's and the participating agencies' and programs' expenditures, enrollment, and 13 statewide performance data, including school readiness data disaggregated by program and 14 by jurisdiction[; and

15 (2) On or before January 1, 2016, a separate report that includes an 16 evaluation, based on objective performance criteria established by the Department, of the 17 effectiveness of:

- 18
- (i) The Judy Centers; and

(ii) Early childhood education services and family support services
that are purchased with funds from Preschool Services Grants and Early Childhood
Education Enhancement Grants].

22 DRAFTER'S NOTE:

23 Subsection (k)(2) of this section is repealed as obsolete; the one-time report was 24 submitted as required.

25 **[**5–402.

26 (a) (1) Subject to paragraph (2) of this subsection, the Department shall

evaluate the effect of increased State aid for education on student and school performance
 in each local school system.

3 (2) The Department may contract with a public or private entity to conduct 4 or assist in conducting the evaluation required by this subsection.

5 (b) (1) The Department shall submit an initial report on the results of the 6 evaluation required by this section to the Governor and, subject to § 2–1246 of the State 7 Government Article, the General Assembly on or before December 31, 2006.

8 (2) The Department shall submit an interim report on the results of the 9 evaluation required by this section to the Governor and, subject to § 2–1246 of the State 10 Government Article, the General Assembly on or before December 31, 2007.

(3) The Department shall submit a final report on the results of the
evaluation required by this section to the Governor and, subject to § 2–1246 of the State
Government Article, the General Assembly on or before December 31, 2008.

14 (c) The reports required by this section shall include:

15 (1) A detailed description of how local school systems are using State16 education aid;

17 (2) A comparison of school systems that show significant improvements in 18 student and school performance to school systems that do not show significant 19 improvements in student and school performance;

(3) An assessment of the extent to which county boards are successful in
implementing the comprehensive master plans required by § 5-401 of this subtitle;

- (4) An analysis of the amount of funding that local governments providefor education each year;
- 24 (5) A list of programs or factors that consistently produce positive results 25 for students, schools, and school systems; and

26 (6) Any other information that the State Superintendent determines to be 27 relevant to the evaluation of student and school performance in each local school system. 1 (d) The Governor shall include an appropriation for the Department in the State 2 budget for each fiscal year sufficient to cover the costs associated with implementing this 3 section.]

4 DRAFTER'S NOTE:

5 The section is repealed as obsolete; the evaluation was completed and all reports 6 were submitted as required.

7 6–118.

8 [(f) On or before October 1 of the years 2008 through 2010, the Department shall 9 submit a report to the General Assembly, in accordance with § 2–1246 of the State 10 Government Article, on the effectiveness of the Program.]

11 DRAFTER'S NOTE:

12 Subsection (f) of this section is repealed as obsolete; the reports were submitted as 13 required.

14 7–119.

15 (d) On or before [January 31 of] MARCH 1 each year, the Department shall report 16 to the General Assembly, in accordance with § 2–1246 of the State Government Article, on 17 the data obtained under subsection (c)(2) of this section.

18 DRAFTER'S NOTE:

19 The reporting date is modified to reflect the significant work required to ensure that 20 data for the class size analysis is complete and accurate.

 $21 \quad 7-203.$

(f) [The] ON OR BEFORE MARCH 1 EACH YEAR, THE State Superintendent
shall send the Governor and, subject to § 2–1246 of the State Government Article, the
General Assembly a report [each January] that includes:

1 (1) Documentation of the progress of the Department, the county boards, 2 and each public school in this State towards their respective goals and objectives; and

3 (2) Recommendations for legislation that the State Board and the State
4 Superintendent consider necessary to improve the quality of education in this State.

5 DRAFTER'S NOTE:

6 The reporting date is modified to reflect that the cohort graduation rates included in 7 the report are not available to be released until the end of January.

8 7-204.

9 (c) [(1)] For any test instrument authorized for use in a State mandated testing 10 and measurement program, the Board shall recommend procedures and standards for 11 determining test validity, test reliability, and test objectivity.

12 [(2) On or before December 1, 1992, the Board shall make a report of its 13 findings and recommendations to the Governor, and in accordance with § 2–1246 of the 14 State Government Article, to the General Assembly.]

15 DRAFTER'S NOTE:

16 Subsection (c)(2) of this section is repealed as obsolete; the one-time report was 17 submitted as required.

18 7-1002.

19 [(e) The Department shall submit to the Governor and, subject to § 2–1246 of the 20 State Government Article, the General Assembly, on or before September 1, 2004, a report 21 on the progress of the Maryland Virtual Learning Opportunities Program, including a 22 description of the available online courses and services.]

23 DRAFTER'S NOTE:

Subsection (e) of this section is repealed as obsolete; the one-time report was submitted as required.

1 8–311.

2 (F) ON OR BEFORE SEPTEMBER 1 EACH YEAR, THE DEPARTMENT SHALL 3 REPORT TO THE SENATE BUDGET AND TAXATION COMMITTEE, THE SENATE 4 FINANCE COMMITTEE, THE HOUSE APPROPRIATIONS COMMITTEE, AND THE 5 HOUSE COMMITTEE ON WAYS AND MEANS, IN ACCORDANCE WITH § 2–1246 OF THE 6 STATE GOVERNMENT ARTICLE, ON:

7 (1) THE NUMBER OF STUDENTS ENROLLED IN THE PROGRAM 8 ESTABLISHED UNDER SUBSECTION (A) OF THIS SECTION;

9 (2) THE ANNUAL COSTS OF THE PROGRAM ESTABLISHED UNDER 10 SUBSECTION (A) OF THIS SECTION; AND

11(3) ANY ANTICIPATED ENROLLMENT GROWTH AND FUTURE COSTS12RELATED TO THE PROGRAM ESTABLISHED UNDER SUBSECTION (A) OF THIS13SECTION.

14 DRAFTER'S NOTE:

Chapter 617, § 4 of the Acts of 1998 is repealed and its requirements codified under
this subsection for transparency.

17 **9.5–112.**

18 BEGINNING OCTOBER 1, 2016, THE DEPARTMENT SHALL SUBMIT TO THE 19 SENATE BUDGET AND TAXATION COMMITTEE AND THE HOUSE APPROPRIATIONS 20 COMMITTEE, IN ACCORDANCE WITH § 2–1246 OF THE STATE GOVERNMENT 21 ARTICLE, THE MONTHLY REPORTS RECEIVED BY THE DEPARTMENT REGARDING 22 CHILD CARE SUBSIDY PROGRAM EXPENDITURES AND PARTICIPATION.

23 DRAFTER'S NOTE:

This reporting requirement from the Report on the Fiscal 2017 State Operating Budget (SB 190) and the State Capital Budget (SB 191) and Related Recommendations is codified under this section for transparency.

 $27 \quad 12-105.$

1 (a) (1) In consultation with the institutions and the Chancellor, the Board 2 shall:

3 (iii) Submit these requests for appropriations organized by 4 constituent institutions [to the Commission, Governor, and General Assembly] AS PART 5 OF THE REQUESTS AND PROPOSALS SUBMITTED TO THE COMMISSION UNDER § 6 11-105(I)(1) OF THIS ARTICLE.

7 DRAFTER'S NOTE:

8 This reporting requirement by the Board of Regents of the University System of 9 Maryland regarding requests for appropriations for the University System of Maryland is 10 combined, at the request of the System, with the requirement in § 11–105(i)(1) of the 11 Education Article for efficiency.

12 22-303.

(a) [(1)] The Department shall develop and implement juvenile services
educational programs at all residential facilities of the Department of Juvenile Services by
July 1, 2014.

16 [(2)] (B) This [subsection] SECTION does not prohibit the Department 17 from contracting with a private party to provide educational services for students with 18 special needs under the control and general management of the Department.

19 [(b) On or before February 1, 2006, and every other year thereafter until 2014, the 20 Department shall report to the Governor and, in accordance with § 2–1246 of the State 21 Government Article, to the General Assembly on the Department's implementation of this 22 subtitle, including:

(1) The identification of all residential facilities for which the Department
 has assumed responsibility for the educational services; and

25 (2) All facilities for which the Department plans to assume responsibility 26 during the next calendar year.]

27 DRAFTER'S NOTE:

1 Subsection (b) of this section is repealed as obsolete; the reports were submitted as 2 required.

3 23-105.

4 (e) (1) Each year the State Library Board shall report to the Governor and the 5 people of this State on the support, condition, progress, and needs of libraries.

6 (2) THE REPORT REQUIRED UNDER PARAGRAPH (1) OF THIS 7 SUBSECTION SHALL INCLUDE ANY FINDINGS OF THE STATE LIBRARY AGENCY 8 RELATED TO ITS DUTIES UNDER § 23–106(B)(4) OF THIS SUBTITLE.

9 23-106.

10 (b) The State Library Agency shall:

11 (4) (i) Collect library statistics and other data;

12 (ii) Identify library needs and provide for needed research and 13 studies of them; **AND**

14

(iii) [Publish and distribute findings in these areas; and

15 (iv)] Coordinate library services with other information and education
16 services and agencies;

17 DRAFTER'S NOTE:

The State Department of Education advises the report required to be published by the State Library Agency under § 23–106(b)(4)(iii) of the Education Article is included in the annual report the State Library Board submits under § 23–105(e) of the Education Article. Therefore, the reports are consolidated for efficiency.

- 22 Article Election Law
- 23 3-204.

1 (c) (3)[A] ON OR BEFORE JANUARY 1, 2019, AND EACH YEAR $\mathbf{2}$ **THEREAFTER**, A public institution of higher education shall [: 3 (i) on or before January 1, 2018, submit a report to the Commission 4 that includes: $\mathbf{5}$ 1. the efforts of the public institution of higher education to 6 register voters in the preceding calendar year; 72. a screen shot of the home page of the online portal used by 8 students to register for course work that includes the link required under paragraph (2) of 9 this subsection; 10 3. the number of students who are residents of the State and registered for course work in the preceding 18 months at the public institution of higher 11 12education and the number of those students who clicked on the link required under paragraph (2) of this subsection; and 13144. any other efforts the public institution of higher education plans to make to improve access to voter registration for students at the institution; and 1516(ii) on or before January 1, 2019, and January 1 each subsequent 17year, submit a report to the Commission that describes: 18 [1.] (I) the number of students who are residents of the State and registered for course work in the preceding calendar year at the public institution 19 20of higher education and the number of those students who clicked on the link required 21under paragraph (2) of this subsection; and 22[2.] (II) any efforts the public institution of higher education 23plans to make to improve access to voter registration for students at the institution. 24(4)[The] ON OR BEFORE JANUARY 15, 2019, AND EACH YEAR 25**THEREAFTER, THE** Commission shall compile and summarize the information reported by 26public institutions of higher education [: 27(i) under paragraph (3)(i) of this subsection, in a single report that the Commission shall submit on or before January 15, 2018, to the Senate Education, 28

Health, and Environmental Affairs Committee and the House Committee on Ways and
 Means, in accordance with § 2–1246 of the State Government Article; and

3 (ii)] under paragraph [(3)(ii)] (3) of this subsection, in a single report 4 [that the Commission shall] AND submit [on or before January 15, 2019, and January 15 5 each subsequent year] THE REPORT to the Senate Education, Health, and Environmental 6 Affairs Committee and the House Committee on Ways and Means, in accordance with § 7 2–1246 of the State Government Article.

8 DRAFTER'S NOTE:

9 Subsection (c)(3)(i) and (4)(i) of this section are repealed as obsolete; the one-time 10 reports were submitted as required.

Article – Environment

11

2-107.

- 13 (c) (3) At the end of the fiscal year, the Department shall [prepare]:
- 14

12

(I) **PREPARE** an annual report on [the]:

15 **1. THE** Maryland Clean Air Fund that includes an 16 accounting of all financial receipts and expenditures to and from the Fund [and shall:]; 17 AND

18 2. ANY RELEVANT INFORMATION REGARDING THE 19 FEDERAL APPROVAL PROCESS, THE EFFECTIVENESS OF THE PERMITTING 20 PROGRAM, AND ANY OTHER ISSUES RELATED TO THE OPERATION OF THE 21 PERMITTING PROGRAM ESTABLISHED UNDER § 2–401 OF THIS TITLE;

- [(i)] (II) Provide a copy of the report to the General Assembly, as
 provided under § 2–1246 of the State Government Article; and
- 24 [(ii)] (III) Upon request, make the report available to permit holders 25 under this title.
- 26 DRAFTER'S NOTE:

1 Chapter 358, § 3 of the Acts of 1993 is repealed and its requirements codified under 2 this subsection for transparency and efficiency.

3 [2-1209.

4 (a) On or before October 1, 2015, the Department shall submit a report to the 5 Governor and, in accordance with § 2–1246 of the State Government Article, the General 6 Assembly that includes:

7 (1) A summary of the State's progress toward achieving the 2020 emissions
8 reduction required by the plan under § 2–1205 of this subtitle;

9 (2) An update on emerging technologies to reduce greenhouse gas 10 emissions;

11 (3) A review of the best available science, including updates by the 12 Intergovernmental Panel on Climate Change, regarding the level and pace of greenhouse 13 gas emissions reductions and sequestration needed to avoid dangerous anthropogenic 14 changes to the Earth's climate system;

15 (4) Recommendations on the need for science-based adjustments to the 16 requirement to reduce statewide greenhouse gas emissions by 25% by 2020;

17 (5) A summary of additional or revised regulations, control programs, or 18 incentives that are necessary to achieve the 25% reduction in statewide greenhouse gas 19 emissions required under this subtitle, or a revised reduction recommended in accordance 20 with item (4) of this subsection;

(6) The status of any federal program to reduce greenhouse gas emissions
and any transition by the State from its participation in the Regional Greenhouse Gas
Initiative to a comparable federal cap and trade program; and

(7) An analysis of the overall economic costs and benefits to the State's economy, environment, and public health of a continuation or modification of the requirement to achieve a reduction of 25% in statewide greenhouse gas emissions by 2020, including reductions in other air pollutants, diversification of energy sources, the impact on existing jobs, the creation of new jobs, and expansion of the State's low carbon economy.

1 (b) The report required under subsection (a) of this section shall be subject to a 2 public comment and hearing process conducted by the Department.]

3 DRAFTER'S NOTE:

- 4 This section is repealed as obsolete; the one-time report was submitted as required.
- $\mathbf{5}$

Article – General Provisions

6 4-501.

7 (c) [(6) If the Secretary of Budget and Management adopts regulations under 8 paragraph (5)(v) of this subsection, the Secretary shall report, in accordance with § 2–1246 9 of the State Government Article, to the General Assembly on the personal records exempted 10 from the requirements of this subsection.]

11 DRAFTER'S NOTE:

12 Subsection (c)(6) of this section is repealed as unnecessary. Proposed regulations are 13 submitted to the Joint Committee on Administrative, Executive, and Legislative Review. 14 Additionally, proposed regulations and notices of final action regarding proposed 15 regulations are published in the Maryland Register.

16 8–110.

17 (a) Beginning October 1, 2016, the Office of the Attorney General [, the attorney 18 for each county, and the attorney for each municipal corporation] shall report annually to 19 the General Assembly, in accordance with § 2–1246 of the State Government Article, the 20 following information for the previous fiscal year:

21 (1) the number of civil actions filed under this title;

22 (2) the number of civil actions under this title in which a judgment was 23 entered, whether by settlement or adjudication; and

24 (3) the number of claims made by the governmental entity based on alleged 25 violations of § 8–102 of this title that are settled without the filing of a civil action under

1 this title.

$\frac{2}{3}$	(b) Unless the action is under seal in accordance with § $8-104$ of this title, for each civil action reported under subsection (a)(1) or (2) of this section, the report shall state:			
4 5 6	(1) whether the action was filed by the governmental entity or by a person on behalf of the governmental entity and, if filed by a person, whether the governmental entity intervened and proceeded with the action;			
7	(2) the name of the defendant;			
8 9	(3) a description of the violation or alleged violation of § 8–102 of this title; and			
10 11	(4) the amount sought in the action and, if applicable, the amount for which the defendant is liable under a settlement agreement or court order.			
12 13	(c) For each claim reported under subsection (a)(3) of this section, the report shall state:			
14	(1) a description of the violation or alleged violation of 8–102 of this title;			
15	(2) the resolution of the claim;			
$\frac{16}{17}$	(3) the amount, if any, the person against whom the claim was made agreed to pay in settlement of the claim; and			
18	(4) the amount, if any, collected by the governmental entity.			
19	(D) THE ATTORNEY FOR EACH COUNTY AND THE ATTORNEY FOR EACH			
20	MUNICIPAL CORPORATION SHALL SUBMIT TO THE OFFICE OF THE ATTORNEY			
21	GENERAL ANY INFORMATION THE OFFICE DETERMINES IS NECESSARY TO			
22	COMPLETE THE REPORT REQUIRED UNDER THIS SECTION.			
23	DRAFTER'S NOTE:			
24	The reporting requirement in this section is modified for efficiency to require that			
25	one report be submitted by the Office of the Attorney General, rather than one from the			

1 Office and one from each county and municipal corporation, and to require each county and 2 municipal corporation to submit any information to the Office that it needs to complete the

3 report.

4

Article – Health – General

5 13–1003.

6 [(f) On or before January 1, 2001, the Department shall submit a report to the 7 Governor and, subject to § 2–1246 of the State Government Article, the General Assembly 8 on the results of the Baseline Tobacco Study.]

9 DRAFTER'S NOTE:

10 Subsection (f) of this section is repealed as obsolete; the one-time report was 11 submitted as required.

12 13-1004.

(d) On or before [December] MAY 31 of each even-numbered fiscal year,
beginning in fiscal year 2008, the Department shall submit a report to the Governor and,
subject to § 2–1246 of the State Government Article, the General Assembly on the results
of the Biennial Tobacco Study.

17 DRAFTER'S NOTE:

18 The reporting date is modified to reflect the timing of the receipt of relevant data 19 and analysis from the Centers for Disease Control and Prevention.

20 13–1103.

[(g) On or before September 1, 2000, the Department shall submit a report to the
Governor and, subject to § 2–1246 of the State Government Article, the General Assembly,
on the results of the Baseline Cancer Study.]

24 DRAFTER'S NOTE:

25 Subsection (g) of this section is repealed as obsolete; the one-time report was

1 submitted as required. $\mathbf{2}$ 15 - 407.3 The Department and the Commissioner shall jointly: 4 (1)Adopt regulations necessary to carry out the provisions of this subtitle consistent with § 1917(b) of the Social Security Act and any applicable federal guidelines; $\mathbf{5}$ 6 AND 7 (2) On or before January 1, 2008, report to the General Assembly, in 8 accordance with § 2-1246 of the State Government Article, on the implementation of the 9 Program, including: 10 The number of long-term care policies approved by the (i) 11 Department for inclusion in the Program; 12(ii) The measures undertaken to educate the public as required under § 15–406 of this subtitle; and 1314(iii) Any other information related to the implementation of the 15Program that the Department determines necessary; and] 16**[**(3)**] (2)** Beginning January 1, 2009, and on or before January 1 of each year thereafter, report to the General Assembly, in accordance with § 2–1246 of the State 17Government Article on: 18 The effectiveness of the Program; 19 (i) 20The impact of the Program on State expenditures for medical (ii) 21assistance; 22(iii) The number of enrollees in the Program; and 23(iv) The number of long-term care policies offered in the State under 24the Program. DRAFTER'S NOTE: 25

1 Item (2) of this section is repealed as obsolete; the one-time report was submitted as 2 required.

3 19–108.2.

[(h) On or before December 31, 2013, and on or before December 31 in each succeeding year through 2016, the Commission shall report to the Governor and, in accordance with § 2–1246 of the State Government Article, the General Assembly on the attainment of the benchmarks for standardizing and automating the process required by payors for preauthorizing health care services.]

9 [(i)] (H) If necessary to attain the benchmarks, the Commission may adopt 10 regulations to:

11 (1) Adjust the Phase 2 or Phase 3 benchmark dates;

- 12 (2) Require payors and providers to comply with the benchmarks; and
- 13 (3) Establish penalties for noncompliance.
- 14 DRAFTER'S NOTE:

15 Subsection (h) of this section is repealed as obsolete; the reports were submitted as 16 required.

17 19–134.

18 (e) (4) (ii) Before adopting regulations to implement an evaluation system 19 under this subsection, the Commission shall:

Consider the performance measurements of appropriate
 accreditation organizations, State licensure regulations, Medicare certification regulations,
 the quality indicator project of the Association of Maryland Hospitals and Health Systems,
 and any other relevant performance measurements; AND

24 2. Evaluate the desirability and feasibility of developing a 25 consumer clearinghouse on health care information using existing available data[; and

1 3. On or before January 1, 2001, report to the General 2 Assembly, subject to § 2–1246 of the State Government Article, on any performance 3 evaluation developed under this subsection].

4 DRAFTER'S NOTE:

5 Subsection (e)(4)(ii)3 of this section is repealed as obsolete; the one-time report was 6 submitted as required.

7 19–143.

8 **[**(b) On or before January 1, 2010, the Commission shall:

9 (1) Report, in accordance with § 2–1246 of the State Government Article, 10 to the Senate Finance Committee and the House Health and Government Operations 11 Committee on progress in implementing the requirements of subsections (a) and (d) of this 12 section; and

13 (2) Include in the report recommendations for legislation specifying how 14 incentives required for State-regulated payors that are national carriers shall take into 15 account existing carrier activities that promote the adoption and meaningful use of 16 electronic health records.]

17 [(c) (1) On or before January 1, 2011, following consultations with appropriate 18 stakeholders, the Commission shall post on its Web site for public comment and submit to 19 the Governor and, in accordance with § 2–1246 of the State Government Article, the Senate 20 Finance Committee and the House Health and Government Operations Committee a report 21 on:

- (i) The development of a coordinated public-private approach to
 improve the State's health information infrastructure;
- (ii) Any changes in State laws that are necessary to protect the
 privacy and security of health information stored in electronic health records or exchanged
 through a health information exchange in the State;
- 27

(iii) Any changes in State laws that are necessary to provide for the

1 effective operation of a health information exchange;

 $\mathbf{2}$ (iv) Any actions that are necessary to align funding opportunities 3 under the federal American Recovery and Reinvestment Act of 2009 with other State and 4 private sector initiatives related to health information technology, including: $\mathbf{5}$ 1. The patient-centered medical home; 6 2.The electronic health record demonstration project 7 supported by the federal Centers for Medicare and Medicaid Services; 8 3. The health information exchange; and 9 The Medicaid Information Technology Architecture 4. 10 Initiative; and 11 (v) Recommended language for the regulations required under 12subsection (d) of this section. 13The Senate Finance Committee and the House Health and Government (2)14 Operations Committee shall have 60 days from receipt of the report for review and 15comment.] 16On or before September 1, 2011, the Commission, in consultation [(d)] **(B)** (1)17with the Department, payors, and health care providers, shall adopt regulations that 18 require State-regulated payors to provide incentives to health care providers to promote the adoption and meaningful use of electronic health records. 19 20(2)Incentives required under the regulations: 21(i) Shall have monetary value; 22(ii) Shall facilitate the use of electronic health records by health care 23providers in the State; 24To the extent feasible, shall recognize and be consistent with (iii) 25existing payor incentives that promote the adoption and meaningful use of electronic health 26records:

1	(iv)	Shal	l take into account:	
$2 \\ 3$	Medicare and Medicaid;	1. and	Incentives provided to health care providers under	
4 5	providers from the feder	2. al gove	Any grants or loans that are available to health care ernment;	
6	(v)	May	include:	
7		1.	Increased reimbursement for specific services;	
8		2.	Lump sum payments;	
9		3.	Gain–sharing arrangements;	
10		4.	Rewards for quality and efficiency;	
11		5.	In–kind payments; and	
12 13	can be assigned; and	6.	Other items or services to which a specific monetary value	
$\begin{array}{c} 14\\ 15\end{array}$	(vi) Shall be paid in cash, unless the State–regulated payor and the health care provider agree on an incentive of equivalent value.			
16 17 18	(3) The regulations need not require incentives for the adoption and meaningful use of electronic health records for each type of health care provider listed in § 19–142(e) of this subtitle.			
19 20 21 22	(4) If federal law is amended to allow the State to regulate payments made by entities that self-insure their health benefit plans, regulations adopted under this section shall apply to those entities to the same extent to which they apply to State-regulated payors.			
23	(5) Regu	lation	s adopted under this subsection:	

1 (i) May not require a group model health maintenance organization, $\mathbf{2}$ as defined in § 19–713.6 of this title, to provide an incentive to a health care provider who 3 is employed by the multispecialty group of physicians under contract with the group model 4 health maintenance organization; and (ii) Shall allow a State–regulated payor to: $\mathbf{5}$ 6 1. Request information from a health care provider to 7validate the health care provider's incentive claim; and 8 2.If the State–regulated payor determines that a duplicate 9 incentive payment or an overpayment has been made, reduce the incentive amount. 10 (6)The Commission may: 11 (i) Audit the State-regulated payor or the health care provider for 12compliance with the regulations adopted under this subsection; and 13(ii) If it finds noncompliance, request corrective action. 14 (7)It is the intent of the General Assembly that the State Employee and 15Retiree Health and Welfare Benefits Program support the incentives provided under this 16subsection through contracts between the Program and the third party administrators 17arranging for the delivery of health care services to members covered under the Program. 18 The Health Services Cost Review Commission, in consultation with [(e)] (C) 19hospitals, payors, and the federal Centers for Medicare and Medicaid Services, shall take 20the actions necessary to: 21Assure that hospitals in the State receive the payments provided under (1)22§ 4102 of the federal American Recovery and Reinvestment Act of 2009 and any subsequent 23federal rules and regulations; and 24(2)Implement any changes in hospital rates required by the federal 25Centers for Medicare and Medicaid Services to ensure compliance with § 4102 of the federal 26American Recovery and Reinvestment Act of 2009 and any subsequent federal rules and regulations. 27

1 [(f)] (D) The Department, in consultation with the Commission, shall develop a 2 mechanism to assure that health care providers that participate in the Maryland Medical 3 Assistance Program receive the payments provided for adoption and use of electronic health 4 records technology under § 4201 of the federal American Recovery and Reinvestment Act 5 of 2009 and any subsequent federal rules and regulations.

6 [(g) On or before October 1, 2012, the Commission shall report to the Governor 7 and, in accordance with § 2–1246 of the State Government Article, the General Assembly 8 on progress achieved toward adoption and meaningful use of electronic health records by 9 health care providers in the State and recommendations for any changes in State laws that 10 may be necessary to achieve optimal adoption and use.]

11 [(h)] (E) (1) On or before October 1, 2012, the Commission shall designate one 12 or more management service organizations to offer services throughout the State.

13 (2) The Commission may use federal grants and loans to help subsidize the 14 use of the designated management service organizations by health care providers.

15 [(i)] (F) On and after the later of January 1, 2015, or the date established for 16 the imposition of penalties under § 4102 of the federal American Recovery and 17 Reinvestment Act of 2009:

18 (1) Each health care provider using an electronic health record that seeks
19 payment from a State-regulated payor shall use electronic health records that are:

20 (i) Certified by a national certification organization designated by 21 the Commission; and

(ii) Capable of connecting to and exchanging data with the health
 information exchange designated by the Commission under subsection (a) of this section;
 and

25 (2) The incentives required under subsection [(d)] (B) of this section may 26 include reductions in payments to a health care provider that does not use electronic health 27 records that meet the requirements of paragraph (1) of this subsection.

28 DRAFTER'S NOTE:

1 Subsections (b), (c), and (g) of this section are repealed as obsolete; the reports were 2 submitted as required.

3 19–207.

4 (b) In addition to the duties set forth elsewhere in this subtitle, the Commission 5 shall:

6 (6) On or before October 1 of each year, submit to the Governor, to the 7 Secretary, and, subject to § 2–1246 of the State Government Article, to the General 8 Assembly an annual report on the operations and activities of the Commission during the 9 preceding fiscal year, including:

(iii) A summary of the Commission's role in hospital quality of care
activities, including information about the status of any pay for performance initiatives;
[and]

13(IV) AN UPDATE ON THE STATUS OF THE STATE'S COMPLIANCE14WITH THE PROVISIONS OF MARYLAND'S ALL-PAYER MODEL CONTRACT THAT15INCLUDES THE INFORMATION SPECIFIED IN ITEM (9) OF THIS SUBSECTION; AND

16 [(iv)] (V) Any other fact, suggestion, or policy recommendation that 17 the Commission considers necessary;

18 (9) [Beginning October] SUBJECT TO ITEM (10)(II) OF THIS 19 SUBSECTION, ON OR BEFORE MAY 1[, 2014] EACH YEAR, [and, subject to item (10)(ii) of 20 this subsection, every 6 months thereafter,] submit to the Governor, the Secretary, and, 21 subject to § 2–1246 of the State Government Article, the General Assembly an update on 22 the status of the State's compliance with the provisions of Maryland's all–payer model 23 contract, including:

24 (i) The State's:

Performance in limiting inpatient and outpatient hospital
 per capita cost growth for all payers to a trend based on the State's 10-year compound
 annual gross State product;

28

2. Progress toward achieving aggregate savings in Medicare

 $1 \quad {\rm spending\ in\ the\ State\ equal\ to\ or\ greater\ than\ \$330,000,000\ over\ the\ 5\ years\ of\ the\ contract,}$

2 based on lower increases in the cost per Medicare beneficiary;

3 3. Performance in shifting from a per-case rate system to a
4 population-based revenue system, with at least 80% of hospital revenue shifted to global
5 budgeting;

6 4. Performance in reducing the hospital readmission rate 7 among Medicare beneficiaries to the national average; and

8 5. Progress toward achieving a cumulative reduction in the
9 State hospital-acquired conditions of 30% over the 5 years of the contract;

10 (ii) A summary of the work conducted, recommendations made, and 11 Commission action on recommendations made by [the following groups] ANY 12 WORKGROUP created to provide technical input and advice on implementation of 13 Maryland's all-payer model contract[:

- 141.Payment Models Workgroup;
- 152.Physician Alignment and Engagement Workgroup;
- 163.Performance Measurement Workgroup;
- 174.Data and Infrastructure Workgroup;
- 18 5. HSCRC Advisory Council; and
- 19 6. Any other workgroups created for this purpose];

20 (iii) Actions approved and considered by the Commission to promote 21 alternative methods of rate determination and payment of an experimental nature, as 22 authorized under § 19–219(c)(2) of this subtitle;

- (iv) Reports submitted to the federal Center for Medicare and
 Medicaid Innovation relating to the all-payer model contract; and
- 25

(v) Any known adverse consequences that implementing the

all-payer model contract has had on the State, including changes or indications of changes
to quality or access to care, and the actions the Commission has taken to address and
mitigate the consequences; and

4 DRAFTER'S NOTE:

5 The report required under subsection (b)(9) of this section and due on October 1 of 6 each year is combined with the report required under subsection (b)(6) of this section for 7 efficiency. Additionally, the reporting date for the mid-year status update is modified to 8 reflect when the data is available. Finally, the specific workgroups listed in subsection 9 (b)(9)(ii) of this section are removed as the workgroups established by the Health Services 10 Cost Review Commission change to meet current needs.

11 19–214.

12 [(e) On or before January 1 each year, the Commission shall report to the 13 Governor and, in accordance with § 2–1246 of the State Government Article, the General 14 Assembly the following information:

15 (1) The aggregate reduction in hospital uncompensated care realized from 16 the expansion of health care coverage under Chapter 7 of the Acts of the General Assembly 17 of the 2007 Special Session and Public Law No. 111–148 (The Patient Protection and 18 Affordable Care Act); and

19 (2) The number of individuals who enrolled in Medicaid as a result of the 20 change in eligibility standards under § 15–103(a)(2)(ix) and (x) of this article and the 21 expenses associated with the utilization of hospital inpatient care by these individuals.]

22 DRAFTER'S NOTE:

Subsection (e) of this section is repealed as obsolete. According to the Maryland Department of Health, this report was intended to provide information when the Health Services Cost Review Commission was still manually reconciling Medicaid expansion with corresponding hospital uncompensated care, which is no longer done.

 $27 \quad 19-310.3.$

28 [(d) (1) The Maryland Hospital Association shall conduct a study that:

1 (i) Identifies opportunities to support a comprehensive treatment 2 continuum for individuals with substance use disorders in hospitals in the State, including 3 withdrawal management; and

4 (ii) Includes an assessment of the barriers to providing an effective 5 and efficient continuum of care.

6 (2) On or before December 1, 2017, the Maryland Hospital Association 7 shall submit a report to the Department and, in accordance with § 2–1246 of the State 8 Government Article, to the Senate Finance Committee, the House Health and Government 9 Operations Committee, and the Joint Committee on Behavioral Health and Substance Use 10 Disorders on the findings and recommendations from the study required under paragraph 11 (1) of this subsection.]

12 DRAFTER'S NOTE:

13 Subsection (d) of this section is repealed as obsolete; the study was completed and 14 the report was submitted as required.

15 19–14B–01.

16 **[**(f) (1) (i) The Department shall consult with representatives of nursing 17 facilities and other stakeholders to assess the State's long-term care reimbursement 18 methodology and whether it is prospective and predictable, promotes quality and efficiency, 19 and considers severity.

20 (ii) In evaluating the State's reimbursement methodology, the 21 Department shall consider alternative reimbursement mechanisms, the 22 pay-for-performance program, and quality and outcome-based measures.

23 (2) On or before October 1, 2010, the Department shall report to the 24 General Assembly, in accordance with § 2–1246 of the State Government Article, on the 25 evaluation required under subsection (f)(1) of this section.]

- 26 DRAFTER'S NOTE:
- 27 Subsection (f) of this section is repealed as obsolete; the evaluation was completed

1 and the report submitted as required.

 $\mathbf{2}$

Article – Human Services

3 **8–605.**

4 ON OR BEFORE DECEMBER 31 EACH YEAR, THE OFFICE SHALL REPORT TO 5 THE GENERAL ASSEMBLY, IN ACCORDANCE WITH § 2–1246 OF THE STATE 6 GOVERNMENT ARTICLE, ON THE IMPLEMENTATION AND EFFECTIVENESS OF 7 AT-RISK YOUTH PREVENTION AND DIVERSION PROGRAMS.

8 DRAFTER'S NOTE:

9 Chapter 445, § 3 of the Acts of 2006 is repealed and its requirements codified under
10 this section for transparency.

11 10-206.

(a) [(1) With the advice and recommendation of the Commission on Aging,] ON
OR BEFORE JANUARY 1 EACH YEAR, the Secretary shall report to the Governor and,
subject to § 2–1246 of the State Government Article, to the General Assembly [on or before
January 1 of each year].

16 [(2)] (B) The report REQUIRED UNDER SUBSECTION (A) OF THIS
 17 SECTION shall include:

18(1) WITH THE ADVICE AND RECOMMENDATION OF THE COMMISSION19ON AGING:

20 (i) a description of the senior citizen activities centers in each 21 county;

- (ii) the allocation and use of funds made available for senior citizen
 activities centers;
- 24 (iii) the results of any studies; and
- 25 (iv) any recommendations for legislation; AND

1(2) INFORMATION REGARDING THE OPERATION AND PERFORMANCE2OF ACCESSIBLE HOUSING SERVICES COUNSELING PROVIDED BY THE AGING AND3DISABILITY RESOURCE CENTER PROGRAM.

4 [(b) On or before January 1 of each year, the Secretary shall report to the Governor 5 and, in accordance with § 2–1246 of the State Government Article, the General Assembly 6 on the operation and performance of accessible housing services counseling provided by the 7 Aging and Disability Resource Center Program.]

- 8 DRAFTER'S NOTE:
- 9 The reports in this section are being consolidated for efficiency.
 - Article Insurance

11 15–10B–20.

10

12 (E) WITHIN 30 DAYS AFTER THE COMPLETION OF A FINAL REPORT OF AN 13 EXAMINATION UNDER THIS SECTION, THE COMMISSION SHALL SUBMIT A COPY OF 14 THE REPORT TO THE SENATE FINANCE COMMITTEE AND THE HOUSE HEALTH AND 15 GOVERNMENT OPERATIONS COMMITTEE IN ACCORDANCE WITH § 2–1246 OF THE 16 STATE GOVERNMENT ARTICLE.

17 DRAFTER'S NOTE:

18 Chapter 295, § 2 of the Acts of 2003 is repealed and its requirements codified under 19 this subsection for transparency.

20 15–1205.

21 (d) (3) [(i)] On or before October 1, 2007, the Commission shall adopt 22 regulations that require carriers to collect and report to the Commission data on 23 participation, by rate band, in health benefit plans issued, delivered, or renewed under this 24 subtitle.

25 [(ii) On or before January 1, 2013, the Commission shall report to the 26 Governor and, in accordance with § 2–1246 of the State Government Article, the Senate

Finance Committee and the House Health and Government Operations Committee regarding the effect of the 50% rate adjustments authorized under paragraph (1) of this subsection and the effect of the adjustment to the community rate for health status authorized under subsection (g) of this section on participation in health benefit plans issued, delivered, or renewed under this subtitle.]

6 DRAFTER'S NOTE:

Subsection (d)(3)(ii) of this section is repealed as obsolete; the one-time report was
submitted as required.

9 [15-1705.

10 On or before December 1 of each year, the Commissioner and the Commission shall 11 report to the Governor and, in accordance with § 2–1246 of the State Government Article, 12 the General Assembly, on:

(1) the number and types of appeals that have been filed by physiciansunder this subtitle and the outcome of the appeals; and

(2) the number of entities that have been approved by the Commission as
ratings examiners under Title 19, Subtitle 1, Part V of the Health – General Article.]

17 DRAFTER'S NOTE:

18 This section requires the Maryland Insurance Administration and the Maryland 19 Health Care Commission to submit annual reports regarding physician rating systems. The 20 Administration and Commission advise that ratings systems for physicians are 21 well–established and very few complaints are ever received. Therefore, this reporting 22 requirement is repealed as unnecessary.

23

Article – Labor and Employment

- 24 11-401.
- 25 The intent, purposes and objectives of this subtitle are to:
- 26

(6) set up a program of planned apprenticeship under registered

agreements, meeting standards established by the Office of Apprenticeship, U.S.
 Department of Labor; AND

3 (7) promote employment opportunities for young people under conditions
4 providing adequate training and reasonable earnings[; and].

5 [(8) subject to § 2–1246 of the State Government Article, provide for periodic 6 reports to the Governor, the General Assembly, and the public regarding the status of 7 apprenticeship training in this State.]

8 DRAFTER'S NOTE:

9 The Apprenticeship and Training Council uses the annual report required under § 10 11–405(e) of the Labor and Employment Article to comply with this reporting requirement. 11 Therefore, this less specific reporting requirement is repealed as duplicative.

12

14

Article – Natural Resources

13 4–11A–03.2.

(c) (1) The Coordinating Council shall:

15 (i) Formulate and make proposals to the Governor and, in 16 accordance with § 2–1246 of the State Government Article, the Senate Education, Health, 17 and Environmental Affairs Committee and the House Environment and Transportation 18 Committee on or before [June 30 of] **SEPTEMBER 1** each year for advancing Maryland 19 aquaculture, including recommendations for a fee structure on aquaculture operations in 20 order to reduce State expenditures on aquaculture programs;

21 DRAFTER'S NOTE:

The reporting date is modified to provide the Aquaculture Coordinating Council sufficient time after the end of the fiscal year but before the beginning of the legislative session to meet the requirement.

 $26 \quad 2-307.$

1 (b) (1) The Department shall collect and analyze information about incidents 2 apparently directed against an individual or group because of race, religion, ethnicity, or 3 sexual orientation.

4 (2) Each local law enforcement agency and the State Fire Marshal shall 5 provide the Department with the information described in paragraph (1) of this subsection.

6 (3) The Department shall adopt procedures for the collection and analysis 7 of the information described in paragraph (1) of this subsection.

8 (4) The Department shall make [monthly] **QUARTERLY** reports to the 9 Commission on Civil Rights about the information described in paragraph (1) of this 10 subsection.

11 DRAFTER'S NOTE:

According to the Department of State Police, it is difficult for the local law enforcement agencies to provide information as required under subsection (b)(2) of this section on a monthly basis. Accordingly, at the Department's request and with the concurrence of the Commission on Civil Rights, the reporting required is being made quarterly.

17 8–105.

(a) (1) On or before December 31 of each year, each county shall submit to the
Director a report for the preceding fiscal year in the format provided by the Director.

20 (2) The report required under paragraph (1) of this subsection shall 21 include:

(i) the amount of money distributed to each recipient and the purpose of expenditure of this money categorized as provided in § 8-102(f)(1) of this subtitle;

(ii) the amount and disposition of any unencumbered or unexpendedmoney;

1 (iii) the amount of expenditures for fire protection by the county, 2 including the amount of money distributed to volunteer fire, rescue, and ambulance 3 companies from sources other than the Fund; and

4 (iv) the nature and estimated dollar amount of any in-kind 5 contributions made by the county to volunteer fire, rescue, and ambulance companies.

6 [(3) Each county shall provide a copy of the report required under 7 paragraph (1) of this subsection, subject to § 2–1246 of the State Government Article, to the 8 Department of Legislative Services.]

9 (b) (1) Each year the Director shall report to the Governor and, subject to § 10 2–1246 of the State Government Article, to the General Assembly on the information 11 provided by the counties on the distribution of money provided under this subtitle, 12 including an assessment of the extent to which the purposes of this subtitle are being 13 achieved.

14 (2) The report under paragraph (1) of this subsection shall state the 15 amount of money distributed by each county under § 8–103(b) of this subtitle to volunteer 16 fire, rescue, and ambulance companies.

17 DRAFTER'S NOTE:

The Department of Legislative Services advises that it is the report under subsection (b) of this section that is generally used, rather than the reports required to be submitted by the counties to the Department under subsection (a) of this section. Accordingly, the requirement in subsection (a)(3) of this section is being repealed as unnecessary.

22 12-824.1.

[(1) On or before October 1, 2009, and each year thereafter, subject to § 2–1246 of the State Government Article, the Board shall report to the Senate Budget and Taxation Committee, the Senate Finance Committee, the House Appropriations Committee, and the House Economic Matters Committee on the implementation of the Fund.]

27 DRAFTER'S NOTE:

28 Under subsection (l) of this section, the Elevator Safety Review Board is required to

report to certain committees of the General Assembly on the implementation of the
 Elevator Safety Review Board Fund. It was determined that this report is unnecessary as
 this is the smallest special fund that is overseen by the Department of Labor, Licensing,

4 and Regulation.

5 **13–410.**

6 (A) ON A QUARTERLY BASIS, THE ADJUTANT GENERAL, IN CONSULTATION 7 WITH THE ASSISTANT ADJUTANTS GENERAL, SHALL REPORT TO THE GENERAL 8 ASSEMBLY, IN ACCORDANCE WITH § 2–1246 OF THE STATE GOVERNMENT ARTICLE, 9 ON THE NUMBER OF MARYLAND NATIONAL GUARD MEMBERS KILLED OR INJURED 10 WHILE ON ACTIVE DUTY AND THE CIRCUMSTANCES OF THE DEATHS OR INJURIES.

11 (B) THIS SECTION APPLIES ONLY IF MEMBERS OF THE MARYLAND 12 NATIONAL GUARD ARE KILLED OR INJURED WHILE ON ACTIVE DUTY DURING THE 13 PERIOD FOR WHICH THE REPORT WOULD BE SUBMITTED.

14 DRAFTER'S NOTE:

15 Chapter 485, § 2 of the Acts of 2007 is repealed and its requirements codified under 16 this section for transparency. Additionally, the language in subsection (b) of this section is 17 added for efficiency.

- 18 Article Public Utilities
- 19 7–211.

20 (m) **[**(5) On or before February 1, 2015, the Commission shall report to the 21 Governor and, in accordance with § 2–1246 of the State Government Article, to the General 22 Assembly on the experience of the pilot program and the Commission's findings.**]**

23 DRAFTER'S NOTE:

Subsection (m)(5) of this section is repealed as obsolete; the one-time report was submitted as required.

 $26 \quad 7-505.$

1 [(e) (1) The Commission shall assess the amount of electricity generated in 2 Maryland as well as the amount of electricity imported from other states in order to 3 determine whether a sufficient supply of electricity is available to customers in the State.

4 (2) On or before January 1 in 2001, 2003, 2005, and 2007, the Commission 5 shall report to the General Assembly in accordance with § 2–1246 of the State Government 6 Article on its assessment under this subsection, and any recommendations for legislation 7 which may be needed to ensure an adequate supply of electricity for customers in the State.]

8 DRAFTER'S NOTE:

9 Subsection (e) of this section is repealed as obsolete; the determination was 10 completed and all reports were submitted as required.

11 7-510.

(a) [(3) On or before October 1, 2003, each municipal electric utility shall
report, subject to § 2–1246 of the State Government Article, to the General Assembly on
the status of the opportunity for customer choice in its service territory, including:

(i) if the service territory of the municipal electric utility is available
for customer choice, its experience, through July 1, 2003, with the transition to customer
choice; or

18 (ii) if the service territory of the municipal electric utility is not 19 available for customer choice as of July 1, 2003, its proposed intention to make customer 20 choice available in the future.]

[(4)] (3) If a municipal electric utility serves customers outside its distribution territory, electricity suppliers licensed under § 7–507 of this subtitle may serve the customers in the distribution territory of the municipal electric utility.

24 DRAFTER'S NOTE:

25 Subsection (a)(3) of this section is repealed as obsolete; the reports were submitted 26 as required.

27 Article

Article - State Finance and Procurement

- 47 -

1 2-206.

 $\mathbf{2}$ On or before [June 30 of] OCTOBER 1 each year, the Council shall (f) (2)3 submit to the Governor and, in accordance with § 2–1246 of the State Government Article, the General Assembly, a written report that includes: 4 the number of grants made during the fiscal year; $\mathbf{5}$ (i) 6 the names of the recipients of the grants; (ii) 7 the specific purpose of each grant awarded; and (iii) 8 (iv) documentation of how the grant recipient spent or otherwise 9 used the grant. DRAFTER'S NOTE: 10 11 The reporting date is modified to provide more time between the end of the fiscal 12year and when the report is due. 13[14-208.] Within 90 days after the end of each fiscal year, the Secretary of General 14(a) Services, the Secretary of Transportation, and the Chancellor of the University System of 1516 Maryland each shall submit a report on the operation and effectiveness of the Small 17Business Preference Program to the Board. 18(b) Within 60 days after receipt of all reports required under subsection (a) of this 19 section, the Board shall compile the information and report on the entire Small Business 20Preference Program to the Legislative Policy Committee, subject to § 2–1246 of the State 21Government Article.] 22DRAFTER'S NOTE: 23The reporting requirement regarding the Small Business Preference Program is 24repealed as inefficient as the Program is rarely used.

1 14-303.

2 (a) (1) [(iii) The Board shall keep a record of the aggregate number and the 3 identity of minority business enterprises that receive certification under the process 4 established by the Board under subsection (b)(1) of this section and submit a copy of the 5 record to the General Assembly on or before October 1 of each year, in accordance with § 6 2–1246 of the State Government Article.]

7 DRAFTER'S NOTE:

8 This provision is repealed as duplicative and unnecessary in light of § 14–304(a)(1) 9 of the State Finance and Procurement Article, which requires the certification agency, 10 currently the Maryland Department of Transportation, to develop and maintain a directory 11 of all certified minority business enterprises.

12 14-409.

13 **[(b)** (1) The Department of General Services shall study the use of compost as 14 a fertilizer on State property that is under the operation of the Department of General 15 Services to develop a baseline estimate of the share of landscaped area fertilized by 16 compost.

17 (2) The Department of General Services shall report the findings of the 18 study required under paragraph (1) of this subsection to the General Assembly, in 19 accordance with § 2–1246 of the State Government Article, on or before December 1, 2010, 20 and shall make the report available to the public.]

21 [(c)] (B) It is the goal of the Department of General Services to:

22 (1) compost, to the extent practicable, all landscape waste on State 23 property that is under its operation for use as fertilizer in landscaping activities; and

24 (2) increase the percentage of landscaped area fertilized by compost each25 year.

26 DRAFTER'S NOTE:

27 Subsection (b) of this section is repealed as obsolete; the study was completed and

1 the report submitted as required.

2 15–111.

3 [(c) Within 90 days after the end of each fiscal year, the Governor shall submit to 4 the General Assembly a report on each expedited procurement approved under § 13–108(c) 5 of this article.]

6 [(d)] (C) Within 90 days after the end of each fiscal year, the Department of 7 Budget and Management shall submit to the Board and the General Assembly a report on 8 each class of procurement for which the procedure for noncompetitive negotiated 9 procurement has been approved under § 13–106 of this article.

10 [(e)] (D) A report to the General Assembly under this section is subject to § 11 2-1246 of the State Government Article.

12 DRAFTER'S NOTE:

13 This provision is repealed as inefficient as only two agencies are authorized to use 14 expedited procurement and each procurement agency is required to report on contracts 15 awarded on that basis under a different provision of law.

16

Article – State Government

17 2–10A–01.

18 **[**(j) (1) The Committee shall report its preliminary findings and 19 recommendations to the Legislative Policy Committee on or before January 1, 1989.

20 (2) The Committee shall report its final findings and recommendations to 21 the Legislative Policy Committee on or before January 1, 1990.]

22 DRAFTER'S NOTE:

23 Subsection (j) of this section is repealed as obsolete; the reports were submitted as 24 required.

25 2–10A–11.

1 (h) The Committee shall report its findings and recommendations to the Governor 2 and, subject to § 2–1246 of this title, the General Assembly on December 31 of each year IN 3 WHICH THE COMMITTEE MEETS.

4 DRAFTER'S NOTE:

5 Staff for the Joint Committee on Unemployment Insurance Oversight advise that 6 there are years in which the Committee may not meet. As a result the reporting 7 requirement is revised to require that a report be submitted only in the years in which the 8 Committee meets.

9

Article – Tax – General

10 10-730.

11 (e) (2) [On or before July 1 of each year, the] **THE** Department shall [report 12 to the Governor and, subject to § 2–1246 of the State Government Article, the General 13 Assembly on] INCLUDE THE FOLLOWING INFORMATION IN THE REPORT REQUIRED 14 UNDER § 2–109 OF THE ECONOMIC DEVELOPMENT ARTICLE:

(i) the amount of tax credits necessary to maintain the current levelof film production activity in the State; and

17 (ii) the amount of tax credits necessary to attract new film 18 production activity to the State.

19 DRAFTER'S NOTE:

The report required under this paragraph is combined with the report required under § 2–109 of the Economic Development Article, which requires additional reporting regarding the film production activity tax credit, for efficiency.

23

Article – Transportation

24 8–508.

25 [(d) (1) By February 1 of each year, the Department and Board shall submit to

1 the Senate Budget and Taxation Committee, Senate Finance Committee, House 2 Appropriations Committee, and House Committee on Ways and Means, in accordance with 3 § 2–1246 of the State Government Article, a report on the Department's and Board's 4 compliance with subsections (b) and (c) of this section with respect to each of the 2 previous 5 calendar years.

6

(2) The report shall:

7 (i) Describe the highway or capital transit construction training, 8 supportive services, and skill improvement programs the Department and Board have 9 conducted and administered in each workforce development area, including a description 10 of:

11 1. Any entities, institutions, or organizations used by the 12 Department and Board to provide the training and services; and

132.The individuals and organizations that have received14training and services;

(ii) Analyze the results of the training programs in each workforcedevelopment area;

17 (iii) State the amount of federal funds available to the State under 23
18 U.S.C. § 140(b); and

(iv) Identify the amount spent in each workforce development areato conduct and administer the programs.]

21 DRAFTER'S NOTE:

The reporting requirement under subsection (d) of this section is repealed as unnecessary. There has not been any indication of legislative interest in the Highway or Capital Transit Construction Training and Support Services program since it was enacted in 2012 and, therefore, there is no need for an extensive annual report on this relatively small program.

27

Chapter 358 of the Acts of 1993

1 SECTION 3. AND BE IT FURTHER ENACTED, That each year, the Department $\mathbf{2}$ of the Environment shall prepare a report detailing the revenues raised by the fees issued under the authority of Section 2 of this Act, the expenditures of those funds, and any 3 relevant information regarding the federal approval process, the effectiveness of the 4 $\mathbf{5}$ permitting program, and any other issue of importance to the operation of this permitting 6 program. The report shall be distributed to the General Assembly, subject to § 2–1312 of 7 the State Government Article, and to the Department of Fiscal Services no later than 8 October 1 of each year, to detail the operations of the program during the preceding fiscal 9 year.

10 DRAFTER'S NOTE:

Chapter 358, § 3 of the Acts of 1993 is repealed and its requirements codified under
 § 2–107(c)(3) of the Environment Article for transparency and efficiency.

13

Chapter 555 of the Acts of 1993

[SECTION 2. AND BE IT FURTHER ENACTED, That the Department of Economic and Employment Development shall submit an annual report to the General Assembly, subject to § 2–1312 of the State Government Article, that summarizes the details of its activities under this Act, including the nonproprietary details of the activities of the private sector participants.]

19 DRAFTER'S NOTE:

20 Chapter 555, § 2 of the Acts of 1993 is repealed and its requirements codified under 21 § 4–107 of the Economic Development Article for transparency.

22

Chapter 628 of the Acts of 1993

23 [SECTION 2. AND BE IT FURTHER ENACTED, That the State Scholarship 24 Administration shall:

(1) By December 31 each year, submit an annual statement to the
Legislative Policy Committee of the General Assembly reporting on the utilization of the
money transferred from the Physician Quality Assurance Program to the Health Manpower
Shortage Incentive Grant Program and to the Loan Assistance Repayment Program under
this Act;

1 (2) By December 31, 1998 submit a full report to the Legislative Policy 2 Committee of the General Assembly on the effect of this Act regarding the recruitment and 3 retention of individuals to work in the State:

4 (a) In health occupations governed by the Health Manpower 5 Shortage Incentive Grant Program under § 18–804.1 of the Education Article of the Code; 6 and

7 (b) As primary care physicians under the Loan Assistance 8 Repayment Program under § 18–1602 of the Education Article of the Code.]

9 DRAFTER'S NOTE:

10 The report required under item (1) of this section is repealed as obsolete. Money from 11 the Board of Physicians Fund is no longer transferred to the Health Personnel Shortage 12 Incentive Grant Program or the Janet L. Hoffman Loan Assistance Repayment Program. 13 Item (2) of this section is repealed as obsolete as it is a one-time reporting requirement.

14

Chapter 324 of the Acts of 1998

15 [SECTION 13. AND BE IT FURTHER ENACTED, That:

(a) By December 1 of each year, the University System of Maryland shall report
to the Nutrient Management Advisory Committee, the Governor, and in accordance with §
2–1246 of the State Government Article, the General Assembly on:

19 (1) The latest developments in phosphorus mitigation, including the 20 effectiveness of phytase and other enzymes, genetically engineered corn, soil additives, and 21 other innovations; and

(2) For targeted areas determined by the Secretary of Agriculture,
background levels of phosphorus in the soil, current levels of phosphorus in the soil, and
the movement of phosphorus in and on the land.

25 (b) In preparing the report, the University System of Maryland shall coordinate 26 the activities at member institutions and consult with the agricultural industry. To the 27 extent possible, the University System shall coordinate its efforts with research projects

1 conducted by the agricultural industry.]

- $\mathbf{2}$ Chapter 325 of the Acts of 1998 3 SECTION 13. AND BE IT FURTHER ENACTED, That: 4 By December 1 of each year, the University System of Maryland shall report (a) $\mathbf{5}$ to the Nutrient Management Advisory Committee, the Governor, and in accordance with § 6 2–1246 of the State Government Article, the General Assembly on: 7 (1)The latest developments in phosphorus mitigation, including the 8 effectiveness of phytase and other enzymes, genetically engineered corn, soil additives, and other innovations; and 9 10 For targeted areas determined by the Secretary of Agriculture, (2)11 background levels of phosphorus in the soil, current levels of phosphorus in the soil, and the movement of phosphorus in and on the land. 12
- 13 (b) In preparing the report, the University System of Maryland shall coordinate 14 the activities at member institutions and consult with the agricultural industry. To the 15 extent possible, the University System shall coordinate its efforts with research projects 16 conducted by the agricultural industry.]

17 DRAFTER'S NOTE:

18 Chapter 324, § 13 and Chapter 325, § 13 of the Acts of 1998 are repealed as 19 duplicative and impractical. The University System of Maryland advises that system 20 personnel no longer work on phosphorous mitigation and that the Department of 21 Agriculture issues a similar report. Additionally, the Phosphorous Management Tool is now 22 used to identify the potential risk of phosphorus loss from farm fields and prevent 23 additional buildup of phosphorus in soils that are already saturated.

24

Chapter 617 of the Acts of 1998

[SECTION 4. AND BE IT FURTHER ENACTED, That the State Department of Education shall report to the budget committees, the House Ways and Means Committee, and the Senate Finance Committee on or before September 1 of each year on the number of students enrolled in the enhanced program described in § 8–315 of the Education Article

1 and the annual costs of the program. In addition, the Department shall report on any 2 anticipated enrollment growth and future costs related to the enhanced program.]

3 DRAFTER'S NOTE:

Chapter 617, § 4 of the Acts of 1998 is repealed and its requirements codified under
§ 8–311(f) of the Education Article for transparency.

6

Chapter 140 of the Acts of 2002

7 [SECTION 2. AND BE IT FURTHER ENACTED, That the State Board of Dental 8 Examiners shall report to the General Assembly by December 31, 2003, and by December 9 31 each year thereafter, the identity of the facilities operating under general supervision 10 under § 4–308 of the Health Occupations Article as enacted by this Act, and the identity of 11 the supervising dentist of those facilities operating under general supervision.]

12 DRAFTER'S NOTE:

Chapter 140, § 2 of the Acts of 2002 is repealed as obsolete. The related provisions of
 statute enacted by Chapter 140 were repealed by Chapter 316 of the Acts of 2008.

15

Chapter 5 of the Acts of 2003

16 SECTION 12. AND BE IT FURTHER ENACTED, That Section(s) 31, 32, 34, 34A, 17 34B, 35, 36, 36A, and 37, inclusive, and the subtitle "Pensions" of Article 88B – Department 18 of State Police of the Annotated Code of Maryland be repealed and reenacted, with 19 amendments, and transferred to the Session Laws, to read as follows:

20

[7.

21It shall be the duty of the Secretary of State Police biennially, to submit to the 22Governor of the State a full report on the state and condition of the system; this report shall 23include a full record of all persons retired under this subtitle, the rate of pay respectively 24given them, and also an estimate of the sum required for future requirements in accordance 25with the provisions of this subtitle until the next budget appropriation becomes effective. 26And it is further provided that the Governor of the State may upon receipt of the report 27from the Secretary of State Police recommend such future increases in the appropriation 28as he may deem necessary for the proper administration of this subtitle.]

1 DRAFTER'S NOTE:

2 This section is repealed as obsolete. Information regarding the pension system as it 3 applies to State troopers who remain in the system is included in the reports submitted by 4 the State Retirement System.

 $\mathbf{5}$

Chapter 207 of the Acts of 2003

6 [SECTION 4. AND BE IT FURTHER ENACTED, That each county board of 7 education, including the Baltimore City Board of School Commissioners, shall report to the 8 Maryland State Department of Education on or before October 1 of each year regarding:

9 (1) the number of family hardship waivers that have been granted as a result of 10 this Act;

11 (2) the fiscal impact on the local education agency of this Act including both a 12 dollar amount and an assessment of future implications of this dollar amount on the local 13 education agency; and

(3) the amount of money that a local education agency received from other sources
(i.e. other states, other counties) for a child placed in that county as the result of an informal
kinship care relationship.

The Maryland State Department of Education shall compile the reports from the county boards of education and the Baltimore City Board of School Commissioners and, subject to § 2–1246 of the State Government Article, shall submit a report that presents all of the data collected from the county boards in a comprehensive manner to the Senate Education, Health, and Environmental Affairs Committee and the House Ways and Means Committee on or before December 31 of each year.]

23 DRAFTER'S NOTE:

This section is repealed as unnecessary. The reporting requirement was included as a way to monitor the implementation of Chapter 207 of the Acts of 2003. The programs in each local school system to serve and monitor students in informal kinship care are now well established.

1

Chapter 295 of the Acts of 2003

[SECTION 2. AND BE IT FURTHER ENACTED, That the Insurance Commissioner shall, in accordance with § 2–1246 of the State Government Article, submit a copy of the final report of the examination required under Section 1 of this Act to the Senate Finance Committee and the House Health and Government Operations Committee within 30 days of the completion of the final report.]

7 DRAFTER'S NOTE:

8 Chapter 295, § 2 of the Acts of 2003 is repealed and its requirements codified under
9 § 15–10B–20(e) of the Insurance Article for transparency.

10

Chapter 403 of the Acts of 2003

11 **[SECTION 3. AND BE IT FURTHER ENACTED, That:**

12 (a) Beginning September 1, 2004, and every 4 years thereafter, the Department 13 of Budget and Management shall conduct, or hire an independent third party not affiliated 14 with the Department of Budget and Management or the State Retirement Agency to 15 conduct, a peer benefits study of the several systems.

16 (b) The findings of either the Department of Budget and Management or the 17 independent third party shall be submitted to the Chairman of the Joint Committee on 18 Pensions on or before December 31 of that year.]

19 DRAFTER'S NOTE:

Chapter 403, § 3 of the Acts of 2003 is repealed as obsolete due to the major reform of the State Retirement and Pension System that occurred in 2011.

22

Chapter 302 of the Acts of 2004

[SECTION 2. AND BE IT FURTHER ENACTED, That, if the Secretary delegates the Secretary's duties under this Act to any other agency or unit of State government, the Secretary shall notify the Senate Budget and Taxation Committee and the House Appropriations Committee in writing within 30 calendar days.]

1 DRAFTER'S NOTE:

Chapter 302, § 2 of the Acts of 2004 is repealed as obsolete; the Special Pay Plan was
repealed by Chapter 602 of the Acts of 2006.

Chapter 445 of the Acts of 2006

5 [SECTION 3. AND BE IT FURTHER ENACTED, That the Governor's Office for 6 Children shall report to the General Assembly on or before December 31 of each year, in 7 accordance with § 2–1246 of the State Government Article, on the implementation and 8 effectiveness of at-risk youth prevention and diversion programs.]

9 DRAFTER'S NOTE:

Chapter 445, § 3 of the Acts of 2006 is repealed and its requirements codified under
§ 8–605 of the Human Services Article for transparency.

12

4

Chapter 485 of the Acts of 2007

I3 [SECTION 2. AND BE IT FURTHER ENACTED, That the Adjutant General for the Maryland Army National Guard, in consultation with the Assistant Adjutants General, shall report to the General Assembly on a quarterly basis beginning on January 1, 2008, in accordance with § 2–1246 of the State Government Article, on the number of Maryland National Guard members killed or injured while on active duty and the circumstances of the deaths or injuries.]

19 DRAFTER'S NOTE:

20 Chapter 485, § 2 of the Acts of 2007 is repealed and its requirements codified under 21 § 13–410 of the Public Safety Article for transparency.

22

Chapter 592 of the Acts of 2007

23 [SECTION 4. AND BE IT FURTHER ENACTED, That:

(a) The Chancellor of the University System of Maryland and the Presidents of
Morgan State University, St. Mary's College of Maryland, and Baltimore City Community
College shall identify all nonmerit and at-will positions in the personnel systems of the

1 University System of Maryland and its constituent institutions, Morgan State University,

2 St. Mary's College of Maryland, and Baltimore City Community College.

(b) On an annual basis, the Chancellor of the University System of Maryland and
the Presidents of Morgan State University, St. Mary's College of Maryland, and Baltimore
City Community College shall report the information on nonmerit and at-will positions
required under subsection (a) of this section to the Governor and, in accordance with §
2–1246 of the State Government Article, to the General Assembly.]

8 DRAFTER'S NOTE:

9 This reporting requirement is repealed as impractical as positions at the specified 10 public institutions of higher education are not classified as nonmerit or at–will.

11

Chapter 583 of the Acts of 2008

12 [SECTION 3. AND BE IT FURTHER ENACTED, That:

(1) The Board of Morticians and Funeral Directors shall notify the Senate,
Education, Health, and Environmental Affairs Committee and the House Health and
Government Operations Committee of the resolution in the matter of Charles Brown, et al.
v. David Hovatter, et al.

17 (2) Within 6 months after the matter of Charles Brown et al. v. David 18 Hovatter, et al. is resolved the Board of Morticians and Funeral Directors shall submit a 19 report to the Senate Education, Health, and Environmental Affairs Committee and the 20 House Health and Government Operations Committee, in accordance with § 2–1246 of the 21 State Government Article, on:

(i) any proposals to alter the laws or regulations regardingcorporate licenses;

24 (ii) whether a surviving spouse or executor license is still necessary;25 and

26 (iii) whether the requirement that an individual be a licensed 27 mortician to qualify for a funeral establishment license is necessary.]

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DRAFTER'S NOTE:

The matter of Charles Brown, et al. v. David Hovatter, et al. was resolved in 2009. Although the notification and report requirements were never met, Chapter 583, § 3 of the Acts of 2008 is repealed as irrelevant due to the time elapsed since the resolution of the matter.

6 [SECTION 4. AND BE IT FURTHER ENACTED, That, on or before December 1, 7 2008, and each year thereafter, the Board of Morticians and Funeral Directors shall report 8 to the Senate Education, Health, and Environmental Affairs Committee and the House 9 Health and Government Operations Committee, in accordance with § 2–1246 of the State 10 Government Article, regarding effectiveness of pre-need regulations.]

11 DRAFTER'S NOTE:

12 Chapter 583, § 4 of the Acts of 2008 is repealed as obsolete. The State Board of 13 Morticians and Funeral Directors has made changes to strengthen the regulation of 14 pre-need contracts and the regulation of pre-need contracts was not included as an issue 15 in the 2016 sunset evaluation of the board.

16

Chapter 350 of the Acts of 2012

17 [SECTION 2. AND BE IT FURTHER ENACTED, That:

18 (a) Beginning on or before October 1, 2013, and annually thereafter until the 19 certification of residential child and youth care practitioners has been implemented for a 20 full biennial certification cycle, the State Board for Certification of Residential Child Care 21 Program Professionals shall submit a report to the Senate Education, Health, and 22 Environmental Affairs Committee and the House Health and Government Operations 23 Committee in accordance with § 2–1246 of the State Government Article.

(b) Each report required under subsection (a) of this section shall update both
 committees on the Board's progress in implementing the certification of residential child
 and youth care practitioners.

(c) The Board's final report, to be submitted to both committees within 90 days
after residential child and youth care practitioners have been certified for a full biennial
certification cycle, shall address:

$\frac{1}{2}$	(1) the need, if any, for changes to Board membership based on the number of residential child and youth care practitioners certified by the Board; and
$\frac{3}{4}$	(2) the outlook for the Board to become self–supporting (special funded) in the future based on:
5 6	(i) the number of residential child and youth care practitioners certified by the Board;
7 8	(ii) the number of full-time equivalent or contractual personnel hired by the Board; and
9	(iii) the Board's actual and projected revenues and expenditures.]
10	DRAFTER'S NOTE:
11 12	Chapter 350, § 2 of the Acts of 2012 is repealed as obsolete as the first full biennial certification cycle for residential child and youth care practitioners was completed in 2017.
13	Chapter 250 of the Acts of 2013
$\begin{array}{c} 14 \\ 15 \end{array}$	[SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Council for the Procurement of Health, Education, and Social Services shall:
16 17 18 19 20	(a) establish a workgroup of Council members and appropriate staff from the State agencies that license health, education, or social services programs to determine a process for nongovernmental entities that provide health, education, or social services in the State to submit documents in an electronic form to the State agencies, by direct transmission or by posting to an online system for document storage, including:
21	(1) naming and formatting documents;
22	(2) submitting, updating, and retrieving documents;
23	(3) security measures;
24	(4) standards necessary for the efficient and secure submission of $-62-$

1 electronic documents; and

2

(5) a recommended implementation date: and

3 (b) on or before January 1, 2014, report to the Senate Education, Health, and 4 Environmental Affairs Committee and the House Health and Government Operations 5 Committee, in accordance with § 2–1246 of the State Government Article, on the process 6 determined under subsection (a) of this section.]

7 DRAFTER'S NOTE:

8 Chapter 250, § 1 of the Acts of 2013 is repealed as obsolete as the Council for the 9 Procurement of Health, Education, and Social Services complied with the section and the 10 workgroup that was required to be established is no longer needed.

11

Chapter 164 of the Acts of 2015

12 [SECTION 4. AND BE IT FURTHER ENACTED, That:

(a) The Department of Business and Economic Development and the Department
 of Transportation, including the Maryland Aviation Administration, shall:

15 (1) monitor the Federal Aviation Administration for any proposed 16 regulations or rulemaking that relate to the regulation of the operation of small commercial 17 unmanned aircraft systems;

18 (2) determine the impact of any proposed regulations or rulemaking on the19 State; and

20 (3) determine whether it is in the public interest for the State to consider 21 statewide legislation relating to the regulation of the operation of unmanned aircraft 22 systems.

(b) In determining its findings under subsection (a) of this section, the
 Department and the Department of Transportation, including the Maryland Aviation
 Administration, shall consult with:

26

(1) the University of Maryland, in its role as a member of the Mid–Atlantic

1 Aviation partnership;

 $\mathbf{2}$

(2) county and municipal governments; and

3 (3) other interested parties that the Department of Business and Economic
4 Development or the Department of Transportation, including the Maryland Aviation
5 Administration, determine appropriate.

6 If the Department of Business and Economic Development and the (c) 7 Department of Transportation, including the Maryland Aviation Administration, determine that any proposed regulations or rulemaking that relate to the regulation of the 8 9 operation of small commercial unmanned aircraft have been or are likely to be adopted by 10 the Federal Aviation Administration, as soon as practicably possible, the Department of Business and Economic Development and the Department of Transportation, including the 11 Maryland Aviation Administration, shall report any findings and recommendations to the 1213 Governor and, in accordance with § 2–1246 of the State Government Article, the General Assembly.] 14

15 DRAFTER'S NOTE:

Chapter 164, § 4 of the Acts of 2015 is repealed and its requirements codified under
§ 14–302 of the Economic Development Article for transparency.

SECTION 2. AND BE IT FURTHER ENACTED, That Section(s) 7–10B–01 through
 7–10B–06 and the subtitle "Subtitle 10B. Maryland Advisory Council for Virtual Learning"
 of Article – Education of the Annotated Code of Maryland be repealed.

21 DRAFTER'S NOTE:

The Maryland Advisory Council for Virtual Learning was disbanded in 2015 and, therefore, the Council is repealed as obsolete.

- SECTION 3. AND BE IT FURTHER ENACTED, That Section(s) 2–10A–12 of Article
 State Government of the Annotated Code of Maryland be repealed.
- 26 DRAFTER'S NOTE:
- 27 The Joint Committee on Base Realignment and Closure is repealed as obsolete

because the Base Realignment and Closure process in the State has basically been
 completed.

3 SECTION 4. AND BE IT FURTHER ENACTED, That Section(s) 9–401 through 4 9–407 and the subtitle "Subtitle 4. Commission on the Capital City" of Article – State 5 Government of the Annotated Code of Maryland be repealed.

6 DRAFTER'S NOTE:

The State Commission on the Capital City is repealed as inactive because it has notmet since 2007.

9 SECTION 5. AND BE IT FURTHER ENACTED, That Section(s) 9–701 and the 10 subtitle "Subtitle 7. Commission to Coordinate the Study, Commemoration, and Impact of 11 Slavery's History and Legacy in Maryland" of Article – State Government of the Annotated 12 Code of Maryland be repealed.

13 DRAFTER'S NOTE:

The Commission to Coordinate the Study, Commemoration, and Impact of Slavery's History and Legacy in Maryland has not met since 2011. The work of the Commission has been taken over by the State Archives and, therefore, the Commission is repealed as duplicative.

SECTION 6. AND BE IT FURTHER ENACTED, That Section(s) 10–110 of Article –
 Tax – General of the Annotated Code of Maryland be repealed.

20 DRAFTER'S NOTE:

This section is repealed as obsolete; the Maryland Business Tax Reform Commission fulfilled its duties and issued its final report as required.

23 SECTION 7. AND BE IT FURTHER ENACTED, That this Act shall take effect June
 24 1, 2019.

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