



AN ACT ESTABLISHING THE OFFICE FOR MAXIMIZING ALTERNATIVE REVENUE.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

1 Section 1. (NEW) (*Effective from passage*) (a) There is established an
2 Office for Maximizing Alternative Revenue which shall be within the
3 Office of Policy and Management and shall assist state agencies in
4 identifying, applying for and administering alternative and federal
5 revenue. The Secretary of the Office of Policy and Management shall
6 designate a current employee to serve as, or appoint, an executive
7 director to administer the Office for Maximizing Alternative Revenue.

8 (b) The Office for Maximizing Alternative Revenue, within available
9 resources, shall:

10 (1) Develop a high-level system to track the state's federal and
11 alternative grant funding;

12 (2) Work in consultation with other state agencies to pursue specific
13 federal revenue maximization efforts;

14 (3) Provide technical assistance to state agencies regarding
15 identification, application and administration of grants by providing
16 training and, when deemed appropriate by the executive director,
17 contracting with a nonstate entity to provide such training;

18 (4) Develop and disseminate electronically the best practices for
19 seeking federal grants and facilitate the implementation of such best
20 practices by state agencies; and

21 (5) Serve as the state's key federal grant contact with the Governor's
22 office and the state's Congressional delegation and their staff.

23 (c) The executive director may enter into contractual agreements as
24 may be necessary to fulfill his or her duties under this section,
25 provided the executive director shall not have the power to appoint
26 employees. Subject to the provisions of section 4-32 of the general
27 statutes and chapter 10 of the general statutes, the executive director
28 may receive any money, revenue or services from the federal
29 government, corporations, associations or individuals.

30 (d) Each state agency shall designate an employee to serve as the
31 liaison with the office regarding federal and alternative funding. Each
32 such liaison shall ensure that the office has access to information
33 regarding all grant applications that have been submitted by such state
34 agency that the office requires to maintain the tracking system
35 developed by the office.

36 (e) Not later than July 1, 2014, and annually thereafter, the executive
37 director shall post on the office's Internet web site the results of the
38 tracking system for federal and alternative grant funding that the office
39 has developed. Such results shall identify where opportunities exist for
40 state agencies to pursue federal and alternative funding.

41 (f) Not later than January 1, 2014, and quarterly thereafter, the
42 executive director shall report, in accordance with the provisions of
43 section 11-4a of the general statutes, to the joint standing committees of
44 the General Assembly having cognizance of matters relating to finance,
45 revenue and bonding and appropriations and the budgets of state
46 agencies on the office's efforts to maximize alternative revenues, and
47 once the tracking system is developed, on the results of such tracking
48 system.

49 (g) For purposes of this section "state agency" has the same meaning
50 as provided in section 4-37e of the general statutes and the executive
51 director shall not be considered a department head, as defined in
52 section 4-5 of the general statutes.

This act shall take effect as follows and shall amend the following sections:		
Section 1	<i>from passage</i>	New section

PRI

Joint Favorable Subst. C/R

GAE