Unofficial Copy C8

2000 Regular Session 0lr2520 CF 0lr1548

By: Senators Middleton, McFadden, Ruben, Stoltzfus, and Madden

Introduced and read first time: February 4, 2000 Assigned to: Budget and Taxation and Finance

Committee Report: Favorable with amendments

Senate action: Adopted

Read second time: April 4, 2000

#### **CHAPTER 305**

### 1 AN ACT concerning

2	Business and Economic Development - Financing Programs Consolidation
3	Act of 2000

4 FOR the purpose of consolidating the Department of Business and Economic

- 5 Development's programs for financial assistance; repealing the Department's
- 6 capacity to provide assistance for commercial rehabilitation; repealing the
- statute governing the Brownfields Revitalization Incentive Program within the
- 8 Department; altering the list enumerating the Department's financial
- 9 assistance programs; repealing the statute governing the Enterprise Zone
- Venture Capital Guarantee Fund; exempting the disposition of real or personal
- property acquired by the Department of Business and Economic Development in
- transactions funded from a certain fund; repealing the statute governing the
- 13 Maryland Enterprise Incentive Deposit Program; repealing the Maryland
- 14 Industrial Land Act, with the exception of the section governing the Smart
- 15 Growth Economic Development Infrastructure Fund; repealing references to the
- Maryland Industrial Land Act in the statute governing the Smart Growth
- 17 Economic Development Infrastructure Fund; expanding the purposes of the
- Maryland Industrial Development Financing Authority (MIDFA) to include
- 19 encouraging the creation and expansion of day care facilities; altering the
- 20 composition of MIDFA; creating the Industrial Development Fund to replace
- 21 MIDFA's Bond Insurance Fund and Authorized Purpose Insurance Fund, the
- 22 Department's Day Care Facilities Loan Guarantee Fund, and the Maryland
- 23 Enterprise Incentive Deposit Fund; repealing provisions governing the
- 24 Maryland Seafood and Aquaculture Loan Fund; authorizing MIDFA to provide
- 25 financial assistance for energy conservation projects and energy projects;
- 26 repealing the requirement for local governmental approval for bonds issued by
- 27 MIDFA; creating a Linked Deposit Program to be administered by MIDFA;
- 28 authorizing MIDFA to accept certain investment instruments in connection with

1		its provision of financial assistance; authorizing the Department to make grants
2		and investments from the Maryland Economic Development Assistance Fund;
3		authorizing the Department to use funds from the Maryland Economic
4		Development Assistance Fund to provide financial assistance for redevelopment
5		of brownfields sites, creation and expansion of day care facilities, <u>expansion or</u>
6		improvement of certain child care services, animal waste technology projects,
7		and aquaculture projects; specifying the dollar amount of the transactions that
8		may be approved by the Secretary of Business and Economic Development and
9		the Maryland Economic Development Assistance Authority; altering the terms
10		and conditions to be imposed on transactions from the Maryland Economic
11		Development Assistance Fund; repealing the termination of the Maryland
12		Economic Development Assistance Authority and Fund; repealing the statute
13		governing the Maryland Energy Financing Administration; repealing the
14		statute governing the Child Care Special Loan Fund; repealing the statute
15		governing the Maryland Workforce Training Fund; repealing the statute
16		governing the Animal Waste Technology Fund; correcting statutory cites to the
17		Brownfields Revitalization Incentive Program in the statute governing the
18		Maryland Department of the Environment; authorizing an executive committee
19		of the Legislative Policy Committee to approve the transfer of funds from the
20		Economic Development Opportunities Program ("Sunny Day") Fund for certain
21		projects; authorizing investments to be made from the Sunny Day Fund;
22		altering the due date for certain guidelines governing projects to receive support
23		from the Sunny Day Fund due from the Department of Business and Economic
24		Development to the Legislative Policy Committee; providing that an executive
25		agency may make certain changes to a transaction approved by the Legislative
26		Policy Committee or its executive committee; transferring the Child Care
27		Special Loan Fund within the Department of Business and Economic
28		Development to the Department of Housing and Community Development;
29		validating bonds, notes, and other evidence of indebtedness and obligations
30		issued by the Department of Business and Economic Development or any of its
31		authorized bond issuers; requiring the Department of Legislative Services and
32		the publisher of the Annotated Code to propose and make certain revisions to
33		the Code; altering certain definitions; making technical corrections; providing
34		for the effective dates of this Act; and generally relating to the operation of the
35		Department of Business and Economic Development and the State's economic
36		development financing programs.
37	BY	repealing
38		Article 83A - Department of Business and Economic Development
39		Section 3-401 and 3-402 and the subtitle "Subtitle 4. Commercial Revitalization
40		

and Rehabilitation Programs"; 3-901 through 3-905, inclusive, and the 40 41 subtitle "Subtitle 9. Brownfields Revitalization Incentive Program"; 5-405; 42 5-601 through 5-610, inclusive, and the subtitle "Subtitle 6. Maryland Enterprise Incentive Deposit Fund"; 5-701 through 5-718, inclusive; 43 44 5-801 through 5-808, inclusive, and the subtitle "Subtitle 8. Industrial and Commercial Redevelopment"; 5-915 and 5-917 through 5-928, 45 46 inclusive, and the various parts; 6-101 through 6-113, inclusive, and the 47 subtitle "Subtitle 1. Day Care Facilities Loan Guarantee Fund"; 6-201

1	through 6-213, inclusive, and the subtitle "Subtitle 2. Child Care Facilities	
2	Direct Loan Fund"; 6-301 through 6-312, inclusive, and the subtitle	
3	"Subtitle 3. Child Care Special Loan Fund"; 6-401 through 6-421,	
4	inclusive, and the subtitle "Subtitle 4. Maryland Energy Financing Act";	
5	6-601 through 6-606, inclusive, and the subtitle "Subtitle 6. Maryland	
6	Workforce Training Finance Fund"; and 6-801 through 6-807, inclusive,	
7	and the subtitle "Subtitle 8. Animal Waste Technology Fund"	
8	Annotated Code of Maryland	
9	(1998 Replacement Volume and 1999 Supplement)	
	(->,	
10	BY repealing and reenacting, with amendments,	
11	Article 83A - Department of Business and Economic Development	
12	Section 5-101 through 5-103, inclusive; 5-214(c); 5-401 and 5-404; 5-501 and	
13	5-502; 5-719 to be under the amended subtitle "Subtitle 7. Smart Growth	
14	Economic Development Infrastructure Fund"; 5-901, 5-902, 5-905, 5-906,	
15	5-911, 5-914, 5-916, 5-929 through 5-941; 5-1202(b); 5-1401 through	
16	5-1406, inclusive	
17	Annotated Code of Maryland	
18	(1998 Replacement Volume and 1999 Supplement)	
19	BY adding to	
20	Article 83A - Department of Business and Economic Development	
21	Section 5-503(c) and (d); 5-920, 5-927, 5-928, 5-929, 5-932; 5-1406, 5-1407,	
22	5-1408, and 5-1410 5-1409, and 5-1411	
23	Annotated Code of Maryland	
24	(1998 Replacement Volume and 1999 Supplement)	
25	BY repealing and reenacting, with amendments,	
26	Article - Environment	
27	Section 7-507	
28	Annotated Code of Maryland	
29	(1996 Replacement Volume and 1999 Supplement)	
30	BY repealing and reenacting, with amendments,	
31	Article - State Finance and Procurement	
32	Section 5-7B-01(d)(1) and 7-314	
33	Annotated Code of Maryland	
34	(1995 Replacement Volume and 1999 Supplement)	
	BY repealing and reenacting, with amendments,	
36	Article - Tax - Property	
37	Section 9-229	
38	Annotated Code of Maryland	
39	(1994 Replacement Volume and 1999 Supplement)	

1 2 3	BY repealing and reenacting, with amendments, Chapter 301 of the Acts of the General Assembly of 1999 Section 4
5 6 7 8 9	BY transferring Article 83A—Department of Business and Economic Development Section 6-301 through 6-312 and the subtitle "Subtitle 3. Child Care Special Loan Fund", respectively Annotated Code of Maryland (1998 Replacement Volume and 1999 Supplement) to be Article 83B—Department of Housing and Community Development Section 4-301 through 4-312 and the subtitle "Subtitle 3. Child Care Special Loan Fund", respectively Annotated Code of Maryland (1998 Replacement Volume and 1999 Supplement)
16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 31	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That Section(s) 3-401 and 3-402 and the subtitle "Subtitle 4. Commercial Revitalization and Rehabilitation Programs"; 3-901 through 3-905, inclusive, and the subtitle "Subtitle 9. Brownfields Revitalization Incentive Program"; 5-405; 5-601 through 5-610, inclusive, and the subtitle "Subtitle 6. Maryland Enterprise Incentive Deposit Fund"; 5-701 through 5-718, inclusive; 5-801 through 5-808, inclusive, and the subtitle "Subtitle 8. Industrial and Commercial Redevelopment"; 5-915 and 5-917 through 5-928, inclusive, and the various parts; 6-101 through 6-113, inclusive, and the subtitle "Subtitle 1. Day Care Facilities Loan Guarantee Fund"; 6-201 through 6-213, inclusive, and the subtitle "Subtitle 2. Child Care Facilities Direct Loan Fund"; 6-401 through 6-312, inclusive, and the subtitle "Subtitle 4. Maryland Energy Financing Act 6-301 through 6-312, inclusive, and the subtitle "Subtitle 3. Child Care Special Loan Fund"; 6-601 through 6-606, inclusive, and the subtitle "Subtitle "Subtitle 6. Maryland Workforce Training Finance Fund"; and 6-801 through 6-807, inclusive, and the subtitle "Subtitle 8. Animal Waste Technology Fund" of Article 83A - Department of Business and Economic Development of the Annotated Code of Maryland be repealed.
35	SECTION 2. AND BE IT FURTHER ENACTED, That Section(s) 6-401 through 6-421 and the subtitle "Subtitle 4. Maryland Energy Financing Act" of Article 83A - Department of Business and Economic Development of the Annotated Code of Maryland be repealed.

- gh
- 37 SECTION 2. 3. AND BE IT FURTHER ENACTED, That the Laws of Maryland 38 read as follows:

Day Care Facilities Loan Guarantee Fund;

Maryland Economic Adjustment Fund; [and]

MARYLAND ECONOMIC DEVELOPMENT ASSISTANCE AUTHORITY

MARYLAND COMPETITIVE ADVANTAGE FINANCING FUND;

Child Care Facilities Direct Loan Fund;

Child Care Special Loan Fund;

22

23

24

25

26

28

27 AND FUND;

[(10)]

(11)

(12)

(13)

(7)

(5)

1 2	(8) SMART GROWTH ECONOMIC DEVELOPMENT INFRASTRUCTURE FUND; AND
3	[(14)] (9) Other programs or funds designated in law or by the Governor or Secretary.
5	5-103.
8	(a) Notwithstanding any other provision of law except for [§§ 5-715, 5-719, and 5-802] § 5-701 of this article, the Secretary may transfer funds among any of the various accounts within the Department or subject to its control, that are used to provide financial support of any kind.
12 13	(b) Notwithstanding any other provision of law except for [§§ 5-715, 5-719, and 5-802] § 5-701 of this article, the Secretary may transfer funds from any of the accounts described in subsection (a) of this section to the Economic Development Opportunities Program Fund established under § 7-314 of the State Finance and Procurement Article.
15 16	(c) Where applicable, transfers under this section must comply with the provisions of §§ 5-917(g) and 5-919(h) of this article.
	(d) The Secretary shall accomplish any transfer under this section in accordance with the appropriation amendment process under § 7-209 of the State Finance and Procurement Article.
20	Subtitle 2. Maryland Economic Development Corporation.
21	5-214.
	(c) [(1)] For purposes of applying for, receiving, and entering into agreements in connection with loans, grants, insurance, or other forms of financial assistance, the Corporation is[:
25 26	(i) A] A public body within the meaning of the Maryland Industrial Development Financing Authority Act[; and
	(ii) A political subdivision within the meaning of the Maryland Industrial Land Act and the Maryland Industrial and Commercial Redevelopment Fund Act.
	(2) (i) Article 83A, §§ 5-712 and 5-803(c)(3) of the Code do not apply to loans to the Corporation when it is receiving financial assistance as authorized under paragraph (1).
33	(ii) Article 83A, § 5-713 does not apply to the Corporation].

31

(a)

32 entities to the extent provided for in this section:

1 Subtitle 4. Enterprise Zones. 2 5-401. In this subtitle the following words have the meanings indicated. 3 (a) 4 "Area" means a geographic area within one or more political subdivisions (b) 5 within the State described by a closed perimeter boundary. 6 (c) (1) "Business entity" means a person operating or conducting a trade or 7 business. (2) Except as provided in § 9-103 of the Tax - Property Article, "business 9 entity" does not include a person owning, operating, developing, constructing, or 10 rehabilitating property intended for use primarily as single or multifamily residential 11 property located within the enterprise zone. 12 "County" means a county of this State and includes the Mayor and City 13 Council of Baltimore. 14 "Department" means the Department of Business and Economic (e) 15 Development. (f) "Enterprise zone" means an area: 16 17 (1) Meeting the requirements of § 5-403 of this subtitle and so 18 designated by the Secretary pursuant to § 5-402 of this subtitle; 19 (2) So designated by the United States government; or 20 (3) Designated as an empowerment zone by the United States 21 government pursuant to 26 U.S.C. § 1391 et seq. 22 "Focus area" means an area meeting the requirements of § 5-402(k) of this (g) subtitle and so designated by the Secretary pursuant to § 5-402 of this subtitle. 23 ["Fund" means the Enterprise Zone Venture Capital Guarantee Fund. 24 (h) 25 (i)] "Political subdivision" means any county or municipal corporation. 26 (I) "Secretary" means the Secretary of Business and Economic [(j)]27 Development. 28 [(k)](J) "Submission date" means April 15 and October 15 of any calendar 29 year. 30 5-404.

The following incentives and initiatives shall be available to business

The special property tax credit set forth in § 9-103 of the Tax -1 (1) 2 Property Article; 3 (2) The income tax credits set forth in § 10-702 of the Tax - General 4 Article; The consideration for [loans under the Maryland Industrial Land Act 6 set forth in § 5-710 of this article; 7 The consideration for grants and loans from the Maryland Industrial 8 and Commercial Redevelopment Fund set forth in § 5-803(c) of this article; and 9 Insurance by the Enterprise Zone Venture Capital Guarantee Fund 10 established in § 5-405 of this article.] FINANCIAL ASSISTANCE FROM THE PROGRAMS SET FORTH IN § 5-102 OF THIS ARTICLE. 12 (b) Any business entity moving into or locating within an enterprise zone on or 13 after the date on which the enterprise zone is designated pursuant to § 5-402 of this 14 subtitle may benefit from the incentives and initiatives set forth in this section, if: 15 The business entity meets the requirements and conditions of the (1) 16 Code section applicable to each incentive or initiative; 17 The business entity is certified by the respective political subdivision 18 that it is in compliance with the standards submitted by the subdivision under § 19 5-402(d)(4) of this subtitle; and (3) 20 The business entity creates new or additional jobs or makes a (i) 21 capital investment in order to qualify for the property tax credit under § 9-103 of the 22 Tax - Property Article and the income tax credits under § 10-702 of the Tax - General 23 Article; and 24 In considering whether the business entity qualifies for [loans 25 and grants under the Maryland Industrial Land Act and the Maryland Industrial and 26 Commercial Redevelopment Fund and for insurance under the Enterprise Zone 27 Venture Capital Guarantee Fund] FINANCIAL ASSISTANCE FROM THE PROGRAMS 28 SET FORTH IN § 5-102 OF THIS ARTICLE, the Secretary determines that the business 29 entity will create new or additional jobs. 30 Any business entity located within an enterprise zone before the date on 31 which the enterprise zone is designated pursuant to § 5-402 of this subtitle may not 32 benefit from the incentives and initiatives set forth in this section except with respect 33 to any capital investment or any expansion of its labor force occurring after the date 34 on which the enterprise zone is designated. 35 Except as provided in § 10-702 of the Tax - General Article and § 9-103 of 36 the Tax - Property Article, the incentives and initiatives set forth in this section shall 37 be available for a period of 10 years following the date on which the area is designated 38 an enterprise zone pursuant to § 5-402 of this subtitle. No law hereinafter enacted

39 that eliminates or reduces the benefits available to business entities under this

	section shall be applicable to any business entity located in an enterprise zone prior to the effective date of such law.				
3	Subtitle 5. Enterprise Fund.				
4	5-501.				
5 6	(a) In this [section] SUBTITLE the term "Fund" means the Enterprise Fund established under this [section] SUBTITLE.				
9	(b) Where the Department is otherwise authorized by law to make grants, the Department may require repayment, with interest at a rate to be determined by the Department, of all or a portion of a grant upon the occurrence of conditions specified by the Department.				
13	(c) (1) Where the Department is otherwise authorized by law to make grants, including grants authorized under § 7-314 of the State Finance and Procurement Article, the Department may use moneys appropriated for grants to provide equity investment financing for a business enterprise.				
	(2) In providing equity investment financing under this [subsection] SUBTITLE, the Department may not acquire an ownership interest in the enterprise in which the equity investment is made that exceeds 25 percent.				
	(3) The Department shall divest itself from any enterprise in which an equity investment is made under this [subsection] SUBTITLE within 15 years after making the investment.				
	(4) The liability of the State and of the Department in providing equity investment financing under this [subsection] SUBTITLE is limited to its investments under this [subsection] SUBTITLE.				
24	(5) The Department shall adopt regulations specifying:				
	(i) The types of business enterprises in which investments may be made under this [subsection] SUBTITLE and the basic standards an enterprise is required to meet to qualify for investments under this [subsection] SUBTITLE; and				
	(ii) The amount of funds available for investments under this [subsection] SUBTITLE and the criteria upon which investment decisions will be made by the Department.				
31	5-502.				
32 33	(a) There is an Enterprise Fund in the Department established as a nonlapsing, revolving special fund managed and supervised by the Secretary.				
34	(b) The Fund may consist of any of the following:				
35	(1) Moneys appropriated by the State to the Fund;				

1 2	(2) programs or private	Moneys made available to the Fund through appropriate federal contributions;
3	(3) moneys in the Fund	Income from investments that the State Treasurer makes from ;
5 6	(4) Fund;	Repayments of principal and interest from loans made from the
	(5) Department of colla this [section] SUBT	Proceeds from the sale, disposition, lease or rental by the teral related to any financing provided by the Department under ITLE;
12 13	the Department has	Premiums, fees, royalties, and repayments of principal, interest and the Department by or on behalf of a business enterprise in which made an equity investment, or by or on behalf of an investor ment guaranteed by the Department under this [section]
		Recovery of any equity investment made by the Department in a including any arrangement under which the Department's usiness enterprise is recovered through:
18 19	flow, commissions,	(i) A requirement that the Department receive a proportion of cash royalties, or payments on a patent; or
20 21	participation, such	(ii) The repurchase from the Department of any evidence of equity as notes, stocks, bonds or debentures;
22 23	(8) Department; and	Repayments received from conditional grants extended by the
24	(9)	Any other moneys made available to the Department.
25	5-503.	
28 29 30 31 32	DOES NOT APPL DISPOSITION OF DEPARTMENT IN INCLUDING SHA CONSULT WITH	ION 10-305 OF THE STATE FINANCE AND PROCUREMENT ARTICLE Y TO ANY SALE, LEASE, TRANSFER, EXCHANGE, OR OTHER ANY REAL OR PERSONAL PROPERTY ACQUIRED BY THE N ANY TRANSACTION AUTHORIZED UNDER THIS SUBTITLE, RES OF STOCK IN A BUSINESS ENTITY. THE DEPARTMENT SHALL THE OFFICE OF THE TREASURER IN CONNECTION WITH ANY OSITION OF PROPERTY ACQUIRED BY THE DEPARTMENT UNDER
36 37	NOT APPLY TO T MANAGEMENT, ANY TRANSACT	TION II OF THE STATE FINANCE AND PROCUREMENT ARTICLE DOES THE DEPARTMENT FOR SERVICES RELATED TO THE INVESTMENT, ANALYSIS, PURCHASE, OR SALE OF ASSETS OF THE DEPARTMENT IN ION AUTHORIZED UNDER THIS SUBTITLE, INCLUDING COMMISSIONS E TRANSFER OF SHARES OF STOCK IN A BUSINESS ENTITY.

1 2			Subtitle	7. [Maryland Industrial Land Act.] SMART GROWTH ECONOMIC DEVELOPMENT INFRASTRUCTURE FUND.
3	[5-719.] 5-70	01.		
4	(a)	(1)	In this se	ection the following words have the meanings indicated.
5 6	Infrastructure	(2) e Fund es		means the Smart Growth Economic Development under subsection (b) of this section.
9	within the co	unty and	ed in con submitte	ed distressed county" means a county, including Baltimore sultation with the municipal corporations located do to the Secretary a local strategic plan for economic proved by the Secretary and:
				For which the average rate of unemployment for the most nich data are available is greater than 150% of the for the entire State during that same period; or
				For which the average per capita personal income for the most nich data are available is equal to or less than 67% of a income for the entire State during that same period.
17 18	(b) Fund.	(1)	There is	a Smart Growth Economic Development Infrastructure
19		(2)	The Fun	d consists of:
20			(i)	Appropriations to the Fund;
21			(ii)	Any investment earnings of the Fund;
22 23	principal for	· loans pr	(iii) ovided fr	Moneys received in payment of interest and repayment of om the Fund; and
24			(iv)	Moneys made available to the Fund from any other source.
27 28	under subsec	ction (c) o evelopm	arpose of of this sec ent Corpo	d shall be administered by the Secretary and shall be used providing financial assistance in the manner provided ction to qualified distressed counties, or to the Maryland oration for projects located in qualified distressed
30 31	various acco	(4) ounts with		retary may not transfer funds from the Fund to any of the epartment or subject to its control.
32 33	7-302 of the	(5) State Fin		d is a continuing, nonlapsing fund which is not subject to §  1 Procurement Article.
34 35	(c) approve fina	(1) incial ass		as otherwise provided in this section, the Secretary may from the Fund to a qualified distressed county for the

2 3 4 5	purposes of financing the costs of acquisition, improvements, and rehabilitation of land for industrial sites and parks, development of water and sewer lines, shell buildings, infrastructure serving existing retail and office oriented centers occupying at least 400,000 square feet on a limited basis of no more than one per jurisdiction, and other needed infrastructure projects[, as set forth in §§ 5-704 through 5-709 of this subtitle].
7 8	(2) Except as otherwise provided in this subsection, financial assistance under this section[:
9 10	(i) Is subject to the applicable requirements, terms, and conditions of loans under §§ 5-704 through 5-709 of this subtitle; and
	(ii) May] MAY be in the form of a loan, an investment, or a loan convertible in whole or in part to a grant upon the satisfaction of specified conditions, all upon terms specified by the Department.
	(3) (i) In addition to any other requirements for an application for financial assistance under this subtitle, an application for financial assistance under this section shall include, for each project:
	1. A marketing plan designed to market the project to prospective businesses and a statement of planned marketing expenditures as a percent of the total financial assistance amount requested; and
	2. A site plan for the project that is consistent with the county's local strategic economic development plan as to the location and type of project.
	(ii) The Secretary may not approve financial assistance for a project under this section unless the Secretary approves the marketing plan and site plan for the project submitted with the application.
	(4) (i) Each loan agreement under this section shall include a provision for repayment of principal to begin only after the project is initially occupied.
	(ii) The Secretary may include in a loan agreement under this section a provision for payment of interest to begin only after the project is initially occupied.
34 35	(5) (i) To be eligible for financial assistance under this section, the Maryland Economic Development Corporation shall enlist as a co-applicant for the financial assistance the qualified distressed county or municipal corporation applying under subsection (e) of this section in which the project to be funded under this section is located.
37 38	(ii) As the co-applicant, the qualified distressed county or municipal corporation applying shall:

	1. Certify that it supports the project and that the proposed financial assistance is consistent with the qualified distressed county's plan for economic development; and
4 5	2. Provide to the Department details of the qualified distressed county's support for and participation in the project.
8 9	(6) In approving financial assistance, the Secretary shall consider the aggregate amount of financial assistance that may already have been provided for a particular qualified distressed county under this section and under any other State economic development program to ensure that no particular qualified distressed county benefits disproportionately from financial assistance under this section.
	(d) The Department may develop a local strategic plan for economic development in a qualified distressed county in consultation with a municipal corporation in that county if:
14 15	(1) The qualified distressed county has not developed a local strategic plan for economic development; or
	(2) The qualified distressed county has developed a local strategic plan for economic development but is not actively pursuing financial assistance from the Fund.
19	(e) A municipal corporation located in a qualified distressed county may:
22	(1) Apply for financial assistance from the Fund in a manner consistent with the plan developed by the Department in consultation with the municipal corporation if the qualified distressed county has not developed a local strategic plan for economic development; or
26	(2) Apply for financial assistance from the Fund in a manner consistent with the plan developed by the qualified distressed county if the qualified distressed county has developed a local strategic plan for economic development but is not actively pursuing financial assistance from the Fund.
28	Subtitle 9. Maryland Industrial Development Financing Authority.
29	[Part I. Definitions; General Provisions.]
30	5-901.
31	(a) In this subtitle, the following words have the meanings indicated.
	(b) "Acquisition" means the acquisition, construction, reconstruction, equipping, expansion, extension, improvement, rehabilitation, or remodeling of 1 or more facilities OR ENERGY PROJECTS.
35 36	(c) "Authority" means the Maryland Industrial Development Financing Authority.

- 1 (d) ["Authorized Purpose Insurance Fund" means the Authorized Purpose 2 Insurance Fund created by § 5-915 of this subtitle.
- 3 (e)] "Authorized purpose obligations" means bonds or notes, or other
- 4 instruments, certificates, or other evidences of obligation issued, offered for sale or
- 5 delivered by any person or public body for any purpose found and determined by the
- 6 Authority to accomplish the purposes of this subtitle.
- 7 [(f) "Bond Insurance Fund" means the Bond Insurance Fund created by § 8 5-914 of this subtitle.
- 9 (g)] (E) "Bonds" means bonds, notes, bond anticipation notes, notes in the
- 10 nature of commercial paper or other instruments, certificates, or evidences of
- 11 obligation issued and sold by any public body, agency or instrumentality of the State
- 12 to finance or refinance 1 or more facilities [or 1 or more energy projects], or to refund
- 13 outstanding bonds, including, by way of example, bonds within the meaning indicated
- 14 in the Maryland Economic Development Revenue Bond Act and bonds within the
- 15 meaning indicated in [§ 6-402 of] this [article] SUBTITLE.
- 16 (F) "COGENERATION" MEANS THE COMBINED GENERATION BY ANY FACILITY 17 OF:
- 18 (1) ELECTRICAL OR MECHANICAL POWER; AND
- 19 (2) STEAM OR OTHER FORMS OF USEFUL ENERGY, SUCH AS HEAT, THAT
- 20 ARE USED FOR INDUSTRIAL, COMMERCIAL, HEATING, OR COOLING PURPOSES.
- 21 (G) "COMMERCIAL BUILDING" MEANS, FOR THE PURPOSE OF PROVIDING
- 22 FINANCIAL ASSISTANCE FOR AN ENERGY CONSERVATION PROJECT OR A SOLAR
- 23 ENERGY PROJECT IN A COMMERCIAL BUILDING, ANY BUILDING, OTHER THAN A
- 24 RESIDENTIAL BUILDING, THAT IS USED PRIMARILY TO CARRY ON A BUSINESS,
- 25 INCLUDING ANY NONPROFIT BUSINESS, AND IS NOT USED PRIMARILY FOR THE
- 26 MANUFACTURE OR PRODUCTION OF RAW MATERIALS, PRODUCTS, OR
- 27 AGRICULTURAL COMMODITIES.
- 28 (h) "County" means any of the 23 counties of Maryland, and the Mayor and
- 29 City Council of Baltimore.
- 30 (i) "Department" means the Department of Business and Economic
- 31 Development of the State.
- 32 [(j) "Energy project" means any energy project within the meaning indicated
- 33 in § 6-402 of this article.]
- 34 (J) "ENERGY AUDIT" MEANS:
- 35 (1) AN ENERGY AUDIT PERFORMED FOR PURPOSES OF THE NATIONAL
- 36 ENERGY CONSERVATION POLICY ACT, P.L. 95-619; OR

**SENATE BILL 783** AN ON-SITE INSPECTION OF A COMMERCIAL BUILDING. AN 1 (2) 2 INDUSTRIAL BUILDING, OR AN INDUSTRIAL PROCESS, WHICH INSPECTION INCLUDES 3 A DETERMINATION OF, AND PROVIDES INFORMATION ON: THE TYPE, QUANTITY, AND RATE OF ENERGY CONSUMPTION OF (I)5 THE BUILDING OR PROCESS; APPROPRIATE ENERGY CONSERVING MAINTENANCE AND 6 (II)7 OPERATION PROCEDURES THAT MAY BE EMPLOYED TO REDUCE THE ENERGY 8 CONSUMPTION OF THE BUILDING OR PROCESS: AND 9 THE COST OF IMPLEMENTING APPROPRIATE ENERGY (III)10 CONSERVATION PROJECTS OR SOLAR ENERGY PROJECTS AND THE SAVINGS IN 11 ENERGY COSTS THAT ARE LIKELY TO RESULT FROM THE IMPLEMENTATION OF THE 12 PROJECTS. 13 (K) "ENERGY CONSERVATION PROJECT" MEANS: WITH RESPECT TO A COMMERCIAL BUILDING, AN INDUSTRIAL 14 (1) 15 BUILDING, OR AN INDUSTRIAL PROCESS, THE PURCHASE OR INSTALLATION OR 16 MODIFICATION OF AN INSTALLATION WHICH IS DESIGNED PRIMARILY TO REDUCE 17 THE CONSUMPTION OF ENERGY, INCLUDING: 18 (I) CAULKING AND WEATHER STRIPPING: 19 THE INSULATION OF THE BUILDING STRUCTURE AND ANY (II)20 SYSTEM WITHIN THE BUILDING; 21 A STORM WINDOW OR DOOR, A MULTIGLAZED WINDOW OR 22 DOOR, HEAT-ABSORBING OR HEAT-REFLECTING WINDOW OR DOOR SYSTEM, 23 GLAZING, REDUCTION IN GLASS AREA, OR OTHER WINDOW OR DOOR SYSTEM 24 MODIFICATION; 25 (IV) AN AUTOMATIC ENERGY CONTROL SYSTEM; ANY EQUIPMENT ASSOCIATED WITH AN AUTOMATIC ENERGY 26 (V) 27 CONTROL SYSTEM WHICH IS REQUIRED TO OPERATE A VARIABLE STEAM, 28 HYDRAULIC, OR VENTILATION SYSTEM; A MODIFICATION OF A FURNACE OR A UTILITY PLANT AND (VI) 30 DISTRIBUTION SYSTEM INCLUDING: 31 1. A REPLACEMENT BURNER, FURNACE, OR BOILER, OR ANY 32 COMBINATION OF THESE ITEMS, THAT INCREASES THE ENERGY EFFICIENCY OF THE 33 HEATING SYSTEM;

2.

35 INCREASES THE ENERGY EFFICIENCY OF THE HEATING SYSTEM; AND

ANY DEVICE FOR MODIFYING A FLUE OPENING THAT

1 2	SYSTEM THAT RE	PLACES	3. AN ELECTRICAL OR MECHANICAL FURNACE IGNITION A STANDING GAS PILOT LIGHT;
3 4	THAT INCREASES	(VII) THE EN	THE REPLACEMENT OR MODIFICATION OF A LIGHTING SYSTEM ERGY EFFICIENCY OF THE LIGHTING SYSTEM;
5		(VIII)	AN ENERGY RECOVERY SYSTEM;
6		(IX)	A COGENERATION SYSTEM;
	ELECTRICITY, HE. OF THE INDUSTRI		ANY SYSTEM FOR PROCESSING OR CONVERTING TO STEAM, OTHER USEFUL FORM OF ENERGY, THE WASTE PRODUCTS CESS;
10 11	REDUCES THE EN	(XI) ERGY R	AN IMPROVEMENT TO THE INDUSTRIAL PROCESS THAT EQUIREMENTS PER UNIT OF OUTPUT; AND
			ANY OTHER ENERGY CONSERVATION IMPROVEMENT THAT THE S BY RULE AND REGULATION AS APPROPRIATE AND EGISLATIVE PURPOSE OF THIS SUBTITLE; AND
17 18 19	AND ANY ENERG UNDERTAKEN W	I INDUST Y AUDIT TH THE THAT INC	RESPECT TO A COMMERCIAL BUILDING, AN INDUSTRIAL FRIAL PROCESS, ANY PLANNING OR TECHNICAL SERVICE, I, IF THE SERVICE OR AUDIT IS RELATED TO OR INSTALLATION, OR THE MODIFICATION OF THE CLUDES ANY OF THE ITEMS SPECIFIED IN PARAGRAPH (1) OF
21	(L) "ENER	GY PRO	JECT" MEANS:
22 23	(1) SOLAR ENERGY E		ONSTRUCTION OF A FACILITY FOR THE PRODUCTION OF ENT;
24	(2)	AN EN	ERGY CONSERVATION PROJECT;
25	(3)	A SOLA	AR ENERGY PROJECT;
26 27	FOR:	(I)	THE CONSTRUCTION OF A FACILITY OR PORTION OF A FACILITY
30 31 32 33 34	INCLUDING FROM WOOD OR WOOD SEWAGE SLUDGE MIXTURE OF ONE	M AN AG WASTE E, OR MU E OF THE WATELY	1. THE PRODUCTION OF GASEOUS, LIQUID, OR SOLID FUEL MANY ORGANIC MATTER, OTHER THAN A FOSSIL FUEL, RICULTURAL CROP OR AGRICULTURAL WASTE OR RESIDUE, OR RESIDUE, ANIMAL WASTE, AQUATIC PLANT, SEWAGE, NICIPAL OR INDUSTRIAL OR COMMERCIAL WASTE, OR ANY SEE SUBSTANCES WITH INORGANIC REFUSE FROM ANY OPERATED MUNICIPAL WASTE COLLECTION OR SIMILAR

- 1 2. THE COMBUSTION OF ANY OF THE FUELS DELINEATED IN
- 2 ITEM 1 OF THIS ITEM OR OF A MIXTURE OF ANY OF THESE FUELS WITH ANY OTHER
- 3 MATERIALS, FOR THE PURPOSE OF GENERATING HEAT, MECHANICAL POWER,
- 4 ELECTRICITY, INCLUDING COGENERATION, OR OTHER USEFUL FORMS OF ENERGY;
- 5 (II) THE CONVERSION OF ANY FACILITY TO UTILIZE ANY OF THE
- 6 FUELS DELINEATED IN ITEM (I)1 OF THIS ITEM;
- 7 (III) THE EXPANSION OR IMPROVEMENT OF ANY FACILITY THAT
- 8 INCREASES THE CAPACITY OR EFFICIENCY OF THAT FACILITY TO USE ANY OF THE
- 9 FUELS DELINEATED IN ITEM (I)1 OF THIS ITEM;
- 10 (IV) THE ACQUISITION AND INSTALLATION OF MACHINERY AND
- 11 EQUIPMENT FOR USE IN ANY FACILITY DELINEATED IN ITEMS (I), (II), AND (III) OF
- 12 THIS ITEM; AND
- 13 (V) THE ACQUISITION OF LAND FOR ANY FACILITY DELINEATED IN
- 14 ITEMS (I), (II), AND (III) OF THIS ITEM;
- 15 (5) THE PURCHASE, CONSTRUCTION, OR INSTALLATION OF MACHINERY,
- 16 EQUIPMENT, OR A FACILITY FOR UTILIZING GROUNDWATER AS A HEAT SOURCE FOR
- 17 A HEATING SYSTEM OR AS A HEAT SINK FOR AN AIR CONDITIONING SYSTEM:
- 18 (6) THE PURCHASE, CONSTRUCTION, OR INSTALLATION OF MACHINERY,
- 19 EQUIPMENT, OR ANY FACILITY FOR THE DEVELOPMENT AND USE OF NATURAL HEAT
- 20 OF THE EARTH OR THE ENERGY IN WHATEVER FORM BELOW THE SURFACE OF THE
- 21 EARTH PRESENT IN, RESULTING FROM, OR CREATED BY OR WHICH MAY BE
- 22 EXTRACTED FROM THIS NATURAL HEAT TO PROVIDE USEFUL ENERGY IN THE FORM
- 23 OF HEAT FOR DIRECT USE OR FOR GENERATION OF ELECTRICITY;
- 24 (7) THE PURCHASE, CONSTRUCTION, AND INSTALLATION OF A
- 25 HYDROELECTRIC FACILITY THAT IS LOCATED AT THE SITE OF AN EXISTING DAM,
- 26 WHICH FACILITY USES THE WATER POWER POTENTIAL OF THE DAM AND WHICH
- 27 FACILITY HAS NOT MORE THAN 30,000 KILOWATTS OF INSTALLED CAPACITY;
- 28 (8) (I) THE CONSTRUCTION OF ANY FUEL PRODUCTION FACILITY FOR
- 29 THE PURPOSE OF COMMERCIAL PRODUCTION OF A GASEOUS, LIQUID, OR SOLID
- 30 FUEL, OR OF A COMBINATION OF THESE FUELS, WHICH CAN BE USED AS A
- 31 SUBSTITUTE FOR PETROLEUM OR NATURAL GAS, OR ANY DERIVATIVES THEREOF,
- 32 INCLUDING CHEMICAL FEEDSTOCKS, AND WHICH IS PRODUCED BY CHEMICAL OR
- 33 PHYSICAL TRANSFORMATION OF COAL OR MIXTURES OF COAL AND OTHER
- 34 MATERIALS. THE PROJECT MAY INCLUDE ONLY:
- 35 1. THE FUEL PRODUCTION FACILITY, INCLUDING THE
- 36 EQUIPMENT, PLANT, MACHINERY, SUPPLIES, AND OTHER MATERIALS ASSOCIATED
- 37 WITH THE FUEL PRODUCTION FACILITY;
- 38 2. THE LAND AND MINERAL RIGHTS REQUIRED DIRECTLY
- 39 FOR USE IN CONNECTION WITH THE FUEL PRODUCTION FACILITY;

	3. ANY OTHER FACILITY OR EQUIPMENT TO BE USED IN THE EXTRACTION OF A MINERAL FOR USE DIRECTLY AND EXCLUSIVELY IN THE FUEL PRODUCTION FACILITY:
6 7	A. WHICH IS COLOCATED WITH THE FUEL PRODUCTION FACILITY OR IS LOCATED IN THE IMMEDIATE VICINITY OF THE FUEL PRODUCTION FACILITY OR, IF NOT COLOCATED OR LOCATED IN THE IMMEDIATE VICINITY, IS NCIDENTAL TO THE PROJECT, EXCEPT IN THE EVENT OF A COAL MINE WHERE NO OTHER REASONABLE SOURCE OF COAL IS AVAILABLE TO THE PROJECT; AND
9	B. WHICH IS NECESSARY TO THE PROJECT; AND
10 11	4. ANY TRANSPORTATION FACILITY, ELECTRIC POWER PLANT, ELECTRIC TRANSMISSION LINE, OR OTHER FACILITY:
12	A. THAT IS FOR THE EXCLUSIVE USE OF THE PROJECT;
13	B. THAT IS INCIDENTAL TO THE PROJECT; AND
16 17 18	C. THAT IS NECESSARY TO THE PROJECT, EXCEPT THAT A TRANSPORTATION FACILITY USED TO TRANSPORT FUEL PRODUCED BY THE FACILITY AWAY FROM THE PROJECT SHALL BE USED EXCLUSIVELY TO TRANSPORT THE FUEL TO A STORAGE FACILITY OR PIPELINE CONNECTION TO AN EXISTING PIPELINE OR PROCESSING FACILITY OR TO AN AREA WITHIN CLOSE PROXIMITY OF THE PROJECT;
	(II) THE CONVERSION OF ANY FACILITY FROM THE USE OF PETROLEUM-BASED FUEL TO THE USE OF COAL OR TO THE USE OF A MIXTURE OF COAL AND OTHER MATERIALS AS A FUEL; OR
	(III) THE CONSTRUCTION OF A FACILITY FOR THE COMBUSTION OF COAL UTILIZING INNOVATIVE TECHNOLOGY FOR INCREASING THE EFFICIENCY OF THE COMBUSTION PROCESS.
	[(k)] (M) "Export-related financing transaction" means financing provided to a [Maryland] STATE manufacturer of goods, or a [Maryland] STATE seller of goods or services, where the goods or services are intended for sale to a foreign entity.
	[(l)] (N) "Facility" or "facilities" means any facility or facilities within the meaning indicated in the Maryland Economic Development Revenue Bond Act AND ANY ENERGY PROJECT.
32 33	[(m)] (O) "Facility applicant" means any facility applicant within the meaning indicated in the Maryland Economic Development Revenue Bond Act.
34 35	[(n)] (P) "Facility user" means any facility user within the meaning indicated in the Maryland Economic Development Revenue Bond Act.
36 37	[(o)] (Q) "Financial assistance" means any financial assistance provided by the Authority under [§ 5-929, § 5-931, or § 5-938 of] this subtitle.

- 1 [(p)] (R) "Foreign entity" means a person, business association, or corporation
- 2 located outside the United States, or a governmental unit of a country other than the
- 3 United States.
- 4 (S) "INDUSTRIAL BUILDING" MEANS ANY BUILDING, OTHER THAN A
- 5 COMMERCIAL BUILDING OR A RESIDENTIAL BUILDING, THAT:
- 6 (1) IS USED PRIMARILY TO CARRY ON A BUSINESS, INCLUDING ANY 7 NONPROFIT BUSINESS;
- 8 (2) IS USED PRIMARILY FOR AN INDUSTRIAL PROCESS; AND
- 9 (3) PROVIDES A METHOD OF CONTROLLING ENERGY USAGE WITHIN ITS
- 10 EXTERIOR ENVELOPE BUT, AS DESIGNED, DOES NOT HAVE A PEAK DESIGN RATE OF
- 11 ENERGY USAGE OF LESS THAN 3.5 B.T.U. PER HOUR PER SQUARE FOOT OR 1 WATT
- 12 PER SQUARE FOOT OF FLOOR AREA.
- 13 (T) "INDUSTRIAL DEVELOPMENT FUND" MEANS THE FUND CREATED BY § 14 5-914 OF THIS SUBTITLE.
- 15 (U) "INDUSTRIAL PROCESS" MEANS:
- 16 (1) A PROCESS USED TO PRODUCE OR MANUFACTURE GOODS OR 17 PRODUCTS; OR
- 18 (2) THE STORAGE OR SHIPMENT OF MATERIALS, GOODS, OR PRODUCTS.
- $19~~(\mathrm{V})~$  "LINKED DEPOSIT PROGRAM" MEANS THE PROGRAM CREATED BY  $\S$  5-927 20~ OF THIS SUBTITLE.
- 21 [(q)] (W) "Municipality" means a municipal corporation subject to the
- 22 provisions of Article XI-E of the Constitution of the State.
- 23 [(r)] (X) "Property" means any real property or personal property.
- 24 [(s)] (Y) "Public body" means any public body within the meaning indicated in
- 25 the Maryland Economic Development Revenue Bond Act [or the Maryland Energy
- 26 Financing Administration].
- 27 [(t)] (Z) "Public port" means any public port within the meaning indicated in
- 28 the Maryland Economic Development Revenue Bond Act.
- 29 [(u)] (AA) "Retail establishment" means any establishment selling goods or
- 30 services to the ultimate user or consumer of those goods or services, not for the
- 31 purpose of resale, but for that user's or consumer's personal rather than business use.
- 32 [(v)] (BB) "Secretary" means the Secretary of Business and Economic
- 33 Development.
- 34 (CC) (1) "SOLAR ENERGY PROJECT" MEANS, WITH RESPECT TO ANY
- 35 COMMERCIAL OR INDUSTRIAL BUILDING, ANY ADDITION, ALTERATION, OR

- 20 **SENATE BILL 783** 1 IMPROVEMENT THAT IS DESIGNED TO USE WIND ENERGY, ENERGY PRODUCED BY A 2 WOOD-BURNING APPLIANCE, OR SOLAR ENERGY, EITHER OF THE ACTIVE TYPE 3 BASED ON MECHANICALLY FORCED ENERGY TRANSFER OR OF THE PASSIVE TYPE 4 BASED ON CONVECTIVE, CONDUCTIVE, OR RADIANT ENERGY TRANSFER, OR SOME 5 COMBINATION OF THESE TYPES, TO REDUCE THE ENERGY REQUIREMENTS OF THE 6 BUILDING. "SOLAR ENERGY PROJECT" INCLUDES A SOLAR PROCESS HEAT 7 (2) 8 DEVICE, SOLAR ELECTRIC DEVICE, OR ANY EARTH SHELTERED BUILDING IN WHICH 9 THE SHELTERING SUBSTANTIALLY REDUCES THE CONSUMPTION OF ENERGY BY 10 THE BUILDING. 11  $[(\mathbf{w})]$ "Transaction" means any transaction with respect to which 12 financial assistance is or will be provided by the Authority under § 5-918 OF this 13 subtitle. 14 5-902. 15 The General Assembly makes the following findings: (a) (1) Conditions of unemployment exist in many areas of the State; 16 17 The acquisition of new facilities and existing facilities is essential to (2) 18 relieve this unemployment and to establish a balanced economy within the State; 19 The present and prospective health, happiness, safety, right of 20 gainful employment, and general welfare of the citizens of each of the counties and 21 municipalities of the State will be promoted by the acquisition of facilities; 22 (4) The control or abatement of pollution of the environment of the State, 23 including that by noise, is necessary to retain existing industry and commercial 24 enterprises in, and attract new industry and commercial enterprises to, the State and 25 to protect the health, welfare, and safety of the citizens of the State, to protect the 26 natural resources of the State, and to encourage the economic development of the 27 State; 28 (5) The public ports of the State are assets of value to the entire State; 29 the residents of all parts of the State benefit directly from the waterborne commerce
- 30 that they attract and service; and any improvement to these ports that increases their
- 31 export and import commerce will benefit the people of the entire State;
- 32 Businesses need greater access to capital markets; and (6)
- 33 The availability of financial assistance will promote the economic 34 development of the State.
- 35 The General Assembly declares its legislative purpose to: (b)
- (1) Relieve conditions of unemployment in the State; 36

1 2	(2) economy in the State;	Encoura	ge the increase of industry and commerce and a balanced					
5	(3) Assist in the retention of existing industry and commerce and in the attraction of new industry and commerce in the State through, among other things, port development and the control, reduction, or abatement of pollution of the environment and the utilization and disposal of wastes;							
7	(4)	Promote	economic development;					
8	(5)	Protect r	natural resources and encourage resource recovery; and					
		nd munic	y promote the health, welfare, and safety of the residents of cipalities of the State, INCLUDING ENCOURAGING THE DN OF DAY CARE FACILITIES IN THE STATE.					
12	(c) This sub	title shall	be liberally construed to effect its purposes.					
13			[Part II. Establishment and Organization of Authority.]					
14	5-905.							
15	(a) The Aut	hority co	nsists of the following 9 members:					
16 17	(1) Governor; and	7 member	ers appointed by the Secretary with the approval of the					
18	(2)	As ex of	ficio members:					
19		(i)	The Secretary or the Secretary's designee; and					
22	Treasurer or State Co	mptroller	The State Treasurer or the State Comptroller, as designated by the Governor to serve on the Board, the State may designate a [deputy treasurer or the deputy PRESENTATIVE TO SERVE ON THE BOARD.					
24	(b) (1)	The term	n of an appointed member is 5 years.					
25 26	(2) terms provided for me		ns of appointed members are staggered as required by the f the Authority on July 1, 1980.					
27 28	(3) successor is appointed		nd of a term, an appointed member continues to serve until a lifies.					
29 30	(4) the rest of the term ar		er who is appointed after a term has begun serves only for successor is appointed and qualifies.					
31 32	(c) The Gov pleasure.	ernor ma	y remove an appointed member at the Governor's					

- 1 5-906.
- 2 (a) From among its members, the Authority shall elect a chairman, AND A vice 3 chairman[, and treasurer].
- 4 (b) The manner of election of officers and their terms of office shall be as the 5 Authority determines.
- 6 5-911.
- In addition to any other powers set forth in this subtitle, the Authority may:
- 8 (1) Adopt bylaws to regulate its affairs and the conduct of its business;
- 9 (2) Adopt and use an official seal;
- 10 (3) Maintain offices at the places in this State that it designates;
- 11 (4) Sue and be sued in its own name;
- 12 (5) Contract for and engage the services of consultants;
- 13 (6) Use the services of other governmental agencies;
- 14 (7) Contract for and accept, for use in carrying out the provisions of this
- 15 subtitle, loans and grants from the federal, State, or any local government and any of
- 16 their respective agencies and instrumentalities;
- 17 (8) Acquire, manage, operate, dispose of, or otherwise deal with property,
- 18 take assignments of rentals and leases, and make contracts, leases, agreements, and
- 19 arrangements that are necessary or incidental to the performance of its duties, upon
- 20 such terms and conditions that it may deem advisable;
- 21 (9) Acquire or take assignments of documents executed, obtained, or
- 22 delivered in connection with financial assistance provided by the Authority under this
- 23 subtitle;
- 24 (10) Subject to the provisions of any outstanding agreements entered into
- 25 by the Authority under this subtitle, enter into covenants or agreements with respect
- 26 to the Authority's insurance funds, and establish accounts within the Authority's
- 27 insurance funds which may be used to implement the purposes of this subtitle. If the
- 28 Authority elects to establish separate accounts, the Authority may allocate its
- 29 revenues and receipts among the respective accounts in any manner the Authority
- 30 considers appropriate;
- 31 (11) Fix, determine, charge, and collect any premiums, fees, charges,
- 32 costs, and expenses, including, by way of example, any application fees, commitment
- 33 fees, program fees, financing charges, or publication fees in connection with financial
- 34 assistance provided by the Authority under this subtitle;

1 2	(12) Adopt rules and regulations necessary to carry out the purposes of this subtitle;
5 6	(13) Authorize the chairman, vice chairman, or executive director of the Authority, on behalf of the Authority, to perform any duty, and specify, prescribe, determine, provide for or approve such matters, details, forms, documents, or procedures as the Authority, in its sole and absolute discretion, deems appropriate to accomplish the purposes of this subtitle; AND
	(14) [With the approval of the Secretary, exercise any or all of the powers, duties and authority of the Secretary, in accordance with Title 6, Subtitle 4 of this article, relating to the Maryland Energy Financing Administration; and
11 12	(15)] Do anything necessary or convenient to carry out its powers and the purposes of this subtitle.
13	[Part III. Insurance Funds.]
14	5-914.
17 18 19 20 21 22 23	(a) There is [a] AN [Bond Insurance] INDUSTRIAL DEVELOPMENT Fund which replaces the Authority's [Industrial Project Insurance] BOND INSURANCE Fund, THE AUTHORITY'S AUTHORIZED PURPOSE INSURANCE FUND, THE DEPARTMENT'S DAY CARE FACILITIES LOAN GUARANTEE FUND, AND THE MARYLAND ENTERPRISE INCENTIVE DEPOSIT FUND. Moneys on deposit in the Authority's [Industrial Project Insurance] BOND INSURANCE Fund, THE AUTHORITY'S AUTHORIZED PURPOSE INSURANCE FUND, THE DEPARTMENT'S DAY CARE FACILITIES LOAN GUARANTEE FUND, AND THE MARYLAND ENTERPRISE INCENTIVE DEPOSIT FUND shall be transferred to the [Bond Insurance] INDUSTRIAL DEVELOPMENT Fund on July 1, [1983] 2000.
25 26	(b) The [Bond Insurance] INDUSTRIAL DEVELOPMENT Fund is a continuing, nonlapsing, revolving fund that consists of:
27 28	(1) Moneys appropriated by the State to the [Bond Insurance] INDUSTRIAL DEVELOPMENT Fund;
	(2) Premiums, fees, and any other amounts received by the Authority with respect to financial assistance provided by the Authority from the [Bond Insurance] INDUSTRIAL DEVELOPMENT Fund;
32 33	(3) Proceeds as designated by the Authority from the sale, lease, or other disposition of property held or acquired by the Authority;
34 35	(4) INTEREST RECEIVED FROM LINKED DEPOSITS MADE FROM THE LINKED DEPOSIT FUND;
	[(4)] (5) Income from investments that the State Treasurer, on instruction of the Authority, makes from moneys in the [Bond Insurance] INDUSTRIAL DEVELOPMENT Fund; and

1 [(5)](6) Any other moneys made available under this subtitle. 2 The [Bond Insurance] INDUSTRIAL DEVELOPMENT Fund shall be used: (c) 3 (1) For the purposes described in [§ 5-929] §§ 5-916, 5-918, 5-927, AND 5-928 of this subtitle; and 5 (2) To pay any and all expenses of the Authority, including, by way of 6 example: 7 Any and all expenses for administrative, legal, actuarial, and (i) 8 other services; [and] 9 (ii) All costs, charges, fees, and expenses of the Authority related to 10 the authorizing, preparing, printing, selling, issuing, and insuring of bonds AND 11 AUTHORIZED PURPOSE OBLIGATIONS (including, by way of example, bonds OR 12 AUTHORIZED PURPOSE OBLIGATIONS, the proceeds of which are used to refinance or 13 refund outstanding bonds OR AUTHORIZED PURPOSE OBLIGATIONS), and the funding 14 of reserves; AND ALL COSTS OF PROVIDING ANY OTHER FINANCIAL ASSISTANCE 15 (III) 16 AUTHORIZED UNDER THIS SUBTITLE. 17 Moneys in the [Bond Insurance] INDUSTRIAL DEVELOPMENT Fund, to the 18 extent that such moneys exceed the amount that the Authority considers necessary to 19 meet its current expenses and obligations, shall be deposited with the State Treasurer 20 and invested and reinvested in the same manner as other State funds, and any 21 investment earnings shall be paid into the [Bond Insurance] INDUSTRIAL 22 DEVELOPMENT Fund. Any net earnings of the [Bond Insurance] INDUSTRIAL 23 DEVELOPMENT Fund, beyond those necessary to further or implement the purposes 24 of this subtitle, may not inure to the benefit of any person other than the State. If the Authority and the Secretary find that more money is needed to keep 25 26 the reserves of the [Bond Insurance] INDUSTRIAL DEVELOPMENT Fund at an adequate level, the Authority, with the consent of the Secretary, shall send a written request to the Board of Public Works for additional money. The Board of Public Works may pay the requested amount from its emergency fund. 30 If at any time the amount of money credited to the [Bond Insurance] (f) 31 INDUSTRIAL DEVELOPMENT Fund exceeds the amount that the Authority considers 32 necessary to meet its obligations under this subtitle, and to meet the requirements of 33 this subtitle, the Authority may determine, with the consent of the Secretary, to[: 34 Deposit the excess moneys into the Authorized Purpose Insurance 35 Fund to be used for the purposes described in § 5-915(c) of this subtitle; Deposit the excess moneys into the Maryland Seafood and 36 (2) 37 Aquaculture Loan Fund to be used for the purposes described in § 5-919(a) of this 38 subtitle; or

1	(3) Pay] PAY the excess moneys to the State Treasurer.
2	[5-916.] 5-915.
3	The State Treasurer shall report annually to the Authority as to:
4 5	(1) The status of the [Bond Insurance] INDUSTRIAL DEVELOPMENT Fund [and the Authorized Purpose Insurance Fund];
	(2) The market value of the assets in the [Bond Insurance] INDUSTRIAL DEVELOPMENT Fund [and the Authorized Purpose Insurance Fund] as of the date of the report; and
9 10	(3) The earnings received from investments authorized under this [Part III] SUBTITLE during the period covered by the report.
11	[Part IIIA. Maryland Seafood and Aquaculture Loan Fund.]
12	[Part IV. Use of Insurance Funds.]
13	[5-929.] 5-916.
14 15	Subject to the provisions of [this Part IV] § 5-917 OF THIS SUBTITLE, the Authority may, from the [Bond Insurance] INDUSTRIAL DEVELOPMENT Fund:
16 17	(1) Insure the payment or repayment of all or any part of the principal of, redemption or prepayment premiums or penalties on, and interest on bonds;
20	(2) Insure the payment or repayment of all or any part of the principal of, redemption or prepayment premiums or penalties on, and interest on any instrument executed, obtained, or delivered in connection with the issuance and sale of bonds; and
	(3) Pay or insure the payment of any fees or premiums necessary to obtain insurance, guarantees, or other credit support from any person in connection with financial assistance provided by the Authority under this subtitle.
25	[5-930.] 5-917.
	(a) The Authority may use the [Bond Insurance] INDUSTRIAL DEVELOPMENT Fund for the purposes described in [ $\S$ 5-929] $\S$ 5-916 of this subtitle only if the requirements of this section are satisfied.
	(b) The Authority shall determine, in its sole and absolute discretion, that the economic impact of the transaction will be substantial. To determine the economic impact of a transaction, the Authority may consider any factor it considers relevant.
32 33	(c) (1) The Authority shall determine that the acquisition of a facility will not result in:

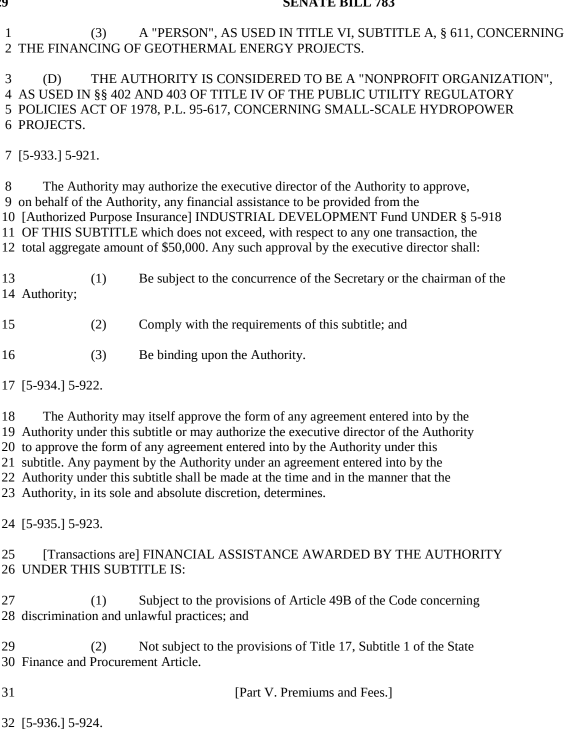
1 The removal of the business operations of the facility user from (i) 2 one county to another county; or 3 (ii) The abandonment of a facility in the State; or If the acquisition of a facility will result in the occurrence of either of 4 5 these events, the Authority shall determine that the acquisition of the facility will: (i) Discourage the facility user from leaving the State; or 6 7 (ii) Preserve the competitive position of the facility user in its 8 industry. 9 (d) The Authority shall determine that the Authority will not be required, 10 except on default, to operate, service, or maintain the facility [or energy project]. 11 The bonds or instruments with respect to which financial assistance is (e) 12 provided by the Authority shall be secured in a manner approved by the Authority. 13 Financial assistance provided by the Authority from the [Bond Insurance] 14 INDUSTRIAL DEVELOPMENT Fund UNDER § 5-916 OF THIS SUBTITLE with respect to 15 any one facility may not exceed the total aggregate amount of [\$5,000,000] \$7,500,000. The total aggregate amount of insurance from the [Bond Insurance] 16 (g) 17 INDUSTRIAL DEVELOPMENT Fund with respect to the insured portions of principal of 18 bonds or other instruments may not exceed at any time an amount equal to 5 times 19 the balance in the [Bond Insurance] INDUSTRIAL DEVELOPMENT Fund. 20 [5-931.] 5-918. 21 Subject to the provisions of [this Part IV] § 5-919 OF THIS SUBTITLE, the 22 Authority may, from the [Authorized Purpose Insurance] INDUSTRIAL 23 DEVELOPMENT Fund: 24 Insure the payment or repayment of the principal of, redemption or prepayment premiums or penalties on, and interest on authorized purpose 25 26 obligations; and 27 Pay or insure the payment of any fees or premiums necessary to (2) 28 obtain insurance, guarantees, or other credit support from any person in connection 29 with financial assistance provided by the Authority under this subtitle. 30 [5-932.] 5-919. 31 The Authority may use the [Authorized Purpose Insurance] INDUSTRIAL 32 DEVELOPMENT Fund for the purposes described in [§ 5-931] § 5-918 of this subtitle only if the requirements of this section are satisfied. 34 The Authority shall determine, in its sole and absolute discretion, that the 35 economic impact of the transaction will be substantial. To determine the economic 36 impact of a transaction, the Authority may consider any factor it considers relevant.

1 (c) The Authority shall determine that the transaction will not result in: (1) 2 The removal of the business operations of any person benefiting (i) 3 from the transaction, from one county to another county; or The abandonment of the business operations of any person (ii) 5 benefiting from the transaction, in the State; or If the transaction will result in the occurrence of either of these 6 7 events, the Authority shall determine that the transaction will: 8 (i) Discourage the business from leaving the State; or 9 (ii) Preserve the competitive position of the business in its industry. 10 The financial assistance to be provided by the Authority may not be used 11 in connection with a retail establishment unless the Authority determines, in its sole 12 and absolute discretion, that financial assistance in connection with a retail establishment will accomplish the purposes of this subtitle. 14 The Authority shall determine that the Authority will not be required, (e) 15 except on default, to operate, service, or maintain any business. The authorized purpose obligations with respect to which financial 16 assistance is provided by the Authority shall be secured in a manner approved by the 17 18 Authority. 19 Financial assistance provided by the Authority from the [Authorized (g) 20 Purpose Insurance] INDUSTRIAL DEVELOPMENT Fund UNDER § 5-918 OF THIS 21 SUBTITLE with respect to any one transaction may not exceed the total aggregate 22 amount of [\$1,000,000] § 2,500,000. 23 The total aggregate amount of insurance from the [Authorized Purpose 24 Insurance] INDUSTRIAL DEVELOPMENT Fund may not exceed at any time an amount equal to 5 times the balance in the [Authorized Purpose Insurance] INDUSTRIAL 26 DEVELOPMENT Fund. 27 The total aggregate amount of insurance from the [Authorized Purpose 28 Insurance] INDUSTRIAL DEVELOPMENT Fund of any one authorized purpose 29 obligation UNDER § 5-918 OF THIS SUBTITLE may not exceed: 30 For an export-related financing transaction, 90 percent of the total of 31 the principal of, redemption or prepayment premiums or penalties on, and interest 32 on, the authorized purpose obligation; or 33 For a transaction other than an export-related financing transaction, 34 80 percent of the total of the principal of, redemption or prepayment premiums or 35 penalties on, and interest on, the authorized purpose obligation.

- 1 5-920.
- 2 (A) IN AWARDING FINANCIAL ASSISTANCE FOR AN ENERGY PROJECT, THE
- 3 AUTHORITY SHALL CONSIDER THE EXTENT TO WHICH ANY ENERGY PROJECT FOR
- 4 WHICH FINANCIAL ASSISTANCE IS AWARDED WOULD:
- 5 (1) RESULT IN A REDUCTION IN THE CONSUMPTION OF ENERGY,
- 6 PARTICULARLY THE CONSUMPTION OF PETROLEUM;
- 7 (2) RESULT IN AN INCREASE IN ENERGY SUPPLY AVAILABLE TO 8 CITIZENS OF THE STATE:
- 9 (3) RESULT IN INCREASES IN EMPLOYMENT AND ECONOMIC ACTIVITY 10 IN THE STATE;
- 11 (4) EMBODY SOUND TECHNOLOGY AND ECONOMIC FEASIBILITY;
- 12 (5) MINIMIZE ANY ADVERSE IMPACT ON ENVIRONMENTAL QUALITY;
- 13 AND
- 14 (6) MAXIMIZE THE UTILIZATION OF FEDERAL PROGRAMS THAT PROVIDE 15 FINANCIAL ASSISTANCE FOR ENERGY PROJECTS.
- 16 (B) THE AUTHORITY SHALL PROMOTE THE VARIOUS PROGRAMS OF
- 17 FINANCIAL ASSISTANCE FOR ENERGY PROJECTS ESTABLISHED UNDER THIS
- 18 SUBTITLE BY INFORMING CONSUMERS, THE PRIVATE SECTOR, AND FINANCIAL
- 19 INSTITUTIONS OF THE BENEFITS OF THESE PROGRAMS, AND BY ACTIVELY SEEKING
- 20 THEIR PARTICIPATION. IN PARTICULAR, THE AUTHORITY SHALL:
- 21 (1) DEVELOP AND DISSEMINATE CLEAR AND CONCISE DESCRIPTIONS
- 22 OF ITS VARIOUS PROGRAMS OF FINANCIAL ASSISTANCE FOR ENERGY PROJECTS;
- 23 AND
- 24 (2) SERVE AS A CLEARINGHOUSE FOR INFORMATION ON FEDERAL AND
- 25 STATE PROGRAMS THAT PROVIDE FINANCIAL ASSISTANCE FOR ENERGY PROJECTS.
- 26 (C) THE AUTHORITY SHALL TAKE ALL ACTIONS NECESSARY TO QUALIFY FOR
- 27 AND TO PARTICIPATE IN THE VARIOUS PROGRAMS OF FINANCIAL ASSISTANCE FOR
- 28 ENERGY PROJECTS ESTABLISHED UNDER THE ENERGY SECURITY ACT, P.L. 96-294. IN
- 29 FURTHERANCE THEREOF, THE AUTHORITY SHALL BE SPECIFICALLY DEEMED TO BE,
- 30 FOR PURPOSES OF THAT ACT:
- 31 (1) A "PERSON", AS DEFINED IN TITLE II, § 203(17), CONCERNING THE
- 32 FINANCING OF BIOMASS ENERGY, MUNICIPAL SOLID WASTE, AND ALCOHOL FUELS
- 33 PROJECTS:
- 34 (2) A "GOVERNMENT CORPORATION", AS USED IN TITLE II, SUBTITLE C, §
- 35 252, CONCERNING THE FINANCING OF OTHER BIOMASS ENERGY PROJECTS; AND

33

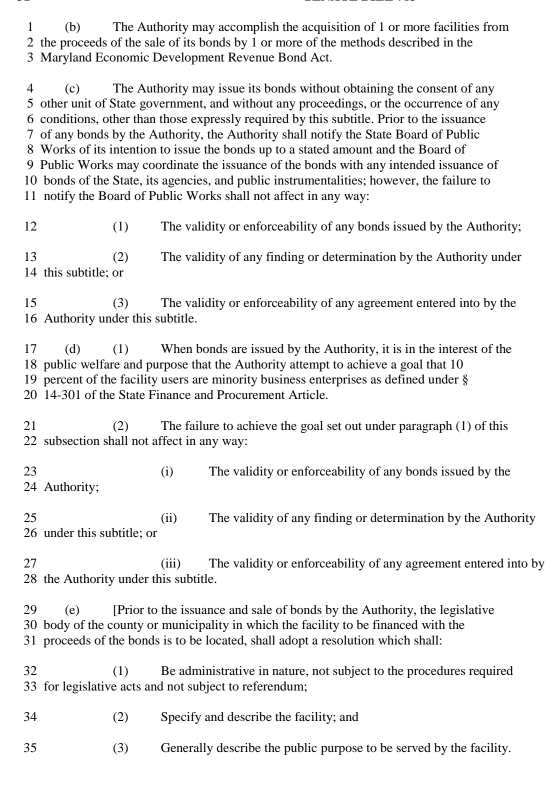
(a)



The Authority may, in its sole and absolute discretion, set the premiums

34 and fees to be paid to it for providing financial assistance under this subtitle.

	(b) The premiums and fees set by the Authority shall be payable in the amounts, at the time and in the manner that the Authority, in its sole and absolute discretion, requires.								
4 5		The premiums and fees need not be uniform among [transactions]  /ALS FOR FINANCIAL ASSISTANCE, and may vary in amount:							
6 7	and	(1)	Among [transactions] APPROVALS FOR FINANCIAL ASSISTANCE;						
8 9	FINANCIAL	(2) ASSIST	At different stages during the terms of [transactions] THE ANCE.						
	(d) A determination by the Authority, in accordance with [this Part V] § 5-925 of this subtitle, shall remain effective throughout the period during which the financial assistance provided by the Authority is in effect.								
13	[5-937.] 5-92	25.							
16 17 18	(a) The Authority may not charge any premium for insurance if the Authority determines that, at the time of approval of insurance, the facility[, energy project,] or business with respect to which insurance is provided by the Authority is located in a county where the average unemployment rate is at least 1 percent greater than the average unemployment rate for the United States, as determined in accordance with this section.								
	0 (b) (1) Average unemployment rates for a county shall be those established 1 by the State Employment Security Administration or any other agency or 2 instrumentality responsible for establishing the rates.								
			Average unemployment rates for the United States shall be those ited States Department of Labor or any other agency or le for establishing the rates.						
26	(c)	The Aut	hority shall:						
27		(1)	Annually review the unemployment rates; and						
28 29	12 months be	(2) efore the	Only consider annual unemployment rates established not more than date of the Authority's review.						
30			[Part VI. Issuance of Bonds by Authority.]						
31	[5-938.] 5-92	26.							
34	(a) In order to accomplish the purposes of this subtitle, in addition to any other powers it may have and notwithstanding any limitation of law, the Authority, on behalf of the State, may issue and sell bonds as provided in and in accordance with the Maryland Economic Development Revenue Bond Act AND THIS SUBTITLE.								



39 LOAN TO FINANCE:

1 (f)] Except for the Authority's insurance (if any), bonds issued by the Authority 2 and the interest on them are limited obligations of the Authority, the principal of, 3 premium, if any, and interest on which are payable solely (except for bond 4 anticipation notes and notes in the nature of commercial paper) from revenues or 5 moneys to be received in connection with the financing or refinancing of a facility [or] 6 AND from any other moneys made available to the Authority for such purpose. 7 Neither the bonds issued by the Authority nor the interest thereon shall ever 8 constitute an indebtedness or a charge against the general credit or taxing powers of 9 the State, the Department, the Authority or any other public body within the meaning 10 of any constitutional or charter provision or statutory limitation and neither shall 11 ever constitute or give rise to any pecuniary liability of the State, the Department, the 12 Authority or any other public body. Each bond issued by the Authority, on its face, 13 may plainly state that it has been issued under the provisions of the Maryland 14 Economic Development Revenue Bond Act AND THIS SUBTITLE and that it does not 15 constitute an indebtedness to which the faith and credit of the State, the Department, 16 the Authority or any other public body is pledged. 17 Bonds issued by the Authority shall be exempt from taxation by the [(g)]18 State and by its several counties and municipalities as provided in the Maryland 19 Economic Development Revenue Bond Act. Facilities financed with the proceeds of bonds issued by the Authority 20 21 are not subject to the requirements of any law regarding competitive bidding. 22 5-927. IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS 23 (A) (1) 24 INDICATED. 25 (2) "APPLICANT" MEANS THE ELIGIBLE BUSINESS APPLYING FOR THE 26 LOAN AND THE FIXED ASSET FINANCING ASSISTED BY A LINKED DEPOSIT. 27 (3) "ELIGIBLE BUSINESS" MEANS A FOR-PROFIT BUSINESS THAT: 28 IS LOCATED IN A COUNTY THAT HAS AN UNEMPLOYMENT RATE (I) 29 OF 130 PERCENT OF THE UNEMPLOYMENT RATE FOR THE STATE DURING THE MOST 30 RECENT 4 CONSECUTIVE QUARTERS FOR WHICH DATA ARE AVAILABLE AND HAS A 31 POPULATION UNDER 200,000; 32 IS IN GOOD STANDING WITH EACH STATE REGULATORY (II)33 AUTHORITY WITH JURISDICTION OVER THE BUSINESS OF THE APPLICANT, 34 INCLUDING THE STATE WORKERS' COMPENSATION COMMISSION, THE DEPARTMENT 35 OF ASSESSMENTS AND TAXATION, AND THE DEPARTMENT OF LABOR, LICENSING 36 AND REGULATION; AND 37 (III)EMPLOYS 500 OR FEWER EMPLOYEES. 38 (4) (I) "FIXED ASSET FINANCING" MEANS THE USE OF A COMMERCIAL

1 2	WHOLE OR IN PART;		1.	THE ACQUISITION OR CONSTRUCTION OF A BUILDING, IN			
	BUILDING IS LOCATE BY THE APPLICANT;	ED OR		THE ACQUISITION OF THE LAND UPON WHICH THE E LOCATED IF THE LAND IS NOT ALREADY OWNED			
6		3	3.	THE ACQUISITION OF MACHINERY AND EQUIPMENT.			
7 8	(II REFINANCING OF AN			ASSET FINANCING" DOES NOT INCLUDE THE EBT.			
9	(5) "L	LENDEI	R" MEA	NS A FINANCIAL INSTITUTION THAT:			
10	(I)	) I	S ELIG	IBLE TO MAKE COMMERCIAL LOANS;			
11	(II	I) I	IS A PU	BLIC DEPOSITORY OF STATE FUNDS;			
12 13	(II PROVISIONS OF THIS			S TO RECEIVE LINKED DEPOSITS UNDER THE AND			
14	$(\Gamma$	V) I	IS INSU	RED BY:			
15		4	<del>l.</del>	THE FEDERAL DEPOSIT INSURANCE CORPORATION; OR.			
16 17	CORPORATION.	ź	<del>2.</del>	THE FEDERAL SAVINGS AND LOAN INSURANCE			
20	18 (6) "LINKED DEPOSIT" MEANS A CERTIFICATE OF DEPOSIT THAT IS 19 PLACED BY THE AUTHORITY WITH A LENDER AT 3 PERCENT AND EARNS INCOME 20 BELOW THE PREVAILING MARKET RATE FOR EQUIVALENT DEPOSITS MADE WITH 21 THE LENDER AT THE TIME OF THE DEPOSIT.						
	(B) (1) THERE IS A LINKED DEPOSIT PROGRAM IN THE DEPARTMENT, WHICH REPLACES THE DEPARTMENT'S MARYLAND ENTERPRISE INCENTIVE DEPOSIT FUND PROGRAM.						
		PLOYM		OF THE LINKED DEPOSIT PROGRAM IS TO STIMULATE ROWTH IN RURAL AREAS OF THE STATE THAT HAVE			
28 29	(3) TI LOANS AT LOWER T			WILL ASSIST ELIGIBLE BUSINESSES IN OBTAINING FRATES.			
30 31	(4) TI OF LAND, BUILDING			BUSINESS MAY USE THE LOAN FOR THE ACQUISITION Y, AND EQUIPMENT.			
32 33				ONS MADE BY THE ELIGIBLE BUSINESS SHALL BE PLOYMENT OPPORTUNITIES IN THE RURAL AREA.			

31

32

34

(II)

(III)

(IV)

33 FUND AND THE AMOUNT COMMITTED TO LINKED DEPOSITS;

34 **SENATE BILL 783** (C) THE AUTHORITY MAY MAKE PLACE A LINKED DEPOSIT WITH A LENDER IN 1 2 ACCORDANCE WITH THE PROVISIONS OF THIS SUBTITLE. 3 TO OBTAIN FIXED ASSET FINANCING ASSISTED BY A LINKED 4 DEPOSIT UNDER THE PROVISIONS OF THIS SUBTITLE, AN ELIGIBLE BUSINESS SHALL 5 APPLY TO A LENDER FOR FIXED ASSET FINANCING OF NOT MORE THAN \$500,000. IN ADDITION TO THE INFORMATION REQUIRED BY THE LENDER AS 6 7 PART OF ITS STANDARD LOAN APPLICATION PROCEDURE, THE APPLICANT SHALL 8 PROVIDE TO THE LENDER. IN A FORM PRESCRIBED BY THE AUTHORITY: A CERTIFICATION, WITH SUPPORTING DOCUMENTATION, THAT 9 (I)10 THE APPLICANT IS AN ELIGIBLE BUSINESS: AND (II)A DESCRIPTION OF THE NUMBER AND KINDS OF JOBS TO BE 12 CREATED OR RETAINED AS A RESULT OF PROVIDING THE LINKED DEPOSIT. ON CONDITIONAL APPROVAL OF A FIXED ASSET FINANCING LOAN 13 14 APPLICATION TO BE ASSISTED BY A LINKED DEPOSIT, THE LENDER SHALL FORWARD 15 THE LOAN PACKAGE TO THE AUTHORITY A LINKED DEPOSIT LOAN PACKAGE WITH 16 THE INFORMATION REQUIRED UNDER THIS SUBTITLE AND IN A FORM PRESCRIBED 17 BY THE AUTHORITY. IN ADDITION TO ANY OTHER INFORMATION REASONABLY REQUIRED 19 BY THE AUTHORITY TO CARRY OUT THE PURPOSES OF THIS SECTION, THE LINKED 20 DEPOSIT LOAN PACKAGE SHALL INCLUDE THE INFORMATION REQUIRED OF THE 21 APPLICANT UNDER SUBSECTION (D)(2) OF THIS SECTION. 22 BY FORWARDING THE LOAN PACKAGE TO THE AUTHORITY, THE 23 LENDER IS NOT REPRESENTING TO THE AUTHORITY THE ACCURACY OR VALIDITY OF 24 ANY INFORMATION IN THE LOAN PACKAGE AS IT RELATES TO THE APPLICANT. IN DETERMINING WHETHER TO ACCEPT A LINKED DEPOSIT LOAN 25 26 PACKAGE, THE AUTHORITY SHALL: 27 CONFIRM THE ELIGIBILITY OF THE APPLICANT; AND (1) 28 (2) CONSIDER: 29 THE NUMBER AND KIND OF JOBS TO BE CREATED OR RETAINED (I) 30 AS A RESULT OF PROVIDING THE LINKED DEPOSIT;

THE AMOUNT OF THE LOAN:

35 IS ESSENTIAL FOR THE ECONOMIC FEASIBILITY OF THE ACQUISITION TO BE MADE;

THE AMOUNT OF MONEY IN THE INDUSTRIAL DEVELOPMENT

WHETHER THE AVAILABILITY OF LINKED DEPOSIT FINANCING

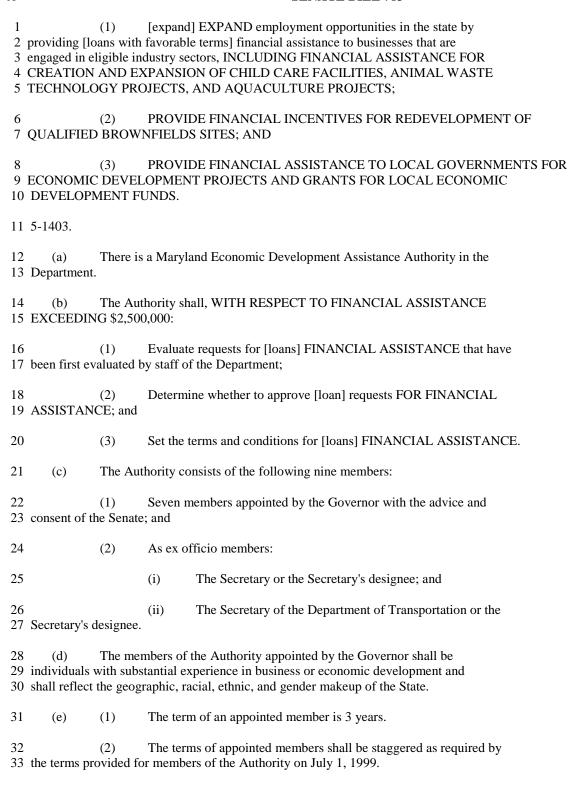
- 1 (V) THE ECONOMIC NEEDS OF THE AREA IN WHICH THE ELIGIBLE 2 BUSINESS IS LOCATED:
- 3 (VI) THE FINANCIAL FEASIBILITY OF THE LOAN TO BE MADE; AND
- 4 (VII) ANY OTHER FACTORS THAT THE AUTHORITY CONSIDERS
- 5 RELEVANT.
- 6 (G) IF THE AUTHORITY ACCEPTS A LINKED DEPOSIT LOAN PACKAGE
- 7 FORWARDED FROM A LENDER, THE AUTHORITY AND THE LENDER SHALL ENTER
- 8 INTO A DEPOSIT AGREEMENT UNDER WHICH:
- 9 (1) THE AUTHORITY SHALL PLACE WITH THE LENDER A 5 YEAR
- 10 CERTIFICATE OF DEPOSIT IN THE AMOUNT OF THE LOAN, AT A RATE 3 PERCENT
- 11 BELOW THE LENDER'S PREVAILING RATE FOR EQUIVALENT DEPOSITS AT THE TIME
- 12 OF THE DEPOSIT: AND
- 13 (2) THE LENDER WILL AGREE TO APPROVE THE APPLICANT'S LOAN
- 14 APPLICATION AT A FIXED INTEREST RATE WHICH SHALL BE AT LEAST 3 PERCENT
- 15 BELOW ITS THEN CUSTOMARY RATE FOR SIMILAR LOANS, FOR A TERM OF AT LEAST
- 16 5 YEARS, AND UPON SUCH OTHER TERMS AND CONDITIONS AS THE AUTHORITY
- 17 SHALL APPROVE. THE LENDER MUST ALSO AGREE NOT TO ASSIGN OR SELL THE
- 18 LOAN TO ANY OTHER LENDER SO LONG AS THE LINKED DEPOSIT IS IN EFFECT. THE
- 19 LENDER MUST ALSO AGREE NOT TO CHARGE THE ELIGIBLE BUSINESS MORE THAN A
- 20 TOTAL OF 1 PERCENT OF THE PRINCIPAL AMOUNT OF THE LOAN FOR ORIGINATION,
- 21 PLACEMENT, OR DISCOUNT FEES OR OTHER CHARGES AS ADDITIONAL
- 22 COMPENSATION FOR THE LOAN AN AGREEMENT UNDER WHICH THE AMOUNT AND
- 23 TERM OF, AND SCHEDULE FOR PAYMENT OF PRINCIPAL AND INTEREST ON, THE
- 24 LINKED DEPOSIT SHALL BE DETERMINED.
- 25 (H) ON RECEIVING A LINKED DEPOSIT FROM THE AUTHORITY, THE LENDER
- 26 SHALL CARRY OUT THE ISSUE A LOAN COMMITMENT TO THE APPLICANT THAT
- 27 SHALL PROVIDE, AMONG OTHER TERMS, THAT THE INTEREST RATE ON THE
- 28 FINANCING WILL BE BELOW THE PREVAILING MARKET RATE TO THE SAME EXTENT
- 29 AND FOR AS LONG AS INCOME EARNED ON THE LINKED DEPOSIT IS BELOW INCOME
- 30 PAID ON EQUIVALENT DEPOSITS WITH THE LENDER.
- 31 (I) AT THE CONCLUSION OF THE DEPOSIT TERM OR AT AN EARLIER TIME AS
- 32 THE LOAN TO THE APPLICANT IS REPAID OR OTHERWISE TERMINATED, THE DEPOSIT
- 33 SHALL REVERT TO THE INDUSTRIAL DEVELOPMENT FUND, AND THE RATE OF THE
- 34 LOAN SHALL RETURN TO THE PREVAILING RATE, AS PROVIDED IN THE LOAN
- 35 COMMITMENT.
- 36 (J) THE AUTHORITY, THE DEPARTMENT, AND THE STATE SHALL HAVE THE
- 37 IMMUNITY FROM LIABILITY DESCRIBED UNDER § 5-521 OF THE COURTS AND
- 38 JUDICIAL PROCEEDINGS ARTICLE.
- 39 (K) A DELAY IN PAYMENT OR DEFAULT BY AN ELIGIBLE BUSINESS DOES NOT
- 40 AFFECT THE DEPOSIT AGREEMENT BETWEEN THE LENDER AND THE AUTHORITY.

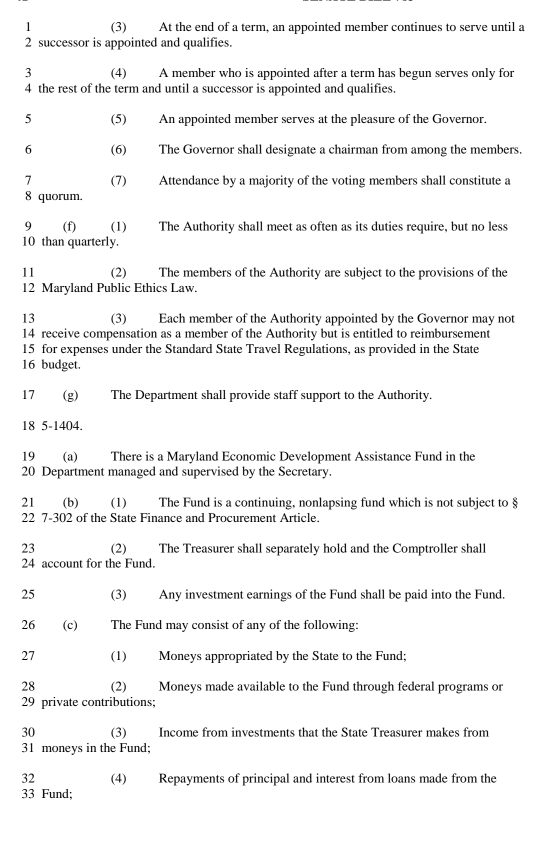
- 1 (I) (1) A FIXED ASSET FINANCING LOAN ASSISTED BY A LINKED DEPOSIT IS 2 NOT A DEBT OF THE STATE OR A PLEDGE OF THE CREDIT OF THE STATE.
- 3 (2) THE AUTHORITY, THE DEPARTMENT, AND THE STATE ARE NOT
- 4 <u>LIABLE TO ANY LENDER FOR PAYMENT OF THE PRINCIPAL OR INTEREST ON A FIXED</u>
- 5 ASSET FINANCING LOAN ASSISTED BY A LINKED DEPOSIT.
- 6 5-928.
- 7 IN CONJUNCTION WITH ITS PROVISION OF FINANCIAL ASSISTANCE UNDER
- 8 THIS SUBTITLE, THE AUTHORITY MAY ACCEPT AN OPTION, TO BE EXERCISED AT THE
- 9 SOLE DISCRETION OF THE AUTHORITY, TO ACQUIRE AN EQUITY INTEREST IN A
- 10 BUSINESS ENTERPRISE. THE AUTHORITY MAY USE MONEYS FROM THE INDUSTRIAL
- 11 DEVELOPMENT FUND TO EXERCISE THE OPTION.
- 12 5-929.
- 13 THE AUTHORITY MAY ADOPT REGULATIONS TO IMPLEMENT THIS SUBTITLE.
- 14 [Part VII. Miscellaneous Provisions.]
- 15 [5-939.] 5-930.
- 16 Upon dissolution of the Authority, title to all property owned by the Authority
- 17 shall vest in the State.
- 18 [5-940.] 5-931.
- 19 (a) A person may not knowingly make or cause any false statement or report
- 20 to be made in any application or in any document furnished to the Authority.
- 21 (b) A person may not knowingly make or cause any false statement or report
- 22 to be made for the purpose of influencing the action of the Authority on an application
- 23 for financial assistance or for the purpose of influencing any action of the Authority
- 24 affecting financial assistance whether or not such assistance may have already been
- 25 extended.
- 26 (c) Any person, or any aider and abettor, who violates any provision of this
- 27 section is guilty of a misdemeanor and on conviction is subject to a fine not exceeding
- 28 \$50,000 or imprisonment in the penitentiary not exceeding 5 years, or both.
- 29 5-932.
- 30 (A) ANY INSURANCE ON BONDS, OR INSURANCE ON AUTHORIZED PURPOSE
- 31 OBLIGATIONS PROVIDED BEFORE JULY 1, 2000, SHALL CONTINUE AS OBLIGATIONS
- 32 OF THE AUTHORITY AND SHALL BE DEEMED AUTHORIZED UNDER THIS SUBTITLE.
- 33 (B) FINANCIAL ASSISTANCE APPROVED BY THE AUTHORITY, INCLUDING
- 34 TRANSACTIONS UNDER THE FORMER MARYLAND ENERGY FINANCING ACT, BUT NOT

- 1 CLOSED BEFORE JULY 1, 2000, SHALL BE DEEMED AUTHORIZED UNDER THIS 2 SUBTITLE.
- 3 (C) BONDS ISSUED BY THE FORMER MARYLAND ENERGY FINANCING
- 4 ADMINISTRATION SHALL CONTINUE AFTER DECEMBER 31, 2001 AS OBLIGATIONS OF
- 5 THE AUTHORITY AND SHALL BE DEEMED AUTHORIZED UNDER THIS SUBTITLE.
- 6 (D) LOAN GUARANTEES PROVIDED BY THE DEPARTMENT FROM THE FORMER
- 7 DAY CARE LOAN GUARANTEE FUND SHALL CONTINUE AS OBLIGATIONS OF THE
- 8 AUTHORITY AND SHALL BE DEEMED AUTHORIZED UNDER THIS SUBTITLE.
- 9 (E) DEPOSIT AGREEMENTS ENTERED INTO BETWEEN THE DEPARTMENT AND
- 10 A LENDER UNDER THE FORMER MARYLAND ENTERPRISE INCENTIVE DEPOSIT FUND
- 11 PROGRAM SHALL CONTINUE AS OBLIGATIONS OF THE AUTHORITY AND SHALL BE
- 12 DEEMED AUTHORIZED UNDER THIS SUBTITLE.
- 13 [5-941.] 5-933.
- 14 This subtitle may be referred to as the Maryland Industrial Development
- 15 Financing Authority Act.
- Subtitle 12. PenMar Development Corporation.
- 17 5-1202.
- 18 (b) The General Assembly further declares and finds that the establishment of
- 19 a State public corporation to develop Fort Ritchie would serve the public interest. It
- 20 would complement existing State marketing programs administered by the
- 21 Department of Business and Economic Development through its office of Business
- 22 Development and Resources and through financial assistance programs such as those
- 23 of the Maryland Industrial Development Financing Authority[, the Maryland
- 24 Industrial Land Act, and the Maryland Industrial and Commercial Redevelopment
- 25 Fund Act] AND THE MARYLAND ECONOMIC DEVELOPMENT ASSISTANCE AUTHORITY
- 26 AND FUND.
- 27 Subtitle 14. Maryland Economic Development Assistance Authority and Fund.
- 28 5-1401.
- 29 (a) In this subtitle the following words have the meanings indicated.
- 30 (B) "ANIMAL WASTE TECHNOLOGY PROJECT" MEANS THE RESEARCH,
- 31 DEVELOPMENT, IMPLEMENTATION, OR MARKET DEVELOPMENT OF TECHNOLOGY
- 32 THAT IS INTENDED TO:
- 33 (1) REDUCE THE AMOUNT OF NUTRIENTS IN ANIMAL WASTE;
- 34 (2) ALTER THE COMPOSITION OF ANIMAL WASTE;
- 35 (3) DEVELOP ALTERNATIVE WASTE MANAGEMENT STRATEGIES; OR

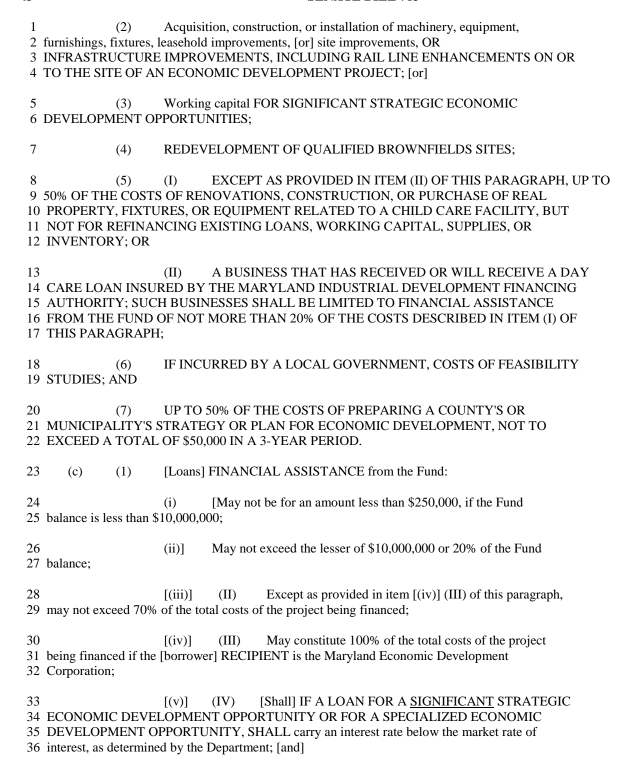
- 1 (4) USE ANIMAL WASTE IN A PRODUCTION PROCESS.
- 2 (C) "AQUACULTURE PROJECT" MEANS A PROJECT THAT ENCOURAGES
- 3 INNOVATION, EXPANSION, AND MODERNIZATION OF THE SEAFOOD PROCESSING
- 4 INDUSTRY OR THE AQUACULTURE INDUSTRY.
- 5 [(b)] (D) "Authority" means the Maryland Economic Development Assistance
- 6 Authority.
- 7 (E) "BROWNFIELDS REVITALIZATION INCENTIVE PROGRAM" MEANS THE
- 8 PROGRAM WITHIN THE DEPARTMENT UNDER WHICH FINANCIAL ASSISTANCE FROM
- 9 THE FUND IS PROVIDED FOR THE REDEVELOPMENT OF QUALIFIED BROWNFIELDS
- 10 SITES, AS SET FORTH IN § 5-1408 OF THIS SUBTITLE.
- 11 (F) (1) "BROWNFIELDS SITE" MEANS:
- 12 (I) AN ELIGIBLE PROPERTY, AS DEFINED IN § 7-501 OF THE
- 13 ENVIRONMENT ARTICLE, THAT IS:
- 14 1. OWNED OR OPERATED BY AN INCULPABLE PERSON, AS
- 15 DEFINED IN § 7-501 OF THE ENVIRONMENT ARTICLE; AND
- 16 2. LOCATED IN A TAXING JURISDICTION THAT HAS ELECTED
- 17 TO PARTICIPATE IN THE BROWNFIELDS REVITALIZATION INCENTIVE PROGRAM IN
- 18 ACCORDANCE WITH § 9-229 OF THE TAX PROPERTY ARTICLE; OR
- 19 (II) PROPERTY WHERE THERE IS A RELEASE, DISCHARGE, OR
- 20 THREATENED RELEASE OF OIL, AS DEFINED IN § 4-401 OF THE ENVIRONMENT
- 21 ARTICLE, THAT IS:
- 22 1. SUBJECT TO A CORRECTIVE ACTION PLAN APPROVED BY
- 23 THE DEPARTMENT OF THE ENVIRONMENT IN ACCORDANCE WITH TITLE 4 OF THE
- 24 ENVIRONMENT ARTICLE; AND
- 25 2. LOCATED IN A TAXING JURISDICTION THAT HAS ELECTED
- 26 TO PARTICIPATE IN THE BROWNFIELDS REVITALIZATION INCENTIVE PROGRAM IN
- 27 ACCORDANCE WITH § 9-229 OF THE TAX PROPERTY ARTICLE.
- 28 (2) "BROWNFIELDS SITE" DOES NOT INCLUDE PROPERTY THAT IS
- 29 OWNED OR OPERATED BY A RESPONSIBLE PERSON OR A PERSON RESPONSIBLE FOR
- 30 THE DISCHARGE.
- 31 (G) "CHILD CARE FACILITY" MEANS A FACILITY IN WHICH CARE IS OFFERED
- 32 FOR SEVEN OR MORE CHILDREN THAT IS REQUIRED TO BE LICENSED AS A CHILD
- 33 CARE CENTER UNDER §§ 5-570 THROUGH 5-585 OF THE FAMILY LAW ARTICLE.
- 34 (H) "CHILD CARE SPECIAL LOAN" MEANS A DIRECT LOAN FOR THE EXPANSION
- 35 OR IMPROVEMENT OF CHILD CARE SERVICES AT CHILD CARE FACILITIES IN THE
- 36 STATE, WHICH IS GOVERNED BY THE TERMS OF § 5-1409 OF THIS SUBTITLE.

- 1 [(c)] (H) (I) "Fund" means the Maryland Economic Development Assistance 2 Fund.
- 3 (I) (J) "FINANCIAL ASSISTANCE" MEANS A GRANT, LOAN, OR INVESTMENT 4 PROVIDED UNDER THIS SUBTITLE.
- 5 (J) (K) "LOCAL ECONOMIC DEVELOPMENT FUND" MEANS A REVOLVING,
- 6 NONLAPSING FUND THAT ONE OR MORE LOCAL GOVERNMENTS ESTABLISH FOR
- 7 PURPOSES OF ECONOMIC DEVELOPMENT WITHIN THE AREAS UNDER THEIR
- 8 JURISDICTIONS.
- 9 (K) (L) "LOCAL ECONOMIC DEVELOPMENT OPPORTUNITY" MEANS A
- 10 PROJECT THAT THE DEPARTMENT DETERMINES PROVIDES A VALUABLE ECONOMIC
- 11 DEVELOPMENT OPPORTUNITY TO THE JURISDICTION IN WHICH THE PROJECT IS
- 12 LOCATED AND WHICH IS A PRIORITY FOR AND ENDORSED BY THE GOVERNING BODY
- 13 OF THAT JURISDICTION.
- 14 (L) (M) "LOCAL GOVERNMENT" MEANS A COUNTY OR MUNICIPALITY OR ITS
- 15 DESIGNATED AGENCY OR INSTRUMENTALITY OR THE MARYLAND ECONOMIC
- 16 DEVELOPMENT CORPORATION.
- 17 (M) (N) "PERSON RESPONSIBLE FOR THE DISCHARGE" HAS THE MEANING
- 18 STATED IN § 4-401 OF THE ENVIRONMENT ARTICLE.
- 19 (N) (O) "QUALIFIED BROWNFIELDS SITE" MEANS A BROWNFIELDS SITE
- 20 THAT HAS BEEN DETERMINED BY THE DEPARTMENT OF BUSINESS AND ECONOMIC
- 21 DEVELOPMENT TO BE ELIGIBLE FOR FINANCIAL INCENTIVES UNDER THIS
- 22 SUBTITLE.
- 23 (O) (P) "RESPONSIBLE PERSON" HAS THE MEANING STATED IN § 7-201 OF
- 24 THE ENVIRONMENT ARTICLE.
- 25 (P) (O) "SIGNIFICANT STRATEGIC ECONOMIC DEVELOPMENT
- 26 OPPORTUNITY" MEANS A PROJECT THAT THE DEPARTMENT DETERMINES PROVIDES
- 27 A VALUABLE ECONOMIC DEVELOPMENT OPPORTUNITY OF STATEWIDE, REGIONAL.
- 28 OR STRATEGIC INDUSTRY IMPACT.
- 29 (O) (R) "SPECIALIZED ECONOMIC DEVELOPMENT OPPORTUNITY" MEANS AN
- 30 ANIMAL WASTE TECHNOLOGY PROJECT, AN AQUACULTURE PROJECT,
- 31 REDEVELOPMENT OF A QUALIFIED BROWNFIELDS SITE, OR A PROJECT TO CREATE
- 32 OR EXPAND A CHILD CARE FACILITY.
- 33 [(d)] (R) (S) "Working capital" means funds to be used for current operations
- 34 of a business.
- 35 5-1402.
- The [purpose] PURPOSES of the Maryland Economic Development Assistance
- 37 Fund [is] ARE to:





	related to any this subtitle;	(5) y [loan] F		s from the sale, disposition, lease, or rental of collateral AL ASSISTANCE provided by the Department under
4 5	processing o	(6) f requests		ion or other fees paid to the program in connection with the s] FINANCIAL ASSISTANCE; [and]
			OING AN	ERY OF ANY INVESTMENT MADE BY THE DEPARTMENT IN A Y ARRANGEMENT UNDER WHICH ANY PART OF THE ENT IS RECOVERED THROUGH:
9 10	PROPORTI	ON OF C		A REQUIREMENT THAT THE DEPARTMENT RECEIVE A OW, COMMISSIONS, ROYALTIES, OR LICENSE FEES;
11 12	INVESTME	ENT INTI	(II) EREST; (	THE REPURCHASE FROM THE DEPARTMENT OF ANY OF ITS OR
13			(III)	SALE OF AN APPRECIATED ASSET;
14 15	GRANTS E	(8) XTENDI		MENTS RECEIVED FROM RECIPIENTS OF CONDITIONAL HE DEPARTMENT;
16 17	ARTICLE;	(9)	MONEY	S COLLECTED UNDER § 9-229 OF THE TAX PROPERTY
20 21	INCENTIVE MARYLAN	E FUND, ID INDU	VIDED F THE FO STRIAL	MENTS ON OR RECOVERIES FROM ANY FINANCIAL ROM THE FORMER BROWNFIELDS REVITALIZATION RMER ANIMAL WASTE TECHNOLOGY FUND, THE FORMER LAND FUND, AND THE FORMER MARYLAND INDUSTRIAL VELOPMENT FUND;
25		FORMER	T LOAN R MARYI	MENTS ON LOANS MADE FROM THE FORMER CHILD CARE FUND, THE FORMER CHILD CARE SPECIAL LOAN FUND, LAND SEAFOOD AND AQUACULTURE LOAN FUND WITHIN
27		[(7)]	(12)	Any other moneys made available to the Fund.
28	5-1405.			
29	(a)	The Dep	artment i	nay use moneys in the Fund to:
30		(1)	Provide	[loans] FINANCIAL ASSISTANCE to eligible applicants; and
31 32	services for	(2) the progr		enses for administrative, actuarial, legal, and technical
33 34	(b) finance cost			IAL ASSISTANCE from the Fund may be used only to
35		(1)	Acquisit	ion or construction of a building or real estate;



3 4	EXCEEDING ONE-F	EIGHTH ATE GEN	IF A LOAN FOR A LOCAL ECONOMIC DEVELOPMENT OCAL GOVERNMENT, SHALL CARRY AN INTEREST RATE NOT OF ONE PERCENT PLUS THE NET INTEREST COST OF THE IERAL OBLIGATION BOND ISSUE PRECEDING THE
8	UNEMPLOYMENT	OR THE	SHALL NOT BEAR A RATE OF INTEREST LESS THAN 3% UNLESS A LOAN IS LOCATED IN AN AREA OF HIGH DEPARTMENT DETERMINES THAT THE BORROWER IS LLING ECONOMIC DEVELOPMENT INITIATIVE; AND
10		[(vi)]	(VII) May not be used to refinance existing debt.
11	(2)	Loans fr	om the Fund may not be for a term exceeding:
12		(i)	For working capital - 3 years;
	[10 years] THE LESS DETERMINED BY		For financing machinery, equipment, furnishings, or fixtures - 1.5 YEARS OR THE USEFUL LIFE OF THE ASSET, AS PARTMENT; [and]
16 17	real estate - 25 years;	(iii) AND	For financing the construction or acquisition of buildings and
18 19	BROWNFIELDS SI	(IV) ΓE - A TI	FOR FINANCING REDEVELOPMENT OF A QUALIFIED ERM APPROVED BY THE DEPARTMENT OR THE AUTHORITY.
20	(3)	FOR LC	ANS FROM THE FUND THE DEPARTMENT MAY:
21 22	OR	(I)	WAIVE INTEREST DURING THE FIRST 2 YEARS OF A LOAN TERM;
	RATE THAT EXCE SUBSECTION.	(II) EDS THI	UPON A DEFAULT BY THE BORROWER, IMPOSE AN INTEREST E LIMITS SET FORTH IN PARAGRAPH (1) OF THIS
26 27	(4) CONJUNCTION WI		MENTS FROM THE FUND MAY BE MADE ONLY IN OAN OR A GRANT FROM THE FUND.
28 29	(d) To be el applicant must be:	igible for	[a loan] FINANCIAL ASSISTANCE from the Fund, an
30 31	(1) LOCAL GOVERNM		ridual [or a], private business, NOT FOR PROFIT entity, OR no] WHICH:
34 35	CARRY OUT A PRO	OJECT T E THE R	[Is primarily engaged in a business] UNLESS THE APPLICANT TINTENDING TO USE THE FINANCIAL ASSISTANCE TO HAT DOES NOT BENEFIT A PARTICULAR PRIVATE SECTOR EQUESTED FINANCIAL ASSISTANCE FOR A PROJECT in an

34

45 **SENATE BILL 783** 1 Intends to use the requested [loan] FINANCIAL ASSISTANCE for (ii) 2 a project that has a strong potential for expanding or retaining employment 3 opportunities in the State; and Submits to the Department an application containing any (iii) 5 information the Department or the Authority deems necessary in evaluating the 6 [loan] request FOR FINANCIAL ASSISTANCE; or 7 [The Maryland Economic Development Corporation, provided that 8 the requirements specified in item (1) of this subsection are met A LOCAL ECONOMIC 9 DEVELOPMENT FUND THAT MEETS THE CRITERIA SET FORTH IN § 5-1407 OF THIS 10 SUBTITLE. 11 (e) Subject to the restrictions of this subtitle, the Department [and] OR the 12 Authority shall impose such terms and conditions on [the loans] FINANCIAL 13 ASSISTANCE provided from the Fund as [they deem] EITHER DEEMS appropriate. FOR A LOCAL ECONOMIC DEVELOPMENT OPPORTUNITY, THE LOCAL 14 15 GOVERNMENT OF THE JURISDICTION IN WHICH THE PROJECT IS LOCATED MUST 16 PROVIDE: A FORMAL RESOLUTION OF THE GOVERNING BODY OF THE 17 (1) 18 JURISDICTION IN WHICH THE PROJECT IS LOCATED ENDORSING THE FINANCIAL 19 ASSISTANCE TO BE PROVIDED FROM THE FUND; AND 20 EITHER OR BOTH OF THE FOLLOWING, AS DETERMINED BY THE 21 DEPARTMENT OR THE AUTHORITY, TO EVIDENCE ITS SUPPORT OF THE PROJECT: A GUARANTEE, SECURED BY THE FULL FAITH AND CREDIT OF 22 23 THE COUNTY OR MUNICIPALITY IN WHICH THE PROJECT IS LOCATED, OF ALL OR A 24 PORTION OF THE AMOUNT OF THE FINANCIAL ASSISTANCE; OR THE FINANCING OF A PORTION OF THE COSTS OF THE PROJECT 25 (II)26 EQUAL TO AT LEAST 10% OF THE FINANCIAL ASSISTANCE TO BE PROVIDED FROM 27 THE FUND. FINANCIAL ASSISTANCE PROVIDED TO A LOCAL GOVERNMENT MUST 28 (G) (1) 29 BE APPROVED BY A FORMAL RESOLUTION OF: THE GOVERNING BODY OF THE JURISDICTION IN WHICH THE (I) 31 PROJECT IS LOCATED; OR IF THE RECIPIENT OF THE FINANCIAL ASSISTANCE IS THE 32 (II)33 MARYLAND ECONOMIC DEVELOPMENT CORPORATION, ITS BOARD OF DIRECTORS.

A PROJECT THAT IS FUNDED BY A GRANT FROM THE FUND TO A

35 LOCAL GOVERNMENT, AND CARRIED OUT BY THE LOCAL GOVERNMENT, MUST BE 36 CONSISTENT WITH THE STRATEGY OR PLAN FOR ECONOMIC DEVELOPMENT OF THE

37 COUNTY OR MUNICIPALITY IN WHICH THE PROJECT IS LOCATED.

- (H) FINANCIAL ASSISTANCE FROM THE FUND NOT EXCEEDING \$2,500,000 1 (1) 2 MAY BE APPROVED BY THE SECRETARY.
- FINANCIAL ASSISTANCE FROM THE FUND EXCEEDING \$2,500,000 4 SHALL BE APPROVED BY THE AUTHORITY.
- THE DEPARTMENT SHALL PERIODICALLY REVIEW ITS PORTFOLIO IN AN 6 EFFORT TO ENSURE EQUITABLE FUNDS DISTRIBUTION AMONG MARYLAND'S 7 COUNTIES.
- 8 The Department shall report to the Governor and, subject to § 2-1246 [(f)]9 of the State Government Article, to the General Assembly before January 1 of each
- 10 year on the number, amount, use, and economic benefits of [loans] FINANCIAL
- 11 ASSISTANCE awarded under this subtitle.
- 12 5-1406.
- FOR A PROJECT THAT THE DEPARTMENT OR THE AUTHORITY 13 (A)
- 14 DETERMINES TO BE A SIGNIFICANT STRATEGIC ECONOMIC DEVELOPMENT
- 15 OPPORTUNITY, THE DEPARTMENT OR THE AUTHORITY MAY PROVIDE A LOAN FROM
- 16 THE FUND TO AN INDIVIDUAL, A PRIVATE BUSINESS, A NOT FOR PROFIT ENTITY, OR
- 17 THE MARYLAND ECONOMIC DEVELOPMENT CORPORATION IN AN AMOUNT NOT
- 18 EXCEEDING \$10,000,000.
- FOR A PROJECT THAT THE DEPARTMENT OR THE AUTHORITY 19 (B)
- 20 DETERMINES TO BE A LOCAL ECONOMIC DEVELOPMENT OPPORTUNITY, THE
- 21 DEPARTMENT OR THE AUTHORITY MAY PROVIDE FINANCIAL ASSISTANCE FROM THE
- 22 FUND TO AN INDIVIDUAL, A PRIVATE BUSINESS, A NOT FOR PROFIT ENTITY, OR THE
- 23 MARYLAND ECONOMIC DEVELOPMENT CORPORATION IN THE FOLLOWING
- 24 AMOUNTS:
- 25 IF A LOAN OR INVESTMENT, AN AMOUNT NOT EXCEEDING \$5,000,000; (1) **26 AND**
- 27 (2) IF A GRANT, AN AMOUNT NOT EXCEEDING \$2,000,000.
- 28 (C) (1) FINANCIAL ASSISTANCE PROVIDED TO A LOCAL GOVERNMENT TO
- 29 FINANCE A PROJECT MAY BE IN THE FORM OF A GRANT, LOAN, OR INVESTMENT AND
- 30 MAY BE FOR AN AMOUNT NOT EXCEEDING \$3,000,000.
- A GRANT TO A LOCAL ECONOMIC DEVELOPMENT FUND IS SUBJECT 31 (2)
- 32 TO THE REQUIREMENTS SET FORTH IN § 5-1407 OF THIS SUBTITLE.
- 33 FINANCIAL ASSISTANCE PROVIDED FOR A SPECIALIZED ECONOMIC
- 34 DEVELOPMENT OPPORTUNITY MAY BE:
- PROVIDED TO AN INDIVIDUAL, PRIVATE BUSINESS, NOT FOR PROFIT (1) 36 ENTITY, OR LOCAL GOVERNMENT;
- 37 (2) IN THE FORM OF A GRANT, LOAN, OR INVESTMENT; AND

33

35

(3) 34 AND (2) OF THIS SUBSECTION:

(I)

47 **SENATE BILL 783** IN AN AMOUNT DETERMINED BY THE DEPARTMENT OR THE (3) 2 AUTHORITY. 3 5-1407. A LOCAL GOVERNMENT MAY APPLY FOR A GRANT FROM THE FUND (A) (1) 5 TO A LOCAL ECONOMIC DEVELOPMENT FUND. IN JUDGING WHETHER OR NOT TO APPROVE A GRANT TO A LOCAL 7 ECONOMIC DEVELOPMENT FUND. THE DEPARTMENT OR THE AUTHORITY SHALL 8 CONSIDER AND DETERMINE: (I)THE AVERAGE RATE OF UNEMPLOYMENT FOR THE LOCAL 10 JURISDICTION IN COMPARISON TO THE AVERAGE RATE OF UNEMPLOYMENT FOR 11 THE STATE; WHETHER THE LOCAL GOVERNMENT CURRENTLY 12 (II)13 ADMINISTERS A LOCAL ECONOMIC DEVELOPMENT FUND; THE ABILITY OF THE LOCAL GOVERNMENT TO LEVERAGE 14 (III)15 PRIVATE MONEYS: (IV) THE LEVEL OF FINANCIAL COMMITMENT PROVIDED BY THE 16 17 LOCAL GOVERNMENT; AND ANY OTHER FACTORS THAT THE DEPARTMENT OR THE 18 (V) 19 AUTHORITY CONSIDERS RELEVANT. 20 (B) TO QUALIFY FOR A GRANT, A LOCAL GOVERNMENT SHALL PROVIDE AT 21 LEAST AN EQUAL AND MATCHING GRANT OF FUNDS TO THE LOCAL ECONOMIC 22 DEVELOPMENT FUND. 23 (C) (1) **DURING A FISCAL YEAR:** (I)THE DEPARTMENT MAY NOT GRANT MORE THAN \$2,000,000 25 UNDER THIS SECTION; AND (II)SUBJECT TO PARAGRAPH (3) OF THIS SUBSECTION, A COUNTY 27 MAY NOT RECEIVE MORE THAN \$250,000 UNDER THIS SECTION. 28 SUBJECT TO PARAGRAPH (3) OF THIS SUBSECTION, DURING THE (2) 29 PERIOD FROM OCTOBER 1, 1998 THROUGH JUNE 30, 2003, A COUNTY MAY NOT 30 RECEIVE A TOTAL OF MORE THAN \$500,000 UNDER THIS SECTION OR UNDER THE 31 FORMER MARYLAND INDUSTRIAL LAND ACT PROVISIONS GOVERNING GRANTS TO 32 LOCAL ECONOMIC DEVELOPMENT FUNDS.

FOR PURPOSES OF THE LIMITATIONS UNDER PARAGRAPHS (1)(II)

36 CORPORATION OR A DESIGNATED AGENCY OR INSTRUMENTALITY SHALL BE

ANY FUNDS RECEIVED UNDER THIS SECTION BY A MUNICIPAL

- 1 DEEMED TO BE FUNDS GRANTED TO THE COUNTY WITHIN WHICH THE MUNICIPAL
- 2 CORPORATION, AGENCY, OR INSTRUMENTALITY IS LOCATED; AND
- 3 (II) IF MORE THAN ONE COUNTY ADMINISTERS OR CAPITALIZES A
- 4 LOCAL ECONOMIC DEVELOPMENT FUND, EACH COUNTY MAY RECEIVE THE
- 5 MAXIMUM PERMITTED FOR A COUNTY.
- 6 (D) (1) A LOCAL GOVERNMENT SHALL UTILIZE A GRANT OF FUNDS UNDER
- 7 THIS SECTION FOR THE PURPOSE OF PROVIDING LOANS OR LOAN GUARANTEES, OR
- 8 SUBSIDIZING THE INTEREST RATE ON LOANS, FOR FINANCING ECONOMIC
- 9 DEVELOPMENT PROJECTS OR LOANS TO SMALL BUSINESSES.
- 10 (2) AT THE DISCRETION OF THE DEPARTMENT, FUNDS GRANTED UNDER
- 11 THIS SECTION MAY REVERT TO THE DEPARTMENT IF THE LOCAL ECONOMIC
- 12 DEVELOPMENT FUND IS INACTIVE FOR MORE THAN 2 YEARS AFTER THE DATE ON
- 13 WHICH A GRANT OF FUNDS UNDER THIS SECTION IS MADE.
- 14 (E) THE DEPARTMENT SHALL REPORT TO THE GOVERNOR AND, SUBJECT TO §
- 15 2-1246 OF THE STATE GOVERNMENT ARTICLE, TO THE GENERAL ASSEMBLY BEFORE
- 16 JANUARY 1 OF EACH YEAR ON THE NUMBER, AMOUNT, USE, AND ECONOMIC
- 17 BENEFITS OF GRANTS AWARDED UNDER THIS SECTION.
- 18 5-1408.
- 19 (A) (1) AT THE TIME A PERSON APPLIES TO PARTICIPATE IN THE
- 20 VOLUNTARY CLEANUP PROGRAM UNDER TITLE 7, SUBTITLE 5 OF THE ENVIRONMENT
- 21 ARTICLE OR RECEIVES APPROVAL FROM THE DEPARTMENT OF THE ENVIRONMENT
- 22 FOR THE IMPLEMENTATION OF A CORRECTIVE ACTION PLAN UNDER TITLE 4 OF THE
- 23 ENVIRONMENT ARTICLE, THE PERSON MAY SUBMIT A REQUEST TO THE
- 24 DEPARTMENT TO DETERMINE WHETHER THE PERSON QUALIFIES FOR FINANCIAL
- 25 ASSISTANCE FOR THE POTENTIAL REDEVELOPMENT OF A BROWNFIELDS SITE.
- 26 (2) (I) WITHIN 30 DAYS AFTER RECEIPT OF A REQUEST UNDER
- 27 PARAGRAPH (1) OF THIS SUBSECTION, THE DEPARTMENT SHALL NOTIFY AN
- 28 APPLICANT WHETHER, IF APPROVED TO PARTICIPATE IN THE VOLUNTARY CLEANUP
- 29 PROGRAM OR A CORRECTIVE ACTION PLAN, AND IF APPROVED BY THE AUTHORITY,
- 30 THE APPLICANT QUALIFIES FOR FINANCIAL ASSISTANCE FOR THE REDEVELOPMENT
- 31 OF A BROWNFIELDS SITE.
- 32 (II) IN THE DEPARTMENT'S NOTICE OF AN APPLICANT'S
- 33 QUALIFICATION FOR FINANCIAL INCENTIVES UNDER SUBPARAGRAPH (I) OF THIS
- 34 PARAGRAPH, THE DEPARTMENT SHALL SPECIFY WHICH OF THE CRITERIA SET
- 35 FORTH IN PARAGRAPH (4) OF THIS SUBSECTION THE APPLICANT MET.
- 36 (3) THE DEPARTMENT SHALL DETERMINE THE ELIGIBILITY OF A SITE
- 37 AS A QUALIFIED BROWNFIELDS SITE BASED ON WHETHER:
- 38 (I) THE PROPERTY IS LOCATED IN A DENSELY POPULATED URBAN
- 39 CENTER AND IS SUBSTANTIALLY UNDERUTILIZED; OR

- 1 (II) THE PROPERTY IS AN EXISTING OR FORMER INDUSTRIAL OR
  2 COMMERCIAL SITE THAT POSES A THREAT TO PUBLIC HEALTH OR THE
  3 ENVIRONMENT.

  4 (4) THE DEPARTMENT MAY CONSIDER THE FOLLOWING CRITERIA WHEN
- 5 SELECTING A QUALIFIED BROWNFIELDS SITE:
- 6 (I) THE FEASIBILITY OF REDEVELOPMENT;
- 7 (II) THE PUBLIC BENEFIT PROVIDED TO THE COMMUNITY AND THE 8 STATE THROUGH THE REDEVELOPMENT OF THE PROPERTY;
- 9 (III) THE EXTENT OF RELEASES OR THREATENED RELEASES AT THE 10 SITE AND THE DEGREE TO WHICH THE CLEANUP AND REDEVELOPMENT OF THE SITE
- 11 WILL PROTECT PUBLIC HEALTH OR THE ENVIRONMENT;
- 12 (IV) THE POTENTIAL TO ATTRACT OR RETAIN MANUFACTURING OR
- 13 OTHER ECONOMIC BASE EMPLOYERS;
- 14 (V) THE ABSENCE OF IDENTIFIABLE AND FINANCIALLY SOLVENT 15 RESPONSIBLE PERSONS; OR
- 16 (VI) ANY OTHER FACTOR RELEVANT AND APPROPRIATE TO 17 ECONOMIC DEVELOPMENT.
- 18 (B) DURING THE COURSE OF EVALUATING POTENTIAL QUALIFIED
- 19 BROWNFIELDS SITES, THE DEPARTMENT SHALL CONSULT WITH:
- 20 (1) THE DEPARTMENT OF THE ENVIRONMENT, THE OFFICE OF 21 PLANNING, AND RELEVANT LOCAL OFFICIALS:
- 22 (2) THE NEIGHBORING COMMUNITY AND ANY CITIZENS GROUPS 23 LOCATED IN THE COMMUNITY;
- 24 (3) REPRESENTATIVES OF STATE AND LOCAL ENVIRONMENTAL 25 ORGANIZATIONS;
- 26 (4) PUBLIC HEALTH EXPERTS; AND
- 27 (5) ANY OTHER PERSON THE DEPARTMENT CONSIDERS APPROPRIATE.
- 28 (C) THE DEPARTMENT SHALL DEVELOP A PROGRAM OF FINANCIAL
- 29 INCENTIVES, INCLUDING LOW-INTEREST LOANS AND GRANTS, TO ASSIST PERSONS
- 30 WHO PARTICIPATE IN THE BROWNFIELDS REVITALIZATION INCENTIVE PROGRAM.
- 31 (D) THIS SECTION DOES NOT AFFECT, AND MAY NOT BE CONSTRUED AS
- 32 AFFECTING, THE PLANNING AND ZONING AUTHORITY OF A COUNTY OR MUNICIPAL
- 33 CORPORATION.

- 1 5-1409.
- 2 (A) IN ADDITION TO PROVIDING MONEYS FROM THE FUND TO ASSIST IN
- 3 CREATING AND EXPANDING CHILD CARE FACILITIES IN THE STATE UNDER OTHER
- 4 PROVISIONS OF THIS SUBTITLE, THE DEPARTMENT MAY USE FEDERAL OR OTHER
- 5 FUNDS PROVIDED FOR THE PURPOSE TO MAKE CHILD CARE SPECIAL LOANS.
- 6 (B) CHILD CARE SPECIAL LOANS MAY BE PROVIDED TO FINANCE THE
- 7 EXPANSION OR IMPROVEMENT OF CHILD CARE SERVICES AT CHILD CARE FACILITIES
- 8 IN THE STATE, IN ACCORDANCE WITH THE TERMS OF THIS SECTION.
- 9 (C) ALL MONEYS RECEIVED BY THE FUND FOR MAKING CHILD CARE SPECIAL
- 10 LOANS SHALL BE SEPARATELY ACCOUNTED FOR, INCLUDING:
- 11 (1) FEDERAL FUNDS ALLOCATED OR GRANTED FOR CHILD CARE
- 12 SPECIAL LOANS, INCLUDING CHILD CARE AND DEVELOPMENT BLOCK GRANT FUNDS;
- 13 (2) PRIVATE MONEYS DONATED OR GRANTED TO THE FUND FOR CHILD
- 14 CARE SPECIAL LOANS;
- 15 (3) PREMIUMS, FEES, INTEREST PAYMENTS, AND PRINCIPAL PAYMENTS
- 16 ON CHILD CARE SPECIAL LOANS MADE WITH FEDERAL FUNDS;
- 17 (4) PROCEEDS FROM THE SALE, DISPOSITION, LEASE, OR RENTAL OF
- 18 COLLATERAL RELATING TO CHILD CARE SPECIAL LOANS;
- 19 (5) ANY OTHER MONEYS MADE AVAILABLE FOR CHILD CARE SPECIAL
- 20 LOANS; AND
- 21 (6) ANY FEDERAL FUNDS FOR CHILD CARE SPECIAL LOANS THAT ARE
- 22 USED BY THE DEPARTMENT TO PAY COSTS OF ADMINISTERING THE LOANS.
- 23 (D) IN MAKING CHILD CARE SPECIAL LOANS, CONSIDERATION SHALL BE
- 24 GIVEN TO:
- 25 (1) COMMUNITY NEED;
- 26 (2) COMMUNITY INCOME, WITH PRIORITY GIVEN TO THOSE
- 27 COMMUNITIES WITH THE LOWEST MEDIAN FAMILY INCOME:
- 28 <u>(3) CARE FOR CHILDREN WITH TEENAGE PARENTS IN SCHOOL OR</u>
- 29 TRAINING;
- 30 <u>(4) CARE FOR CHILDREN WITH SPECIAL NEE</u>DS; AND
- 31 (5) INFANT CARE.
- 32 (E) THE DEPARTMENT MAY MAKE A CHILD CARE SPECIAL LOAN TO AN
- 33 APPLICANT ONLY IF:

1 2	SECTION;	<u>(1)</u>	THE APPLICANT MEETS THE QUALIFICATIONS REQUIRED BY THIS
3	BY THE SO		THE APPLICANT MEETS ANY ADDITIONAL REQUIREMENTS IMPOSED THE FUNDS TO BE LOANED; AND
5 6	<u>APPLICABI</u>	(3) LE STAT	THE LOAN WILL BE USED TO ASSIST APPLICANTS IN MEETING E AND LOCAL CHILD CARE STANDARDS.
		RTMENT	LY FOR FINANCIAL ASSISTANCE, AN APPLICANT SHALL SUBMIT TO AN APPLICATION CONTAINING INFORMATION THAT THE UIRES, WHICH SHALL INCLUDE:
10 11	CARE FAC	( <u>1)</u> <u>ILITY;</u>	A DETAILED DESCRIPTION OF THE PROPOSED OR EXISTING CHILD
12		<u>(2)</u>	AN ITEMIZATION OF KNOWN AND ESTIMATED COSTS;
13 14		(3) O CARE :	THE TOTAL AMOUNT OF FUNDS REQUIRED TO EXPAND OR IMPROVE ERVICES AT THE CHILD CARE FACILITY;
15 16		(4) CE FROM	THE FUNDS AVAILABLE TO THE APPLICANT WITHOUT FINANCIAL THE DEPARTMENT:
17 18	<u>DEPARTM</u>	<u>(5)</u> ENT;	THE AMOUNT OF FINANCIAL ASSISTANCE SOUGHT FROM THE
			EVIDENCE OF THE INABILITY OF THE APPLICANT TO OBTAIN THE SARY FOR THE FACILITY ON AFFORDABLE TERMS THROUGH CHANNELS;
22 23	APPLICAN	<u>(7)</u> T, INCLI	INFORMATION THAT RELATES TO THE FINANCIAL STATUS OF THE DING, IF APPLICABLE:
24			(I) A CURRENT BALANCE SHEET:
25			(II) A PROFIT AND LOSS STATEMENT; AND
26			(III) CREDIT REFERENCES; AND
	<u>APPLICAN</u>	T SHAL	EVIDENCE, SUCH AS A LEASE, OPTION TO BUY, OR DEED, THAT THE BE LEGALLY ENTITLED TO REMAIN AT THE CHILD CARE FACILITY TERM OF THE LOAN.
30 31			AS PROVIDED IN THIS SECTION, THE DEPARTMENT MAY SET THE TIONS FOR CHILD CARE SPECIAL LOANS.
32 33			DEPARTMENT DECIDES TO LEND MONEY TO AN APPLICANT, THE LL PREPARE LOAN DOCUMENTS, WHICH SHALL INCLUDE:
34		(1)	THE RATE OF INTEREST ON THE LOAN:

34 CARE STANDARDS; OR

52	SENATE BILL 783
1	(2) THE AMOUNT OF THE LOAN;
	(3) A REQUIREMENT THAT BEFORE EACH DISBURSEMENT OF LOAN PROCEEDS IS RELEASED TO THE APPLICANT, THE APPLICANT AND THE DEPARTMENT COSIGN THE REQUEST FOR THE FUNDS;
5	(4) PROVISIONS FOR REPAYMENT OF THE LOAN; AND
	(5) ANY OTHER PROVISIONS THAT THE DEPARTMENT DETERMINES ARE NECESSARY, INCLUDING THE TAKING OF LIENS AND SECURITY INTERESTS IN REAL AND PERSONAL PROPERTY.
11	(I) MORTGAGES OR DEEDS OF TRUST HELD AS SECURITY FOR LOANS MADE UNDER THIS SECTION WHICH ARE IN DEFAULT MAY BE FORECLOSED BY THE DEPARTMENT IN THE SAME MANNER AS PROVIDED BY THE MARYLAND RULES FOR FORECLOSURES IN PRIVATE TRANSACTIONS.
	(2) THE DEPARTMENT MAY TAKE TITLE IN ITS NAME TO ANY PROPERTY FORECLOSED UNDER THIS SECTION AS WELL AS TO CONVEY TITLE TO SUCH PROPERTY TO BONA FIDE PURCHASERS OF THE PROPERTY.
16 17	(J) THE TERM OF THE CHILD CARE SPECIAL LOAN MAY NOT EXCEED 10 YEARS.
20 21 22	(K) (1) THE APPLICANT FOR A CHILD CARE SPECIAL LOAN TO FINANCE A CHILD CARE FACILITY MUST AGREE TO OPERATE THE CHILD CARE FACILITY FOR AT LEAST THE TERM OF THE LOAN AND TO REPAY THE OUTSTANDING LOAN IN FULL UPON THE LOSS OF LICENSE, TERMINATION OF LEASE, OR TRANSFER, SALE, OR REFINANCING OF THE CHILD CARE FACILITY, AS APPLICABLE, BEFORE THE END OF THE LOAN TERM.
	(2) THE CHILD CARE SPECIAL LOAN DOCUMENTS MAY PROVIDE FOR PENALTIES FOR ANY APPLICANT WHO FAILS TO OPERATE THE CHILD CARE FACILITY FOR THE ENTIRE TERM OF THE LOAN.
27 28	(L) THE MINIMUM AMOUNT OF A SPECIAL LOAN FOR A FACILITY SHALL BE \$1,000 AND THE MAXIMUM AMOUNT SHALL BE \$10,000.
29	(M) (1) THE PROCEEDS OF THE CHILD CARE SPECIAL LOANS MAY BE USED:
30 31	(I) TO ASSIST APPLICANTS IN MEETING APPLICABLE STATE AND LOCAL CHILD CARE STANDARDS;
32 33	(II) TO PAY FOR MINOR RENOVATIONS, AND FOR UPGRADING CHILD CARE FACILITIES TO ASSURE THAT APPLICANTS MEET STATE AND LOCAL CHILD

(III) FOR THE PURCHASE AND INSTALLATION OF EQUIPMENT,
 MACHINERY, AND FURNITURE, INCLUDING EQUIPMENT NEEDED TO ACCOMMODATE
 CHILDREN WITH SPECIAL NEEDS.

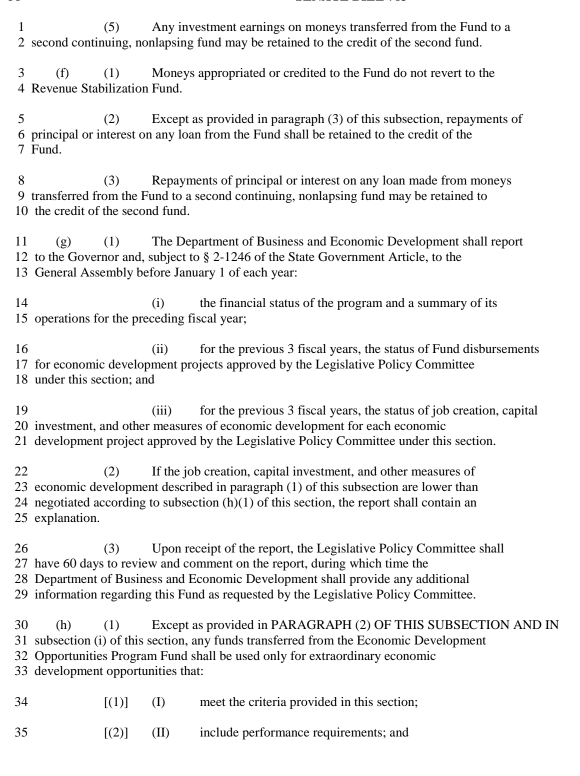
- 1 (2) THE LOAN PROCEEDS MAY NOT BE USED FOR THE PURCHASE OR
- 2 IMPROVEMENT OF LAND OR FOR THE PURCHASE, CONSTRUCTION, OR
- 3 IMPROVEMENT OF ANY BUILDING OR FACILITY.
- 4 [5-1406.] <del>5-1409.</del> <u>5-1410.</u>
- 5 (a) Annually, after considering the recommendation of the Maryland
- 6 Economic Development Commission, the Authority shall establish a list of industry
- 7 sectors that will be eligible for loans from the Fund.
- 8 (b) Before making its recommendation to the Authority, the Maryland
- 9 Economic Development Commission shall:
- 10 (1) Consult with the Department and the Department of Labor,
- 11 Licensing, and Regulation; and
- 12 (2) Evaluate the potential employment and economic growth of
- 13 Maryland's industry sectors.
- 14 (c) In determining whether an applicant is engaged in an eligible industry
- 15 sector, the Department shall consider the definitions set forth in the standard
- 16 industrial classification manual.
- 17 (D) THE PROVISIONS OF THIS SECTION DO NOT APPLY TO FINANCIAL
- 18 ASSISTANCE TO A LOCAL GOVERNMENT THAT USES THE FINANCIAL ASSISTANCE
- 19 PROVIDED UNDER THIS SUBTITLE TO CARRY OUT A PROJECT THAT DOES NOT
- 20 BENEFIT A PARTICULAR PRIVATE SECTOR ENTITY.
- 21 (E) FOR THE PURPOSE OF PROVIDING FINANCIAL ASSISTANCE UNDER THIS
- 22 SUBTITLE, THE FOLLOWING SHALL BE DEEMED TO BE IN ELIGIBLE INDUSTRY
- 23 SECTORS AND ARE NOT SUBJECT TO THE REQUIREMENTS SPECIFICALLY IMPOSED
- 24 ON SIGNIFICANT STRATEGIC ECONOMIC DEVELOPMENT OPPORTUNITIES AND
- 25 LOCAL ECONOMIC DEVELOPMENT OPPORTUNITIES:
- 26 (1) ANIMAL WASTE TECHNOLOGY PROJECTS;
- 27 (2) AQUACULTURE PROJECTS;
- 28 (3) REDEVELOPMENT OF QUALIFIED BROWNFIELDS SITES; AND
- 29 (4) CREATION OR EXPANSION OF CHILD CARE FACILITIES.
- 30 <del>5 1410.</del> 5-1411.
- 31 (A) FINANCIAL ASSISTANCE PROVIDED, OR APPROVED TO BE PROVIDED,
- 32 FROM THE FORMER ANIMAL WASTE TECHNOLOGY FUND, THE FORMER MARYLAND
- 33 SEAFOOD AND AQUACULTURE LOAN FUND, THE FORMER BROWNFIELDS
- 34 REVITALIZATION INCENTIVE FUND, THE FORMER CHILD CARE FACILITIES DIRECT
- 35 LOAN FUND, THE FORMER CHILD CARE SPECIAL LOAN FUND, THE FORMER
- 36 MARYLAND INDUSTRIAL LAND ACT, OR THE FORMER MARYLAND INDUSTRIAL AND

1 COMMERCIAL REDEVELOPMENT FUND SHALL BE DEEMED AUTHORIZED UNDER THIS 2 SUBTITLE. 3 (B) MONEYS ON DEPOSIT IN THE FORMER ANIMAL WASTE TECHNOLOGY 4 FUND, THE FORMER MARYLAND SEAFOOD AND AQUACULTURE LOAN FUND, THE 5 FORMER BROWNFIELDS REVITALIZATION INCENTIVE FUND, THE FORMER CHILD 6 CARE FACILITIES DIRECT LOAN FUND, THE FORMER CHILD CARE SPECIAL LOAN 7 FUND, THE FORMER MARYLAND INDUSTRIAL LAND FUND, AND THE FORMER 8 MARYLAND INDUSTRIAL AND COMMERCIAL REDEVELOPMENT FUND SHALL BE 9 TRANSFERRED TO THE FUND ON JULY 1, 2000. 10 **Article - Environment** 11 7-507. When an applicant submits an application under § 7-506 of this subtitle, the 13 applicant also may submit a request to the Department of Business and Economic 14 Development to determine the applicant's eligibility to qualify for financial incentives 15 for the redevelopment of a brownfields site in accordance with Article 83A, Title [3] 16 5, Subtitle [9] 14 of the Code. 17 **Article - State Finance and Procurement** 18 Subtitle 7B. Priority Funding Areas. 19 5-7B-01. 20 (d) "Growth-related project" means only the items set forth below: (1) 21 (i) any major capital project as defined in § 2-103.1(a)(4) of the 22 Transportation Article, except existing transportation facilities projects as defined in 23 § 4-101(i) of the Transportation Article, project planning as defined in § 8-610(g) of 24 the Transportation Article, or initial project planning as defined in § 8-610(h) of the 25 Transportation Article; funding by the Department of Housing and Community 26 (ii) 27 Development for: 28 construction or purchase of newly constructed single 1. 29 family homes or purchase of loans for newly constructed single family homes under 30 Article 83B, §§ 2-201 through 2-208, §§ 2-601 through 2-614, or §§ 2-1001 through 31 2-1007 of the Code; 32 acquisition or construction of newly constructed 33 multifamily rental housing under Article 83B, §§ 2-201 through 2-208, §§ 2-501 34 through 2-510, or §§ 2-801 through 2-810 of the Code; or State-funded neighborhood revitalization projects under 35 3. 36 Article 83B, Title 4 of the Code;

1 2	(iii) Development under any of the	_	•	epartmen	t of Business and	Economic	
3	Article 83A, Title 5, Subtitle 7	1. of the Co		ryland In	dustrial Land Act,	authorized under	
5 6	Fund, authorized under Article	2. 83A, Tit				nercial Redevelopmer	nt
7 8	Authority, authorized under Ar	3.] ticle 83A			lustrial Developme 9 of the Code;	ent Financing	
9 10	Financing Authority, authorize	[4.] ed under			•	ness Development he Code;	
11 12	under Article 83A, Title 6, Sul	<del>[5.</del> btitle 4 o			yland Energy Fina	ancing Act, authorize	d
13 14	Program Fund, authorized und		3. 4 of this		the Economic De	evelopment Opportun	nities
15 16	Financing Fund, authorized un					mpetitive Advantage ode; and	;
	Assistance Authority and Fund the Code;	[8.] d, authori	<del>5.</del> zed unde			onomic Development title 14 of	t
20 21	(iv) under:	funding	by the D	epartmen	t of the Environm	ent, for any project	
	Fund) of the Environment Artiprojects;	1. icle exce <sub>j</sub>				Quality Revolving Loution	oan
25 26	Assistance Program) of the En	2. avironme			19-426 (Water Su	pply Financial	
27 28	Title 9, Subtitle 3, Part VI of the	3. he Enviro				m authorized under	
29 30	(v) procurement or funding of pro				graph (2) of this s General Services		
31 32	through 4-321 of this article;	1.	leases of	f property	y by the State gove	erned by §§ 4-318	
33 34	this article; and	2.	public ii	nprovem	ents governed by	§§ 4-410 and 4-410.1	l of

1 2	this article.			3.	land acquisition governed by §§ 4-411 through 4-416 of
3					Subtitle 3. Unspent Balances.
4	7-314.				
5	(a)	(1)	In this s	ection the	e following words have the meanings indicated.
6 7	Fund.	(2)	"Fund"	means the	e Economic Development Opportunities Program
10		um econo		ınd a Fun	nance requirement" means a contractual agreement d recipient that requires the Fund recipient to outcomes in exchange for a grant or a loan
				lauses tha	nance requirement" includes claw-back, penalty, at utilize job creation, capital investment, and ent.
			rch organ	ization w	nterprise" means any commercial, industrial, which is not a part of or controlled by a federal,
	Executive B		State gov	ernment,	cy" means an executive department or agency in the including all offices of the Executive lible to the Governor.
21		(6)	"Extraor	rdinary e	conomic development opportunity" means the:
22 23		expansio	(i) n of an e		n of a new private sector enterprise to the State or rivate sector enterprise in the State that:
24 25	risk profile;			1.	maintains a strong financial condition and minimal credit
26 27	through fina	ncial ins	titutions	2. or capital	is capable of accessing alternative sources of financing markets;
28 29	economic de	evelopme	ent;	3.	is consistent with the strategic plan of the State for
30 31	areas of high	n unempl	oyment;	4. and	creates or retains substantial employment, particularly in
32 33	the incentive	e offered	;	5.	invests in capital at a level equal to five times the value of

1 2	(ii) retention or expansion of an existing public institution, private institution, or federal research and development institute that:
3 4	1. is consistent with the strategic plan of the State for economic development; and
5 6	2. creates or retains substantial employment, particularly in areas of high unemployment; or
7 8	(iii) establishment or attraction of a public institution, a private institution, or a federal research and development institute new to the State that:
9 10	1. is consistent with the strategic plan of the State for economic development; and
11 12	2. creates or retains substantial employment, particularly in areas of high unemployment.
	(b) Subject to the provisions of this section, the Economic Development Opportunities Program Fund is established to maximize extraordinary economic development opportunities.
16 17	(c) The Governor may provide an appropriation in the budget bill to the Fund for a specific or general purpose or purposes.
20	(d) {After notice to and approval by the Legislative Policy Committee, the} THE Governor may transfer funds by budget amendment from the Economic Development Opportunities Program Fund to the expenditure account of the appropriate executive agency IN THE FOLLOWING CIRCUMSTANCES:
	(1) FOR PROJECTS IN WHICH FUNDING FROM THE FUND EXCEEDS \$2,500,000, THE GOVERNOR MUST PROVIDE NOTICE TO, AND OBTAIN APPROVAL FROM, THE LEGISLATIVE POLICY COMMITTEE; AND
27	(2) FOR PROJECTS IN WHICH FUNDING FROM THE FUND DOES NOT EXCEED \$2,500,000, THE GOVERNOR MUST PROVIDE NOTICE TO, AND OBTAIN APPROVAL FROM, THE EXECUTIVE COMMITTEE OF THE LEGISLATIVE POLICY COMMITTEE.
29 30	(e) (1) The Fund is a continuing, nonlapsing fund which is not subject to § 7-302 of this subtitle.
31 32	(2) The Treasurer shall separately hold, and the Comptroller shall account for, the Fund.
33 34	(3) The Fund shall be invested and reinvested in the same manner as other State funds.
35 36	(4) Except as provided in paragraph (5) of this subsection, any investment earnings shall be subject to § 7-311(d) of this subtitle.



in addition to the performance requirements under [paragraph] 1 [(3)]2 (2)] ITEM (II) of this subsection, include a performance requirement that utilizes a 3 claw-back provision. THE FUND MAY PAY AN EXECUTIVE AGENCY FOR ADMINISTRATIVE, 4 (2) 5 LEGAL, OR ACTUARIAL EXPENSES INCURRED BY THE AGENCY IN CONNECTION WITH 6 TRANSACTIONS FUNDED BY TRANSFERS OF MONEYS TO THE AGENCY FROM THE 7 FUND. 8 (i) The Legislative Policy Committee may approve an economic development 9 opportunity that is not an extraordinary economic development opportunity if the 10 executive agency requesting the transfer of funds offers a detailed justification for the 11 exception. THE LEGISLATIVE POLICY COMMITTEE SHALL GIVE PARTICULAR 12 CONSIDERATION TO AN EXCEPTION THAT WOULD PROVIDE A SIGNIFICANT 13 ECONOMIC DEVELOPMENT OPPORTUNITY FOR AN AREA OF THE STATE THAT HAS A 14 RELATIVELY HIGH UNEMPLOYMENT RATE OR RELATIVELY LOW PER CAPITA 15 INCOME. 16 The Department of Business and Economic Development shall (j) (1) 17 submit to the Legislative Policy Committee by [July] JANUARY 1 of each year a list of 18 guidelines for the kinds of performance requirements that may be negotiated with a 19 loan or grant applicant. The Department of Business and Economic Development may modify 20 21 these guidelines as needed, upon approval of the Legislative Policy Committee. 22 An executive agency may depart from these guidelines as needed, 23 upon approval of the Legislative Policy Committee. 24 (k) Subject to the provisions of this subtitle, funds transferred from the 25 Economic Development Opportunities Program Fund, to an executive agency, may be 26 loaned [or], granted, OR INVESTED for: 27 assisting in the retention or expansion of existing private sector 28 enterprises, public or private institutions, or federal research and development 29 institutes; 30 assisting in the establishment or attraction of private sector 31 enterprises, public or private institutions, or federal research and development 32 institutes new to this State; or 33 providing assistance where existing State or local programs lack (3) 34 sufficient resources or are constrained by timing or program design from being 35 utilized. 36 Upon request for approval for the transfer of funds by budget amendment 37 from the Fund, the Governor shall provide, subject to § 2-1246 of the State 38 Government Article, to the Legislative Policy Committee, IF THE FUNDS REQUESTED 39 EXCEED \$2,500,000, OR TO AN EXECUTIVE COMMITTEE OF THE LEGISLATIVE POLICY 40 COMMITTEE, IF THE FUNDS REQUESTED ARE LESS THAN \$2,500,000:

1	(1)	a detaile	d description of:
2		(i)	the proposed use of the funds;
3	forth in this section;	(ii)	the manner in which the proposed use meets the criteria as set
5 6	statewide or local eco	(iii) nomic de	the degree to which the proposed use of funds will advance velopment strategies and objectives; and
7 8	and private financial s	(iv) support ha	the degree to which available sources of federal, State, local, as been sought and will be utilized;
9 10	(2) loan for which the fu		s, conditions, and performance requirements of any grant or be used;
11 12	(3) which estimates:	a compre	ehensive economic analysis of the proposed use of the funds
13 14	affected;	(i)	the economic impact to the State and the local jurisdictions
15		(ii)	a minimum level of net economic benefits to the public sector;
	proposed economic d expected to be held b		the number of jobs expected to be created as a result of the ent project and the percentage of those jobs that are nd residents;
19 20	created as a result of	(iv) the propo	the wage rates and benefit packages for the jobs expected to be used economic development project; and
21		(v)	any other appropriate financial or economic benefits;
22 23	(4) Policy Committee; ar		er analysis or information that is requested by the Legislative
24 25	(5) to the proposed recip		on which the executive agency expects to disburse the funds
28	within 1 year after the	e expecte der subse	gency fails to disburse transferred funds to a recipient d disbursement date presented to the Legislative action (l) of this section, the funds will revert back to the
30 31	(1) funds by budget amer		t the request to the Legislative Policy Committee to transfer o the Fund; and
32 33	(2) required under subsec		the Legislative Policy Committee with the information of this section.

1 2		ppropriated to the Economic Development Opportunities Program ed [or], granted, OR INVESTED for:
3 4	(1) project may be eligib	substituting for funds from other State or local programs for which a e and sufficient resources exist;
5 6	(2) opportunities;	projects which are not likely to attract or retain employment
7	(3)	funding projects located outside the State;
8 9	(4) or	construction or land acquisition by the Maryland Stadium Authority;
10	(5)	funding for any sports activity or facility.
13	priority funding area Department shall firs	ase of an economic development opportunity located outside a as established under Title 5, Subtitle 7B of this article, the t comply with the provisions of that subtitle before making a by the Legislative Policy Committee under this section.
17 18 19	APPROVED BY THE COMMITTEE, AS I AFFECT THE OVE	ECUTIVE AGENCY MAY APPROVE CHANGES TO A TRANSACTION IE LEGISLATIVE POLICY COMMITTEE, OR ITS EXECUTIVE ONG AS THE CHANGES DO NOT MATERIALLY AND ADVERSELY RALL POSITION OF THE EXECUTIVE AGENCY IN THE TRANSACTION IC DEVELOPMENT BENEFITS TO BE DERIVED BY THE STATE IN THE
21		Article - Tax - Property
22	9-229.	
23	(a) (1)	In this section the following words have the meanings indicated.
26	the additional proper assessment, calculate	"Property tax attributable to an increase in an assessment" means ty tax required to be paid as a result of the increase in the debefore the application of the credit under this section but after y other credit allowed under this title.
28 29	(3) [3-901(d)] 5-1401(N	"Qualified brownfields site" has the meaning stated in Article 83A, § of the Code.
30	(4)	"Taxing jurisdiction" means:
31		(i) a county or Baltimore City; or
32		(ii) a municipal corporation.

	(b) (1) Revitalization Incenti Code.		g jurisdiction may elect to participate in the Brownfields am under Article 83A, Title [3] 5, Subtitle [9] 14 of the
4 5	(2) Revitalization Incenti		ng jurisdiction elects to participate in the Brownfields am, the taxing jurisdiction shall:
6 7	established under this	(i) section;	enact the necessary legislation to grant the property tax credits and
8		(ii)	notify the Department of Business and Economic Development.
11	also apply to the Stat	ive Progr te propert	ng jurisdiction elects to participate in the Brownfields ram, the property tax credits under this section shall y tax in that jurisdiction in the same percentage and for for the property tax of the taxing jurisdiction.
15	of the property after	completio	taxable years immediately following the first revaluation on of a voluntary cleanup or corrective action plan of a urisdiction where a qualified brownfields site is located
19 20 21	to the increase in the improvements added	s site in an assessment to the sit	property tax credit against the property tax imposed on the in amount equal to 50% of the property tax attributable ent of the qualified brownfields site, including e within the 5-year period as provided under this int of the qualified brownfields site before the voluntary
25 26 27	ECONOMIC DEVE the Code, 30% of the brownfields site, incl	LOPMEN  c property luding im  is subsect	the to the [Brownfields Revitalization Incentive] MARYLAND NT ASSISTANCE Fund under Article 83A, § [3-904] 5-1404 of a tax attributable to the increase in the assessment of the provements added to the site within the 5-year period ion, over the assessment of the qualified brownfields tup.
	` ' ` ' '	d on a qua	g jurisdiction may grant a property tax credit against the diffied brownfields site in addition to the credit granted on.
32 33	(2) jurisdiction may:	Subject	to the limitation in paragraph (3) of this subsection, a taxing
34 35	granted under this su	(i) bsection;	vary the percentage of the additional property tax credit and
36 37	property tax credit gr	(ii) ranted.	establish additional eligibility criteria for any additional

1 (3)The total additional property tax credit granted under this subsection 2 may not exceed an additional 20% of the remaining property tax attributable to the 3 increase in the assessment of the qualified brownfields site including improvements 4 added to the site over the assessment of the qualified brownfields site before the 5 voluntary cleanup. 6 A credit under this section may not be calculated on an increase in (e) assessment due to the termination of a use value under §§ 8-209 through 8-217 or §§ 8 8-220 through 8-225 of this article. If the qualified brownfields site on which the voluntary cleanup is (2) 10 completed had a use value immediately before the cleanup, the credit shall be calculated on an assessment as if the parcel had been valued at market value. 12 In a designated enterprise zone, a taxing jurisdiction may extend the tax 13 credit authorized under this section up to an additional 5 years. A proportional share of a taxing jurisdiction's contribution for each 14 15 qualified brownfields site to the [Brownfields Revitalization Incentive] MARYLAND 16 ECONOMIC DEVELOPMENT ASSISTANCE Fund under subsection (c)(2) of this section 17 shall be designated for financial incentives to be provided for qualified brownfields 18 sites in the jurisdiction making that contribution. 19 (h) A taxing jurisdiction shall terminate any property tax credit under this 20 section if: a person receiving a credit under this section withdraws from the 21 (1) 22 Voluntary Cleanup Program under § 7-512(a) or (b) of the Environment Article; or 23 (2) the Department of the Environment withdraws approval of a 24 response action plan, or a certificate of completion under § 7-512(e) and (f) of the 25 Environment Article. 26 Chapter 301 of the Acts of 1999 27 SECTION 4. AND BE IT FURTHER ENACTED, That this Act shall take effect 28 July 1, 1999. [It shall remain effective for a period of 2 years and, at the end of June 29 30, 2001, with no further action required by the General Assembly, this Act shall be 30 abrogated and of no further force and effect.] 31 SECTION 3. AND BE IT FURTHER ENACTED, That Section(s) 6 301 through 32 6 312 and the subtitle "Subtitle 3. Child Care Special Loan Fund", respectively, of 33 Article 83A Department of Business and Economic Development of the Annotated 34 Code of Maryland be transferred to be Section(s) 4-301 through 4-312 and the 35 subtitle "Subtitle 3. Child Care Special Loan Fund", respectively, of Article 83B 36 Department of Housing and Community Development of the Annotated Code of 37 Maryland. 38 SECTION 4. AND BE IT FURTHER ENACTED, That moneys on deposit in the 39 Child Care Special Loan Fund within the Department of Business and Economic

- 1 Development shall be transferred to the Department of Housing and Community
- 2 Development on July 1, 2000.
- 3 SECTION 5. 4. AND BE IT FURTHER ENACTED, That, except as expressly
- 4 provided to the contrary in this Act, any transaction affected by or flowing from any
- 5 statute here amended, repealed, or transferred, and validly entered into before the
- 6 effective date of this Act and every right, duty, or interest flowing from it remains
- 7 valid after the effective date of this Act and may be terminated, completed,
- 8 consummated, or enforced pursuant to law.
- 9 SECTION 6-5. AND BE IT FURTHER ENACTED, That all bonds, notes, bond
- 10 anticipation notes, notes in the nature of commercial paper, or other instruments,
- 11 certificates or evidence of indebtedness or obligation heretofore issued by the
- 12 Department of Business and Economic Development, or any division, agency,
- 13 authority, body corporate or politic, or public instrumentality within or under the
- 14 Department of Business and Economic Development, or issued on behalf of the
- 15 Department or the State by any of the foregoing, are hereby declared to be valid,
- 16 legal, binding, and enforceable obligations to the extent of the obligation as provided
- 17 in any such bonds, notes, instruments, certificates, or evidences of indebtedness and
- 18 the proceedings relating to the issuance thereof.
- 19 SECTION 7. 6. AND BE IT FURTHER ENACTED, That if any provision of this
- 20 Act or the application thereof to any person or circumstance is held invalid for any
- 21 reason in a court of competent jurisdiction, the invalidity does not affect other
- 22 provisions or any other application of this Act which can be given effect without the
- 23 invalid provision or application, and for this purpose the provisions of this Act are
- 24 declared severable.
- 25 SECTION 8. 7. AND BE IT FURTHER ENACTED, That:
- 26 (a) The the publishers of the Annotated Code of Maryland, subject to the
- 27 approval of the Department of Legislative Services, shall propose the correction of any
- 28 agency names and titles throughout the Code that are rendered incorrect by this Act.
- 29 (b) The Department of Legislative Services, in conjunction with the publishers
- 30 of the Annotated Code of Maryland, shall revise the Code to conform it to the transfer
- 31 of the Child Care Special Loan Fund to the Department of Housing and Community
- 32 Development, and this statutory revision shall be ratified by passage of the Annual
- 33 Corrective Bill of 2001.
- 34 SECTION 8. AND BE IT FURTHER ENACTED, That Section 2 of this Act shall
- 35 take effect January 1, 2002.
- 36 SECTION 9. AND BE IT FURTHER ENACTED, That, except as provided in
- 37 Section 8 of this Act, this Act shall take effect July 1, 2000.