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1lr2893 CF SB 684

By: **Montgomery County Delegation and Prince George's County Delegation** Introduced and read first time: February 11, 2011 Assigned to: Appropriations

A BILL ENTITLED

1 AN ACT concerning

Washington Suburban Sanitary Commission – Maturity of Bonds – Limitation on Time Period for Assessment and Collection of Benefit Charges

MC/PG 116-11

- $\mathbf{5}$ FOR the purpose of altering the terms of sanitary district bonds and refunding bonds 6 that may be issued by the Washington Suburban Sanitary Commission to 7 decrease the number of years that a bond may mature from the date of issuance; 8 requiring certain information regarding the number of payments of a benefit 9 charge to be printed on property tax bills in Prince George's County and 10 Montgomery County; prohibiting the Commission from assessing a benefit charge against certain real property for longer than a certain number of years 11 12under certain circumstances; prohibiting the Commission from recalculating or 13 increasing any benefit charge assessed against property because of a reduction of the revenues collected by the Commission as a result of this Act; prohibiting 14 15the Commission from assessing a benefit charge for longer than a certain number of years against any new residential real property constructed in Prince 16 17George's County or Montgomery County on or after a certain date; requiring the Commission to use money in a certain bond fund to offset any reduction in 18 19 revenues collected by the Commission as a result of this Act; providing that a 20property owner against whose property a benefit charge has been assessed by 21the Commission for a certain number of immediately preceding years shall be 22deemed as having paid the benefit charges in full; and generally relating to 23bonds issued and benefit charges assessed and collected by the Washington 24Suburban Sanitary Commission.
- 25 BY repealing and reenacting, with amendments,
- 26 Article Public Utilities
- 27 Section 22–102, 22–114, and 25–214
- 28 Annotated Code of Maryland
- 29 (2010 Replacement Volume)

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law.



$ \begin{array}{c} 1 \\ 2 \\ 3 \\ 4 \\ 5 \end{array} $	BY adding to Article – Pu Section 25–2 Annotated 0 (2010 Replace	215 Code of	Maryland
$\frac{6}{7}$	SECTION MARYLAND, That		C IT ENACTED BY THE GENERAL ASSEMBLY OF aws of Maryland read as follows:
8			Article – Public Utilities
9	22–102.		
10 11	. ,		ssion may issue bonds of the sanitary district in amounts work, including for:
$12 \\ 13 \\ 14 \\ 15$		ement,	sition, design, construction, reconstruction, establishment, or condemnation of the water and sewer systems in the area where extension of the systems may be authorized by
16 17 18	(2) enlargement, or administer or oper	replac	sition of land or equipment for, or construction, remodeling, ement of any office or operating building necessary to e systems; or
19 20 21 22 23 24	charges can be co stations and sewa	ed to r ollected age dis	n and construction of trunk sewers and sewers or portions of elieve septic tank failures and for which no front foot benefit I as determined by the Commission, and sewage pumping sposal facilities, including reimbursement to the District of ral authorities for any construction within the District of
$\begin{array}{c} 25\\ 26 \end{array}$	(b) (1) acquisition of capit		Commission may issue bonds of the sanitary district for the ipment in amounts necessary to carry on its work, including:
27		(i)	computer equipment;
28		(ii)	laboratory equipment;
29		(iii)	maintenance field and yard equipment;
30		(iv)	office equipment;
31		(v)	telecommunication equipment; and
32		(vi)	trucks and fleet vehicles.

$\frac{1}{2}$	(2) equipment:	The bonds may be issued only to finance the acquisition of		
3		(i) with a useful life of 4 to 7 years;		
4 5	years or less; and	(ii) that the Commission expects to finance over a period of 4		
6		(iii) for which the Commission budgets accordingly.		
$7 \\ 8$	(3) The principal of the bonds issued under this subsection shall be payable annually beginning not more than 1 year after the date of issue.			
9 10	(4) than 4 years after	The bonds issued under this subsection shall mature not more the date of issue.		
$11 \\ 12 \\ 13 \\ 14$	adjustment in acc	The aggregate amount of bonds issued under this subsection by time may not exceed \$15,000,000, subject to annual upward cordance with the Consumer Price Index – All Urban Consumers Yashington, DC–MD–VA metropolitan area, over the base year 1997.		
$15 \\ 16 \\ 17$	(c) Except as otherwise provided in this section, bonds issued under this section shall be issued as serial bonds with the principal payable annually, beginning no later than 3 years from the date of issue.			
18	(d) (1)	The bonds shall:		
19		(i) be issued in denominations determined by the Commission;		
$20 \\ 21$	to be advantageou	(ii) bear interest annually at rates the Commission determines s to the sanitary district and in the public interest; and		
22		(iii) mature no later than [40] 20 years from the date of issue.		
23	(2)	The bonds may be:		
24		(i) registered or coupon bonds; or		
$\frac{25}{26}$	coupons.	(ii) registrable as to principal with interest represented by		
27	(3)	The interest on the bonds shall be payable semiannually.		
28 29 30	(e) (1) issue bonds that h coupons.	Notwithstanding any other provision of law, the Commission may ave a maturity of more than 1 year as fully registered bonds without		

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$\frac{1}{2}$	(2) The Commission may determine the form of the bonds issued under paragraph (1) of this subsection for the purposes of:				
$\frac{3}{4}$	(i) qualifying the interest on the bonds for exemption from federal income tax; and				
$5\\6\\7$	(ii) conforming to standards and practices for the registration and transfer of bonds generally followed by banks and trust companies acting as registrars and transfer agents of bonds, including:				
8 9	1. signing of bonds by facsimile signatures of Commission officers;				
10 11	2. authentication of bonds by the manual signature of an officer of a bank or trust company signing as the registrar or transfer agent;				
$\begin{array}{c} 12\\ 13 \end{array}$	3. maintenance by registrars or transfer agents of records of owners of bonds;				
$\begin{array}{c} 14 \\ 15 \end{array}$	4. complying with the standard record date system for payment of interest;				
$\begin{array}{c} 16 \\ 17 \end{array}$	5. issuing bonds on the basis of book entries and certificates; and				
18 19 20	6. complying with requirements for the form of bond that is acceptable to central depositories used in the marketing and trading of municipal bond issues.				
$\begin{array}{c} 21 \\ 22 \end{array}$	(f) The bonds of the sanitary district or of the Commission are forever exempt from taxation by the State and counties and municipalities in the State.				
$23 \\ 24 \\ 25$	(g) The bonds may be made redeemable before maturity at the option of the Commission at the prices and under terms and conditions that the Commission sets before the bonds are issued.				
26	22–114.				
27 28	(a) The Commission may borrow money and issue refunding bonds to refund bonds issued and outstanding by the Commission if:				
$\begin{array}{c} 29\\ 30 \end{array}$	(1) the county executives and county councils of Montgomery County and Prince George's County approve the plan for the issuance of refunding bonds; and				
31 32	(2) the Commission determines that issuing refunding bonds will result in total savings in debt service costs, directly or through any debt restructuring.				

(b) 1 The Commission shall authorize the issuance of refunding bonds by $\mathbf{2}$ resolution that may include: 3 the date of the refunding bonds; (1)4 (2)the maturity dates of the refunding bonds, which may not exceed [40] **20** years from the date of issue; $\mathbf{5}$ 6 (3)the interest rates on the refunding bonds, which may not exceed 7 10% annually; 8 the denominations of the refunding bonds; (4)9 (5)the form of the refunding bonds, which may be coupon or 10 registered; 11 registration or conversion privileges; (6)12the manner of executing the refunding bonds; (7)13 the manner of payment at places in or outside of the State; (8)14(9)terms for redemption before maturity; terms for replacement of mutilated, destroyed, stolen, or lost 15(10)bonds: and 16 17 (11)any other terms, conditions, or covenants. 18 (c) Refunding bonds issued to refund outstanding bonds for which front foot 19benefit charges have been imposed shall mature on or before 1 year after the date set for the payment of the final installment of the front foot benefit charge. 2021 (d) (1)Refunding bonds may be: 22(i) exchanged for bonds being refunded; 23(ii) sold at public sale; or 24subject to paragraph (2) of this subsection, sold at a (iii) 25negotiated sale in an open meeting. 26Refunding bonds may be sold at a negotiated sale if the (2)Commission determines: 2728(i) that a public sale would be impracticable to effectuate the 29purpose of the refunding bonds; and

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1 (ii) the price, terms, and conditions are in the best interest of 2 the Commission.

3 (e) (1) At least 45 days before the sale or exchange of any refunding 4 bonds, the Commission shall deliver its plan on the issuance of the refunding bonds to 5 the county executives and county councils of Montgomery County and Prince George's 6 County.

7 (2) Except as provided in paragraph (3) of this subsection, the 8 Commission may not sell or exchange the refunding bonds unless the plan under 9 paragraph (1) of this subsection is approved by the county executives and county 10 councils of Montgomery County and Prince George's County.

(3) (i) On or before 30 days after the delivery of the plan, the
county executives and county councils of Montgomery County and Prince George's
County shall approve or disapprove of the plan.

(ii) Failure of a county executive or county council of
Montgomery County or Prince George's County to act within 30 days is deemed as
approval of the plan by that county.

17 (4) The county executives and county councils of Montgomery County
18 and Prince George's County may waive the time period requirements under this
19 subsection.

20 (f) If an officer whose signature or facsimile signature appears on a 21 refunding bond or coupon ceases to be an officer before the delivery of the refunding 22 bond, the signature or facsimile is valid and sufficient as if the officer remained in 23 office until delivery.

(g) Refunding bonds issued to refund bonds guaranteed as to payment of
principal and interest by Montgomery County or Prince George's County may be
guaranteed in the same manner and form as under § 22–104 of this subtitle.

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(h) Refunding bonds authorized under this section are:

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(1) in addition to any other bonds authorized under this subtitle; and

29 (2) included in computing the amount of bonds that may be issued
30 under the 7% limitation under § 22–103 of this subtitle.

(i) Refunding bonds authorized under this section are forever exempt from
 taxation by the State and counties and municipalities in the State.

(j) The powers granted under this section are not subject to the provisions ofany other law in conflict with the powers.

 $1 \quad 25-214.$

2 (a) This section applies to the collection of benefit charges for the 3 Commission by the directors of finance of Prince George's County and Montgomery 4 County or by other tax collecting authorities in those counties.

5 (b) Each year, for 30 days before the collection of taxes begins in 6 Montgomery County and Prince George's County, the Commission shall have access to 7 the records of the treasury division in each county's department or office of finance to 8 inform each county:

9 (1) regarding which properties or property owners are subject to a 10 benefit charge and the annual benefit charge imposed on the property;

11 (2) regarding each property on which the Commission has imposed a 12 benefit charge that was not subject to State or county taxes; and

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(3) of the total benefit charge imposed for all properties in the county.

14 (c) (1) (i) All laws relating to the collection of county taxes apply to 15 the collection of a benefit charge.

- 16 (ii) A benefit charge:
- 171.for purposes of collection, shall be treated as a county18tax;
- 192.shall bear the same interest and penalties as a county20tax; and
- 213.shall be advertised with, and in the same manner as,22a county tax.

23 (2) The director of finance shall collect a benefit charge in accordance24 with this section.

- 25 (3) The director of finance:
- 26 (i) shall refer a protest, objection, or complaint concerning a 27 benefit charge to the Commission; and
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(ii) may not refund, change, or amend a benefit charge.

(4) A property redeemed from a county tax sale or a property sold by
the county council of Montgomery County or Prince George's County after a final tax
sale may not be redeemed or sold except on payment of the benefit charge due on the
property.

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1 (5)A property subject to a delinquent benefit charge shall be sold for $\mathbf{2}$ the delinquent benefit charge at the same time and in the same manner as property 3 sold for delinquent county taxes. The director of finance shall: 4 (d) (1) $\mathbf{5}$ (i) print on the tax bill: 6 "To Sanitary Commission benefit charge \$.... THIS IS PAYMENT NUMBER 7 OF REQUIRED TOTAL PAYMENTS DUE ON THIS PROPERTY."; 8 (ii) provide a space on the tax bill for the interest or penalty; 9 make the proper entries on each tax bill mailed; and (iii) 10 (iv) collect the amount specified on the bill for the benefit charge 11 with the State and county taxes. 12In Montgomery County, each property tax bill shall list separately (2)any deferred water main or sewer connection benefit charges applicable to an assessed 13 14property. 15(e) On or before the 10th day of each month, the director of finance (1)shall pay the Commission the amount of the benefit charges collected by the director of 16 17finance through the last day of the preceding month. 18 If the director of finance does not pay the amount due the (2)Commission as provided in paragraph (1) of this subsection, the amount due shall bear 1920a penalty of 1% per month. 21The director of finance is personally liable for failure to pay the (3)22amount due to the Commission. 23The county councils of Montgomery County and Prince George's (4)24County shall require the bonds of its respective director of finance to be conditioned on 25payment to the Commission of the amount collected under this section. 26By December 1 of each year, the Commission shall pay (f) (1)27Montgomery County and Prince George's County a reasonable amount for the services of its respective director of finance. 2829The payment provided for in paragraph (1) of this subsection shall (2)be included as an item in the Commission's operating budget. 30 3125-215.

32 **NOTWITHSTANDING ANY OTHER PROVISION OF LAW:**

1 (1) IF, ON OR BEFORE OCTOBER 1, 2011, AS TO A PROPERTY 2 AGAINST WHICH A BENEFIT CHARGE HAS BEEN ASSESSED FOR LESS THAN 20 3 YEARS, THE COMMISSION MAY NOT ASSESS THAT BENEFIT CHARGE FOR 4 LONGER THAN 20 YEARS FROM THE YEAR THAT THE BENEFIT CHARGE WAS 5 INITIALLY ASSESSED AGAINST THE PROPERTY;

6 (2) THE COMMISSION MAY NOT RECALCULATE OR INCREASE A
7 BENEFIT CHARGE BECAUSE OF A REDUCTION IN REVENUES COLLECTED BY THE
8 COMMISSION AS A RESULT OF THIS SECTION;

9 (3) AS TO RESIDENTIAL REAL PROPERTY CONSTRUCTED IN 10 MONTGOMERY COUNTY AND PRINCE GEORGE'S COUNTY ON OR AFTER 11 OCTOBER 1, 2011, A BENEFIT CHARGE MAY NOT BE ASSESSED BY THE 12 COMMISSION AGAINST THE PROPERTY FOR MORE THAN 20 YEARS; AND

13 (4) THE COMMISSION SHALL USE THE MONEY IN THE CURRENT
 14 BOND FUND UNDER § 22–107 OF THIS DIVISION II TO OFFSET ANY REDUCTION
 15 IN REVENUES COLLECTED BY THE COMMISSION AS A RESULT OF THIS SECTION.

16 SECTION 2. AND BE IT FURTHER ENACTED, That, notwithstanding any 17 other provision of law, on or before October 1, 2011, for a property owner against 18 whose property a benefit charge has been assessed by the Washington Suburban 19 Sanitary Commission for the immediately preceding 20 years, the benefit charge shall 20 be deemed as having been paid in full. The Commission shall promptly take the 21 necessary steps to implement this section.

SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect
 October 1, 2011.