C8 4lr0063

## By: Chair, Environmental Matters Committee (By Request – Departmental – Housing and Community Development)

Introduced and read first time: January 27, 2014

Assigned to: Environmental Matters

## A BILL ENTITLED

AN ACT concerning

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## Housing and Community Development – Multifamily Rental Housing Programs Efficiency Act

FOR the purpose of repealing certain provisions of law governing the Elderly Rental Housing Program, the Nonprofit Rehabilitation Program, and the Rental Housing Production Program and establishing a new Rental Housing Program in the Department of Housing and Community Development; consolidating certain loan programs within the Department into a single program; providing for certain types of financing and repayment terms; establishing certain uses for loan proceeds; clarifying certain standards for multifamily loans; requiring the Department to provide notice of certain projects to certain local jurisdictions; altering certain standards for the Department's consultation with local jurisdictions on certain projects; requiring the Department to establish certain regulations; transferring authority over a certain fund from the Community Development Administration to the Department; repealing a certain finding relating to a proper public purpose for public money; authorizing the Department to make loans directly or through the Administration under certain circumstances; altering the circumstances under which the Department may approve the use of partnership rental housing funds under certain circumstances; authorizing funds provided under the Partnership Rental Housing Program to be made available as a deferred payment loan under certain circumstances; defining certain terms; making conforming and technical changes; and generally relating to the Rental Housing Program and the Partnership Rental Housing Program in the Department of Housing and Community Development.

BY repealing

Article – Housing and Community Development



$\frac{1}{2}$	Sect	ion 4–401 through 4–409 and the subtitle "Subtitle 4. Elderly Rental Housing Program"; 4–929; and 4–1501 through 4–1511 and the subtitle			
3	"Subtitle 15. Rental Housing Production Program"				
4		otated Code of Maryland			
5	(200	6 Volume and 2013 Supplement)			
6	-	ng and reenacting, with amendments,			
7		cle – Housing and Community Development			
8	Sect	ion 2–102(a)(9), 4–101, 4–103, 4–213, 4–504, 4–901, 4–903, 4–905, 4–906,			
9	<b>A</b>	4–907, 4–918, 4–921, 4–923, 4–1205, 4–1207, and 4–1208			
10		otated Code of Maryland			
11	(200	6 Volume and 2013 Supplement)			
12	BY adding				
13		cle – Housing and Community Development			
14	Sect	ion 4–401 through 4–411 to be under the new subtitle "Subtitle 4. Rental			
15		Housing Program"			
16		otated Code of Maryland			
17	(200	6 Volume and 2013 Supplement)			
18	SEC	TION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF			
19	MARYLAN	ND, That Section(s) 4-401 through 4-409 and the subtitle "Subtitle 4.			
20	Elderly Rental Housing Program"; 4–929; and 4–1501 through 4–1511 and the subtitle				
21	"Subtitle 15. Rental Housing Production Program" of Article – Housing and				
22	Communit	y Development of the Annotated Code of Maryland be repealed.			
23 24	SECTION 2. AND BE IT FURTHER ENACTED, That the Laws of Maryland read as follows:				
25		Article – Housing and Community Development			
26	2–102.				
27	(a)	The Department shall:			
28	_	(9) administer federal programs <b>RELATING</b> to community assistance;			
29	and				
30	4–101.				
31	(a)	In this title the following words have the meanings indicated.			
0.0	<i>a</i> >				
32	(b)	"Administration" means the Community Development Administration.			
33	(c)	"Division" means the Division of Development Finance.			

1 2 3	(d) "Elderly household" means one or more individuals who occupy a residential dwelling unit, at least one of whom meets the age limit specified by the Secretary that:
4	(1) is greater than or equal to age 55; and
5	(2) may vary for different programs or types of projects.
6 7	[(e) "Elderly rental housing project" means a project that meets the qualifications in $\S 4-407$ of this title.]
8	[(f)] (E) "Nonprofit sponsor" means a sponsor that is:
9	(1) a nonprofit organization; or
10	(2) a limited partnership, if:
11	(i) 1. each general partner is a nonprofit organization; or
12 13	2. each general partner is a wholly owned subsidiary of a nonprofit organization;
14 15 16	(ii) the limited partnership is formed to undertake a project that is eligible as a whole or in part for a federal program or incentive, including low–income housing tax credits; and
17 18	(iii) a nonprofit organization manages the project or will receive the net cash flow or residual sale proceeds on the sale of the project.
19	4–103.
20	The Division includes:
21	(1) the Community Development Administration;
22	(2) the Disaster Relief Housing Program;
23	(3) the Down Payment and Settlement Expense Loan Program;
24	[(4) the Elderly Rental Housing Program;]
25	[(5)] (4) federal and State weatherization programs;
26	[(6)] (5) the Group Home Financing Program;
27	[(7)] (6) the Lead Hazard Reduction Grant Program;

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(1)

(i)

open, or undeveloped, personal property, or mixed property;

1		[(8)] <b>(7)</b>	the Lead Hazard Reduction Loan Program;
2		[(9)] <b>(8)</b>	the local government infrastructure program;
3		[(10)] <b>(9)</b>	the Maryland Home Financing Program;
4		[(11)] <b>(10)</b>	the Maryland Housing Rehabilitation Program;
5		[(12)] <b>(11)</b>	the Neighborhood Housing Services Fund;
6		[(13)] <b>(12)</b>	the Operating Assistance Grants Demonstration Projects;
7		[(14)] <b>(13)</b>	the Partnership Rental Housing Program;
8		[(15)] <b>(14)</b>	the Radium [Pilot] Grant Program;
9 10	programs;	[(16)] <b>(15)</b>	the Rental Allowance Program and other rental assistance
11		[(17)] <b>(16)</b>	the Rental Housing [Production] Program; and
12 13	Program.	[(18)] <b>(17)</b>	the Self–Help Homeownership Technical Assistance
14	4–213.		
15 16 17		ministration	ace with regulations that the Secretary adopts, an agreement makes to carry out its functions and responsibilities under §§ through 4–235 of this subtitle shall be approved by:
18		(1) the S	ecretary; and
19		(2) the B	soard of Public Works, if its approval is required by law.
20 21 22 23 24 25 26	development project by resolution of the appropriate governing body] PROVIDE WRITTEN NOTICE AND A REASONABLE OPPORTUNITY TO COMMENT TO THE CHIEF EXECUTIVE OFFICER OR THE EQUIVALENT OFFICER AND THE HEAD OR PRESIDENT OF THE LEGISLATIVE BODY of the [locality] POLITICAL SUBDIVISION in which [the] A PROPOSED COMMUNITY development PROJECT OR A PUBLIC		

acquiring, owning, or holding land that is not open, mainly

$\frac{1}{2}$	(ii) clearing, improving, constructing, or rehabilitating the property; or
3 4	(iii) transferring, leasing, mortgaging, or otherwise disposing of the property; or
5	(2) building housing on any land].
6 7 8 9 10	(C) IF THE PROPOSED PROJECT IS LOCATED IN A MUNICIPAL CORPORATION, THE NOTICE REQUIRED UNDER SUBSECTION (B) OF THIS SECTION SHALL BE SENT TO THE CHIEF EXECUTIVE OFFICER AND HEAD OR PRESIDENT OF THE LEGISLATIVE BODY OF THE MUNICIPAL CORPORATION AND NOT TO THE COUNTY.
11 12	[(c)] (D) A project that the Administration finances is subject to applicable zoning and building codes.
13 14	[(d)] (E) (1) This subsection applies notwithstanding any other provision of this subtitle or other State law.
15 16 17	(2) In exercising its functions and responsibilities, the Administration may sell or lease for a term not exceeding 99 years all or part of the real, mixed, or personal property constituting a community development project.
18	(3) A sale or lease under this section may be made:
19	(i) without public bidding or public sale; and
20 21	(ii) on terms and conditions that make housing in that development economically feasible for families of limited income.
22 23 24 25	(4) A sale or lease under this section shall conform with a plan for community development that the Secretary approves at a public hearing held after notice is published in at least one newspaper of general circulation in the political subdivision in which the development is located.
26 27	(5) The plan for community development presented at the hearing shall be in accordance with regulations that the Secretary adopts, requiring:
28	(i) a description of the property;
29 30	(ii) a statement of the identity of the proposed purchaser or lessee and the proposed use or reuse of the property;
31	(iii) the price or rental to be paid by the purchaser or lessee; and

$\frac{1}{2}$	community develo	(iv) pment	the conditions of the sale or lease that ensure that the purposes of this subtitle will be carried out.
3 4	[(e)] <b>(F)</b> local laws applicab		rrying out this subtitle, the Administration shall comply with he community development project.
5	[(f)] (G)	(1)	In carrying out this subtitle, the Administration shall:
6 7	officials;	[(i)	work closely, consult, and cooperate with local elected
8		(ii)	give primary consideration to local needs and desires;
9 10	development activ	(iii) <b>]</b> ities; <i>a</i>	
11 12 13	expressed in urba		ewal, community renewal, and local comprehensive land use
14 15	(2) development proje		rever possible, the Administration shall carry out community gether with and through the use of:
16		(i)	private enterprise;
17		(ii)	limited dividend corporations;
18		(iii)	local development agencies; and
19		(iv)	local development entities.
20		SUB	TITLE 4. RENTAL HOUSING PROGRAM.
21	4–401.		
22 23	(A) IN TO INDICATED.	HIS S	UBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS
24 25	(B) "FUN § 4–504 OF THIS"		EANS THE RENTAL HOUSING FUND ESTABLISHED UNDER.
26	(c) "Ho	USEHO	OLD OF LIMITED INCOME" MEANS A FAMILY OR AN

INDIVIDUAL WHOSE INCOME DOES NOT EXCEED THE UPPER INCOME LIMITS

- 1 ESTABLISHED BY THE SECRETARY FOR THE PROGRAM UNDER § 4–404 OF THIS
- 2 SUBTITLE.
- 3 (D) "OFFICE OR OTHER COMMERCIAL SPACE CONVERSION" MEANS THE 4 CONVERSION TO RENTAL HOUSING OF A BUILDING THAT:
- 5 (1) IS IN A SUSTAINABLE COMMUNITY AS DEFINED IN § 6–301 OF 6 THIS ARTICLE;
- 7 (2) WAS BUILT MORE THAN 30 YEARS BEFORE AN APPLICATION IS 8 SUBMITTED TO THE DEPARTMENT TO FINANCE THE CONVERSION;
- 9 (3) CONSISTS OF AT LEAST TWO FLOORS AT OR ABOVE GROUND 10 LEVEL; AND
- 11 (4) WAS LAST USED AS OFFICE OR OTHER COMMERCIAL SPACE.
- 12 (E) "PROGRAM" MEANS THE RENTAL HOUSING PROGRAM.
- 13 (F) "RENTAL HOUSING PROJECT" MEANS A PROJECT ELIGIBLE FOR 14 FINANCIAL ASSISTANCE UNDER § 4–407 OF THIS SUBTITLE.
- 15 **4–402.**
- 16 THERE IS A RENTAL HOUSING PROGRAM.
- 17 **4–403.**
- 18 THE PURPOSES OF THE PROGRAM ARE TO:
- 19 **(1)** STIMULATE THE PRODUCTION AND PRESERVATION OF 20 RENTAL HOUSING;
- 21 (2) INCREASE AND IMPROVE THE SUPPLY OF DECENT, SAFE, AND
- 22 SANITARY RENTAL HOUSING AT COSTS THAT ARE AFFORDABLE TO HOUSEHOLDS
- 23 **OF LIMITED INCOME**;
- 24 (3) USE AVAILABLE RESOURCES EFFICIENTLY TO SERVE THE
- 25 HOUSEHOLDS THAT ARE IN NEED OF QUALITY AFFORDABLE HOUSING
- 26 OPPORTUNITIES, INCLUDING FAMILIES, THE ELDERLY, AND PERSONS WITH
- 27 DISABILITIES OR SPECIAL NEEDS;

PROGRAM; AND

	ð	HOUSE BILL 403
1 2 3		(4) SUPPORT ECONOMIC GROWTH AND ACTIVITY BY FINANCING, OR IN PART, THE CONSTRUCTION OR SUBSTANTIAL REHABILITATION L HOUSING PROJECTS; AND
4 5 6	6-301 OF	(5) REVITALIZE SUSTAINABLE COMMUNITIES, AS DEFINED IN § THIS ARTICLE, THROUGH OFFICE OR OTHER COMMERCIAL SPACE ON.
7	4–404.	
8	(A)	THE DEPARTMENT SHALL:
9		(1) ADMINISTER THE PROGRAM;
10 11	AVAILABLI	(2) ADOPT POLICIES TO ENSURE THAT RENTAL HOUSING IS MADE TO HOUSEHOLDS OF LIMITED INCOME;
12 13 14		(3) DEVELOP PROCEDURES TO ENSURE THAT THE PROJECTS FINANCIAL ASSISTANCE FROM THE PROGRAM ARE IN COMPLIANCE LICABLE OCCUPANCY RESTRICTIONS;
15 16	THE PROG	(4) USE FEDERAL AND STATE PROGRAMS TO HELP CARRY OUT RAM; AND
17 18	POLITICAL	(5) ENCOURAGE THE ASSISTANCE OR PARTICIPATION OF LOCAL SUBDIVISIONS.
19	(B)	THE SECRETARY SHALL SET INCOME GUIDELINES BY CONSIDERING:
20		(1) THE MEDIAN INCOME FOR THE AREA;
21 22	STANDARD	(2) THE MINIMUM INCOME NEEDED TO AFFORD AVAILABLE RENTAL UNITS IN THE AREA;
23 24	REQUIREM	(3) FEDERAL INCOME GUIDELINES, INCLUDING THE ENTS OF THE FEDERAL LOW-INCOME HOUSING TAX CREDIT

- 26 (4) ANY OTHER RELEVANT FACTOR.
- 27 (C) IN ADMINISTERING THE PROGRAM UNDER THIS SUBTITLE, THE 28 DEPARTMENT MAY ACT EITHER DIRECTLY OR THROUGH THE ADMINISTRATION.

- 1 (D) THE DEPARTMENT SHALL PROVIDE WRITTEN NOTICE AND A
  2 REASONABLE OPPORTUNITY TO COMMENT TO THE CHIEF EXECUTIVE OFFICER
  3 OR THE EQUIVALENT OFFICER AND THE HEAD OR PRESIDENT OF THE
  4 LEGISLATIVE BODY OF THE POLITICAL SUBDIVISION IN WHICH A PROPOSED
  5 PROJECT IS LOCATED.
- 6 (E) IF THE PROPOSED PROJECT IS LOCATED IN A MUNICIPAL 7 CORPORATION, THE NOTICE REQUIRED UNDER SUBSECTION (D) OF THIS 8 SECTION SHALL BE SENT TO THE CHIEF EXECUTIVE OFFICER AND HEAD OR 9 PRESIDENT OF THE MUNICIPAL CORPORATION AND NOT TO THE COUNTY.
- 10 **4–405.**
- TO ACHIEVE THE PURPOSES OF THE PROGRAM, THE DEPARTMENT SHALL, FROM TIME TO TIME, ASK THE STATE TO INCREASE OR REPLACE
- 13 AMOUNTS DEPOSITED WITH THE STATE TREASURER IN THE FUND.
- 14 **4–406.**
- 15 (A) THE DEPARTMENT SHALL ADOPT REGULATIONS TO CARRY OUT THE 16 PROGRAM.
- 17 (B) THE REGULATIONS SHALL PROVIDE FOR:
- 18 (1) APPLICATIONS FOR MONEY FROM THE FUND;
- 19 (2) STANDARDS OF ELIGIBILITY, TERMS, AND FEES;
- 20 (3) CHARGES THAT SHALL BE IMPOSED ON PROGRAM LOANS; AND
- 21 (4) THE RECAPTURE OF MONEY OF THE FUND FROM A BORROWER 22 THAT DOES NOT USE THE MONEY IN A TIMELY MANNER.
- 23 **4–407.**
- 24 (A) A PROJECT QUALIFIES AS A RENTAL HOUSING PROJECT UNDER 25 THIS SUBTITLE IF:
- 26 (1) ITS PURPOSE IS TO ACQUIRE, CONSTRUCT, OR REHABILITATE 27 REAL PROPERTY OR ALL OR PART OF A BUILDING OR IMPROVEMENTS THAT
- 28 WILL BE OCCUPIED BY HOUSEHOLDS OF LIMITED INCOME AS PROVIDED IN THIS
- 29 SUBSECTION; AND

$\frac{1}{2}$	(2) A PORTION OF THE RENTAL UNITS IN THE PROJECT ARE SET ASIDE FOR HOUSEHOLDS OF LOWER INCOME FOR THE GREATER OF:
3	(I) 15 YEARS; OR

- 4 (II) THE NUMBER OF YEARS REQUIRED BY FEDERAL LAW.
- 5 (B) THE MINIMUM NUMBER OF RENTAL UNITS SET ASIDE UNDER 6 SUBSECTION (A)(2) OF THIS SECTION SHALL BE THE GREATER OF:
- 7 (1) THE NUMBER THAT BEARS THE SAME RATIO TO THE WHOLE 8 NUMBER OF RENTAL UNITS IN THE PROJECT AS THE AMOUNT OF THE PROGRAM 9 LOAN BEARS TO THE WHOLE FINANCING OF THE UNDERTAKING; OR
- 10 (2) THE NUMBER OF RENTAL UNITS CHOSEN BY THE SPONSOR TO
  11 SATISFY FEDERAL OCCUPANCY REQUIREMENTS, IF THE PROJECT RECEIVES
  12 FEDERAL LOW-INCOME HOUSING TAX CREDITS OR IS FINANCED IN PART WITH
  13 GOVERNMENT-ISSUED, FEDERALLY TAX-EXEMPT REVENUE BONDS.
- 14 (C) RENTAL UNITS RESTRICTED FOR OCCUPANCY TO MEET OTHER 15 FEDERAL, STATE, OR LOCAL OCCUPANCY REQUIREMENTS MAY BE COUNTED 16 TOWARD THE MINIMUM NUMBER REQUIRED UNDER THIS SECTION.
- 17 (D) A RENTAL UNIT THAT CONTINUES TO MEET APPLICABLE FEDERAL
  18 OCCUPANCY RESTRICTIONS UNDER SUBSECTION (A)(2)(II) OF THIS SECTION
  19 SHALL BE DEEMED TO CONTINUE TO MEET THE APPLICABLE RESTRICTIONS FOR
  20 PURPOSES OF THIS SUBTITLE.
- 21 (E) A PROJECT QUALIFIES AS A RENTAL HOUSING PROJECT UNDER 22 THIS SUBTITLE AND IS NOT SUBJECT TO THE INCOME RESTRICTIONS SPECIFIED 23 IN THIS SECTION IF IT WILL:
- 24 (1) EFFECT AN OFFICE OR OTHER COMMERCIAL SPACE 25 CONVERSION INTO MARKET RATE RENTAL HOUSING; AND
- 26 (2) PROVIDE SUBSTANTIAL ECONOMIC DEVELOPMENT TO A SUSTAINABLE COMMUNITY AS DEFINED IN § 6–301 OF THIS ARTICLE.
- 28 **4–408.**
- 29 (A) THE DEPARTMENT SHALL REVIEW APPLICATIONS FOR LOANS 30 SUBMITTED BY PRIVATE OR NONPROFIT SPONSORS, POLITICAL SUBDIVISIONS,

- 1 OR LOCAL HOUSING AUTHORITIES ESTABLISHED UNDER DIVISION II OF THIS
- 2 ARTICLE ON BEHALF OF SPONSORS OF PROPOSED RENTAL HOUSING PROJECTS.
- 3 (B) IN REVIEWING AN APPLICATION FOR A PROGRAM LOAN UNDER THIS 4 SUBTITLE, THE DEPARTMENT SHALL CONSIDER:
- 5 (1) THE EXTENT TO WHICH HOUSEHOLDS OF LIMITED INCOME 6 WILL BE ASSISTED BY THE PROPOSED PROJECT;
- 7 (2) THE NUMBER AND PERCENTAGE OF HOUSEHOLDS OF LIMITED
- 8 INCOME CURRENTLY LIVING IN THE COMMUNITY WHERE THE PROJECT IS
- 9 PROPOSED;
- 10 (3) THE QUANTITY, CONDITION, AND AFFORDABILITY OF
- 11 RESIDENTIAL PROPERTY IN THE COMMUNITY WHERE THE PROJECT IS
- 12 **PROPOSED**;
- 13 (4) THE ECONOMIC FEASIBILITY OF THE PROPOSED PROJECT;
- 14 (5) THE DEGREE OF LOCAL GOVERNMENT INCENTIVE AND
- 15 SUPPORT PROVIDED TO THE PROPOSED PROJECT, INCLUDING CONTRIBUTION
- 16 OF LAND, ABATEMENT OF TAXES OR FEES, DIRECT OR INDIRECT RENTAL
- 17 SUBSIDIES, AND GRANTS; AND
- 18 **(6)** ANY OTHER RELEVANT FACTORS.
- 19 **4–409.**
- 20 (A) MONEY IN THE FUND MAY BE USED TO MAKE LOANS TO AN
- 21 APPROVED APPLICANT TO:
- 22 (1) ACQUIRE, CONSTRUCT, OR REHABILITATE A RENTAL HOUSING
- 23 **PROJECT**;
- 24 (2) CONVERT AN EXISTING BUILDING OR BUILDINGS TO A RENTAL
- 25 HOUSING PROJECT; OR
- 26 (3) PROVIDE OPERATING ASSISTANCE TO REDUCE THE
- 27 OPERATING COSTS OF A PROJECT BY DEPOSITING THE PROCEEDS OF THE
- 28 PROGRAM LOAN IN AN INTEREST BEARING ACCOUNT THAT IS UNDER THE
- 29 CONTROL OF THE DEPARTMENT AND IS USED TO PAY THE OPERATING COSTS,
- 30 INCLUDING THE PRINCIPAL AND INTEREST WHEN DUE, ON ANY PRIOR
- 31 MORTGAGE LOAN SECURING THE PROJECT.

1	(B)	A PROGRAM LOAN MAY:
2		(1) BE SECURED BY A MORTGAGE LIEN;
3		(2) BE SUBORDINATE TO OTHER FINANCING;
4		(3) HAVE AN INTEREST RATE AS LOW AS ZERO PERCENT;
5		(4) BE PAYABLE OUT OF SURPLUS CASH;
6		(5) BE A DEFERRED PAYMENT LOAN;
7 8 9	DEPARTM NET EQUIT	(6) PROVIDE FOR AN EQUITY PARTICIPATION BY THE ENT OR CONTINGENT INTEREST PAYABLE OUT OF SURPLUS CASH OR TY; OR
10		(7) HAVE ANY OTHER TERMS THE DEPARTMENT MAY REQUIRE.
11 12	(C) THE PURP	TO FACILITATE REPAYMENT OF THE PROGRAM LOAN AND ACHIEVE OSES OF THE PROGRAM, THE DEPARTMENT MAY MODIFY:
13		(1) THE INTEREST RATE;
14		(2) THE TIME OR AMOUNT OF PAYMENT; OR
15		(3) ANY OTHER TERM OF THE PROGRAM LOAN.
16	4–410.	
17 18	(A) DEPARTM	IF A PROGRAM LOAN IS SECURED BY A MORTGAGE, THE ENT MAY:
19		(1) ENFORCE THE MORTGAGE;
20 21	MORTGAG	(2) FORECLOSE ON THE MORTGAGE AND TAKE TITLE TO THE ED PROPERTY OR TAKE DEED IN LIEU OF FORECLOSURE;
22		(3) CONVEY TITLE TO A PURCHASER;
23		(4) OBTAIN AND ENFORCE A DEFICIENCY JUDGMENT;
24		(5) ALLOW ASSUMPTION OF THE MORTGAGE; AND

1	(6) CONTRACT WITH A PRIVATE MORTGAGE SERVICER TO
2	PERFORM ON BEHALF OF THE DEPARTMENT ANY FUNCTIONS A SERVICER
3	ORDINARILY PERFORMS.
J	ORDINARILI PERFORMS.
4	(B) WITHOUT APPROVAL OR EXECUTION BY THE BOARD OF PUBLIC
5	WORKS, THE DEPARTMENT MAY:
J	VV CAVIE, THE E ETHALITY WHITE
6	(1) ASSIGN A MORTGAGE FOR VALUE; OR
	(=, ===================================
7	(2) CONVEY PROPERTY AFTER ACQUISITION.
•	(2) CONVETTIONERT IN TERMOQUISITION.
8	4–411.
O	4-411.
9	(A) (1) A PERSON MAY NOT KNOWINGLY MAKE OR CAUSE TO BE MADE
10	A FALSE STATEMENT OR REPORT IN A DOCUMENT REQUIRED TO BE SUBMITTED
11	TO THE DEPARTMENT UNDER AN AGREEMENT RELATING TO A PROGRAM LOAN.
12	(2) A LOAN APPLICANT MAY NOT KNOWINGLY MAKE OR CAUSE A
13	FALSE STATEMENT OR REPORT TO BE MADE TO INFLUENCE THE ACTION OF THE
14	DEPARTMENT ON A PROGRAM LOAN APPLICATION OR TO INFLUENCE ACTION
15	OF THE DEPARTMENT AFFECTING A PROGRAM LOAN ALREADY MADE.
16	(B) A PERSON WHO VIOLATES THIS SECTION IS GUILTY OF A
17	MISDEMEANOR AND ON CONVICTION IS SUBJECT TO IMPRISONMENT NOT
18	EXCEEDING 5 YEARS OR A FINE NOT EXCEEDING \$50,000 OR BOTH.
19	4-504.
	2 00 2
20	(a) In this section, "Fund" means the Rental Housing [Programs] Fund.
_ 0	(a) In this section, I also means the receiver from [1 regrame] I also.
21	(b) There is a Rental Housing [Programs] Fund.
	(b) There is a woman flowing [Flograms] I ama.
22	(c) [(1)] The Department shall use the Fund to[:
	(c) [(1)] The Department shall use the fund to [.
23	(i) operate, make loans, and pay expenses of the [Maryland]
24	RENTAL Housing [Rehabilitation] Program, including reserves for anticipated future
25	losses directly related to the [Maryland Housing Rehabilitation] RENTAL HOUSING
26	Program, as provided in the State budget[; and
o <b>=</b>	
27	(ii) operate, make loans, and pay expenses of the Rental

Housing Production Program].

- 1 The [Administration] **DEPARTMENT** shall use the Fund to (2) 2 operate, make loans, and pay expenses of the [Elderly] Rental Housing Program. The [Administration] **DEPARTMENT** may use the Fund to 3 make deferred payment loans to approved applicants to enable the applicants to 4 acquire, construct, or rehabilitate elderly rental housing projects or to convert existing 5 6 rental housing to elderly rental housing projects. 7 (ii) Deferred payment loans may be subordinate to other 8 financing. 9 (d) The [Administration] **DEPARTMENT** shall administer the Fund **EITHER** 10 DIRECTLY OR THROUGH THE ADMINISTRATION. 11 [(1)] The Fund consists of: (e) 12 [(i)] **(1)** money appropriated by the State for [rental housing programs, including the Elderly Rental Housing Program] THE RENTAL HOUSING 13 **PROGRAM** under § 4–402 of this title , the Multifamily Rehabilitation Program under 14 15 § 4–906(b) of this title, the Nonprofit Rehabilitation Program under § 4–929 of this title, and the Rental Housing Production Program under § 4–1502 of this titlel: 16 17 repayments and prepayments of loans made under [(ii)] **(2)** 18 the [programs set forth in item (i) of this paragraph] RENTAL HOUSING PROGRAM AND FROM LOAN PROGRAMS UNDER THIS TITLE THAT HAVE BEEN REPEALED: 19 20 [(iii)] **(3)** money appropriated under § 4–501(c) of this subtitle: 21[(iv)] (4) money transferred to the Fund in accordance with §§ 224-502(e), 4-503(d), and 4-505(h) of this subtitle and [§§ 3-203(i) and 6-310(g)] § **3–203** of this article: 23 24**(5) FUNDS** RECEIVED  $\mathbf{BY}$ **DEPARTMENT** OR THE THE 25 ADMINISTRATION FROM THE FEDERAL GOVERNMENT OR OTHER PUBLIC OR 26**PRIVATE SOURCES:** and 27 [(v)] (6) investment earnings of the Fund. 28 The State, under § 4–501(c) of this subtitle, may appropriate to the 29 Fund money received as repayment of principal or payment of interest on a loan made 30 by the Maryland Housing Rehabilitation Program.
- 31 (f) (1) When the Department issues a binding commitment to make a 32 loan, the Department shall withdraw from the Fund an amount equal to the 33 commitment.

1 2 3 4	(2) Subject to § 7–209 of the State Finance and Procurement Article and except as otherwise provided in the State budget, after the first 8 months of a fiscal year the Department may transfer unencumbered money in the Fund to any other fund established under this title.
5	4–901.
6	(a) In this subtitle the following words have the meanings indicated.
7 8	(b) "Cooperative housing corporation" has the meaning stated in $\S$ 5–6B–01 of the Corporations and Associations Article.
9 10	(c) "Cooperative interest" has the meaning stated in § 5–6B–01 of the Corporations and Associations Article.
11 12 13	(d) (1) "Family of limited income" means a family or individual whose income does not exceed the limits that the Secretary establishes under $\S$ 4–915 of this subtitle.
14 15 16 17	(2) "Family of limited income" includes a trust described in 42 U.S.C. § 1396p(d)(4), or a trust established for the benefit of an individual with a disability by an individual other than the beneficiary and that is funded with assets that were never owned or controlled by the beneficiary, if:
18 19	(i) the income of the trust does not exceed the upper income limits established by the Secretary under § 4–915 of this subtitle; and
20 21	(ii) the beneficiary of the trust is an individual who resides in the residential building owned by the trust.
22 23	(e) "Local rehabilitation program" means a rehabilitation program that uses Program loans and is administered by a political subdivision.
24 25	(f) "Member" has the meaning stated in § 5–6B–01 of the Corporations and Associations Article.
26 27 28	(g) "Minimum livability code" means a regulation, statute, or ordinance that establishes minimum property maintenance standards that the State or a political subdivision adopts under § 12–203 of the Public Safety Article.
29	(h) "Nonprofit sponsor" means:
30	(1) a nonprofit organization;

a political subdivision; or

(2)

31

1 2 3	_	a limited partnership formed to undertake a rehabilitation project wholly or partly for federal programs or incentives[, including ng tax credits], if:
4 5	political subdivisi	(i) each general partner is a nonprofit organization or a on; or
6 7	nonprofit organiza	(ii) 1. each general partner is a wholly owned subsidiary of a ation or political subdivision; and
8 9 10		2. a nonprofit organization or political subdivision abilitation project or will receive net cash flow or the residual sale ale of the rehabilitation project.
11	(i) "Pro	gram" means the Maryland Housing Rehabilitation Program.
12 13	• /	gram loan" means a loan or grant under the Maryland Housing ogram or a special loan program.
14 15	` /	GULAR REHABILITATION PROGRAM" MEANS THE PROGRAM FUND A LOAN FROM A SINGLE FAMILY PROJECT.
16 17 18	[(k)] (L) reconstruct, renovalisted in § 4–923 (	(1) "Rehabilitation project" means a project to repair, vate, redevelop, improve, modify, or add to a building for a purpose of this subtitle.
19 20	(2) dwellings in a res	"Rehabilitation project" includes providing utility submetering for idential rental building.
21	[(l)] (M)	"Special loan program" means:
22	(1)	the Accessory, Shared, and Sheltered Housing Program;
23	(2)	the Indoor Plumbing Program;
24	(3)	the Lead Paint Abatement Program;
25	(4)	the Migratory Worker Housing Program;
26	(5)	the Radon and Asbestos Abatement Pilot Program; and
27	(6)	the Accessible Homes for Senior Homeowners Grant Program.
28	(N) "SPI	ECIAL REHABILITATION PROGRAM" MEANS THE PROGRAM

WHEN USED TO FUND A LOAN UNDER A SPECIAL LOAN PROGRAM.

1 2		_	sor" means an owner who receives a loan to rehabilitate a ntal purposes or nonresidential purposes.
3	4-903.		
4	The General	Assem	ably finds that:
5 6 7	` ,	g, hea	many residents of the State live in dwellings that do not lth, safety, fire, occupancy, or other codes and standards
8 9	not have a minimum		many communities or political subdivisions in the State do bility code; and
10 11	of healthy, safe, and	, ,	these conditions impede the development and maintenance e communities;
12 13	because: (2)	privat	e sector financing is often unavailable for rehabilitation
14 15	have low incomes; a		owner-occupants of housing in need of rehabilitation often
16 17	managing the housi		nonoccupant owners often incur high risks in owning and
18	(3)	rehabi	litating suitable housing:
19	(	(i)	increases the economic life of the housing;
20 21	the housing and relo		is often more economical and less disruptive than replacing gits occupants;
22 23			can better promote community development when it is done g rehabilitation programs;
24	(	(iv)	is essential for sound community development; and
25 26		` '	can be helped by rehabilitating commercial buildings serving ng rehabilitation is desirable;
27 28	(4) i		proper public purpose for which public money may be spent
29	(	(i)	rehabilitate housing;

develop healthful, safe, and viable communities;

30

(ii)

$\frac{1}{2}$	(iii) rehabilitate commercial buildings to help rehabilitate and develop housing; and		
3 4 5	(iv) provide healthful and safe housing for migratory workers to maintain and expand the agricultural activities that are dependent on the labor of these workers; and		
6 7	(5) it is a proper public purpose for which public money may be spent to:		
8 9 10	(i) improve, modify, and add to housing to increase the supply of special housing for special populations, such as elderly households, individuals with disabilities, and other disadvantaged residents of the State;		
11 12 13	(ii) prevent lead poisoning by modifying older housing to provide a lead-safe environment, as lead paint in older housing is a major source of lead poisoning in children;		
14 15	(iii) provide adequate indoor plumbing, water supply, and sewage disposal systems for dwellings; AND		
16 17 18	[(iv) rehabilitate or acquire and rehabilitate large rental housing facilities for low— and moderate—income individuals and keep those facilities in a decent, safe, and sanitary condition; and]		
19 20	[(v)] (IV) reduce or eliminate radon and asbestos, which are major detriments to the health and safety of residents, on a pilot program basis.		
21	4-905.		
22	The Maryland Housing Rehabilitation Program includes:		
23	(1) the Accessory, Shared, and Sheltered Housing Program;		
24	(2) the Indoor Plumbing Program;		
25	(3) the Migratory Worker Housing Program;		
26	[(4) the Nonprofit Rehabilitation Program;]		
27	[(5)] (4) the Radon and Asbestos Abatement Pilot Program; and		
28 29	[(6)] (5) the Accessible Homes for Senior Homeowners Grant Program.		

1	4–906.			
2 3	(a) loans.	(1)	The	Department shall operate the Program and make Program
4		(2)	As n	nuch as possible, the Program shall be administered:
5 6	of housing,	to ensu	(i) re ma	in conjunction with federal programs assisting rehabilitation aximum use of available federal money; and
7 8	concentrate	d neigh	(ii) iborh	consistently with locally approved plans or programs of ood revitalization.
9	(b)	[(1)	The	Multifamily Rehabilitation Program consists of:
10 11 12	rehabilitate needs; and	buildi	(i) ngs p	Program loans made to rehabilitate or acquire and providing more than four dwellings or serving nonresidential
13 14	subtitle.]		(ii)	Program loans to nonprofit sponsors under § 4–929 of this
15 16 17		_	lar R	Except for Program loans made under a special loan ehabilitation Program consists of Program loans to rehabilitate oviding four or fewer dwellings.
18 19	loans made	[(3)] <b>(</b> under	` '	The Special Rehabilitation Program consists of Program cial loan program.
20	4–907.			
21 22 23	_	all ope	erate	lar Rehabilitation Program and the Special Rehabilitation with money in the Special Loan Programs Fund and other Department for these programs.
24 25 26 27 28	appropriate Department	habilita d to t t may 1	ation hat l reallo	ne applications that qualify for a Program loan under the Program or a special loan program do not commit all money oan program within 6 months after the appropriation, the cate the remaining appropriated money to any other program Loan Programs Fund.
29 30	appropriate	[(2) d to		ike circumstances, the Department may reallocate money Nonprofit Rehabilitation Program or the Multifamily

Rehabilitation Program to any other program financed by the Rental Housing

31

32

Programs Fund.]

1 4–918.

- 2 (a) (1) When the Department makes a Program loan to finance a residential rehabilitation project, the sponsor or nonprofit sponsor shall restrict some dwellings for occupancy by families of limited income for at least the greater of 15 years and the number of years required by federal law.
- 6 (2) The number of dwellings restricted under paragraph (1) of this subsection shall be at least the greater of:
- 8 (i) the number that bears the same ratio to the total number of 9 dwellings in the project as the amount the Program loan bears to the total financing of the undertaking; AND
- [(ii) the number of dwellings chosen by the sponsor to satisfy federal occupancy requirements if the residential rehabilitation project receives an allocation of federal low–income housing tax credits; and
- [(iii)] (II) the number of dwellings required for a community development project under § 4–217(b)(1)(ii) of this title or the number of dwellings that the issuer of the bonds chooses, whichever is greater, if a portion of the costs of the residential rehabilitation project is financed by government—issued, federally tax—exempt revenue bonds.
- 19 (b) Dwellings restricted for occupancy to meet other federal or State 20 occupancy requirements may be counted toward the number required under 21 subsection (a) of this section.
- [(c) As a condition to certain types of Program loans, the Department may require the political subdivision where a rehabilitation project is located to make a contribution to the project.]
- 25 4–921.
- [(a) Rehabilitation loans under the Multifamily Rehabilitation Program and nonprofit rehabilitation loans shall be financed by the Rental Housing Programs Fund.
- 29 (b)] Rehabilitation loans under the Regular Rehabilitation Program and 30 special loan programs shall be financed by the Special Loan Programs Fund.
- 31 4–923.
- 32 (a) The purpose of a rehabilitation project is:

1 2 3	(1) to bring a building to a decent, safe, and sanitary condition in accordance with applicable codes and standards, including those for construction, health, safety, fire, and occupancy;			
4	(2) to maintain the building in that condition;			
5	(3) to make the building more useful and attractive;			
6 7	(4) to conform the building to the appropriate minimum livability code;			
8 9	[(5) to acquire a building containing more than four dwelling units fo the purposes set forth in items (1) through (4) of this subsection;]			
10	[(6)] (5) to provide, under applicable special loan programs:			
1	(i) lead paint abatement;			
12	(ii) indoor plumbing; or			
13	(iii) shared, accessory, or sheltered housing;			
14 15 16 17	[(7)] (6) in the case of a loan or grant to an elderly household or a disabled homeowner, to modify or improve a dwelling to make it more accessible of functional for the occupants, if the building is, or after improvements will be structurally sound and free of health and safety hazards; or			
18 19	[(8)] (7) to provide, under applicable special loan pilot programs radon abatement or asbestos abatement.			
20 21	(b) (1) The applicable codes and standards under subsection (a)(1) of thi section are:			
22 23	(i) those in force in the political subdivision where the building is located; or			
24 25 26 27	(ii) those that the Department sets by regulation for that political subdivision solely for purposes of this subtitle, if the political subdivision lacks codes and standards that the Secretary considers sufficient to promote the objectives of this subtitle.			
28 29 30	(2) With the approval of the local enforcement authority, the Secretary may allow exceptions to a code or standard to preserve the historic or architectural value of a building undergoing rehabilitation under this subtitle.			

4-1205.

attributable to the value of the land; or

1	(a)	The I	Department shall:			
2		(1)	administer the Program;			
3 4	housing thr	(2) oughou	adopt policies and procedures that encourage partnership rental at the State; and			
5 6 7		(3) adopt regulations to carry out the Program, including regulations hat specify criteria for local contributions to the cost of partnership projects indertaken by a political subdivision or housing authority.				
8	(b)	The I	Department may establish:			
9		(1)	maximum limits for financing that it will provide to:			
10			(i) individual partnership rental housing units;			
11			(ii) any one partnership project; or			
12			(iii) any political subdivision or housing authority;			
13 14	encourages	(2) a broa	a process for approving financing for partnership projects that d geographic distribution of money; and			
15 16 17			the time that a household may occupy the partnership rental annual income of the household exceeds the continuing occupancy nouseholds of lower income.			
18 19	(C) LOANS EIT		DMINISTERING THE PROGRAM, THE DEPARTMENT MAY MAKE IRECTLY OR THROUGH THE ADMINISTRATION.			
20	4–1207.					
21 22	(a) Except as provided in subsection (c) of this section, the Department may approve an application for a proposed partnership project only if:					
23 24 25	(1) the application is authorized by the chief elected official of the political subdivision or, if there is no chief elected official, by the governing body of the political subdivision in which the project is located;					
26		(2)	the political subdivision or housing authority:			
27 28	partnership	rental	(i) contributes from nonstate sources the land for the housing;			
29			(ii) funds the part of the acquisition cost of the property that is			

1 2	(iii) makes a contribution under $\S 4-1208(d)(2)$ of this subtitle that equals or exceeds the value of the land;
3 4 5 6	(3) the political subdivision or housing authority is to have an ownership interest in the partnership project or in the rental units financed by the Program and sold to the political subdivision or housing authority or to a partnership that includes the political subdivision or housing authority;
7 8	(4) the political subdivision or housing authority directly or indirectly manages the partnership project;
9 10 11	(5) the rental units financed by the Program are to be occupied on completion of the acquisition, construction, reconstruction, renovation, or rehabilitation by households of lower income;
12 13 14 15 16	(6) UNLESS PROHIBITED BY ANY APPLICABLE FEDERAL REQUIREMENT, the households of lower income occupying the partnership project or the part financed by the Program are required to contribute services to enhance or maintain the partnership project or the community in a way that the political subdivision or housing authority accepts; and
17	(7) it is reasonable to anticipate that:
18 19	(i) more State subsidies will not be needed for long-term occupancy by households of lower income; and
20 21 22 23	(ii) rental income, including any contribution to allow for more affordable rents under § 4–1208(d) of this subtitle, will be enough to pay the operating costs of the partnership project and to build an adequate reserve for the long–term maintenance and renovation of the partnership project.
24 25 26	(b) The rental units financed by the Program may include, as among those that must be occupied by households of lower income, rental units restricted for occupancy to meet other federal or State occupancy requirements.
27 28 29 30	(c) The Department may approve the use of partnership rental housing funds for a unit of partnership rental housing that [is not owned in whole or in part by a political subdivision or housing authority] DOES NOT COMPLY WITH EACH REQUIREMENT SET FORTH IN SUBSECTION (A) OF THIS SECTION if:
31	(1) the unit will be occupied by a household of lower income that

includes one or more individuals with disabilities or special needs; and

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1 2 3	(2) the project in which the unit is located complies with the requirements of the other State housing programs financing the project[, if any, including requirements for local support or local contribution].
4	4–1208.
5 6 7	(a) A political subdivision [or], housing authority, OR OTHER ELIGIBLE BORROWER may participate in the Program and do all things necessary or convenient to its participation, including:
8 9	(1) developing, acquiring, improving, owning, operating, and managing rental housing;
10	(2) borrowing money; and
11 12	(3) mortgaging, pledging, and granting a security interest in real or personal property related to a particular partnership project.
13 14 15 16	(b) [The] EXCEPT AS PROVIDED IN SUBSECTION (G) OF THIS SECTION, THE Department may not require a [political subdivision or housing authority] BORROWER to repay money made available under the Program, unless the [political subdivision or housing authority] BORROWER:
17	(1) sells the partnership project; or
18 19 20	(2) fails to operate the partnership project for the benefit of households of lower income in accordance with agreements between the Department and the political subdivision or housing authority.
21 22 23 24	(c) The Department shall secure the obligations of the [political subdivision, housing authority, or private sector entity] <b>BORROWER</b> by using a mortgage, deed of trust, or other security device that the Department accepts on the property or on revenues derived from the property.
25 26 27	(d) (1) To allow for more affordable rents, a political subdivision or housing authority may contribute local money, including locally administered federal money or federal rental assistance.
28 29	(2) The contributions of political subdivisions or housing authorities under $\S 4-1207(a)(2)(iii)$ of this subtitle may include the costs of:
30	(i) necessary studies, surveys, tests, plans, and specifications;
31 32	(ii) architectural, design, engineering, and other special services;

1		(iii)	site preparation;
2 3	hazard insuranc	(iv) e; and	indemnity and surety bonds and premiums on title and
4		(v)	other costs of development.
5 6	` '		ate in the Program and to receive loans, a political subdivision y not be required to pledge its full faith and credit.
7 8			housing financed from the Fund and owned or managed by a subtitle supersedes:
9	(1)	§§ 12	2–401, 12–402, and 12–405 of this article; and
10 11	(2) article.	all o	ther restrictions on tenant income under Division II of this
12 13 14 15	FEDERAL OR O	OTHER Y BE	SARY TO COMPLY WITH, OR RECEIVE THE BENEFIT OF, FINANCIAL ASSISTANCE, FUNDS PROVIDED UNDER THE MADE AVAILABLE AS A DEFERRED PAYMENT LOAN ATER OF:
16 17	(1) SUBSECTION (I		OCCURRENCE OF ONE OF THE EVENTS SET FORTH IN IIS SECTION; OR
18	(2)	A MA	TURITY DATE SET BY THE DEPARTMENT.
19 20	SECTION July 1, 2014.	I 3. ANI	BE IT FURTHER ENACTED, That this Act shall take effect