L3 5lr1982 CF SB 540

By: Delegate McMillan

Introduced and read first time: February 13, 2015 Assigned to: Environment and Transportation

## A BILL ENTITLED

## 1 AN ACT concerning

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## **Municipalities - Parking Authorities**

3 FOR the purpose of authorizing a municipality that is organized under Article XI-E of the 4 Maryland Constitution to create a parking authority as a body politic and corporate 5 as provided under the Parking Authorities Act; requiring that a municipality pass a 6 local law to establish the charter for the authority and to file the charter with certain 7 units of State government; authorizing a municipality to amend the authority's 8 charter and change the structure or activity of or terminate the authority under 9 certain circumstances; requiring a municipality to establish by local law certain requirements for members of an authority and certain budgetary and financial 10 11 procedures of the authority; authorizing a municipality to authorize an authority to 12 take certain actions; requiring a municipality to determine certain matters by local 13 law in connection with the authorization, issuance, sale, delivery, and payment of 14 certain revenue bonds as authorized under the Parking Authorities Act; authorizing 15 a municipality to guarantee certain revenue bonds; prohibiting a municipality from 16 granting an authority independent tax authority; exempting certain revenue bonds 17 and related matters from any referendum requirements under a municipal charter 18 or local law; and generally relating to authorization for a municipality to creating a 19 parking authority under the Parking Authorities Act.

20 BY repealing and reenacting, without amendments,

Article – Local Government

Section 1–101(a) and (g), 18–101, 18–110, 18–111, 18–113 through 18–115, and

23 18–119 through 18–121

Annotated Code of Maryland

25 (2013 Volume and 2014 Supplement)

26 BY repealing and reenacting, with amendments,

Article – Local Government

28 Section 18–103 through 18–109, 18–112, and 18–116 through 18–118

29 Annotated Code of Maryland

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.



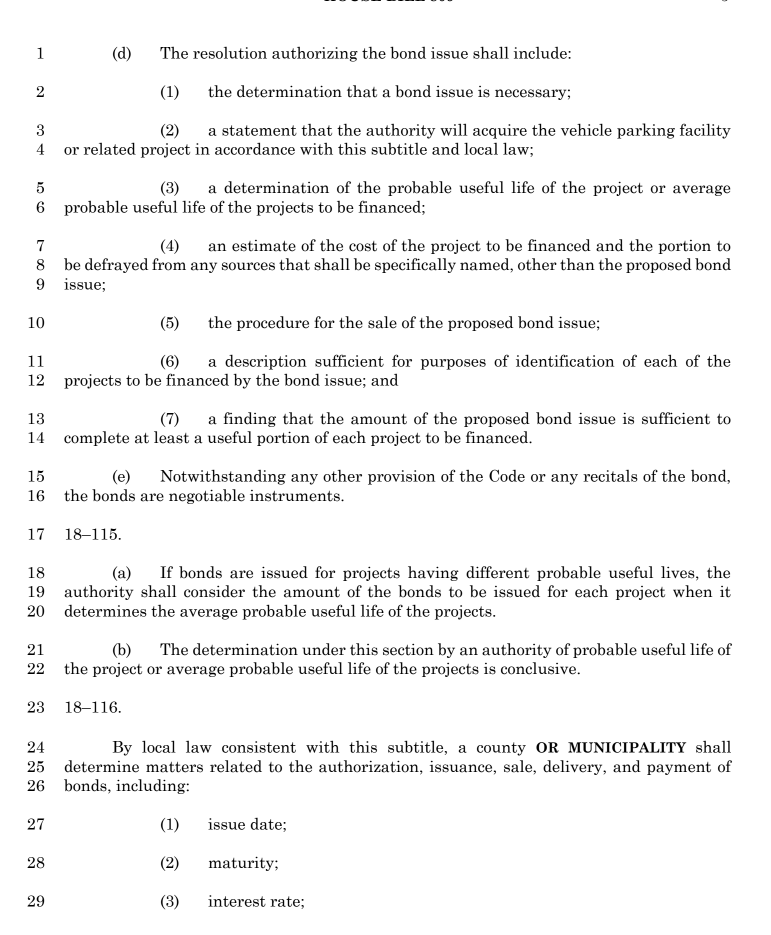
- 1 (2013 Volume and 2014 Supplement) 2 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND. 3 That the Laws of Maryland read as follows: Article - Local Government 4 1-101.5 6 In this article the following words have the meanings indicated. (a) 7 (g) "Municipality" means a municipality that is organized under Article XI–E of the Maryland Constitution. 8 9 18–101. 10 (a) In this subtitle the following words have the meanings indicated. 11 "Authority" means a parking authority established under this subtitle. (b) 12 "Bond" means a revenue bond issued by an authority under this subtitle. (c) "Property" includes any interest in real or personal property. 13 (d) 14 18–103. This subtitle applies only to Baltimore City, Montgomery County, [and] Prince 15 George's County, AND EACH MUNICIPALITY. 16 17 18–104. 18 A county **OR MUNICIPALITY** may create a body politic and corporate known as the 19 "Parking Authority of (insert name of county OR MUNICIPALITY)". 20 18-105.21To create an authority, a county **OR MUNICIPALITY** shall: 22(1) pass a local law that establishes the charter for the authority; and 23(2)file the charter with the Department of Assessments and Taxation, the 24Department of Legislative Services, and the Secretary of State.
- A county **OR MUNICIPALITY** may:

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18–106.

- amend the authority's charter through local law if the amendment is 1 (1) 2 filed with the Department of Assessments and Taxation, the Department of Legislative 3 Services, and the Secretary of State; or 4 change the structure or activity of or terminate the authority, unless (2) the change or termination would impair an obligation of the authority under a pre-existing 5 contract. 6
- 7 18-107.
- 8 (a) An authority consists of five members.
- 9 By local law, a county OR MUNICIPALITY shall establish residency (b) requirements, means of appointment, qualifications, and terms of office for a member. 10
- 11 Officers and employees of an authority shall be appointed as provided by local (c) 12 law.
- 13 18–108.
- 14 An authority has the powers granted to it by local law, consistent with this subtitle, to allow it to carry out this subtitle. 15
- 16 (b) An authority may:
- 17 (1) use a common seal;
- 18 (2) sue and be sued; and
- 19 (3) perform corporate acts necessary to carry out this subtitle.
- 20 By local law, a county OR MUNICIPALITY shall establish the budgetary and 21financial procedures of an authority.
- 22 An authority may adopt, in the manner provided by local law, rules and 23regulations for the operation and use of property and facilities under its jurisdiction.
- 24A person who violates a rule or regulation adopted by an authority is guilty of a misdemeanor and on conviction is subject to imprisonment not exceeding 180 2526 days or a fine not exceeding \$1,000 or both.
- 18-109. 27
- 28 A county **OR MUNICIPALITY** may authorize an authority to:

- 1 (1) acquire by purchase, lease, or other legal means, but not by eminent 2 domain, property of any kind in the county **OR MUNICIPALITY**;
- 3 (2) establish, construct, alter, improve, equip, repair, maintain, operate, 4 and regulate a facility for parking vehicles that is on, under, or in any property owned by
- 5 the county, MUNICIPALITY, or the authority; and
- 6 (3) establish and collect fees for the use of the property.
- 7 18–110.
- Property owned or controlled by an authority is exempt from all taxation by the State, a political subdivision, or any other public unit.
- 10 18–111.
- The net earnings of an authority, other than those necessary to pay debt services or
- 12 implement the public purposes of this subtitle, may not be used for the benefit of a person.
- 13 18–112.
- On termination of an authority, all property, obligations, and assets of the authority
- become the property, obligations, and assets of the county **OR MUNICIPALITY**.
- 16 18–113.
- An act of an authority may not be challenged on the basis of the absence of qualifications of a member of the authority if the member has:
- 19 (1) been appointed by the appropriate entity designated by local law; and
- 20 (2) taken the oath of office.
- 21 18–114.
- 22 (a) To carry out the purposes of this subtitle, an authority may issue revenue 23 bonds to finance the cost of:
- 24 (1) acquiring property; or
- 25 (2) establishing, constructing, altering, improving, or equipping a facility.
- 26 (b) Each bond issue shall be authorized by a resolution approved by a vote of at 27 least four members of the authority.
- 28 (c) An authority shall determine that a bond issue is necessary to achieve one or 29 more of the authority's purposes before issuing bonds under this section.



- 1 (4) terms;
- 2 (5) form;
- 3 (6) denomination;
- 4 (7) manner of execution;
- 5 (8) place of payment;
- 6 (9) redemption;
- 7 (10) refunding;
- 8 (11) sale price;
- 9 (12) manner of sale; and
- 10 (13) security.
- 11 18–117.
- 12 **(A)** By local law, a county **OR MUNICIPALITY** may guarantee the bonds as to payment of principal, interest, and any redemption premium by the full faith and credit of the county.
- 15 **(B)** A MUNICIPALITY MAY NOT GRANT AN AUTHORITY INDEPENDENT 16 TAXING AUTHORITY.
- 17 18–118.
- Bonds, the borrowing that they represent, the project being financed, or the
- 19 guarantee of the county OR MUNICIPALITY with respect to payment of the principal,
- 20 interest, and redemption premium are not subject to any referendum requirements under
- 21 a county charter, MUNICIPAL CHARTER, or local law.
- 22 18–119.
- Bonds are exempt from the conditions of sale requirements under §§ 19–205 and
- 24 19–206 of this article.
- 25 18–120.
- Bonds, transfer of the bonds, and the interest payable and income derived from the
- 27 bonds are exempt from all State, county, and municipal taxation.
- 28 18–121.

- 1 This subtitle is the Parking Authorities Act.
- 2 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect
- 3 October 1, 2015.