M3 4lr2418 CF SB 1051

By: Dorchester County Delegation

Introduced and read first time: February 7, 2024 Assigned to: Environment and Transportation

A BILL ENTITLED

Council

2	Dorchester County	- Sanitary Commis	ssion – Transfer o	f Powers to County

FOR the purpose of authorizing the Dorchester County Council to, by public local law, abolish the Dorchester County Sanitary Commission, establish a department of public facilities and services, and provide for the department's abilities and functions, subject to certain requirements; transferring certain responsibilities from the Dorchester County Sanitary Commission to the Dorchester County Council; and generally relating to the dissolution of the Dorchester County Sanitary Commission.

- 10 BY repealing and reenacting, with amendments,
- 11 Article Environment

AN ACT concerning

- 12 Section 9–622(a)(1) and (c)(1), 9–649(c), 9–656(a), 9–657(i) and (j), 9–658(c), (g), and
- 13 (i), 9–662(n), 9–666.1, 9–674 through 9–679, and 9–1605.2(d)
- 14 Annotated Code of Maryland
- 15 (2014 Replacement Volume and 2023 Supplement)
- 16 BY adding to

1

3

- 17 Article Environment
- 18 Section 9–629.1
- 19 Annotated Code of Maryland
- 20 (2014 Replacement Volume and 2023 Supplement)
- 21 BY repealing and reenacting, without amendments,
- 22 Article Environment
- 23 Section 9–649(a) and (b), 9–658(a) and (b), 9–672, and 9–673
- 24 Annotated Code of Maryland
- 25 (2014 Replacement Volume and 2023 Supplement)
- 26 BY repealing
- 27 Article Local Government

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.



1 2 3	Section 12–104 Annotated Code of Maryland (2013 Volume and 2023 Supplement)		
4 5	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND That the Laws of Maryland read as follows:		
6		Article – Environment	
7	9–622.		
8 9 10		The sanitary commission of each single county district consists of the of sanitary commissioners, each appointed by the governing body of the	
11		(i) Allegany County – 7;	
12		(ii) [Dorchester County – 6;	
13 14	subsection-5;	(iii)] Somerset County, except as provided in paragraph (2) of this	
15		[(iv)] (III) Worcester County – 5; and	
16		[(v)] (IV) Other counties -3 .	
17 18	(c) (1) follows:	The term of a sanitary commissioner in a single county district is as	
19 20	appropriate year.	(i) [In Dorchester County, 6 years expiring on July 1 of the	
21 22	year.	(ii)] In Allegany County, 6 years expiring on June 1 of the appropriate	
23 24 25	terms of the sanitappropriate year.	[(iii)] (II) In Somerset County, 6 years expiring, as required by the ary commissioners on July 1, 1982, on June 1 or January 1 of the	
26 27	appropriate year.	[(iv)] (III) In any other county, 6 years expiring on January 1 of the	
28	9-629.1.		

29 (A) IN THIS SECTION, "DEPARTMENT" MEANS A DEPARTMENT OF PUBLIC 30 FACILITIES AND SERVICES.

(B) THIS SECTION APPLIES ONLY TO DORCHESTER COUNTY. 1 2 (C) NOTWITHSTANDING ANY OTHER PROVISION OF LAW, THE COUNTY 3 COUNCIL MAY EXERCISE A POWER UNDER THIS SECTION. (D) THE COUNTY COUNCIL, BY PUBLIC LOCAL LAW, MAY: 4 5 **(1)** ESTABLISH A DEPARTMENT OF PUBLIC FACILITIES AND 6 SERVICES; AND 7 PROVIDE FOR THE ORGANIZATION AND FUNCTIONS OF THE **(2)** 8 DEPARTMENT. 9 **(E)** THE COUNTY COUNCIL MAY ASSIGN TO A DEPARTMENT: 10 **(1)** RESPONSIBILITY FOR CONSTRUCTION, MAINTENANCE, REPAIR, 11 SERVICE, AND MANAGEMENT OF: 12 PUBLIC WORKS, PUBLIC BUILDINGS, PUBLICLY OWNED AND 13 PRIVATE WATER AND SEWERAGE FACILITIES AND PROJECTS, AND CAPITAL 14 PROJECTS; WATER SUPPLY FACILITIES AND PROJECTS; 15 (II)(III) WASTEWATER COLLECTION, TREATMENT, AND DISPOSAL 16 17 **FACILITIES AND PROJECTS:** 18 (IV) SOLID WASTE COLLECTION, RECYCLING, AND DISPOSAL 19 FACILITIES AND PROJECTS; 20 (V) STORM DRAINAGE, EROSION, AND SEDIMENT CONTROL 21**FACILITIES AND PROJECTS:** 22(VI) LIGHTING FOR ROADS, HIGHWAYS, ALLEYS, AND OTHER 23**PUBLIC PLACES; OR** 24(VII) MOSQUITO CONTROL FACILITIES AND PROGRAMS; AND ANY OTHER FUNCTION OR DUTY THAT IS NOT INCONSISTENT WITH 25

26

THIS SECTION.

- 1 (F) (1) SUBJECT TO PARAGRAPHS (3) AND (4) OF THIS SUBSECTION, IF
- 2 THE COUNTY COUNCIL ASSIGNS TO A DEPARTMENT THE RESPONSIBILITY FOR
- 3 WATER AND SEWERAGE FUNCTIONS, THE COUNTY COUNCIL SHALL ABOLISH BY
- 4 PUBLIC LOCAL LAW:
- 5 (I) ANY SANITARY DISTRICT OR COMMISSION ESTABLISHED
- 6 FOR THE COUNTY UNDER THIS SUBTITLE; AND
- 7 (II) ANY WATER OR SEWER AUTHORITY ESTABLISHED FOR THE
- 8 COUNTY UNDER SUBTITLE 9 OF THIS TITLE.
- 9 (2) BEFORE ABOLISHING A WATER OR SEWER AUTHORITY OR
- 10 SANITARY DISTRICT OR COMMISSION, THE COUNTY COUNCIL MAY REQUEST THAT
- 11 THE ENTITY PROVIDE TO THE COUNTY APPROPRIATE INFORMATION TO ASSIST THE
- 12 COUNTY COUNCIL IN COMPLYING WITH PARAGRAPH (3) OF THIS SUBSECTION.
- 13 (3) THE PUBLIC LOCAL LAW SHALL PROVIDE:
- 14 (I) FOR THE RETIRING, REFUNDING, REFINANCING,
- 15 TRANSFER, OR ASSUMPTION OF ANY APPLICABLE OUTSTANDING BONDS OF THE
- 16 ABOLISHED ENTITY;
- 17 (II) FOR THE ASSUMPTION OF ALL EXISTING ASSETS AND
- 18 LIABILITIES OF THE ABOLISHED ENTITY BY THE COUNTY, SUBJECT TO AN AUDIT OF
- 19 THE ASSETS AND LIABILITIES BY A CERTIFIED PUBLIC ACCOUNTANT;
- 20 (III) FOR THE TRANSFER OF ALL REAL AND PERSONAL
- 21 PROPERTY OF THE ABOLISHED ENTITY TO THE COUNTY;
- 22 (IV) FOR THE TRANSFER OF RESPONSIBILITY AND
- 23 ADMINISTRATION OF ANY LEGALLY ENFORCEABLE AGREEMENT BETWEEN THE
- 24 ABOLISHED ENTITY AND ANOTHER PARTY TO THE COUNTY;
- 25 (V) FOR THE CONTINUED EFFECT OF ORDERS, RULES, AND
- 26 REGULATIONS OF THE ABOLISHED ENTITY, UNTIL REVOKED OR MODIFIED BY THE
- 27 COUNTY COUNCIL;
- 28 (VI) THAT ANY REVENUES OF AN ABOLISHED ENTITY REMAIN
- 29 DEDICATED FOR THE PURPOSE COLLECTED AND ARE NOT TRANSFERRED INTO THE
- 30 COUNTY'S GENERAL FUND; AND
- 31 (VII) THAT ALL MATTERS PENDING BEFORE THE ABOLISHED
- 32 ENTITY MAY CONTINUE AND SHALL BE COMPLETED BY THE DEPARTMENT.

1	(4) Any employee of a water or sewer authority or of a
$\frac{1}{2}$	SANITARY DISTRICT OR COMMISSION EMPLOYED ON THE DATE THAT THE
3	AUTHORITY, DISTRICT, OR COMMISSION IS ABOLISHED WHO TRANSFERS TO THE
4	DEPARTMENT OR TO A MUNICIPALITY OR LOCAL COMMUNITY SHALL TRANSFER
5 C	WITHOUT ANY LOSS OF SALARY, RETIREMENT BENEFITS, INSURANCE BENEFITS,
6	LEAVE TIME, SENIORITY LEVEL, OR OTHER EMPLOYEE BENEFITS.
7	(G) (1) IF THE COUNTY COUNCIL ABOLISHES A WATER OR SEWER
8	AUTHORITY OR SANITARY DISTRICT OR COMMISSION, THE COUNTY COUNCIL SHALL
9	EXERCISE THE POWERS OF A WATER OR SEWER AUTHORITY OR SANITARY DISTRICT
10	OR COMMISSION.
11	(2) THE COUNTY COUNCIL MAY:
12	(I) ADOPT REGULATIONS FOR WATER AND SEWERAGE
13	MANAGEMENT;
10	MANAGEMENT,
14	(II) ACQUIRE, CONSTRUCT, OPERATE, OR MAINTAIN WATER
15	AND SEWERAGE SYSTEMS AS THE COUNTY COUNCIL CONSIDERS TO BE IN THE
16	PUBLIC INTEREST AND NECESSARY TO PROTECT THE GENERAL HEALTH AND
17	WELFARE; AND
18	(III) SET RATES, FEES, AND ASSESSMENTS FOR WATER AND
19	SEWERAGE SERVICES AND BENEFITS.
00	0.040
20	9–649.
21	(a) This section does not authorize the creation of a service area that includes
22	territory in another service area.
23	(b) If the required number of property owners sign a petition that requests the
24	creation of a service area in a district, the sanitary commission shall review the petition.
0.5	
25	(c) The required number of petitioning property owners is [:
26	(1) In Dorchester County, the lesser of:
27	(i) 25 percent of the property owners in the proposed service area;
28	or
29	(ii) 25 property owners in the proposed service area; and
30	(2) In], IN any [other] member county, WITH THE EXCEPTION OF

DORCHESTER COUNTY, 25 property owners in the proposed service area.

31

1 9–656.

- 2 (a) (1) To pay the principal and interest on bonds issued under this subtitle, a sanitary commission may set reasonable benefit assessments and reasonable connection charges.
- 5 (2) In Allegany County, a sanitary commission may also set reasonable 6 benefit assessments to pay the cost of capital improvements to a water or sewerage system.
- 7 (3) The Sanitary Commission of Worcester County may also set reasonable 8 benefit assessments and reasonable connection charges to pay other costs on bonds issued 9 under this subtitle.
- 10 (4) In Dorchester County, [a sanitary commission] THE COUNTY 11 COUNCIL may also set reasonable benefit assessments to pay the cost of capital 12 improvements and repairs to a water or sewerage system.
- 13 9–657.
- 14 (i) (1) In this subsection "Bonnie Brook Service Area" includes the Bonnie 15 Brook Sanitary District.
- 16 (2) In the Bonnie Brook Service Area, in order to make capital improvements and repairs or to establish a reserve for capital improvements and repairs, the Dorchester County [Sanitary Commission] COUNCIL may make a uniform assessment on each lot that abuts on a way in which a water main is laid.
- 20 (3) An assessment under this subsection is in addition to any charges made 21 under § 9–662 of this subtitle.
- 22 (4) An assessment under this section shall be based on a flat fee for each 23 lot under uniform rules and regulations approved by the Dorchester County 24 [Commissioners] COUNCIL.
- 25 (j) (1) In this subsection, "service area number 1" includes sanitary district 26 number one.
- 27 (2) In service area number 1, the Dorchester County [Sanitary 28 Commission] COUNCIL shall impose, on each parcel that abuts any way in which a sewer 29 is built, a benefit assessment of at least \$50.
- 30 9–658.
- 31 (a) When the sanitary commission has determined a benefit assessment, and 32 except as otherwise provided in this section, the sanitary commission shall levy a benefit

1 assessment, so that the levy will be effective on the July 1 that next follows the first March 231 that occurs on or before which the construction is completed on the project for which the 3 benefit assessment is made. 4 (b) The Allegany County Sanitary Commission may make the levy of a 5 benefit assessment effective on the date on which the construction is completed on the project for which the benefit assessment is made. 6 7 (2) If the Allegany County Sanitary Commission makes a levy on the date 8 on which the construction is completed, it shall prorate the levy on the basis of the benefit 9 assessment for an entire year and the time remaining until July 1. 10 The Dorchester County [Sanitary Commission] COUNCIL may make the levy of a benefit assessment effective on the date on which: 11 12 (i) The construction is substantially completed; or 13 The system is in use for the project for which the benefit (ii) 14 assessment is made. 15 (2)If the Dorchester County [Sanitary Commission] COUNCIL makes a 16 levy on the date on which the construction is substantially completed or when the system 17 is in use, it shall prorate the levy on the basis of the benefit assessment for an entire year 18 and the time remaining until July 1. 19 To enforce the collection of unpaid benefit assessments or other charges 20 that are at least 60 days overdue, the sanitary commission, at any time, may: 21(i) Sue any person who was an owner of record of the parcel at any 22time since the benefit assessment was last paid; or 23(ii) File a bill in equity to enforce a lien through a decree of sale of property against any person who was an owner of record of the parcel at any time since the 2425 benefit assessment was last paid. 26 (2)In addition to the actions that the sanitary commission may take under 27 paragraph (1) of this subsection, [in Allegany County, Dorchester County, Garrett County, and Somerset County, the sanitary commission] THE ENTITIES THAT may disconnect the 2829 service INCLUDE: 30 **(I)** THE DORCHESTER COUNTY COUNCIL; 31 (II)THE SANITARY COMMISSION IN ALLEGANY COUNTY;

THE SANITARY COMMISSION OF GARRETT COUNTY; AND

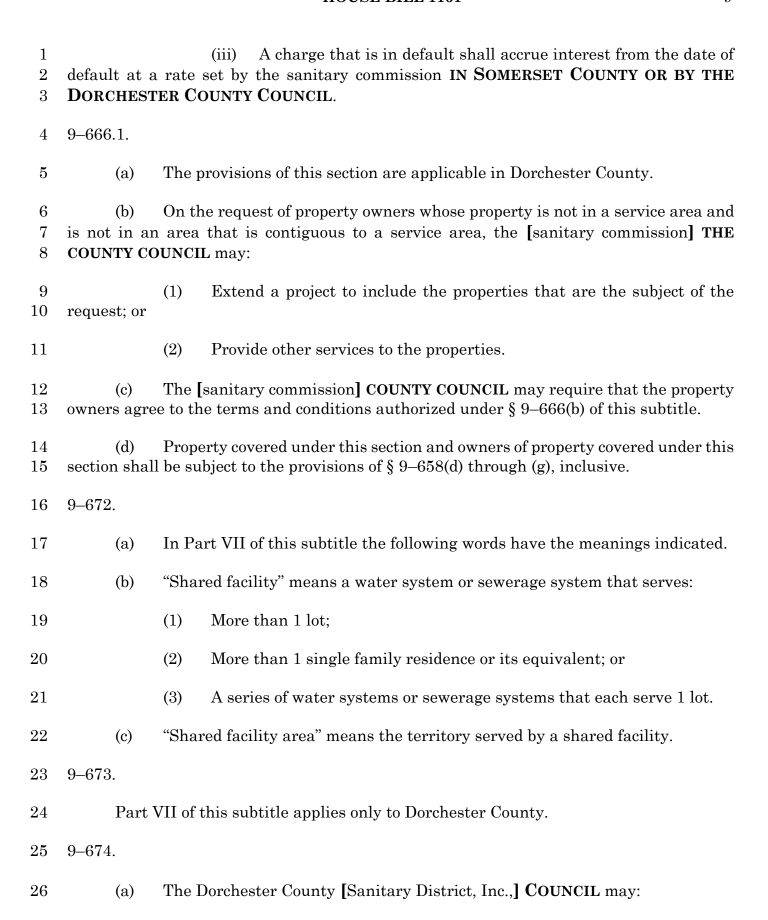
32

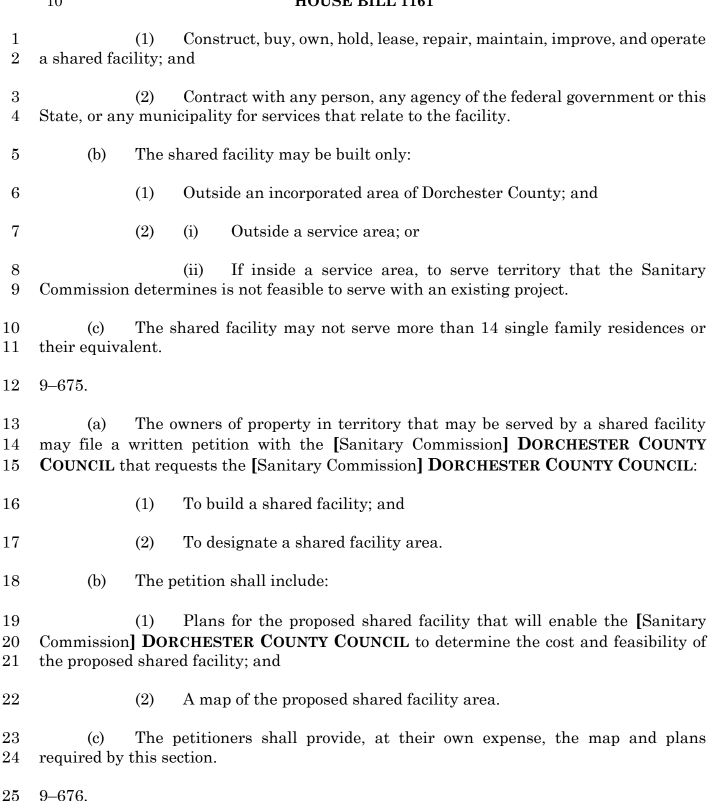
(III)

33

section: and

THE SANITARY COMMISSION IN SOMERSET COUNTY. 1 2 When recorded, the lien is legal notice to any person who has any (3)3 interest in a parcel. 4 (i) In addition to any remedy under subsection (g) of this section, [in (1) Allegany County, Dorchester County, and Somerset County, the sanitary commission THE 5 ENTITIES THAT may request the county tax collector to conduct a sale of real property to 6 7 enforce a lien representing any unpaid benefit assessment or other charges under this 8 subtitle at a county tax sale in accordance with the same procedures governing the sale of property for delinquent property taxes INCLUDE: 9 10 **(I)** THE DORCHESTER COUNTY COUNCIL; 11 (II)THE SANITARY COMMISSION IN ALLEGANY COUNTY; AND THE SANITARY COMMISSION IN SOMERSET COUNTY. 12 (III)13 (2)In Allegany County, the tax collector in Allegany County may conduct a county tax sale for the purpose of enforcing a lien as specified in paragraph (1) of this 14 15 subsection. 16 In Dorchester County, the tax collector in Dorchester County may (3)17 conduct a county tax sale for the purpose of enforcing a lien as specified in paragraph (1) of 18 this subsection. 19 In Somerset County, the tax collector in Somerset County may conduct 20 a county tax sale for the purpose of enforcing a lien as specified in paragraph (1) of this 21subsection. 229-662. 23 This subsection applies only in Dorchester County and Somerset (n) (1) 24County. Notwithstanding any other provisions of law: 25 (2) 26 A district IN SOMERSET COUNTY OR THE DORCHESTER 27 COUNTY COUNCIL may charge an owner of a parcel serviced by or connected to a project that the district operates a late fee for any unpaid usage charge that is based on the use of 28 29 the project by the owner of the parcel; 30 A sanitary commission IN SOMERSET COUNTY OR THE DORCHESTER COUNTY COUNCIL may require, before reconnecting water service, 31 32 payment of any applicable late fees in addition to any other charge authorized by this





26Within 90 days from the date the complete petition is filed, the [Sanitary Commission DORCHESTER COUNTY COUNCIL shall decide on the petition. 27

1 2 3		may	design	on a petition, the [Sanitary Commission] DORCHESTER COUNTY nate a shared facility area if the [Sanitary Commission] COUNCIL finds that:
4 5 6	and welfare shared facil		eresid	proposed shared facility is necessary for the public health, safety, ents of Dorchester County who would be affected by the proposed
7		(2)	It is:	feasible:
8			(i)	To construct the proposed shared facility; and
9			(ii)	To establish the proposed shared facility area.
10 11 12 13	-	=	n, the	te [Sanitary Commission] DORCHESTER COUNTY COUNCIL petitioners, within 30 days after the denial, may [appeal to] ASK [Commissioners] COUNCIL FOR RECONSIDERATION OF THE
14		(2)	The 1	Dorchester County [Commissioners] COUNCIL:
15 16	applicable s	tandaı	(i) rds of t	Shall determine whether the proposed shared facility meets the his section; and
17 18	Commission	n].	(ii)	May affirm, modify, or reverse [the] A decision [of the Sanitary
19 20 21	(d) County [Co COUNCIL s	mmiss	-	ition is approved by the [Sanitary Commission or the] Dorchester COUNCIL, the [Sanitary Commission] DORCHESTER COUNTY
22		(1)	Adop	t a resolution that:
23			(i)	Provides for construction of the shared facility; and
24			(ii)	Designates the boundaries of the shared facility area; and
25		(2)	File	the resolution among the Dorchester County land records.
26	9–677.			
27 28 29 30	=	the ap	proval les and	ary Commission] DORCHESTER COUNTY COUNCIL shall propose of the Dorchester County Commissioners given] after a public regulations to carry out the provisions of this subtitle that relate

30

County tax assessment records.

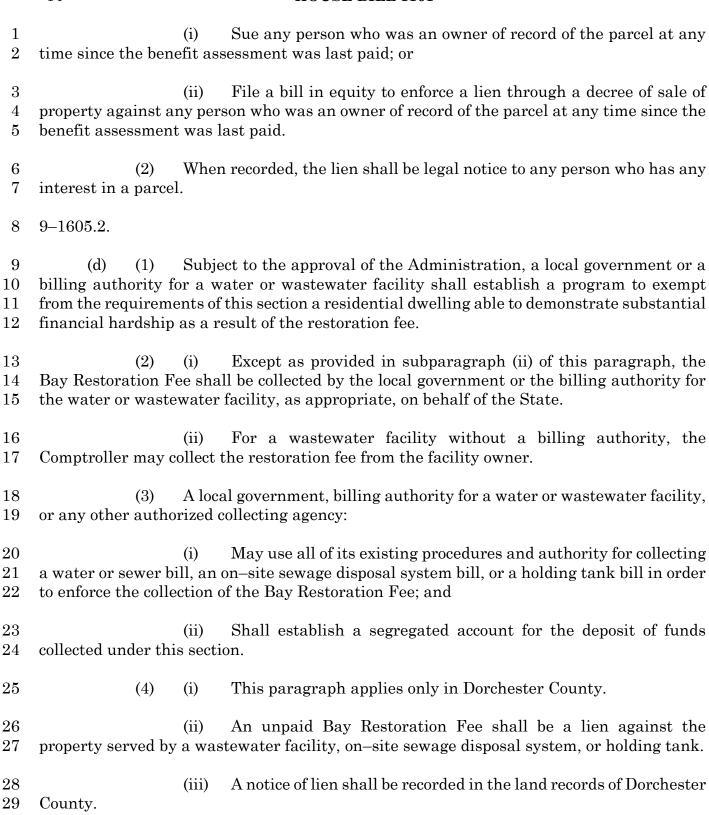
HOUSE BILL 1161

1	(b)	These rules	s and regulations shall include provisions for:
2		(1) Clas	sification of properties in the shared facilities area; and
3		(2) Levy	of benefit assessments in accordance with this subtitle.
4	9–678.		
5 6 7		ter County S	ester County [Commissioners] COUNCIL may advance funds [to Sanitary District, Inc.,] to meet the organizational and preliminary I constructing the shared facility.
8 9 10	(b) shared facili advances ma	ty, the [San	first revenues received from benefit assessments made for the itary Commission] DORCHESTER COUNTY COUNCIL shall repay his section.
11	9–679.		
12 13	(a) [Commission		nce with the rules and regulations that the Dorchester County el COUNCIL APPROVES:
14 15 16	make benefi	` '	[Sanitary Commission] DORCHESTER COUNTY COUNCIL shall ats on the property in a shared facility area in an amount that is
17 18	obligation ir	(i) acurred by tl	Pay the principal and interest on each bond issued and any other ne Sanitary Commission in constructing the shared facility; and
19		(ii)	Pay any other costs incurred in building the shared facility; and
20 21	establish rea		[Sanitary Commission] DORCHESTER COUNTY COUNCIL may arges on each parcel in the shared facility area.
22 23	(b) give to the o	` '	[Sanitary Commission] DORCHESTER COUNTY COUNCIL shall a parcel in the shared facility area written notice of:
24		(i)	The class and subclass of the parcel;
25		(ii)	The benefit assessment for the parcel; and
26 27	under this s	(iii) ection.	The time and place of the hearing to which the owner is entitled
28 29	mail the no	` '	[Sanitary Commission] DORCHESTER COUNTY COUNCIL shall owner at the last known address of the owner on the Dorchester

1 (c) The [Sanitary Commission] DORCHESTER COUNTY COUNCIL shall give 2 each property owner an opportunity for a hearing before the [Sanitary Commission] 3 DORCHESTER COUNTY COUNCIL. 4 (d) After the hearing, the [Sanitary Commission] DORCHESTER COUNTY 5 **COUNCIL** may adjust the classification or benefit assessment as appropriate. 6 The [Sanitary Commission] DORCHESTER COUNTY COUNCIL shall make (e) 7 the levy of each benefit assessment the [Sanitary Commission] DORCHESTER COUNTY 8 **COUNCIL** determines under this section so that the levy is effective for the July 1 that 9 follows the first March 31 that occurs on or after the date: 10 (1) Construction is completed on the shared facility; or **(2)** 11 The shared facility is acquired. 12 While unpaid, benefit assessments and other charges are a lien on the parcel 13 for which made. 14 The lien granted by this subsection is subordinate only to State taxes and 15 municipal taxes. 16 (h) As to each lien that arises against a parcel in the shared facility area, (1) 17 the [Sanitary Commission] DORCHESTER COUNTY COUNCIL shall keep a public record 18 that: 19 (i) Identifies the owners of the parcel; 20 Describes the parcel and gives any lot number of record that 21applies to the parcel; and 22(iii) Shows the amount of the lien. 23 The [Sanitary Commission] DORCHESTER COUNTY COUNCIL shall (2)24file the record of liens with the Clerk of the Circuit Court for Dorchester County, for filing 25among the land records for Dorchester County. 26 (3) The record of liens shall be legal notice of all existing liens in the shared facility area. 2728 To enforce the collection of unpaid benefit assessments or other charges 29 that are at least 60 days overdue, the [Sanitary Commission] DORCHESTER COUNTY

30

COUNCIL, at any time, may:



30 (iv) The County Council may collect the Bay Restoration Fee [on 31 behalf of the Dorchester County Sanitary District].

1 (5)In Caroline County, an unpaid Bay Restoration Fee shall be a (i) 2 lien against the property served by a wastewater facility, on-site sewage disposal system, 3 or holding tank. A notice of lien shall be recorded in the land records of Caroline 4 (ii) 5 County. Article - Local Government 6 7 [12–104. 8 In Dorchester County, the governing body may include in the merit system of the 9 county the employees of the Dorchester County Sanitary District.] 10 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect

11

October 1, 2024.