By: **Delegates McIntosh, Anderson, and Doory** Introduced and read first time: February 7, 2003 Assigned to: Environmental Matters

A BILL ENTITLED

1 AN ACT concerning

2 3	Housing - Community Legacy Program - Neighborhood Intervention Projects
4	FOR the purpose of altering the purposes of a community legacy project to include the
5	financing of a neighborhood intervention project for the rehabilitation or
6	demolition of properties located in stable neighborhoods under certain
7	circumstances; establishing a certain priority for the review and approval of
8	applications for financial assistance under the Community Legacy Program
9	under certain circumstances; creating a certain Neighborhood Intervention
1(Fund within the Community Legacy Financial Assistance Fund; providing for
1	allocations to and transfers from the Neighborhood Intervention Fund under
12	certain circumstances: imposing certain obligations on a sponsor of a

12 certain circumstances; imposing certain obligations on a sponsor of a
 13 neighborhood intervention project under certain circumstances; defining certain

14 terms; making stylistic changes; and generally relating to neighborhood

15 intervention projects and the Community Legacy Program.

16 BY repealing and reenacting, with amendments,

17 Article 83B - Department of Housing and Community Development

18 Section 4-801 and 4-806

19 Annotated Code of Maryland

20 (1998 Replacement Volume and 2002 Supplement)

21 BY repealing and reenacting, without amendments,

22 Article 83B - Department of Housing and Community Development

- 23 Section 4-811
- 24 Annotated Code of Maryland
- 25 (1998 Replacement Volume and 2002 Supplement)

26 BY adding to

- 27 Article 83B Department of Housing and Community Development
- 28 Section 4-812 and 4-813
- 29 Annotated Code of Maryland
- 30 (1998 Replacement Volume and 2002 Supplement)

HOUSE BILL 620 1 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 2 MARYLAND, That the Laws of Maryland read as follows: 3 **Article 83B - Department of Housing and Community Development** 4 4-801. 5 (a) In this subtitle the following words have the meanings indicated. "Application" means an application to the Board that may include one or 6 (b) 7 more of the following: 8 (1)A request that an area be designated as a community legacy area; 9 (2)A request to approve a community legacy plan; or 10 (3)A request to approve a community legacy project. 11 "Board" means the Community Legacy Board. (c) "COMMUNITY DEVELOPMENT FINANCIAL INSTITUTION" MEANS A 12 (D) 13 COMMUNITY DEVELOPMENT FINANCIAL INSTITUTION AS DEFINED UNDER 12 U.S.C. § 14 4702, AS AMENDED. 15 [(d)] (E) (1)"Community development organization" means a corporation, 16 foundation, or other legal entity which operates for the purpose of improving the 17 physical, economic, or social environment of its geographic areas of operation. 18 "Community development organization" does not include a (2)19 corporation, foundation, or other legal entity in which all or a portion of the net 20 earnings inures to the benefit of any private shareholder or individual holding an 21 interest in that entity. 22 "Community legacy agreement" means an agreement between the [(e)] (F) 23 Department and a sponsor to develop a community legacy plan or implement one or more community legacy projects in a designated community legacy area. 24 25 "Community legacy area" means an area: [(f)] (G) 26 (1) Located in a priority funding area; and 27 Determined by the Board to satisfy the requirements of § 4-805 of (2)28 this subtitle. 29 $\left[\left(\mathbf{g} \right) \right]$ (H) "Community legacy plan" means a plan submitted by a sponsor to the 30 Board for approval which may consist of one or more community legacy projects 31 designed to prevent or reverse decline or disinvestment in a community legacy area

32 through improvements in residential, commercial, or other public or private

33 properties.

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1 [(h)] (I) (1) "Community legacy project" means a project or projects 2 submitted by a sponsor to the Board for approval [that is consistent with a 3 community legacy plan] IN ACCORDANCE WITH THIS SUBTITLE.					
4 (2) "Community legacy project" includes projects to:					
5 (i) Create, improve, or preserve housing opportunities, including 6 the acquisition, construction, rehabilitation, or improvement of new or existing 7 homeownership or rental properties;					
8 (ii) Strategically demolish buildings or improvements to enhance 9 the use of land;					
10 (iii) Create, improve, or preserve mixed-use or commercial 11 development, including any appropriate combination of properties related to 12 business, housing, open-space, and institutional uses;					
 (iv) Develop public infrastructure that is incidental to the implementation of a community legacy project, such as streets, parking, public utilities, landscaping, lighting, and improvements to pedestrian and bicycle circulation; 					
17(v)Encourage and develop cooperative ownership control of18 open-space;					
 (vi) Develop or create strategies targeted at increasing investment in existing communities, including outreach activities designed to attract business, capital, residents, and visitors and the development and maintenance of resources directly related to the development of a community legacy plan or the implementation of a community legacy project; 					
24 (vii) Acquire or improve vacant buildings or unimproved land, 25 including the practice of landbanking; [or]					
26 (VIII) PROVIDE FINANCING FOR A NEIGHBORHOOD INTERVENTION 27 PROJECT; OR					
28 [(viii)] (IX) Develop any other community legacy plans or implement 29 any other community legacy projects that the Board deems necessary to further the 30 purposes of this subtitle.					
31 [(i) "Priority funding area" means an area designated as a priority funding 32 area under § 5-7B-02 of the State Finance and Procurement Article.]					
33 (j) "Financial assistance" includes:					
34 (1) A grant;					

35 (2) A loan;

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1 (3) Any reduction in the principal obligation of or rate of interest payable 2 on a loan or portion of a loan;

3 (4) Any prepayment of interest on a subordinate or superior loan or 4 portion of a loan;

5 (5) Any assurance;

6 (6) Any guarantee; or

7 (7) Any other form of credit enhancement.

8 (k) "Landbanking" means the acquisition and holding of improved and 9 unimproved property in anticipation of future development of the property or to 10 ensure the future use of the property and improvements remain affordable.

11 (L) "NEIGHBORHOOD INTERVENTION PROJECT" MEANS A PROJECT 12 SPONSORED BY:

(1) A COMMUNITY DEVELOPMENT FINANCIAL INSTITUTION TO PROVIDE
 FINANCIAL ASSISTANCE TO INDIVIDUALS OR BUSINESS ENTITIES THAT ARE
 OWNER-OCCUPANTS, COMMUNITY DEVELOPMENT ORGANIZATIONS, OR LOCAL
 GOVERNMENTS FOR THE PURPOSE OF BUYING PROPERTIES THAT ARE IN NEED OF
 REHABILITATION AND ARE LOCATED IN OTHERWISE STABLE NEIGHBORHOODS SO
 AS TO REDEVELOP THE PROPERTIES THROUGH REHABILITATION, DEMOLITION,
 RECONSTRUCTION, OR RE-USE; OR

20 (2) A LOCAL GOVERNMENT FOR THE PURPOSE OF DEMOLISHING 21 IMPROVEMENTS ON PROPERTY THAT ARE:

22 (I) DANGEROUS FOR USE OR OCCUPANCY;

23(II)SO DETERIORATED THAT REHABILITATION IS NOT FEASIBLE;24 AND

25 (III) LOCATED IN OTHERWISE STABLE NEIGHBORHOODS.

26 (M) "PRIORITY FUNDING AREA" MEANS AN AREA DESIGNATED AS A PRIORITY
27 FUNDING AREA UNDER § 5-7B-02 OF THE STATE FINANCE AND PROCUREMENT
28 ARTICLE.

29 [(1)] (N) "Program" means the Community Legacy Program established by 30 this subtitle.

31 [(m)] (O) "Sponsor" [means a local government, group of local governments, 32 or community development organization] MEANS:

33 (1) A LOCAL GOVERNMENT;

34 (2) A GROUP OF LOCAL GOVERNMENTS;

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5	HOUSE BILL 620					
1	(3)	A COM	IMUNITY DEVELOPMENT ORGANIZATION; OR			
2	(4)	A COM	IMUNITY DEVELOPMENT FINANCIAL INSTITUTION.			
3 4	3 4-806.					
4	(a) Th	The Board shall:				
5 6 sj	(1) ponsor;	Review	applications and may request additional information from a			
7	(2)	Accept	public input on applications;			
8 9 re	8 (3) Submit applications to appropriate State agencies and consider any 9 recommendations made regarding the applications;					
10	(4)	Conside	er geographical balance when approving an application;			
13 A	 (5) GIVE PRIORITY IN AWARDING FINANCIAL ASSISTANCE TO APPLICATIONS THAT PROVIDE FOR THE LIKELY REPAYMENT OF THE FINANCIAL ASSISTANCE TO A COMMUNITY DEVELOPMENT FINANCIAL INSTITUTION OR TO THE COMMUNITY LEGACY FINANCIAL ASSISTANCE FUND; and 					
15	[(5)] (6)	Refer all approved applications to the Secretary.			
16 17 a	16 (b) (1) The Board may not approve an application unless the sponsor obtains 17 a resolution [of] FROM A local government approving an application.					
		a municipal co	If an application affects a community legacy area located propartion, the approval shall come from the municipal rrounding county.			
23 s	 (ii) If [a community legacy plan] AN APPLICATION affects community legacy areas within the territory of more than one local government, the sponsor shall obtain a resolution from each local government in which the community legacy area is located. 					
	 (c) The Secretary shall award financial assistance to a sponsor or a sponsor's designee in an amount and type determined by the Board and pursuant to the terms of a community legacy agreement. 					
28 4	4-811.					
29 30 ti	(a) There is a Community Legacy Financial Assistance Fund established for30 the purposes specified in this subtitle.					
31 32 7	31 (b) (1) The Fund is a continuing, nonlapsing fund, which is not subject to § 32 7-302 of the State Finance and Procurement Article.					
 33 (2) The Treasurer shall separately hold and the Comptroller shall 34 account for the Fund. 						

1(3)Notwithstanding any other provision of law, the Treasurer may2invest moneys in the Fund in a manner consistent with the investment of moneys by3the State Retirement and Pension System.

4 (4) Any investment earnings of the Fund shall be paid into the Fund.

5 (c) The Secretary shall administer the Fund in accordance with the 6 recommendations of the Board.

7 (d) The Fund consists of:

8 (1) Moneys appropriated in the State budget to the Fund;

9 (2) Earnings from the investment of moneys in the Fund;

10(3)Repayments and prepayments of financial assistance provided by the11 Program; and

12 (4) Any other moneys accepted for the benefit of the Fund from any 13 governmental or private source.

14 4-812.

15 (A) (1) THERE IS A NEIGHBORHOOD INTERVENTION FUND ESTABLISHED 16 WITHIN THE COMMUNITY LEGACY FINANCIAL ASSISTANCE FUND.

17(2)EXCEPT AS PROVIDED IN THIS SECTION, THE PROVISIONS OF § 4-81118OF THIS SUBTITLE SHALL APPLY TO THE NEIGHBORHOOD INTERVENTION FUND.

19 (B) THE NEIGHBORHOOD INTERVENTION FUND CONSISTS OF:

20 (1) MONEYS APPROPRIATED IN THE STATE BUDGET TO THE 21 NEIGHBORHOOD INTERVENTION FUND;

22 (2) EARNINGS FROM THE INVESTMENT OF MONEYS IN THE 23 NEIGHBORHOOD INTERVENTION FUND;

24(3)REPAYMENTS AND PREPAYMENTS OF FINANCIAL ASSISTANCE25PROVIDED BY THE PROGRAM FOR NEIGHBORHOOD INTERVENTION PROJECTS;

26 (4) MONEYS ALLOCATED TO THE NEIGHBORHOOD INTERVENTION FUND
27 BY THE BOARD IN ACCORDANCE WITH § 4-813 OF THIS SUBTITLE; AND

28 (5) ANY OTHER MONEYS ACCEPTED FOR THE BENEFIT OF THE
29 NEIGHBORHOOD INTERVENTION FUND FROM ANY GOVERNMENTAL OR PRIVATE
30 SOURCE.

31 (C) THE NEIGHBORHOOD INTERVENTION FUND SHALL BE USED ONLY FOR32 NEIGHBORHOOD INTERVENTION PROJECTS.

(D) AT ANY TIME FOLLOWING DECEMBER 1 OF EACH FISCAL YEAR, THE
 DEPARTMENT MAY TRANSFER, SUBJECT TO THE PROVISIONS OF § 7-209 OF THE
 STATE FINANCE AND PROCUREMENT ARTICLE, UNENCUMBERED MONEYS IN THE
 NEIGHBORHOOD INTERVENTION FUND TO THE COMMUNITY LEGACY FINANCIAL
 ASSISTANCE FUND EXCEPT AS MAY BE PROVIDED IN THE STATE BUDGET.

6 4-813.

7 (A) THE BOARD MAY WAIVE THE REQUIREMENTS OF §§ 4-804(B)(1) AND 4-805
8 OF THIS SUBTITLE REGARDING THE DESIGNATION OF A COMMUNITY LEGACY AREA
9 AND A COMMUNITY LEGACY PLAN FOR APPLICATIONS REQUESTING FINANCIAL
10 ASSISTANCE SOLELY FOR A NEIGHBORHOOD INTERVENTION PROJECT.

(B) (1) THE BOARD SHALL ANNUALLY ALLOCATE TO THE NEIGHBORHOOD
 INTERVENTION FUND ESTABLISHED UNDER § 4-812 OF THIS SUBTITLE ANY
 REPAYMENTS OF FINANCIAL ASSISTANCE RECEIVED UNDER SUBSECTION (D) OF
 THIS SECTION.

15 (2) THE BOARD SHALL ANNUALLY ALLOCATE A PERCENTAGE, NO LESS
16 THAN 15%, OF THE COMMUNITY LEGACY FINANCIAL ASSISTANCE FUND TO THE
17 NEIGHBORHOOD INTERVENTION FUND, WHICH AMOUNT SHALL INCLUDE ANY
18 REPAYMENTS ALLOCATED UNDER PARAGRAPH (1) OF THIS SUBSECTION.

(C) TO RECEIVE FINANCIAL ASSISTANCE FOR A NEIGHBORHOOD
 INTERVENTION PROJECT DESCRIBED IN § 4-801(L)(1) OF THIS SUBTITLE, THE
 SPONSOR SHALL AGREE TO USE THE FINANCIAL ASSISTANCE, AND ANY
 REPAYMENTS AND PREPAYMENTS, PRIMARILY TO MAKE LOANS FOR THE PURPOSE
 SET FORTH IN § 4-801(L)(1) OF THIS SUBTITLE.

(D) TO RECEIVE FINANCIAL ASSISTANCE FOR A NEIGHBORHOOD
INTERVENTION PROJECT DESCRIBED IN § 4-801(L)(2) OF THIS SUBTITLE, THE
SPONSOR SHALL AGREE TO REPAY THE FINANCIAL ASSISTANCE TO THE COMMUNITY
LEGACY FINANCIAL ASSISTANCE FUND, UP TO THE AMOUNT RECEIVED BY THE
SPONSOR FROM:

29 (1) THE NET PROCEEDS OF THE SALE OF THE PROPERTY ON WHICH THE30 DEMOLITION TOOK PLACE; OR

31 (2) ANY PAYMENT TO THE SPONSOR FOR THE COSTS INCURRED IN32 DEMOLISHING THE IMPROVEMENTS ON THE PROPERTY.

33 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect34 July 1, 2003.