By: Delegates Hixson and Edwards (Task Force to Study Public School Facilities) and Delegates Leopold and Conway Introduced and read first time: February 13, 2004

Assigned to: Appropriations and Ways and Means

A BILL ENTITLED

1 AN ACT concerning

2

Public School Facilities Act of 2004

3 FOR the purpose of authorizing counties to finance the construction or renovation of public school facilities, under certain circumstances, using alternative financing 4 5 methods, engaging in competitive negotiation, accepting unsolicited proposals, 6 and using quality based selection; authorizing a private entity to hold title to 7 property used for a certain public school or school system under certain circumstances; expressing the intent of the General Assembly that the State 8 9 Department of Education and the Public School Construction Program encourage local education agencies to use recently used school designs under 10 11 certain circumstances; requiring the Interagency Committee on School 12 Construction to survey the condition of certain school buildings; requiring the 13 Department of General Services to conduct certain inspections; requiring the 14 Interagency Committee to make a certain annual report to the Governor and the 15 General Assembly; requiring the Department of General Services to submit a 16 certain annual report to the State Department of Education and local education 17 agencies; authorizing certain counties to issue certain bonds under certain 18 circumstances; providing for the issuance and administration of the bonds; 19 providing for the repayment of the bonds; authorizing certain counties to impose 20 a sales tax on certain retail sales, subject to certain limits; authorizing certain counties to impose a certain transfer tax on certain instruments, subject to 21 certain limits; repealing a certain exemption from the Administrative Procedure 22 23 Act; altering the amount of grants provided to counties under the Aging Schools 24 Program; providing an exception to a certain mandatory level of State funds to 25 be granted to Prince George's County and Baltimore City; expressing the intent 26 of the General Assembly that the Board of Public Works establish an emergency repair fund to be used to finance certain renovations and improvements to 27 28 public schools; specifying that the purchase of relocatable classrooms are eligible 29 for State funding; requiring the Public School Construction Program to provide 30 assistance to Baltimore City, counties, and local education agencies in using 31 alternative financing mechanisms; requiring the State Department of Education 32 to adopt certain regulations; requiring the Board of Public Works to adopt 33 certain regulations; defining certain terms; providing for the effective dates of 34 this Act; and generally relating to the funding and administration of public

- 1 school construction.
- 2 BY repealing and reenacting, with amendments,
- 3 Article Education
- 4 Section 4-114, 5-206(f), 5-301, and 5-302
- 5 Annotated Code of Maryland
- 6 (2001 Replacement Volume and 2003 Supplement)
- 7 BY adding to
- 8 Article Education
- 9 Section 4-126 and 5-309 through 5-311; and 5-601 through 5-604, inclusive, to
- 10 be under the new subtitle "Subtitle 6. Authorization to Issue Bonds to
- 11 Fund Public School Construction"
- 12 Annotated Code of Maryland
- 13 (2001 Replacement Volume and 2003 Supplement)
- 14 BY repealing and reenacting, with amendments,
- 15 Article Tax General
- 16 Section 11-102(b)
- 17 Annotated Code of Maryland
- 18 (1997 Replacement Volume and 2003 Supplement)
- 19 BY repealing and reenacting, with amendments,
- 20 Chapter 704 of the Acts of the General Assembly of 1998, as amended by
- 21 Chapter 420 of the Acts of the General Assembly of 2001 and Chapter 289
- 22 of the Acts of the General Assembly of 2002
- 23 Section 3

24 BY repealing and reenacting, with amendments,

- 25 Chapter 280 of the Acts of the General Assembly of 2001, as amended by
- Chapter 288 of the Acts of the General Assembly of 2002 and Chapter 388
 of the Acts of the General Assembly of 2003
- 28 Section 1

29 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF

- 30 MARYLAND, That the Laws of Maryland read as follows:
- 31

Article - Education

32 4-114.

33 (a) All property granted, conveyed, devised, or bequeathed for the use of a34 particular public school or school system:

(1) [Shall] EXCEPT AS PROVIDED IN SUBSECTION (C) OF THIS SECTION,
 SHALL be held in trust for the benefit of the school or school system by the
 appropriate county board; and

4 (2) Is exempt from all State and local taxes.

5 (b) Money invested in trust for the benefit of the public schools for any county 6 or city is exempt from all State and local taxes.

7 (C) A PRIVATE ENTITY MAY HOLD TITLE TO PROPERTY USED FOR A
8 PARTICULAR PUBLIC SCHOOL OR LOCAL SCHOOL SYSTEM IF THE PRIVATE ENTITY IS
9 CONTRACTUALLY OBLIGATED TO TRANSFER TITLE TO THE APPROPRIATE COUNTY
10 BOARD ON A SPECIFIED DATE.

11 4-126.

12 (A) IN THIS SECTION, "ALTERNATIVE FINANCING METHODS" INCLUDES:

(1) SALE-LEASEBACK ARRANGEMENTS, IN WHICH A COUNTY BOARD
14 AGREES TO TRANSFER TITLE TO A PROPERTY, INCLUDING IMPROVEMENTS, TO A
15 PRIVATE ENTITY THAT SIMULTANEOUSLY AGREES TO LEASE THE PROPERTY BACK
16 TO THE COUNTY BOARD AND, ON A SPECIFIED DATE, TRANSFER TITLE BACK TO THE
17 COUNTY BOARD;

18(2)LEASE-LEASEBACK ARRANGEMENTS, IN WHICH A COUNTY BOARD19LEASES A PROPERTY TO A PRIVATE ENTITY THAT IMPROVES THE PROPERTY AND20LEASES THE PROPERTY, WITH THE IMPROVEMENTS, BACK TO THE COUNTY BOARD;

(3) PUBLIC-PRIVATE PARTNERSHIP AGREEMENTS, IN WHICH A COUNTY
 BOARD CONTRACTS WITH A PRIVATE ENTITY FOR THE ACQUISITION, DESIGN,
 CONSTRUCTION, IMPROVEMENT, RENOVATION, EXPANSION, EQUIPPING, OR
 FINANCING OF A PUBLIC SCHOOL, AND MAY INCLUDE PROVISIONS FOR
 COOPERATIVE USE OF THE SCHOOL OR AN ADJACENT PROPERTY AND GENERATION
 OF REVENUE TO OFFSET THE COST OF CONSTRUCTION OR USE OF THE SCHOOL; AND

27 (4) PERFORMANCE-BASED CONTRACTING, IN WHICH A COUNTY BOARD
28 ENTERS INTO AN ENERGY PERFORMANCE CONTRACT TO OBTAIN FUNDING FOR A
29 PROJECT WITH GUARANTEED ENERGY SAVINGS OVER A SPECIFIED TIME PERIOD.

30 (B) EXCEPT WHEN PROHIBITED BY LOCAL LAW, IN ORDER TO FINANCE 31 PUBLIC SCHOOL CONSTRUCTION, A COUNTY MAY:

32 (1) USE ALTERNATIVE FINANCING METHODS;

33 (2) ENGAGE IN COMPETITIVE NEGOTIATION, RATHER THAN
34 COMPETITIVE BIDDING, IN LIMITED CIRCUMSTANCES, AS PROVIDED IN
35 REGULATIONS ADOPTED BY THE BOARD OF PUBLIC WORKS;

1 ACCEPT UNSOLICITED PROPOSALS FOR THE DEVELOPMENT OF (3)2 PUBLIC SCHOOLS IN LIMITED CIRCUMSTANCES, AS PROVIDED IN REGULATIONS 3 ADOPTED BY THE BOARD OF PUBLIC WORKS; AND 4 USE QUALITY-BASED SELECTION, IN WHICH SELECTION IS BASED (4)5 ON A COMBINATION OF QUALIFICATIONS AND COST FACTORS, TO SELECT 6 DEVELOPERS AND BUILDERS, AS PROVIDED IN REGULATIONS ADOPTED BY THE 7 BOARD OF PUBLIC WORKS. AT THE REOUEST OF THE INTERAGENCY COMMITTEE ON SCHOOL 8 (C) 9 CONSTRUCTION, THE BOARD OF PUBLIC WORKS MAY ADOPT REGULATIONS TO 10 IMPLEMENT THE PROVISIONS OF THIS SECTION, INCLUDING: GUIDELINES FOR THE ACCEPTANCE AND EVALUATION OF 11 (1)12 UNSOLICITED PROPOSALS; 13 (2)REQUIREMENTS FOR THE EXECUTION OF A COMPREHENSIVE 14 AGREEMENT GOVERNING AN ARRANGEMENT AUTHORIZED UNDER THIS SECTION; 15 AND THE APPLICABILITY OF STATE PROCUREMENT LAWS TO 16 (3)17 PROCUREMENT OR FINANCING OF PUBLIC SCHOOL CONSTRUCTION AUTHORIZED 18 UNDER THIS SECTION. 19 5-302. 20 (a) (1)The BOARD OF PUBLIC WORKS SHALL ESTABLISH THE Interagency 21 Committee on School Construction [established by the Board of Public Works is] AS 22 a unit within the Department for administrative and budgetary purposes. THE INTERAGENCY COMMITTEE CONSISTS OF THE FOLLOWING 23 (2)24 MEMBERS: 25 THE STATE SUPERINTENDENT OF SCHOOLS, OR THE (I) 26 SUPERINTENDENT'S DESIGNEE; 27 (II)THE SECRETARY OF THE DEPARTMENT OF PLANNING, OR THE 28 SECRETARY'S DESIGNEE; AND 29 (III) THE SECRETARY OF GENERAL SERVICES, OR THE SECRETARY'S 30 DESIGNEE. THE STATE SUPERINTENDENT OF SCHOOLS, OR THE 31 (3) 32 SUPERINTENDENT'S DESIGNEE. SHALL BE THE CHAIRMAN OF THE INTERAGENCY 33 COMMITTEE. The Department or any other State agency may lend its employees to 34 (b) (1)35 serve as the staff for the Interagency Committee.

36 (2) These employees shall be paid by the agency that employs them.

1 (c) The Executive Director of the Interagency Committee shall be appointed 2 by the Interagency Committee with the approval of the Board of Public Works.

3 (d) (1) (I) The Interagency Committee [on School Construction] shall

4 prepare projections of school construction and capital improvement needs for

5 submission to the Capital Debt Affordability Committee under § 8-112(c)(3) of the

6 State Finance and Procurement Article.

7 (II) The projections shall be prepared in accordance with the [rules,
8 regulations, and procedures] REGULATIONS adopted by the Board under § 5-301 of
9 this subtitle.

10 (2) (I) The Board of Public Works or the Interagency Committee [on

11 School Construction] shall notify each county board and each local governing body of

12 the annual allocation of school construction funds recommended to the Board of

13 Public Works by the Governor under the consolidated capital debt program of the

14 State Finance and Procurement Article.

15 (II) The notification shall be made immediately after the Governor

16 has recommended the allocations so that each county may structure its respective

17 school construction and capital improvement priorities in accordance with the annual

18 allocation and any amendments.

(E) (1) ON OR BEFORE DECEMBER 31 OF EACH YEAR, THE INTERAGENCY
 COMMITTEE SHALL PROVIDE RECOMMENDATIONS TO THE BOARD OF PUBLIC WORKS
 FOR PUBLIC SCHOOL CONSTRUCTION PROJECTS THAT COMPRISE AT LEAST 75% OF
 THE ANTICIPATED SCHOOL CONSTRUCTION ALLOCATION FOR THE FOLLOWING
 FISCAL YEAR.

24 (2) THE REMAINING PUBLIC SCHOOL CONSTRUCTION ALLOCATION FOR
25 THE FOLLOWING FISCAL YEAR MAY BE ALLOCATED BY THE BOARD OF PUBLIC
26 WORKS AS PROVIDED IN REGULATION.

27 5-309.

IT IS THE INTENT OF THE GENERAL ASSEMBLY THAT THE DEPARTMENT AND
THE PUBLIC SCHOOL CONSTRUCTION PROGRAM ENCOURAGE LOCAL EDUCATION
AGENCIES TO REUSE RECENTLY USED SCHOOL DESIGNS, WHEN EDUCATIONALLY
APPROPRIATE AND COST EFFECTIVE OVER THE USEFUL LIFE OF THE PROJECT,
WITHIN EACH COUNTY AND ACROSS LOCAL SCHOOL SYSTEM BOUNDARIES.

33 5-310.

34 (A) EACH FISCAL YEAR, THE INTERAGENCY COMMITTEE SHALL SURVEY THE
 35 CONDITION OF SCHOOL BUILDINGS IDENTIFIED BY THE DEPARTMENT.

36 (B) THE DEPARTMENT OF GENERAL SERVICES SHALL CONDUCT THE
37 INSPECTIONS OF INDIVIDUAL SCHOOL BUILDINGS THAT THE INTERAGENCY
38 COMMITTEE REQUIRES TO COMPLETE THE SURVEY REQUIRED IN SUBSECTION (A) OF
39 THIS SECTION.

1 (C) THE INTERAGENCY COMMITTEE SHALL REPORT TO THE GOVERNOR AND

2 THE GENERAL ASSEMBLY, ON OR BEFORE OCTOBER 1 OF EACH YEAR, IN

3 ACCORDANCE WITH § 2-1246 OF THE STATE GOVERNMENT ARTICLE, ON THE

4 RESULTS OF THE SURVEY FOR THE PRIOR FISCAL YEAR.

5 5-311.

ON OR BEFORE JULY 1 OF EACH YEAR, THE DEPARTMENT OF GENERAL
SERVICES SHALL PROVIDE A REPORT TO THE DEPARTMENT AND EACH LOCAL
EDUCATION AGENCY THAT DESCRIBES EXISTING STATE PURCHASING CONTRACTS
THAT LOCAL EDUCATION AGENCIES MAY USE TO PURCHASE SCHOOL FURNITURE,
EQUIPMENT, COMMODITIES, AND SERVICES.

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SUBTITLE 6. AUTHORIZATION TO ISSUE BONDS TO FUND PUBLIC SCHOOL CONSTRUCTION.

13 5-601.

EXCEPT AS PROVIDED IN § 5-603(B) AND (C) OF THIS SUBTITLE, THE PROVISIONS
OF THIS SUBTITLE DO NOT APPLY TO A COUNTY OTHERWISE AUTHORIZED TO ISSUE
BONDS TO FUND PUBLIC SCHOOL CONSTRUCTION UNDER OTHER PROVISIONS OF
THE CODE.

18 5-602.

(A) IN THIS SUBTITLE, "CONSTRUCTION OR IMPROVEMENT" MEANS THE
 PLANNING, DESIGN, ENGINEERING, ALTERATION, CONSTRUCTION,
 RECONSTRUCTION, ENLARGEMENT, EXPANSION, EXTENSION, IMPROVEMENT,
 REPLACEMENT, REHABILITATION, RENOVATION, UPGRADING, REPAIR, OR CAPITAL
 EQUIPPING.

24 (B) A COUNTY MAY ISSUE BONDS TO FINANCE ANY OR ALL OF THE COSTS OF 25 CONSTRUCTION OR IMPROVEMENT OF PUBLIC SCHOOLS IN THE COUNTY.

26 (C) (1) BONDS SHALL BE AUTHORIZED BY A RESOLUTION OF THE 27 GOVERNING BODY OF THE COUNTY.

28 (2) THE RESOLUTION SHALL:

29(I)GENERALLY DESCRIBE THE PUBLIC SCHOOL CONSTRUCTION30OR IMPROVEMENTS TO BE FINANCED THROUGH THE SALE OF THE BONDS;

31 (II) STATE THE MAXIMUM PRINCIPAL AMOUNT OF THE BONDS;

32 (III) DESCRIBE THE SOURCES OF REPAYMENT OF THE BONDS;

33 (IV) STATE THE MAXIMUM TERM OF THE BONDS, WHICH MAY NOT 34 EXCEED 30 YEARS; AND

1(V)DESCRIBE ANY TERMS OR CONDITIONS UNDER WHICH THE2BONDS MAY BE REDEEMED BEFORE MATURITY.

3 (D) THE BONDS SHALL:

4 (1) BE DATED AND BEAR INTEREST AT A RATE SPECIFIED IN THE 5 RESOLUTION;

6 (2) MATURE WITHIN 30 YEARS OF THE DATE OF ISSUANCE OF THE 7 BONDS;

8 (3) BE ISSUED AT, ABOVE, OR BELOW PAR VALUE, FOR CASH OR OTHER 9 CONSIDERATION;

10 (4) BE PAYABLE AT A TIME, IN THE DENOMINATION, IN REGISTERED 11 FORM, WITHIN THE MEANING OF ARTICLE 31, § 30 OF THE CODE, AS SPECIFIED IN 12 THE RESOLUTION;

13 (5) CARRY THE REGISTRATION AND PRIVILEGES AS TO CONVERSION
14 AND FOR THE REPLACEMENT OF MUTILATED, LOST, OR DESTROYED BONDS, AS
15 SPECIFIED IN THE RESOLUTION;

16 (6) BE PAYABLE IN LAWFUL MONEY OF THE UNITED STATES OF 17 AMERICA AT A DESIGNATED PLACE;

18 (7) BE SUBJECT TO THE TERMS AND CONDITIONS SPECIFIED IN THE 19 RESOLUTION; AND

20 (8) BE SOLD IN THE MANNER, INCLUDING PRIVATE OR NEGOTIATED 21 SALE, AND UPON THE TERMS, SPECIFIED IN THE RESOLUTION.

22 (E) THE COUNTY MAY ENTER INTO AGREEMENTS WITH AGENTS, BANKS, 23 FIDUCIARIES, INSURERS, OR OTHERS TO:

24 (1) ENHANCE THE MARKETABILITY OF AND SECURITY FOR THE BONDS; 25 OR

26(2)SECURE ANY TENDER OPTION GRANTED TO THE HOLDERS OF THE27 BONDS.

28 (F) IF ANY OFFICER WHOSE SIGNATURE APPEARS ON A BOND CEASES TO BE
29 AN OFFICER BEFORE DELIVERY OF THE BONDS, THE SIGNATURE IS VALID AND
30 SUFFICIENT FOR ALL PURPOSES.

31 (G) THE BONDS, THEIR ISSUE, AND THEIR SALE MAY BE EXEMPT FROM THE 32 PROVISIONS OF SECTIONS 9, 10, AND 11 OF ARTICLE 31 OF THE CODE.

(H) (1) EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS SUBSECTION, THE
NET PROCEEDS OF THE SALE OF THE BONDS MAY ONLY BE APPLIED TO THE
CONSTRUCTION OR IMPROVEMENT OF PUBLIC SCHOOL FACILITIES, AS DESCRIBED
IN THE RESOLUTION AUTHORIZING THE ISSUANCE OF THE BONDS.

(2)IF THE NET PROCEEDS OF THE SALE OF ANY BONDS EXCEEDS THE 1 2 AMOUNT NEEDED FOR THE CONSTRUCTION OR IMPROVEMENT OF THE PUBLIC 3 SCHOOL FACILITIES, AS DESCRIBED IN THE RESOLUTION, THE EXCESS FUNDS SHALL 4 BE APPLIED TO: 5 THE PAYMENT OF INTEREST ON THE BONDS; (I) THE PAYMENT OF THE NEXT PRINCIPAL MATURITY OF THE 6 (II) 7 BONDS; (III) THE REDEMPTION OF ANY PART OF THE BONDS THAT ARE 8 9 REDEEMABLE BEFORE MATURITY; OR 10 (IV) IF AUTHORIZED BY A RESOLUTION ISSUED BY THE GOVERNING 11 BODY OF THE COUNTY, THE CONSTRUCTION OR IMPROVEMENT OF OTHER PUBLIC 12 SCHOOL FACILITIES. (I) BONDS ISSUED UNDER THIS SUBTITLE ARE NEGOTIABLE INSTRUMENTS 13 14 UNDER THE LAWS OF THIS STATE. BEFORE THE PREPARATION OF BONDS, THE COUNTY MAY ISSUE BOND 15 (J) 16 ANTICIPATION NOTES IN ACCORDANCE WITH ARTICLE 31, § 12 OF THE CODE. 17 5-603. BONDS ISSUED UNDER THIS SUBTITLE CONSTITUTE AN IRREVOCABLE 18 (A) 19 PLEDGE OF THE FULL FAITH AND CREDIT AND UNLIMITED TAXING POWER OF THE 20 COUNTY TO THE PAYMENT OF THE PRINCIPAL OF AND INTEREST ON THE BONDS 21 WHEN THE BONDS BECOME PAYABLE. 22 (B) (1)EXCEPT AS PROVIDED IN PARAGRAPH (3) OF THIS SUBSECTION, THE 23 GOVERNING BODY OF A COUNTY MAY IMPOSE A TRANSFER TAX ON AN INSTRUMENT 24 OF WRITING, AS DEFINED IN § 13-101(C) OF THE TAX - PROPERTY ARTICLE: RECORDED WITH THE CLERK OF THE CIRCUIT COURT FOR THE 25 (I) 26 COUNTY: OR 27 (II) FILED WITH THE STATE DEPARTMENT OF ASSESSMENTS AND 28 TAXATION. A TRANSFER TAX IMPOSED UNDER THIS SUBSECTION: 29 (2)30 **(I)** MAY NOT EXCEED THE AMOUNT REQUIRED TO MAKE 31 PAYMENTS. WHEN DUE. ON THE PRINCIPAL OF AND INTEREST ON BONDS ISSUED TO 32 FUND PUBLIC SCHOOL CONSTRUCTION; AND DOES NOT APPLY TO AN INSTRUMENT OF WRITING EXEMPT 33 (II)34 FROM THE STATE TRANSFER TAX UNDER § 13-207 OF THE TAX - PROPERTY ARTICLE. THIS SUBSECTION DOES NOT APPLY TO A COUNTY OTHERWISE 35 (3)

36 AUTHORIZED TO IMPOSE A TRANSFER TAX ON JUNE 30, 2004.

1 (C) (1) IN THIS SUBSECTION, "RETAIL SALE", "SALE", AND "TAXABLE PRICE" 2 HAVE THE MEANINGS STATED IN § 11-101 OF THE TAX - GENERAL ARTICLE.

3 (2) EXCEPT AS OTHERWISE PROVIDED IN THIS SUBSECTION, THE
4 GOVERNING BODY OF A COUNTY MAY IMPOSE, BY ORDINANCE, AND COLLECT A
5 SALES TAX ON A RETAIL SALE WITHIN THE COUNTY.

6 (3) A TAX IMPOSED UNDER THIS SECTION DOES NOT APPLY TO A SALE 7 THAT IS EXEMPT FROM THE STATE SALES AND USE TAX UNDER TITLE 11 OF THE TAX 8 - GENERAL ARTICLE.

9 (4) A TAX IMPOSED UNDER THIS SECTION MAY NOT EXCEED THE 10 AMOUNT REQUIRED TO MAKE PAYMENTS, WHEN DUE, ON THE PRINCIPAL OF AND 11 INTEREST ON BONDS ISSUED TO FUND PUBLIC SCHOOL CONSTRUCTION.

12 (D) (1) EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS SUBSECTION, IN
13 EVERY FISCAL YEAR IN WHICH ANY OF THE BONDS ARE OUTSTANDING, THE COUNTY
14 SHALL LEVY AD VALOREM TAXES ON ALL ASSESSABLE PROPERTY WITHIN THE
15 CORPORATE LIMITS OF THE COUNTY IN AN AMOUNT SUFFICIENT TO MAKE
16 PAYMENTS, WHEN DUE, ON THE PRINCIPAL OF AND INTEREST ON THE BONDS.

IF OTHER FUNDS ARE AVAILABLE TO PAY THE PRINCIPAL OF AND
 INTEREST ON THE BONDS, THE COUNTY MAY REDUCE THE TAXES THAT WOULD
 OTHERWISE NEED TO BE LEVIED UNDER THIS SECTION.

20 (E) THE COUNTY MAY APPLY FUNDS RECEIVED FROM ANY SOURCE TO THE 21 PAYMENT OF PRINCIPAL OF AND INTEREST ON THE BONDS.

22 5-604.

BONDS ISSUED UNDER THIS SUBTITLE ARE EXEMPT FROM STATE, COUNTY,
 AND MUNICIPAL TAXATION.

25

Article - Tax - General

26 11-102.

27 (b) (1) A county, municipal corporation, special taxing district, or other 28 political subdivision of the State may not impose any retail sales or use tax except:

- 29 (i) a sales tax or use tax that was in effect on January 1, 1971;
- 30 (ii) a tax on the sale or use of:

31 1. fuels;

- 32 2. utilities;
- 33 3. space rentals; or

1 4. any controlled dangerous substance, as defined in § 5-101 2 of the Criminal Law Article, unless the sale is made by a person who registers under 3 and complies with Title 5, Subtitle 3 of the Criminal Law Article; [or] 4 a tax imposed by a code county on the sale or use of food and (iii) 5 beverages authorized under Article 25B, § 13H of the Code; OR A SALES TAX IMPOSED BY A COUNTY AUTHORIZED TO IMPOSE A (IV) 6 7 SALES TAX UNDER § 5-603(C) OF THE EDUCATION ARTICLE. Paragraph (1) of this subsection may not be construed as conferring 8 (2)9 authority to impose a sales and use tax. 10 SECTION 2. AND BE IT FURTHER ENACTED, That the Laws of Maryland 11 read as follows: 12 **Article - Education** 13 5-301. IN THIS SUBTITLE, "INTERAGENCY COMMITTEE" MEANS THE 14 (a) 15 INTERAGENCY COMMITTEE ON SCHOOL CONSTRUCTION ESTABLISHED UNDER § 16 5-302 OF THIS SUBTITLE. 17 (B) (1)For the purposes of this section other than subsection (c), the Board 18 of Public Works shall define by regulation what constitutes an [approved] ELIGIBLE 19 AND INELIGIBLE public school construction or capital improvement cost. THE PURCHASE OF RELOCATABLE CLASSROOMS SHALL BE AN 20 (2)(I) 21 ELIGIBLE PUBLIC SCHOOL CONSTRUCTION OR CAPITAL COST. 22 THE BOARD OF PUBLIC WORKS SHALL ADOPT REGULATIONS (II) 23 THAT DEFINE RELOCATABLE CLASSROOMS AND ESTABLISH THE MINIMUM 24 SPECIFICATIONS FOR RELOCATABLE CLASSROOMS WHICH MAY BE PURCHASED 25 USING STATE FUNDS. 26 (III) IN THE BUDGETS FOR FISCAL YEARS 2006 THROUGH 2008, THE 27 GOVERNOR SHALL INCLUDE \$1,000,000 FOR PUBLIC SCHOOL CONSTRUCTION, IN 28 EXCESS OF THE ESTIMATES OF FUNDING FOR PUBLIC SCHOOL CONSTRUCTION 29 CONTAINED IN THE FISCAL YEAR 2005 THROUGH FISCAL YEAR 2009 CAPITAL 30 IMPROVEMENT PLAN, TO BE USED TO FUND THE STATE SHARE OF THE COST OF 31 PURCHASING RELOCATABLE CLASSROOMS. 32 (3)The cost of acquiring land may not be considered a construction or 33 capital improvement cost and may not be paid by the State. 34 The State shall pay the costs in excess of available federal funds of [(b)] (C) 35 [all] THE STATE SHARE OF public school construction projects and public school 36 capital improvements in each county if:

1 (1) The projects or improvements have been approved by the Board of 2 Public Works; and			
3 (2) Contracts have been executed on or after July 1, 1971 for the projects 4 or improvements.			
 5 [(c) (1) In this subsection, "local debt for school construction" includes any 6 debt incurred as the result of money made available to a county under a bond issue 7 that obligates the credit of the State. 			
8 (2) Except for general public school construction loan debt outstanding 9 or obligated as of June 30, 1967 for which repayment by a county is no longer 10 required, the State shall reimburse each county for the full costs of principal and 11 interest payments on any local debt for school construction outstanding or obligated 12 as of June 30, 1967.			
13 (d) The State shall pay all of the annual cost of debt service on school 14 construction debt incurred by each county that was outstanding or obligated on or 15 after June 30, 1967 for contracts let before June 30, 1967.]			
16[(e)](D)(1)The Board of Public Works may adopt [rules, regulations, and17procedures] REGULATIONS for the administration of the programs provided for [by18subsections (b) and (d) of] IN this section.			
19(2)The [rules, regulations, and procedures] REGULATIONS adopted by20the Board of Public Works may contain requirements for:			
21 (i) The development and submission of long range plans;			
22 (ii) The submission of annual plans and plans for specific projects;			
 23 (iii) The submission of other data or information that is relevant to 24 school construction or capital improvement; 			
25 (iv) The approval of sites, plans, and specifications for the 26 construction of new school buildings or the improvement of existing buildings;			
27 (v) Site improvements;			
28 (vi) Competitive bidding;			
29 (vii) The hiring of personnel in connection with school construction 30 or capital improvements;			
31 (viii) The actual construction of school buildings or their 32 improvements;			
 33 (ix) The relative roles of different State and local governmental 34 agencies in the planning and construction of school buildings or school capital 35 improvements; [and] 			

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1 (x) School construction and capital improvements necessary or 2 appropriate for the proper implementation of this section;	
3 (XI) AT THE RECOMMENDATION OF THE INTERAGENCY 4 COMMITTEE, THE ESTABLISHMENT OF PRIORITY PUBLIC SCHOOL CONSTRUCTION 5 PROGRAMS;	
6 (XII) DEVELOPMENT OF COOPERATIVE ARRANGEMENTS THA 7 PERMIT THE SHARING OF FACILITIES AMONG TWO OR MORE SCHOOL SYSTEMS;	АT
8 (XIII) THE SELECTION OF ARCHITECTS AND ENGINEERS BY SO 9 SYSTEMS;	CHOOL
10 (XIV) THE AWARD OF CONTRACTS BY SCHOOL SYSTEMS; ANI	D
11 (XV) METHOD OF PAYMENTS MADE BY THE STATE UNDER THE 2 PUBLIC SCHOOL CONSTRUCTION PROGRAM.	HE
13 (3) THE REGULATIONS ADOPTED BY THE BOARD OF PUBLIC WORK 14 SHALL CONTAIN PROVISIONS:	ΣS
 (I) ESTABLISHING A STATE AND LOCAL COST-SHARE FORM FOR EACH COUNTY THAT IDENTIFIES THE FACTORS USED IN ESTABLISHING THE FORMULAS; 	1ULA
 (II) REQUIRING LOCAL EDUCATION AGENCIES TO ADOPT 19 EDUCATIONAL FACILITIES MASTER PLANS AND ANNUAL CAPITAL IMPROVEMENT 20 PROGRAMS; 	Г
21(III)PROVIDING A METHOD FOR ESTABLISHING A MAXIMUM22CONSTRUCTION ALLOCATION FOR EACH PROJECT APPROVED FOR STATE FUNDING	
23 (IV) REFERENCING THE POLICIES STATED IN § 5-7B-07 OF TH 24 STATE FINANCE AND PROCUREMENT ARTICLE;	E
 (V) REQUIRING LOCAL SCHOOL SYSTEMS TO ADOPT PROCE CONSISTENT WITH THE MINORITY BUSINESS ENTERPRISE POLICIES OF THE STATE AS REQUIRED UNDER THE CODE OF MARYLAND REGULATIONS; 	
28 (VI) ESTABLISHING A PROCESS FOR THE APPEAL OF DECISIO 29 THE INTERAGENCY COMMITTEE TO THE BOARD OF PUBLIC WORKS;)NS BY
 30 (VII) REQUIRING LOCAL EDUCATION AGENCIES TO ADOPT, 31 IMPLEMENT, AND PERIODICALLY UPDATE COMPREHENSIVE MAINTENANCE PLAN 32 AND 	VS;
 (VIII) AUTHORIZING THE BOARD OF PUBLIC WORKS TO WITH STATE PUBLIC SCHOOL CONSTRUCTION FUNDS FROM A LOCAL EDUCATION AGEN THAT FAILS TO COMPLY WITH THE REQUIREMENTS OF ITEM (VII) OF THIS PARAGRAPH. 	

1 (4)In adopting any of these requirements, the State Board and the 2 Board of Public Works shall provide for the maximum exercise of initiative by school 3 personnel in each county to insure that the school buildings and improvements meet 4 both the needs of the local communities and the rules and regulations necessary to 5 insure the proper operation of this section and the prudent expenditure of State 6 funds. 7 The Board of Public Works shall develop the rules, regulations, [(f)] (E) [(1)]8 and procedures authorized by this section in consultation with representatives of the 9 county boards and the county governing bodies. 10 Before the adoption, amendment, or repeal of any rule, regulation, or [(2)]11 procedure under this section, the Board of Public Works shall give notice of its 12 intended action to the county boards and to the county governing bodies. 13 (3)The Board of Public Works shall permit each county board and 14 county governing body to submit its views with respect to the intended action.] 15 The [rules, regulations, and procedures] REGULATIONS AND [(g)] (F) 16 PROCEDURES of the Board of Public Works adopted under this section and their 17 promulgation are exempt from [§§ 10-101 through 10-305 of the State Government 18 Article and] § 8-127(b) of the State Finance and Procurement Article of the Code. 19 With respect to public school construction or public school [(h)](G) (1)20 capital improvements, including sites for school buildings, the authority, 21 responsibilities, powers, and duties of the following are subject to the [rules, 22 regulations, and procedures] REGULATIONS adopted by the Board of Public Works 23 under this section: 24 (i) The State Board; 25 (ii) The State Superintendent; 26 (iii) The county governments; 27 The county boards; and (iv) 28 (v) All other State or local governmental agencies under this 29 article. 30 If, as to public school construction or public school capital (2)31 improvements, there is any conflict between the [rules, regulations, and procedures] 32 REGULATIONS AND PROCEDURES of the Board of Public Works and the authority, 33 responsibilities, powers, and duties of the individuals and agencies specified in

34 paragraph (1) of this subsection, the[rules, regulations, and procedures]

35 REGULATIONS AND PROCEDURES of the Board of Public Works shall prevail.

36 [(i)] (H) The obligation of the State to pay the costs of public school 37 construction and public school capital improvements extends only to those projects or

parts of projects that comply with the [rules, regulations, and procedures]
 REGULATIONS AND PROCEDURES of the Board of Public Works.

3 [(j)] (I) (1) This subsection does not apply to the proceeds from the sale, 4 lease, or disposition of public school buildings constructed under contracts executed 5 before February 1, 1971.

6 (2) [By rule or regulation] CONSISTENT WITH § 4-115 OF THIS ARTICLE 7 AND REGULATIONS ADOPTED BY THE BOARD OF PUBLIC WORKS TO IMPLEMENT § 8 4-126 OF THIS ARTICLE, the Board of Public Works may require BY REGULATION that 9 the proceeds received by a county from the sale, lease, or disposal of any public school 10 building shall be used solely as part of the State funding of the construction of future 11 public school buildings in the county in which the sale, lease, or disposal occurred, if 12 the public school building was:

13(i)Constructed under a contract executed on or after February 1,141971; and

15

(ii) Paid for primarily with State funds under this section.

16 (3) The part of the proceeds from the sale, lease, or disposal of a public 17 school building that fairly represents the appraised value of land and that part of the 18 cost of the public school building that was funded by the county shall remain as the 19 funds of the county.

20 [(k)] (J) (1) Whether by budget bill or supplementary appropriation bill, all 21 money appropriated to carry out the purposes of this section is a separate fund that 22 shall be administered by the State Comptroller in accordance with the [rules and] 23 regulations adopted by the Roard of Public Works

23 regulations adopted by the Board of Public Works.

(2) (I) EXCEPT AS PROVIDED IN SUBPARAGRAPH (II) OF THIS
PARAGRAPH, NOTWITHSTANDING ANY OTHER CONTRARY PROVISION OF THE
ANNOTATED CODE, ANY FUNDS APPROVED FOR A PROJECT THAT HAS NOT BEEN
CONTRACTED FOR WITHIN 2 YEARS OF THE APPROVAL OF THE PROJECT SHALL
REVERT TO THE FUND ESTABLISHED UNDER PARAGRAPH (1) OF THIS SUBSECTION.

(II) THE INTERAGENCY COMMITTEE, WITH THE APPROVAL OF THE
BOARD OF PUBLIC WORKS, MAY EXTEND THE TIME PERIOD UNDER SUBPARAGRAPH
(I) OF THIS PARAGRAPH IF THE INTERAGENCY COMMITTEE DETERMINES THAT
UNUSUAL CIRCUMSTANCES EXIST.

(3) ANY UNEXPENDED ALLOCATIONS OF FUNDS FOR PREVIOUSLY
 APPROVED PROJECTS SHALL BE TRANSFERRED TO THE FUND ESTABLISHED UNDER
 PARAGRAPH (1) OF THIS SUBSECTION.

(4) ON OR BEFORE JUNE 1 AND DECEMBER 1 OF EACH YEAR, THE
INTERAGENCY COMMITTEE SHALL REPORT TO THE GENERAL ASSEMBLY, IN
ACCORDANCE WITH § 2-1246 OF THE STATE GOVERNMENT ARTICLE, ON THE
BALANCE IN THE FUND AS THE RESULT OF TRANSFERS OR REVERSIONS REQUIRED
UNDER THIS SUBSECTION.

Article - Education

4 5-301.

5 (a) IN THIS SUBTITLE, "INTERAGENCY COMMITTEE" MEANS THE
6 INTERAGENCY COMMITTEE ON SCHOOL CONSTRUCTION ESTABLISHED UNDER §
7 5-302 OF THIS SUBTITLE.

8 (B) (1) For the purposes of this section other than subsection (c), the Board
9 of Public Works shall define by regulation what constitutes an [approved] ELIGIBLE
10 AND INELIGIBLE public school construction or capital improvement cost.

11 (2) The cost of acquiring land may not be considered a construction or 12 capital improvement cost and may not be paid by the State.

[(b)] (C) The State shall pay the costs in excess of available federal funds of
[all] THE STATE SHARE OF public school construction projects and public school
capital improvements in each county if:

16 (1) The projects or improvements have been approved by the Board of 17 Public Works; and

18(2)Contracts have been executed on or after July 1, 1971 for the projects19 or improvements.

20 [(c) (1) In this subsection, "local debt for school construction" includes any 21 debt incurred as the result of money made available to a county under a bond issue 22 that obligates the credit of the State.

(2) Except for general public school construction loan debt outstanding
or obligated as of June 30, 1967 for which repayment by a county is no longer
required, the State shall reimburse each county for the full costs of principal and
interest payments on any local debt for school construction outstanding or obligated
as of June 30, 1967.

(d) The State shall pay all of the annual cost of debt service on school
29 construction debt incurred by each county that was outstanding or obligated on or
30 after June 30, 1967 for contracts let before June 30, 1967.]

31 [(e)] (D) (1) The Board of Public Works may adopt [rules, regulations, and 32 procedures] REGULATIONS for the administration of the programs provided for [by 33 subsections (b) and (d) of] IN this section.

34 (2) The [rules, regulations, and procedures] REGULATIONS adopted by
 35 the Board of Public Works may contain requirements for:

36

(i) The development and submission of long range plans;

15

1		(ii)	The submission of annual plans and plans for specific projects;
2 3	school construction or	(iii) r capital i	The submission of other data or information that is relevant to mprovement;
4 5	construction of new se	(iv) chool bui	The approval of sites, plans, and specifications for the ldings or the improvement of existing buildings;
6		(v)	Site improvements;
7		(vi)	Competitive bidding;
8 9	or capital improvement	(vii) nts;	The hiring of personnel in connection with school construction
10 11	improvements;	(viii)	The actual construction of school buildings or their
		(ix) ing and c	The relative roles of different State and local governmental onstruction of school buildings or school capital
15 16		(x) oper imp	School construction and capital improvements necessary or lementation of this section;
		(XI) ESTABI	AT THE RECOMMENDATION OF THE INTERAGENCY LISHMENT OF PRIORITY PUBLIC SCHOOL CONSTRUCTION
20 21		(XII) RING OF	DEVELOPMENT OF COOPERATIVE ARRANGEMENTS THAT FACILITIES AMONG TWO OR MORE SCHOOL SYSTEMS;
22 23	SYSTEMS;	(XIII)	THE SELECTION OF ARCHITECTS AND ENGINEERS BY SCHOOL
24		(XIV)	THE AWARD OF CONTRACTS BY SCHOOL SYSTEMS; AND
25 26		(XV) CONSTR	METHOD OF PAYMENTS MADE BY THE STATE UNDER THE UCTION PROGRAM.
27 28	(3) SHALL CONTAIN I		GULATIONS ADOPTED BY THE BOARD OF PUBLIC WORKS ONS:
		< ,	ESTABLISHING A STATE AND LOCAL COST-SHARE FORMULA IDENTIFIES THE FACTORS USED IN ESTABLISHING THE
32		(II)	REQUIRING LOCAL EDUCATION AGENCIES TO ADOPT

32 (II) REQUIRING LOCAL EDUCATION AGENCIES TO ADOPT
 33 EDUCATIONAL FACILITIES MASTER PLANS AND ANNUAL CAPITAL IMPROVEMENT
 34 PROGRAMS;

17 HOUSE BILL 1230
1 (III) PROVIDING A METHOD FOR ESTABLISHING A MAXIMUM STATE 2 CONSTRUCTION ALLOCATION FOR EACH PROJECT APPROVED FOR STATE FUNDING;
3 (IV) REFERENCING THE POLICIES STATED IN § 5-7B-07 OF THE 4 STATE FINANCE AND PROCUREMENT ARTICLE;
5 (V) REQUIRING LOCAL SCHOOL SYSTEMS TO ADOPT PROCEDURES 6 CONSISTENT WITH THE MINORITY BUSINESS ENTERPRISE POLICIES OF THE STATE 7 AS REQUIRED UNDER THE CODE OF MARYLAND REGULATIONS;
8 (VI) ESTABLISHING A PROCESS FOR THE APPEAL OF DECISIONS BY 9 THE INTERAGENCY COMMITTEE TO THE BOARD OF PUBLIC WORKS;
10 (VII) REQUIRING LOCAL EDUCATION AGENCIES TO ADOPT, 11 IMPLEMENT, AND PERIODICALLY UPDATE COMPREHENSIVE MAINTENANCE PLANS; 12 AND
 (VIII) AUTHORIZING THE BOARD OF PUBLIC WORKS TO WITHHOLD STATE PUBLIC SCHOOL CONSTRUCTION FUNDS FROM A LOCAL EDUCATION AGENCY THAT FAILS TO COMPLY WITH THE REQUIREMENTS OF ITEM (VII) OF THIS PARAGRAPH.
17 (4) In adopting any of these requirements, the State Board and the 18 Board of Public Works shall provide for the maximum exercise of initiative by school 19 personnel in each county to insure that the school buildings and improvements meet 20 both the needs of the local communities and the rules and regulations necessary to 21 insure the proper operation of this section and the prudent expenditure of State 22 funds.
 [(f)] (E) [(1)] The Board of Public Works shall develop the rules, regulations, and procedures authorized by this section in consultation with representatives of the county boards and the county governing bodies.
[(2) Before the adoption, amendment, or repeal of any rule, regulation, or procedure under this section, the Board of Public Works shall give notice of its intended action to the county boards and to the county governing bodies.
29(3)The Board of Public Works shall permit each county board and30county governing body to submit its views with respect to the intended action.]
 [(g)] (F) The [rules, regulations, and procedures] REGULATIONS AND PROCEDURES of the Board of Public Works adopted under this section and their promulgation are exempt from [§§ 10-101 through 10-305 of the State Government Article and] § 8-127(b) of the State Finance and Procurement Article of the Code.
 [(h)] (G) (1) With respect to public school construction or public school capital improvements, including sites for school buildings, the authority, responsibilities, powers, and duties of the following are subject to the [rules, regulations, and procedures] REGULATIONS adopted by the Board of Public Works under this section:

18			HOUSE BILL 1230
1		(i)	The State Board;
2		(ii)	The State Superintendent;
3		(iii)	The county governments;
4		(iv)	The county boards; and
5 6	article.	(v)	All other State or local governmental agencies under this
9 10 11 12 13	REGULATIONS AN responsibilities, power paragraph (1) of this REGULATIONS AN [(i)] (H)	is any cor D PROC ers, and d subsection ND PROC The obli	public school construction or public school capital filict between the [rules, regulations, and procedures] EDURES of the Board of Public Works and the authority, luties of the individuals and agencies specified in on, the[rules, regulations, and procedures] CEDURES of the Board of Public Works shall prevail. igation of the State to pay the costs of public school I capital improvements extends only to those projects or
15	parts of projects that	comply w	vith the [rules, regulations, and procedures] CEDURES of the Board of Public Works.
			This subsection does not apply to the proceeds from the sale, school buildings constructed under contracts executed
 (2) (2) [By rule or regulation] CONSISTENT WITH § 4-115 OF THIS ARTICLE 21 AND REGULATIONS ADOPTED BY THE BOARD OF PUBLIC WORKS TO IMPLEMENT § 22 4-126 OF THIS ARTICLE, the Board of Public Works may require BY REGULATION that 23 the proceeds received by a county from the sale, lease, or disposal of any public school 24 building shall be used solely as part of the State funding of the construction of future 25 public school buildings in the county in which the sale, lease, or disposal occurred, if 26 the public school building was: 			
27 28	1971; and	(i)	Constructed under a contract executed on or after February 1,
29		(ii)	Paid for primarily with State funds under this section.
32	school building that	fairly rep	t of the proceeds from the sale, lease, or disposal of a public resents the appraised value of land and that part of the ling that was funded by the county shall remain as the
36	money appropriated	l by the S	Whether by budget bill or supplementary appropriation bill, all out the purposes of this section is a separate fund that tate Comptroller in accordance with the [rules and] ard of Public Works.

1(2)(I)EXCEPT AS PROVIDED IN SUBPARAGRAPH (II) OF THIS2PARAGRAPH, ANY FUNDS APPROVED FOR A PROJECT THAT HAS NOT BEEN3CONTRACTED FOR WITHIN 2 YEARS OF THE APPROVAL OF THE PROJECT SHALL4REVERT TO THE FUND ESTABLISHED UNDER PARAGRAPH (1) OF THIS SUBSECTION.

5 (II) THE INTERAGENCY COMMITTEE, WITH THE APPROVAL OF THE
6 BOARD OF PUBLIC WORKS, MAY EXTEND THE TIME PERIOD UNDER SUBPARAGRAPH
7 (I) OF THIS PARAGRAPH IF THE INTERAGENCY COMMITTEE DETERMINES THAT
8 UNUSUAL CIRCUMSTANCES EXIST.

9 (3) ANY UNEXPENDED ALLOCATIONS OF FUNDS FOR PREVIOUSLY 10 APPROVED PROJECTS SHALL BE TRANSFERRED TO THE FUND ESTABLISHED UNDER 11 PARAGRAPH (1) OF THIS SUBSECTION.

12 (4) ON OR BEFORE JUNE 1 AND DECEMBER 1 OF EACH YEAR, THE
13 INTERAGENCY COMMITTEE SHALL REPORT TO THE GENERAL ASSEMBLY, IN
14 ACCORDANCE WITH § 2-1246 OF THE STATE GOVERNMENT ARTICLE, ON THE
15 BALANCE IN THE FUND AS THE RESULT OF TRANSFERS OR REVERSIONS REQUIRED
16 UNDER THIS SUBSECTION.

17 SECTION 4. AND BE IT FURTHER ENACTED, That the Laws of Maryland 18 read as follows:

19

Article - Education

20 5-206.

(f) In fiscal year [2004] 2006 and in each fiscal year thereafter, the State shall
distribute grants to county boards under the Aging Schools Program administered by
the Interagency Committee on School Construction in the following amounts:

24	(1)	Allegany County	[\$355,000] \$166,000
25	(2)	Anne Arundel County	[\$570,000] \$859,000
26	(3)	Baltimore City	[\$1,635,000] \$2,356,000
27	(4)	Baltimore County	[\$2,940,000] \$1,484,000
28	(5)	Calvert County	\$65,000
29	(6)	Caroline County	\$85,000
30	(7)	Carroll County	[\$385,000] \$233,000
31	(8)	Cecil County	[\$355,000] \$163,000
32	(9)	Charles County	[\$65,000] \$85,000
33	(10)	Dorchester County	\$65,000

20			HOUSE DILL 1250
1	(11)	Frederick County	[\$85,000] \$310,000
2	(12)	Garrett County	[\$85,000] \$65,000
3	(13)	Harford County	[\$400,000] \$369,000
4	(14)	Howard County	[\$65,000] \$149,000
5	(15)	Kent County	\$65,000
6	(16)	Montgomery County	[\$1,170,000] \$1,023,000
7	(17)	Prince George's County	[\$970,000] \$2,053,000
8	(18)	Queen Anne's County	\$85,000
9	(19)	St. Mary's County	\$85,000
10	(20)	Somerset County	\$65,000
11	(21)	Talbot County	[\$155,000] \$65,000
12	(22)	Washington County	[\$200,000] \$229,000
13	(23)	Wicomico County	[\$355,000] \$181,000
14	(24)	Worcester County	\$65,000

15 SECTION 5. AND BE IT FURTHER ENACTED, That the Laws of Maryland 16 read as follows:

17 18

20

Chapter 704 of the Acts of 1998, as amended by Chapter 420 of the Acts of 2001 and Chapter 289 of the Acts of 2002

HOUSE BILL 1230

19 SECTION 3. AND BE IT FURTHER ENACTED, That, UNLESS REGULATIONS

20 ADOPTED BY THE BOARD OF PUBLIC WORKS REQUIRE THE STATE TO PROVIDE A

21 LARGER PERCENTAGE, for fiscal years 1999 through 2007, in each year, the State

22 shall provide 75 percent of the eligible costs for up to \$35 million in public school

23 construction costs in Prince George's County. At least \$20 million of the State funds

24 must be spent each year on neighborhood school projects. For fiscal years 1999

25 through 2003, UNLESS REGULATIONS ADOPTED BY THE BOARD OF PUBLIC WORKS

26 REQUIRE THE STATE TO PROVIDE A LARGER PERCENTAGE, for funding above \$35

27 million, the State shall provide 60 percent of the eligible costs. For fiscal years 2004

28 through 2007, UNLESS REGULATIONS ADOPTED BY THE BOARD OF PUBLIC WORKS

29 REQUIRE THE STATE TO PROVIDE A LARGER PERCENTAGE, for funding above \$35

30 million, the State shall provide 65 percent of the eligible costs. Neighborhood school

31 projects shall be identified by the Interagency Committee on Public School

32 Construction and shall include new public schools and additions or improvements to

33 existing public schools which serve students reassigned to their local communities

1 based upon the Community Schools Education Plan developed by the Prince George's 2 County Reard of Education

2 County Board of Education.

3 SECTION 6. AND BE IT FURTHER ENACTED, That the Laws of Maryland 4 read as follows:

5Chapter 280 of the Acts of 2001, as amended by Chapter 288 of the Acts of62002 and Chapter 388 of the Acts of 2003

7 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF

8 MARYLAND, That, notwithstanding any other provision of law, UNLESS

9 REGULATIONS ADOPTED BY THE BOARD OF PUBLIC WORKS REQUIRE THE STATE TO

10 PROVIDE A LARGER PERCENTAGE, for fiscal years 2002 through 2005, in each year,

11 the State shall provide 90 percent of the eligible costs for up to and including 20

12 million in public school construction projects in Baltimore City, and for funding above

13 \$20 million, the State shall provide 75 percent of the eligible costs.

14 SECTION 7. AND BE IT FURTHER ENACTED, That, on or before July 1, 15 2005, at the request of the Interagency Committee on School Construction, the Board 16 of Public Works shall adopt regulations, in accordance with Title 10, Subtitle 1 of the 17 State Government Article, to implement the provisions of this Act and that:

18 (1) reduce the State rated classroom capacity for elementary grades 1 to 5 to 19 23 students per classroom;

20 (2) establish a planning priority process to evaluate requests for State
21 planning approval in the annual Capital Improvement Programs of local education
22 agencies;

(3) develop design guidelines and provide financial incentives, such as
supplemental design funds or additional construction funding, for school construction
projects that use innovative building techniques or include energy conservation,
sustainable building, or green architecture design features; and

(4) establish a new State and local cost-share formula for each county for use
beginning in fiscal year 2006, consistent with the recommendations contained in the
Report of the Task Force to Study Public School Facilities, issued in February 2004.

30 SECTION 8. AND BE IT FURTHER ENACTED, That the State Department 31 of Education shall adopt regulations that provide for periodic surveys of the condition 32 of public school facilities in Maryland at least every 4 years. The surveys should be 33 similar to the Facility Assessment Survey that the State Department conducted, at 34 the direction of the Task Force to Study Public School Facilities, in 2003. The State 35 shall provide funds necessary to conduct the survey.

36 SECTION 9. AND BE IT FURTHER ENACTED, That it is the intent of the 37 General Assembly that the Board of Public Works and the Interagency Committee on 38 School Construction establish an emergency repair fund to finance renovations and 39 improvements to public schools that resolve deficiencies that present an immediate 40 hazard to the health or safety of the students or staff of the schools, as certified by

1 local education agencies and approved by the Interagency Committee on School

2 Construction. By July 1, 2004, the Board of Public Works and the Interagency

3 Committee on School Construction shall develop procedures for use of the emergency

4 repair fund to resolve deficiencies that present an immediate health or safety hazard

 $5\,$ and to resolve deficiencies that, if not corrected, may present an immediate health or

6 safety hazard. It is the intent of the General Assembly that at least \$2 million be

7 provided for the emergency repair fund in fiscal year 2005.

8 SECTION 10. AND BE IT FURTHER ENACTED, That it is the intent of the

9 Governor and the General Assembly that the State should pursue a goal of fully

10 funding by fiscal 2013 a minimum of \$3.85 billion in school facility needs, as

11 identified by the 2003 School Facility Assessment Survey of minimum standards

12 conducted at the request of the Task Force to Study Public School Facilities.

13 Achieving this goal in light of the fiscal outlook will be challenging and will require a

14 significant commitment by the State to provide approximately \$2 billion and by local 15 governments to provide approximately \$1.85 billion over the next 8 years for school

16 construction projects. It is recognized that this amount does not include many projects

17 that local education agencies believe are necessary, but it does include basic,

18 minimum facility standards for all public schools in Maryland.

19 SECTION 11. AND BE IT FURTHER ENACTED, That the Public School 20 Construction Program shall provide assistance to Baltimore City, counties, and local education agencies in using alternative financing mechanisms to fund school 21 construction, when appropriate. The Public School Construction Program shall 22 23 prepare a guide for Baltimore City, counties, and local education agencies to use when 24 evaluating alternative financing proposals. The guide should include model contracts, 25 model solicitations, and references to other documents which provide information on 26 alternative financing. The Public School Construction Program should help Baltimore 27 City, counties, and local education agencies identify when an alternative financing 28 mechanism may be appropriate for a particular project and to develop the 29 procurement, contractual, and technical instruments that will meet State and local 30 procurement requirements and bring the project to a successful conclusion. The

31 Public School Construction Program shall report to the Board of Public Works,

32 Baltimore City, the county governments, local education agencies, and the General

33 Assembly on or before September 1 of each year, in accordance with § 2-1246 of the

34 State Government Article, on the use of alternative financing mechanisms to finance

35 public school construction in Maryland in the prior fiscal year.

36 SECTION 12. AND BE IT FURTHER ENACTED, That Section 3 of this Act 37 shall take effect July 1, 2008.

38 SECTION 13. AND BE IT FURTHER ENACTED, That Sections 2 and 4 of 39 this Act shall take effect July 1, 2005. Section 2 of this Act shall remain effective for 40 a period of 3 years and, at the end of June 30, 2008, with no further action required by 41 the General Assembly, Section 2 of this Act shall be abrogated and of no further force 42 and effect.

43 SECTION 14. AND BE IT FURTHER ENACTED, That, except as provided in 44 Sections 12 and 13 of this Act, this Act shall take effect July 1, 2004.