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By: St. Mary's County Delegation

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House action: Adopted

Read second time: March 22, 2006

CHAPTER____

1 AN ACT concerning

2 St. Mary's County Metropolitan Commission - Fee Restructuring

- FOR the purpose of altering the method of computing certain charges imposed by the
- 4 St. Mary's County Metropolitan Commission; requiring the Commission to
- 5 impose certain capital contribution charges for each new equivalent dwelling
- 6 unit connected to the water and sewerage system; repealing authority for the
- 7 Commission to apply certain revenue from the connection fees above actual cost
- 8 for certain maintenance and operation expenses or for paying the principal and
- 9 interest of certain bonds; requiring that certain capital contribution charges be
- used for paying certain capital costs and certain debt incurred bonds issued for
- certain construction costs; requiring that certain costs be included in the
- calculation of certain capital contribution charges; authorizing the Commission
- to, based on a certain schedule, include certain future costs in the calculation of
- 14 <u>certain capital contribution charges;</u> requiring that the capital contribution
- charge be assessed in a certain manner as a uniform charge for all sanitary
- districts; authorizing the Commission to revise the capital contribution charge
- annually; providing for the due date and collection procedures for the connection
- fee and capital contribution charge; altering the criteria to be used for imposing
- certain service rates; repealing certain provisions of law relating to benefit
- 20 charges used for payment of costs for certain water and sewerage systems;
- 21 requiring the Commission to impose and collect a system improvement charge,
- 22 to be used for certain purposes, on every equivalent dwelling unit allocated by
- 23 the St. Mary's County Office of Land Use and Growth Management; requiring
- 24 the system improvement charges to be assessed and payable monthly and
- 25 applied to every equivalent dwelling unit equally; requiring the system
- 26 improvement charges to be placed in a certain account; requiring that certain
- 27 costs be included in the calculation of certain system improvement charges;

1	authorizing the Commission to, based on a certain schedule, include certain
2	future costs in the calculation of contain system improvement charges requi

- future costs in the calculation of certain system improvement charges; requiring the Commission to classify property and impose the system improvement charge
- the Commission to classify property and impose the system improvement charge in a certain manner; providing for the procedure for the imposition of the system
- 5 improvement charge and for correcting any errors in imposing the system
- 6 improvement charge; providing for certain exemptions to the system
- 7 improvement charge; requiring that the rate of the system improvement charge
- 8 be based on a certain capital improvement plan of the Commission in a certain
- 9 manner; authorizing the Commission to establish certain financial criteria to
- determine the eligibility of certain homeowners for a deferral of the system
- improvement charge; providing for procedures relating to the deferral of the
- system improvement charge; providing that the Commission may only
- implement a deferral process through adoption of a resolution in accordance
- with certain notice and hearing requirements; authorizing, under certain
- circumstances, the connection with a water main or sewer of certain property
- that does not abut a water main or sewer; authorizing the Commission to
- 17 classify certain property as property in a remote area and to construct certain
- water or sewer lines and impose a certain system improvement charge;
- authorizing certain system improvement charges to be imposed for certain
- 20 improvements based on use or zoning category of the property; providing for the
- 21 due date and collection procedures for system improvement charges; providing
- for the method of calculating certain taxes; providing for the payment of the
- 23 system improvement charge when property is acquired by certain public
- 24 entities; defining certain terms; and generally relating to the imposition of
- 25 certain connection fees, capital construction charges, and system improvement
- 26 charges imposed by the St. Mary's County Metropolitan Commission.
- 27 BY repealing
- 28 The Public Local Laws of St. Mary's County
- 29 Section 113-9
- 30 Article 19 Public Local Laws of Maryland
- 31 (2002 Edition, as amended)
- 32 BY repealing and reenacting, with amendments,
- 33 The Public Local Laws of St. Mary's County
- 34 Section 113-12 and 113-14
- 35 Article 19 Public Local Laws of Maryland
- 36 (2002 Edition, as amended)
- 37 BY adding to
- 38 The Public Local Laws of St. Mary's County
- 39 Section 113-29
- 40 Article 19 Public Local Laws of Maryland
- 41 (2002 Edition, as amended)

	MARYLAND, That Section(s) 113-9 of Article 19 - St. Mary's County of the Code of Public Local Laws of Maryland be repealed.
4 5	SECTION 2. AND BE IT FURTHER ENACTED, That the Laws of Maryland read as follows:
6	Article 19 - St. Mary's County
7	113-12.
8 9	A. (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.
	(2) "CAPITAL CONTRIBUTION CHARGE" IS AN AMOUNT BASED ON CAPITAL COSTS THAT IS IMPOSED AND COLLECTED ON A NEW EDU CONNECTION TO A WATER SUPPLY OR SEWERAGE SYSTEM UNDER THIS CHAPTER.
13 14	(3) "CONNECTION CHARGE" MEANS A CAPITAL CONTRIBUTION CHARGE OR CONNECTION FEE.
	(4) "CONNECTION FEE" MEANS AN AMOUNT BASED ON THE COST OF CONNECTION THAT IS IMPOSED ON A NEW CONNECTION TO A WATER SUPPLY OR SEWERAGE SYSTEM UNDER THIS CHAPTER.
18	(5) "EDU" MEANS AN EQUIVALENT DWELLING UNIT.
21 22 23	[A.] B. (1) For every NEW water [and] OR sewer connection made under this chapter, the Commission shall [make] IMPOSE AND COLLECT a reasonable [charge] CONNECTION FEE, that is not less than the actual cost of connection. The [charge] CONNECTION FEE shall be uniform throughout a designated service area for connections of those sizes and classes for which average costs reasonably may be ascertainable[, and, for].
25 26	(2) FOR all other connections, THE CONNECTION FEE SHALL BE AN AMOUNT not less than the actual cost of the connection.
27 28	(3) The Commission may revise [these charges] THE CONNECTION FEE annually.
31 32 33 34 35	(4) Connection [charges] FEES collected by the Commission shall be applied to paying the actual cost of the connections. [The Commission may apply any revenue from this source, above actual cost, for repairs, replacements or any extraordinary expense in the maintenance and operation of the water supply and sewerage systems under its control and for paying the principal of and interest on the bonds issued by the Commission for the water supply or sewerage systems to be constructed, purchased, upgraded, improved, or established under this chapter. Connection charges]

THE CONNECTION FEE shall be due and payable to the Commission 2 at the time the property owner makes an application, OR IS OTHERWISE REQUIRED, to 3 connect to a water main or sewer. If the property owner fails to make the connection by the time 5 required by the Commission as set forth in § 113-10 of this chapter, the [charge] 6 CONNECTION FEE shall become due and payable on the connection deadline date, 7 shall be assessed immediately, and shall be subject to the [same] rules of collection as 8 [prescribed by §113-9L of this chapter] PROVIDED IN SUBSECTION D OF THIS 9 SECTION. C. IN ADDITION TO THE CONNECTION FEE, THE COMMISSION SHALL 10 (1) 11 IMPOSE AND COLLECT FOR EACH NEW EDU CONNECTED TO A WATER SUPPLY OR 12 SEWERAGE SYSTEM UNDER THIS CHAPTER A CAPITAL CONTRIBUTION CHARGE. THE CAPITAL CONTRIBUTION CHARGES COLLECTED SHALL BE USED 13 (2)14 BY THE COMMISSION TO PAY: 15 THE CAPITAL COSTS OF CONSTRUCTING NEW WATER OR (A) 16 SEWER COLLECTION SYSTEMS, TO THE EXTENT THAT THE PROJECTS ARE 17 IDENTIFIED IN THE COMMISSION'S SIX-YEAR CAPITAL IMPROVEMENT PLAN; THE CAPITAL COSTS OF CENTRAL TREATMENT FACILITY 18 (B) 19 CAPACITY EXPANSION, AS THE PROJECTS ARE IDENTIFIED IN THE COMMISSION'S 20 SIX-YEAR CAPITAL IMPROVEMENT PLAN: (C) EXISTING DEBT BONDS ISSUED, AS OF OCTOBER 1, 2006, 22 INCURRED TO FUND THE COSTS OF CENTRAL TREATMENT FACILITY CAPACITY 23 EXPANSIONS, BUT LIMITED TO THAT PORTION OF EXISTING DEBT CORRESPONDING 24 TO ANY UNALLOCATED CAPACITY AS MAY EXIST ON OCTOBER 1, 2006; AND 25 EXISTING DEBT BONDS ISSUED, AS OF OCTOBER 1, 2006. (D) 26 INCURRED TO FUND THE COSTS OF CONSTRUCTING WATER OR SEWER COLLECTION 27 SYSTEMS, BUT LIMITED TO THAT PORTION OF EXISTING DEBT CORRESPONDING TO 28 ANY UNALLOCATED CAPACITY AS MAY EXIST ON OCTOBER 1, 2006. THE CAPITAL CONTRIBUTION CHARGE SHALL BE ASSESSED ON 29 (3) (A) 30 A PER EDU BASIS AND SHALL BE A UNIFORM CHARGE ASSESSED EQUALLY TO ALL 31 SANITARY DISTRICTS. THE COMMISSION MAY REVISE THE CAPITAL CONTRIBUTION 32 (B) 33 CHARGE ANNUALLY. 34 THE CAPITAL CONTRIBUTION CHARGE SHALL BE DUE AND 35 PAYABLE TO THE COMMISSION AT THE TIME A PROPERTY OWNER MAKES AN 36 APPLICATION OR IS OTHERWISE REQUIRED TO CONNECT TO A WATER MAIN OR 37 SEWER. IF THE PROPERTY OWNER FAILS TO MAKE THE CONNECTION (D) 39 BY THE TIME REQUIRED BY THE COMMISSION AS SET FORTH IN § 113-10 OF THIS

- 1 CHAPTER, THE CAPITAL CONTRIBUTION CHARGE SHALL BECOME DUE AND PAYABLE
- 2 ON THE CONNECTION DEADLINE DATE, SHALL BE ASSESSED IMMEDIATELY, AND
- 3 SHALL BE SUBJECT TO THE SAME RULES OF COLLECTION PROVIDED IN SUBSECTION
- 4 D OF THIS SECTION.
- 5 (4) FOR PURPOSES OF DETERMINING THE CAPITAL CONTRIBUTION
- 6 CHARGE, COSTS SHALL INCLUDE THE PRINCIPAL OF, INTEREST ON, AND ANY
- 7 REDEMPTION PREMIUM OR OTHER COSTS WITH RESPECT TO ANY BONDS OF THE
- 8 COMMISSION ISSUED AFTER OCTOBER 1, 2006.
- 9 (5) (A) WHEN BONDS HAVE NOT BEEN ISSUED AT THE TIME THE
- 10 CAPITAL CONTRIBUTION CHARGE IS CALCULATED, THE COMMISSION MAY, IN
- 11 CALCULATING THE CAPITAL CONTRIBUTION CHARGE, ESTABLISH A SCHEDULE FOR
- 12 THE PRINCIPAL, INTEREST, AND OTHER COSTS OF BONDS THE COMMISSION PLANS
- 13 TO ISSUE.
- 14 (B) THE SCHEDULE AND RELATED CAPITAL CONTRIBUTION
- 15 CHARGE PROVIDED IN SUBPARAGRAPH (A) OF THIS PARAGRAPH MAY BE ADJUSTED
- 16 BY THE COMMISSION WHEN PLANNED FUTURE BONDS ARE ISSUED.
- 17 D. (1) THE CONNECTION CHARGES SET FORTH IN SUBSECTIONS B AND C
- 18 OF THIS SECTION SHALL BE PAYABLE AT THE OFFICE OF THE COMMISSION AT A
- 19 TIME DETERMINED BY THE COMMISSION.
- 20 (2) IF ANY CONNECTION CHARGES REMAIN UNPAID FOR A PERIOD OF
- 21 THIRTY (30) DAYS FROM THE DUE DATE OF PAYMENT, A LATE CHARGE AT A RATE NOT
- 22 TO EXCEED ONE AND FIVE-TENTHS (1 5/10) PERCENT PER MONTH MAY BE MADE BY
- 23 THE COMMISSION UNTIL ALL DELINQUENT CHARGES ARE PAID.
- 24 (3) THE LATE CHARGE SHALL BE IN ADDITION TO ALL OTHER CHARGES.
- 25 (4) THE ENTIRE UNPAID CONNECTION CHARGE SHALL BE OVERDUE
- 26 AND IN DEFAULT AFTER THIRTY (30) DAYS FROM THE DUE DATE OF PAYMENT OF ALL
- 27 OR ANY PART OF THE CONNECTION CHARGE AS REQUIRED BY THE COMMISSION, AT
- 28 WHICH TIME THE COMMISSION MAY PROCEED TO ENFORCE PAYMENT.
- 29 (5) THE CONNECTION CHARGE SHALL BE A FIRST LIEN ON THE
- 30 PROPERTY AGAINST WHICH IT IS ASSESSED UNTIL PAID, ANY STATUTE OF
- 31 LIMITATIONS TO THE CONTRARY NOTWITHSTANDING, SUBJECT ONLY TO PRIOR
- 32 STATE AND COUNTY TAXES.
- 33 (6) THE CONNECTION CHARGE FOR ALL PURPOSES OF COLLECTION
- 34 SHALL BE TREATED AS COUNTY TAXES AND BE ADVERTISED IN THE SAME MANNER
- 35 AS AND WITH COUNTY TAXES, AND ALL PROPERTY SUBJECT TO THE CONNECTION
- 36 CHARGES SHALL BE SOLD FOR THE CONNECTION CHARGES AT THE SAME TIME AND
- 37 IN THE SAME MANNER AS THE PROPERTIES ARE SOLD FOR COUNTY TAXES, AND ALL
- 38 OF THE LAW RELATING TO THE COLLECTION OF COUNTY TAXES, SO FAR AS IT IS
- 39 APPLICABLE, SHALL RELATE TO THE COLLECTION OF THE CONNECTION CHARGES.

- 1 (7) PROPERTY REDEEMED FROM A COUNTY TAX SALE AND PROPERTY
- 2 SOLD BY THE COUNTY COMMISSIONERS AFTER A FINAL TAX SALE MAY NOT BE
- 3 REDEEMED OR SOLD EXCEPT ON THE PAYMENT OF THE CONNECTION CHARGES DUE
- 4 ON IT.
- 5 (8) FOR THE PURPOSE OF GIVING NOTICE TO THE GENERAL PUBLIC OF
- 6 EXISTING LIENS AND CHARGES AGAINST ANY PROPERTY WITHIN ANY SANITARY
- 7 DISTRICT ABUTTING ON ANY WATER OR SEWER MAIN, THE COMMISSION SHALL KEEP
- 8 A PUBLIC RECORD OF ALL NAMES OF OWNERS OF PROPERTY, LOCATIONS OF THE
- 9 PROPERTY, LOT NUMBERS WHEN OF RECORD AND THE AMOUNT OF THE
- 10 CONNECTION CHARGES OR WHATEVER OTHER CHARGES THAT MAY BECOME LIENS .
- 11 (9) THE RECORDS SHALL BE KEPT IN THE COUNTY SEAT OF
- 12 GOVERNMENT AND AMONG THE LAND RECORDS OF ST. MARY'S COUNTY, AND THE
- 13 CLERK OF THE CIRCUIT COURT FOR THE COUNTY SHALL FURNISH SPACE
- 14 NECESSARY TO KEEP AND PRESERVE THE RECORDS, THAT, WHEN RECORDED IN THE
- 15 PUBLIC RECORD, ARE LEGAL NOTICE OF ALL EXISTING LIENS WITHIN ANY SANITARY
- 16 DISTRICT.
- 17 (10) IF ANY LIENS, CONNECTION CHARGES, OR OTHER CHARGES REMAIN
- 18 UNPAID FOR THIRTY (30) DAYS AFTER BECOMING OVERDUE, THEY MAY BE
- 19 COLLECTED BY AN ACTION TO ENFORCE THE LIENS, AND ANY JUDGMENT OR
- 20 DECREE OBTAINED, WHERE THE DEFENDANTS HAVE BEEN SERVED BY SUBPOENA
- 21 OR IN ANY OTHER MANNER PROVIDED BY LAW, SHALL HAVE THE FORCE AND EFFECT
- 22 OF A JUDGMENT IN PERSONAM.
- 23 (11) THE COMMISSION MAY FILE AN ACTION TO ENFORCE THE LIENS
- 24 AGAINST THE OWNER OF RECORD AT THE TIME THE LEVY WAS MADE, OR THE
- 25 OWNER OF RECORD AT THE TIME THE SUIT IS FILED, OR ANY OWNER OF RECORD
- 26 BETWEEN THESE DATES.
- 27 (12) PUBLICATION IS NOTICE TO ALL PERSONS HAVING ANY INTEREST IN
- 28 THE PROPERTY.
- 29 [B.] E. (1) For property owners who elect to defer connection under §
- 30 113-10B of this chapter, the connection [charge] CHARGES DESCRIBED IN THIS
- 31 SECTION shall include an additional cost reflecting the delay in connection.
- 32 (2) The [connection cost is] CONNECTION FEE AND THE CAPITAL
- 33 CONTRIBUTION CHARGE ARE due when the property owner applies, OR IS
- 34 OTHERWISE REQUIRED, to connect to a water main or sewer.
- 35 (3) FOR NEW DEVELOPMENT, THE APPLICABLE CHARGES WILL BECOME
- 36 DUE AT THE TIME THE PUBLIC WORKS AGREEMENT BECOMES EXECUTED.
- 37 113-14.
- 38 A. For the purpose of providing funds for maintaining, [repairing]
- 39 REPAIRING, and operating its water supply and sewerage systems, for line extensions
- 40 of them, for its administrative and other expenses, including proper depreciation

- 1 allowances, if any, and for interest on and the retirement of bonds as specified in this
- 2 chapter, the Commission may make service rates, as it deems necessary, on water
- 3 lines and sewers chargeable against all properties having a connection with any
- 4 water pipe or sewer pipe under its supervision or ownership. The rate for both water
- 5 and sewer service shall be uniform throughout a sanitary district, subject to changes
- $6\,$ that the Commission considers necessary. Beginning on July 1, 1993, the rate for both
- 7 water and sewer service shall be uniform throughout all sanitary districts, subject to
- 8 changes that the Commission considers necessary. However, where the Commission
- 9 provides service to property in an area in which it is economically not feasible to
- 10 provide service at the uniform rate because of the distance of the area from the
- 11 principal facilities of the Commission, the Commission may classify the property as a
- 12 remote area and may impose an additional service charge to meet the additional cost
- 13 of providing service to the property. The Commission may collect a reasonable deposit
- 14 in advance of furnishing water or sewerage service. The Commission shall begin the
- 15 assessment of water and sewer service rates either at the time of the connection of all
- 16 spigots or hydrants, toilets, and waste drains to a water main or sewer or on the
- 17 expiration of the deadline for connection as required by the Commission in accordance
- 18 with § 113-10 of this Article, whichever occurs first.
- 19 B. The sewer service rates shall be reasonable and shall be charged to all 20 properties being served in a given sanitary district.
- 21 C. The water service charge shall consist of a minimum or ready-to-serve
- 22 charge, which shall be based upon the size of the meter on the water connection
- 23 leading to the property, and of a charge for water used, which shall be based upon the
- 24 amount of water passing through the meter in excess of any water included in the
- 25 minimum or ready-to-serve charge during the period between the last two (2)
- 26 readings. The meter shall be placed on water connections as determined by and at the
- 27 sole expense of the Commission. If the Commission at any time determines not to
- 28 have meters installed in all the properties in a given sanitary district that are
- 29 connected to the system, then a reasonable flat rate, as determined by the
- 30 Commission, shall be charged to all properties in which meters have not been
- 31 installed. This rate shall be uniform within a sanitary district.
- D. Bills for the amount of the charges shall be sent monthly, quarterly or
- 33 semiannually, as the Commission determines, to the owner of each property served
- 34 and are then payable at the office of the Commission. If any bill remains unpaid after
- 35 thirty (30) days from the due date or dates specified in it, the bill is overdue and the
- 36 Commission may begin collection proceedings. At the request of the owner, bills for
- 37 services may be sent, at the discretion of the Commission, to persons or entities other
- 38 than the owner, provided that the owner states in his request that any bill so mailed
- 39 will be considered as notice to him as if it were mailed to the owner in accordance with
- 40 above.
- 41 E. When a bill is overdue and after written notice is left upon the premises or
- 42 mailed to the last known address of the owner, the Commission shall turn off the
- 43 water or sewer, if possible, from the property in question. The water or sewer service
- 44 may not be resumed until the bill or bills, and a charge as determined by the

- 1 Commission to cover costs incurred to turn off and to turn on the water or sewer
- 2 service, have been paid.
- F. If any charges remain unpaid for a period of thirty (30) days after the due
- 4 date for payment, a late charge at a rate not to exceed one and five-tenths (1 5/10)
- 5 percent per month may be made by the Commission until all delinquent charges are
- 6 paid, the late charge to be in addition to all other charges.
- 7 G. If any bill shall remain unpaid for thirty (30) days after the due date, it
- 8 shall be collectible from the owner of the property served in the same manner as other
- 9 debts are collectible in the county. The service charges and all penalties and late
- 10 charges shall be a first lien against the property, and the same procedures as set forth
- 11 in [Subsection 164(L)9] § 113-12D OF THIS CHAPTER, shall be followed by the
- 12 Commission in collecting those debts.
- 13 113-29.
- 14 A. (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS
- 15 INDICATED.
- 16 (2) "DWELLING" MEANS A PRINCIPAL RESIDENCE OF A HOMEOWNER
- 17 AND INCLUDES THE LOT ON WHICH THE HOUSE IS SITUATED.
- 18 (3) "EDU" MEANS AN EQUIVALENT DWELLING UNIT.
- 19 "HOMEOWNER" MEANS A PERSON WHO:
- 20 (A) RESIDES IN A DWELLING; AND
- 21 (B) HAS AN OWNERSHIP INTEREST IN THE DWELLING, INCLUDING
- 22 A LIFE ESTATE, JOINT TENANCY, TENANCY IN COMMON, TENANCY BY THE ENTIRETY,
- 23 OR FEE SIMPLE INTEREST.
- 24 (5) "PRINCIPAL RESIDENCE" MEANS A HOUSE THAT IS:
- 25 (A) OCCUPIED BY A HOMEOWNER FOR MORE THAN SIX (6) MONTHS
- 26 OF A CONSECUTIVE 12-MONTH PERIOD THAT INCLUDES THE DATE OF APPLICATION
- 27 FOR A DEFERRAL OF A BENEFIT ASSESSMENT CAPITAL CONTRIBUTION CHARGE; OR
- 28 (B) OCCUPIED BY A HOMEOWNER FOR LESS THAN THE TIME
- 29 PERIOD SPECIFIED IN SUBPARAGRAPH (A) OF THIS PARAGRAPH DUE TO ILLNESS OR
- 30 THE NEED OF SPECIAL CARE, IF THE HOMEOWNER IS QUALIFIED OTHERWISE UNDER
- 31 THE PROVISIONS OF THIS SUBSECTION.
- 32 B. (1) FOR EVERY PROPERTY, WHETHER IMPROVED OR UNIMPROVED,
- 33 BINDING ON A STREET, ROAD, LANE, ALLEY, RIGHT-OF-WAY OR EASEMENT IN
- 34 WHICH A COMMISSION WATER DISTRIBUTION SYSTEM OR SEWERAGE SYSTEM HAS
- 35 BEEN BUILT, THE COMMISSION SHALL IMPOSE AND COLLECT, FOR EVERY EDU
- 36 ALLOCATED BY THE ST. MARY'S COUNTY OFFICE OF LAND USE AND GROWTH
- 37 MANAGEMENT, A PER EDU SYSTEM IMPROVEMENT CHARGE.

- 1 (2) SYSTEM IMPROVEMENT CHARGES SHALL BE ASSESSED AND
- 2 PAYABLE ON A MONTHLY BASIS. SYSTEM IMPROVEMENT CHARGES SHALL BE
- 3 UNIFORM AND SHALL APPLY TO EVERY EDU EQUALLY.
- 4 (3) SYSTEM IMPROVEMENT CHARGES SHALL BE USED BY THE
- 5 COMMISSION TO PAY THE COSTS ASSOCIATED WITH:
- 6 (A) THE CAPITAL COSTS OF CENTRAL TREATMENT FACILITY
- 7 PERFORMANCE UPGRADES, AS SUCH PROJECTS ARE IDENTIFIED IN THE
- 8 COMMISSION'S SIX-YEAR CAPITAL IMPROVEMENT PLAN:
- 9 (B) THE CAPITAL COSTS OF THE REPAIR AND REPLACEMENT OF
- 10 EXISTING WATER AND/OR SEWER COLLECTION SYSTEMS, AS SUCH PROJECTS ARE
- 11 IDENTIFIED IN THE COMMISSION'S SIX-YEAR CAPITAL IMPROVEMENT PLAN; AND
- 12 (3) (C) THAT PORTION OF EXISTING DEBT BONDS, AS OF OCTOBER 1,
- 13 2006, WHICH THAT WAS INCURRED ISSUED TO FUND THE COSTS OF REPAIR,
- 14 REPLACEMENT AND, WHERE APPROPRIATE, CONSTRUCTION OF EXISTING WATER OR
- 15 SEWER COLLECTION SYSTEMS AND DEBT INCURRED BONDS ISSUED TO FUND THE
- 16 COSTS OF CENTRAL TREATMENT FACILITY CAPACITY ALLOCATED TO EXISTING
- 17 SYSTEM USERS AS OF OCTOBER 1, 2006.
- 18 (4) FOR PURPOSES OF DETERMINING THE SYSTEM IMPROVEMENT
- 19 CHARGE, COSTS SHALL INCLUDE THE PRINCIPAL OF, INTEREST ON, AND ANY
- 20 REDEMPTION PREMIUM OR OTHER COSTS WITH RESPECT TO ANY BONDS OF THE
- 21 COMMISSION ISSUED AFTER OCTOBER 1, 2006.
- 22 (5) (A) WHEN BONDS HAVE NOT BEEN ISSUED AT THE TIME THE
- 23 CAPITAL CONTRIBUTION CHARGE IS CALCULATED, THE COMMISSION MAY, IN
- 24 CALCULATING THE CAPITAL CONTRIBUTION CHARGE, ESTABLISH A SCHEDULE FOR
- 25 THE PRINCIPAL, INTEREST, AND OTHER COSTS OF BONDS THE COMMISSION PLANS
- 26 TO ISSUE IN ACCORDANCE WITH PARAGRAPH (4) OF SUBSECTION H OF THIS SECTION.
- 27 <u>(B) THE SCHEDULE AND RELATED SYSTEM IMPROVEMENT</u>
- 28 CHARGE PROVIDED IN SUBPARAGRAPH (A) OF THIS PARAGRAPH MAY BE ADJUSTED
- 29 BY THE COMMISSION WHEN PLANNED FUTURE BONDS ARE ISSUED.
- 30 C. (1) WHEN COLLECTED, THE SYSTEM IMPROVEMENT CHARGES SHALL BE
- 31 PLACED BY THE COMMISSION INTO AN INTEREST-BEARING ACCOUNT CONTAINING
- 32 ALL OF THE SYSTEM IMPROVEMENT CHARGES COLLECTED, NOTWITHSTANDING THE
- 33 SANITARY DISTRICT FROM WHICH THE CHARGES WERE COLLECTED.
- 34 (2) THE SYSTEM IMPROVEMENT CHARGES, TOGETHER WITH ANY
- 35 INTEREST ACCRUED ON THE CHARGES, SHALL REMAIN IN THE GENERAL ACCOUNT,
- 36 TO BE ACCESSED AND USED BY THE COMMISSION, ON AN AS-NEEDED BASIS, TO
- 37 FUND THE COSTS OF EXTENSIVE SYSTEM REPAIR AND REPLACEMENT AND CENTRAL
- 38 FACILITY UPGRADE, AS DESCRIBED IN SUBSECTION B OF THIS SECTION, WITHOUT
- 39 REGARD TO THE SANITARY DISTRICT WITHIN WHICH A SYSTEM REPAIR OR
- 40 REPLACEMENT MAY BE NECESSITATED.

- THE COMMISSION. FOR THE PURPOSE OF DETERMINING THE 1 D. (1)
- 2 APPROPRIATE SYSTEM IMPROVEMENT CHARGE FOR A GIVEN PROPERTY SHALL
- 3 CLASSIFY EACH PROPERTY INTO ONE OF THE FOLLOWING SEVEN (7) CLASSES:
- 4 (A) AGRICULTURAL;
- 5 (B) SMALL ACREAGE;
- (C) INDUSTRIAL OR BUSINESS; 6
- 7 SUBDIVISION RESIDENTIAL: (D)
- 8 (E) MULTI-UNIT RESIDENTIAL;
- 9 (F) MULTI-UNIT BUSINESS; OR
- 10 (G) INSTITUTIONAL.
- THE COMMISSION MAY SUBDIVIDE EACH OF THE CLASSES IN ANY 11 (2)
- 12 MANNER IT DEEMS TO BE IN THE PUBLIC INTEREST.
- IMMEDIATELY ON THE ALLOCATION OF AN EDU FOR WATER OR 13
- 14 SEWER SERVICE, THE COMMISSION SHALL INITIATE COLLECTION OF THE SYSTEM
- 15 IMPROVEMENT CHARGE IN ACCORDANCE WITH THE PROPERTY CLASSIFICATION.
- THE COMMISSION SHALL, IN WRITING, NOTIFY ALL OWNERS OF THE 16
- 17 PROPERTIES INTO WHICH CLASS THEIR RESPECTIVE PROPERTIES FALL AND THE
- 18 AMOUNT OF THE SYSTEM IMPROVEMENT CHARGE IMPOSED ON THE PROPERTY.
- 19 (5)THE COMMISSION SHALL NAME ALSO IN THE NOTICE A TIME AND 20 PLACE WHERE AND AT WHICH TIME THE OWNERS WILL BE HEARD.
- THE NOTICE MAY BE MAILED TO THE LAST KNOWN ADDRESS OF THE 21
- 22 OWNER, OR SERVED IN PERSON ON ANY ADULT OCCUPYING THE PREMISES, OR, IN
- 23 THE CASE OF VACANT OR UNIMPROVED PROPERTY, POSTED ON THE PREMISES.
- 24 THE CLASSIFICATION OF ANY PROPERTY MADE BY THE COMMISSION
- 25 IS FINAL, SUBJECT ONLY TO REVISION AT THE HEARING.
- THE COMMISSION MAY CHANGE THE CLASSIFICATION OF 26
- 27 PROPERTIES AS THE PROPERTIES CHANGE IN THE USES TO WHICH THEY ARE PUT.
- 28 THE SYSTEM IMPROVEMENT CHARGE SHALL BE IMPOSED FOR BOTH
- 29 WATER SUPPLY AND SEWERAGE FACILITIES, WHETHER CONSTRUCTED, PURCHASED,
- 30 ESTABLISHED OR OTHERWISE ACQUIRED, AND SHALL BE ASSESSED AS A UNIFORM
- 31 PER EDU CHARGE FOR EACH CLASS OF PROPERTY.
- 32 E. WHENEVER, THROUGH ERROR, INADVERTENCE OR OVERSIGHT OR (1)
- 33 BY REASON OF ANY JUDGMENT OR DECREE, ANY PROPERTY SUBJECT TO A SYSTEM
- 34 IMPROVEMENT CHARGE UNDER THIS CHAPTER HAS NOT HAD THE SYSTEM
- 35 IMPROVEMENT CHARGE LEVIED AGAINST IT, OR WHERE IT HAS BEEN LEVIED BY AN

- 1 ERRONEOUS DESCRIPTION OR IN THE WRONG NAME, OR WHERE SERVICE ON THE
- 2 OWNER HAS NOT BEEN HAD, OR WHERE IT HAS BEEN SET ASIDE BY A JUDGMENT OR
- 3 DECREE, THE COMMISSION, ON THE DISCOVERY OF THE ERROR, INADVERTENCE OR
- 4 OVERSIGHT OR WITHIN A REASONABLE TIME AFTER THE RENDITION OF THE
- 5 JUDGMENT OR DECREE, MAY LEVY THE SYSTEM IMPROVEMENT CHARGE AT THE
- 6 UNIFORM RATE AND IN THE APPLICABLE PROPERTY CLASSIFICATION.
- 7 (2) THIS SUBSECTION APPLIES TO ALL ERRORS, OMISSIONS OR
- 8 MISTAKES MADE PREVIOUSLY BY THE COMMISSION OR TO ANY JUDGMENT OR
- 9 DECREE RENDERED PREVIOUSLY.
- 10 (3) APPROPRIATE ADJUSTMENTS FOR ANY PAYMENTS SHALL BE MADE 11 IN RESPECT TO THAT PROPERTY.
- 12 F. (1) WHEREVER THERE ARE A NUMBER OF CONTIGUOUS LOTS IN THE
- 13 SAME BLOCK IN ONE (1) OWNERSHIP APPURTENANT TO A SINGLE RESIDENCE, THE
- 14 COMMISSION SHALL IMPOSE THE SYSTEM IMPROVEMENT CHARGE BASED ON THAT
- 15 NUMBER OF EDUS ASSIGNED TO EACH PROPERTY IN ACCORDANCE WITH ALL
- 16 APPLICABLE ZONING AND LAND USE REGULATIONS.
- 17 (2) (A) LAND CLASSIFIED AS AGRICULTURAL BY THE COMMISSION,
- 18 WHEN IN ACTUAL USE FOR FARMING OR TRUCKING PURPOSES. MAY NOT BE
- 19 SUBJECT TO THE SYSTEM IMPROVEMENT CHARGE WHEN THE AGRICULTURAL LAND
- 20 HAS CONSTRUCTED THROUGH IT OR IN FRONT OF IT A SEWER OR WATER MAIN,
- 21 UNTIL THE TIME A WATER OR SEWER CONNECTION IS MADE.
- 22 (B) WHEN A WATER OR SEWER CONNECTION IS MADE AND FOR
- 23 EVERY EDU CONNECTED THE LAND SHALL BECOME SUBJECTED TO THE SYSTEM
- 24 IMPROVEMENT CHARGE.
- 25 (3) PUBLIC PARKS OR PLAYGROUNDS OWNED BY A MUNICIPAL
- 26 CORPORATION AND ANY PROPERTY OR BUILDING OWNED BY EITHER A REGULARLY
- 27 ORGANIZED VOLUNTEER FIRE DEPARTMENT OR A VOLUNTEER RESCUE SOUAD.
- 28 WHILE SO USED FOR PUBLIC PURPOSES, ARE EXEMPT FROM THE IMPOSITION OF A
- 29 SYSTEM IMPROVEMENT CHARGE.
- 30 (4) (A) IF PROPERTY IN THE SANITARY DISTRICT IS, AT THE TIME OF
- 31 CONSTRUCTION OF A COMMISSION WATER LINE OR SANITARY SEWER LINE,
- 32 CONNECTED TO A PUBLIC WATER SYSTEM OR PUBLIC SEWER SYSTEM OPERATED
- 33 EITHER BY A MUNICIPAL CORPORATION OR BY A WATER OR SEWER COMPANY
- 34 SUBJECT TO THE REQUIREMENTS OF THE STATE DEPARTMENT OF HEALTH AND
- 35 MENTAL HYGIENE, OR IF FOLLOWING CONSTRUCTION OF THE COMMISSION LINE
- 36 THE PROPERTY IS CONNECTED TO THE OTHER SPECIFIED PUBLIC SYSTEM IN
- 37 ACCORDANCE WITH COMMISSION AUTHORIZATION. THE PROPERTY IS EXEMPT FROM
- 38 THE IMPOSITION AND COLLECTION OF A SYSTEM IMPROVEMENT CHARGE UNTIL IT
- 39 IS SERVED BY OR CONNECTED TO THE COMMISSION'S WATER OR SANITARY
- 40 SEWERAGE SYSTEM, AS THE CASE MAY BE.
- 41 (B) WHEN THE EXEMPTION OR SUSPENSION CONDITION IS NO
- 42 LONGER APPLICABLE UNDER THOSE PROVISIONS THAT ESTABLISHED THE

- 1 EXEMPTION OR SUSPENSION, ANY LAND OR PROPERTY EXEMPTED FROM OR WITH
- 2 RESPECT TO WHICH THERE IS A SUSPENSION OF THE SYSTEM IMPROVEMENT
- 3 CHARGE SHALL BE CLASSIFIED IN ITS THEN CURRENT CLASS AND BECOME SUBJECT
- 4 TO A SYSTEM IMPROVEMENT CHARGE.
- 5 G. (1) SYSTEM IMPROVEMENT CHARGES FOR WATER SUPPLY AND SEWER
- 6 CONSTRUCTION AND ACQUISITION SHALL BE UNIFORM FOR EACH EDU WITHIN
- 7 EACH CLASS OF PROPERTY THROUGHOUT THE COUNTY FOR ANY ONE (1) YEAR,
- 8 UNLESS OTHERWISE PROVIDED BY LAW.
- 9 (2) THE AMOUNT OF THE SYSTEM IMPROVEMENT CHARGE PER EDU
- 10 WITHIN EACH CLASS OF PROPERTY FOR BOTH WATER AND SEWER SERVICE SHALL
- 11 BE DETERMINED BY THE COMMISSION AS COSTS AND CONDITIONS REQUIRE, BUT A
- 12 SYSTEM IMPROVEMENT CHARGE FOR ANY CLASS OF PROPERTY FOR ANY GIVEN
- 13 YEAR ONCE LEVIED BY THE COMMISSION MAY NOT BE INCREASED.
- 14 H. (1) THE RATE OF THE SYSTEM IMPROVEMENT CHARGE SHALL BE BASED
- 15 ON THE COMMISSION'S SIX-YEAR CAPITAL IMPROVEMENT PLAN, AS REVISED
- 16 ANNUALLY.
- 17 (2) THE CAPITAL IMPROVEMENT PLAN IDENTIFIES THOSE CAPITAL
- 18 PROJECTS WHICH WILL BE UNDERTAKEN BY THE COMMISSION DURING THE MOST
- 19 IMMEDIATE SIX-YEAR PERIOD, INCLUDING ANY COMPREHENSIVE IMPROVEMENT OR
- 20 REPLACEMENT OF EXISTING WATER OR WASTEWATER SYSTEMS AND CENTRAL
- 21 TREATMENT AND PROCESSING FACILITY EXPANSIONS AND UPGRADES.
- 22 (3) TO CALCULATE THE SYSTEM IMPROVEMENT CHARGE, THE TOTAL OF
- 23 ALL DEBT SERVICE ON BONDS AND THE TOTAL OF AMORTIZED COSTS OF ALL
- 24 PROJECTS IN THE CAPITAL IMPROVEMENT BUDGET FOR THE GIVEN YEAR, BOTH
- 25 TOTALS EXCLUDING ANY COSTS INCLUDED IN THE CAPITAL IMPROVEMENT CHARGE
- 26 UNDER § 113-12 OF THIS CHAPTER, SHALL BE COMBINED AND DIVIDED BY THE TOTAL
- 27 OF THE NUMBER OF ALLOCATED EDUS AND THE NUMBER OF EDUS EXPECTED TO BE
- 28 ALLOCATED BY THE ST. MARY'S OFFICE OF LAND USE AND GROWTH MANAGEMENT
- 29 FOR A GIVEN YEAR.
- 30 (4) WHERE AMORTIZED COSTS ARE INCLUDED IN THE CALCULATION OF
- 31 THE CHARGE, THE PERIOD OF AMORTIZATION AND THE INTEREST RATE SHALL BE
- 32 COMPARABLE TO THE TERMS OF THE COMMISSION'S MOST RECENT BOND ISSUE.
- 33 ESTABLISHED BY THE COMMISSION.
- 34 (5) THE SYSTEM IMPROVEMENT CHARGE MAY BE REVISED NOT MORE
- 35 THAN ANNUALLY, IN CONCERT WITH ANNUAL REVISION TO THE CAPITAL
- 36 IMPROVEMENT PLAN.
- 37 I. (1) THE COMMISSION MAY ESTABLISH FINANCIAL CRITERIA TO
- 38 DETERMINE THE ELIGIBILITY OF A HOMEOWNER WHOSE DWELLING IS SUBJECT TO
- 39 A SYSTEM IMPROVEMENT CHARGE UNDER THE PROVISIONS OF THIS SECTION FOR A
- 40 DEFERRAL OF THE MONTHLY PAYMENT OF THAT CHARGE.

- 13 **UNOFFICIAL COPY OF HOUSE BILL 1698** THE COMMISSION MAY DEFER THE MONTHLY PAYMENT OF A 1 2 SYSTEM IMPROVEMENT CHARGE ON THE DWELLING OF A HOMEOWNER WHO: 3 (A) FILES AN APPLICATION WITH THE COMMISSION; AND (B) MEETS THE FINANCIAL ELIGIBILITY CRITERIA THAT THE 5 COMMISSION ESTABLISHES. A HOMEOWNER WHO APPLIES FOR A DEFERRAL OF PAYMENT OF A 7 MONTHLY SYSTEM IMPROVEMENT CHARGE LEVIED ON A DWELLING SHALL SUBMIT 8 TO THE COMMISSION AN APPLICATION ON THE FORM THAT THE COMMISSION 9 PROVIDES. A HOMEOWNER MAY APPLY FOR A DEFERRAL ON ONLY ONE (1) 10 DWELLING. 11 A HOMEOWNER WHO APPLIES FOR DEFERRAL OF PAYMENT OF A 12 SYSTEM IMPROVEMENT CHARGE SHALL APPLY AT THE TIME OF PAYMENT OF 13 MONTHLY SERVICE CHARGES. (5) SUBJECT TO PARAGRAPH (2) OF THIS SUBSECTION, THE COMMISSION 14 15 SHALL TERMINATE THE DEFERRAL OF PAYMENT OF A MONTHLY SYSTEM 16 IMPROVEMENT CHARGE IF A HOMEOWNER DIES, SELLS, OR ALIENATES THE 17 DWELLING SUBJECT TO THE DEFERRAL. THE COMMISSION MAY DEFER THE MONTHLY PAYMENT OF A 19 SYSTEM IMPROVEMENT CHARGE BY AN UNMARRIED SURVIVING SPOUSE ON THE 20 DEATH OF A HOMEOWNER OR THE UNMARRIED FORMER SPOUSE ON THE DIVORCE 21 OF A HOMEOWNER IF THE SUCCEEDING SPOUSE QUALIFIES UNDER THE PROVISIONS 22 OF PARAGRAPH (2) OF THIS SUBSECTION. 23 (7)WHEN THE COMMISSION TERMINATES THE DEFERRAL OF PAYMENT 24 OF A MONTHLY SYSTEM IMPROVEMENT CHARGE UNDER THE PROVISIONS OF 25 PARAGRAPH (5) OF THIS SUBSECTION: ALL DEFERRED CHARGES, WITH INTEREST CALCULATED ON 26 (A) 27 THE CUMULATIVE ANNUAL PAYMENTS FOR THE DEFERRAL PERIOD, SHALL BECOME 28 DUE AND PAYABLE IMMEDIATELY; AND 29 (B) THE ANNUAL LEVY OF SYSTEM IMPROVEMENT CHARGES 30 SHALL RESUME. 31 (8)(A) 32 AND PAYABLE ON TERMINATION OF A DEFERRAL BY THE COMMISSION IS A LIEN
- A DEFERRED SYSTEM IMPROVEMENT CHARGE THAT IS DUE
- 33 AGAINST THE DWELLING UNDER THE PROVISIONS OF SUBSECTION L OF THIS
- 34 SECTION.
- AFTER THE COMMISSION TERMINATES THE DEFERRAL OF (B)
- 36 PAYMENT OF A SYSTEM IMPROVEMENT CHARGE UNDER PARAGRAPH (5) OF THIS
- 37 SUBSECTION, THE PROVISIONS OF THIS SUBSECTION DO NOT IMPAIR IN ANY WAY
- 38 THE ABILITY OF THE COMMISSION TO COLLECT A SYSTEM IMPROVEMENT CHARGE

- 1 THAT IS OVERDUE AND IN DEFAULT FROM A HOMEOWNER UNDER THE PROVISIONS 2 OF SUBSECTION L OF THIS SECTION.
- 3 (9) THE COMMISSION MAY REQUIRE A HOMEOWNER WHO QUALIFIES
- 4 FOR DEFERRAL UNDER THIS SECTION TO REQUALIFY AT TIMES AND UNDER
- 5 CIRCUMSTANCES THAT THE COMMISSION DETERMINES ARE REASONABLE AND
- 6 NECESSARY.
- 7 (10) (A) THE COMMISSION MAY ONLY IMPLEMENT THE PROVISIONS OF 8 THIS SUBSECTION BY ADOPTION OF A RESOLUTION OF THE COMMISSION.
- 9 (B) THE COMMISSION SHALL HOLD A PUBLIC HEARING AT LEAST
- 10 TEN (10) DAYS PRIOR TO ANY ACTION ON THE PROPOSED RESOLUTION REQUIRED BY
- 11 THIS PARAGRAPH.
- 12 (C) THE COMMISSION SHALL PUBLISH NOTICE OF THE PUBLIC
- 13 HEARING, TOGETHER WITH A SYNOPSIS OF THE PROPOSED RESOLUTION, IN AT
- 14 LEAST ONE (1) NEWSPAPER OF GENERAL CIRCULATION IN ST. MARY'S COUNTY ONCE
- 15 EACH WEEK FOR TWO (2) SUCCESSIVE WEEKS PRIOR TO THE PUBLIC HEARING.
- 16 J. (1) ON THE ALLOCATION OF AN EDU, THE COMMISSION AT ANY TIME
- 17 MAY, IN ITS DISCRETION, PERMIT A CONNECTION WITH A WATER MAIN OR SEWER BY
- 18 A PROPERTY OWNER WHOSE PROPERTY DOES NOT ABUT ON THE WATER MAIN OR
- 19 SEWER AND WHO HAS NOT PREVIOUSLY PAID A SYSTEM IMPROVEMENT CHARGE FOR
- 20 THE CONSTRUCTION OF THE WATER MAIN OR SEWER, BUT THE COMMISSION SHALL
- 21 CLASSIFY THE PROPERTY AND DETERMINE THE SYSTEM IMPROVEMENT CHARGE TO
- 22 BE PAID BY THE PROPERTY OWNER.
- 23 (2) IF THE CONNECTION IS MADE, THE PROPERTY OWNER AND
- 24 PROPERTY, FOR ALL CHARGES, RATES AND BENEFITS, SHALL STAND IN EVERY
- 25 RESPECT IN THE SAME POSITION AS IF THE PROPERTY ABUTTED ON A WATER MAIN
- 26 OR SEWER.
- 27 K. (1) WHERE AN APPLICANT APPLIES FOR WATER OR SEWER LINES IN AN
- 28 AREA IN WHICH THE COMMISSION DETERMINES THAT IT IS ECONOMICALLY NOT
- 29 FEASIBLE TO SERVE UNLESS THE APPLICANT MAKES A SUBSTANTIAL
- 30 CONTRIBUTION TO THE COST OF CONSTRUCTION OF THE WATER AND SEWER LINES,
- 31 INCLUDING THE COST OF CONNECTING THEM WITH THE COMMISSION'S SYSTEM,
- 32 THE COMMISSION MAY CLASSIFY THE APPLICANT'S PROPERTY, TOGETHER WITH
- 33 OTHER ADJACENT OR ADJOINING PROPERTIES THAT COULD BE READILY SERVED
- 34 FROM THE CONSTRUCTION REQUIRED BY THE APPLICANT, AS A "REMOTE AREA."
- 35 (2) ON THE APPROVAL OF THE APPLICATION AND THE PAYMENT OF THE
- 36 CONTRIBUTION, THE COMMISSION MAY CONSTRUCT WHATEVER WATER OR SEWER
- 37 LINES AS ARE DESIRED BY THE APPLICANT.
- 38 (3) IF THE COMMISSION CONSTRUCTS THE WATER OR SEWER LINES, IT
- 39 SHALL IMPOSE THE USUAL SYSTEM IMPROVEMENT CHARGE AS PROVIDED BY LAW.

- 1 L. (1) WHERE THE COMMISSION IMPROVES A WATER SYSTEM OR SANITARY
- 2 SEWERAGE SYSTEM BY REPLACING, AUGMENTING, UPGRADING, OR EXPANDING IT
- 3 IN ORDER TO PROVIDE INCREASED OR IMPROVED WATER OR SEWER SERVICE AND
- 4 THE NECESSITY FOR THE IMPROVEMENT ARISES FROM CHANGES, WHETHER
- 5 INDIVIDUALLY OR CUMULATIVELY, IN USE OR ZONING CATEGORY OF THE PROPERTY,
- 6 THOSE PROPERTIES SHALL DERIVE A BENEFIT FROM THE IMPROVED FACILITY.
- 7 (2) ACCORDINGLY, SYSTEM IMPROVEMENT CHARGES FOR THE
- 8 CONSTRUCTION, AS PART OF THE WATER OR SEWER SYSTEM SERVICES, AS
- 9 APPLICABLE, SHALL BE ASSESSED, COLLECTED, AND REDEEMED, WHERE
- 10 APPLICABLE.
- 11 M. (1) THE SYSTEM IMPROVEMENT CHARGE SHALL BE PAYABLE AT THE
- 12 OFFICE OF THE COMMISSION AT A TIME OR TIMES AS DETERMINED BY THE
- 13 COMMISSION.
- 14 (2) IF ANY CHARGES REMAIN UNPAID FOR A PERIOD OF THIRTY (30)
- 15 DAYS FROM THE DUE DATE OF PAYMENT, A LATE CHARGE AT A RATE NOT TO
- 16 EXCEED ONE AND FIVE-TENTHS (1 5/10) PERCENT PER MONTH MAY BE MADE BY THE
- 17 COMMISSION UNTIL ALL DELINQUENT CHARGES ARE PAID.
- 18 (3) THE LATE CHARGE SHALL BE IN ADDITION TO ALL OTHER CHARGES.
- 19 (4) THE ENTIRE UNPAID SYSTEM IMPROVEMENT CHARGE SHALL BE
- 20 OVERDUE AND IN DEFAULT AFTER THIRTY (30) DAYS FROM THE DUE DATE OF
- 21 PAYMENT OF ALL OR ANY PART OF THE SYSTEM IMPROVEMENT CHARGE AS
- 22 REQUIRED BY THE COMMISSION, AT WHICH TIMES THE COMMISSION MAY PROCEED
- 23 TO ENFORCE PAYMENT OF IT.
- 24 (5) THE SYSTEM IMPROVEMENT CHARGE OR OTHER CHARGES AS ABOVE
- 25 SPECIFIED SHALL BE A FIRST LIEN ON THE PROPERTY AGAINST WHICH THEY ARE
- 26 ASSESSED UNTIL PAID, ANY STATUTE OF LIMITATIONS TO THE CONTRARY
- 27 NOTWITHSTANDING, SUBJECT ONLY TO PRIOR STATE AND COUNTY TAXES.
- 28 (6) THE SYSTEM IMPROVEMENT CHARGE FOR ALL PURPOSES OF
- 29 COLLECTION SHALL BE TREATED AS COUNTY TAXES AND BE ADVERTISED IN THE
- 30 SAME MANNER AS AND WITH COUNTY TAXES, AND ALL PROPERTY SUBJECT TO THE
- 31 BENEFIT CHARGES SHALL BE SOLD FOR THEM AT THE SAME TIME AND IN THE SAME
- $32\,$ Manner as the properties are sold for county taxes, and all of the Law
- 33 RELATING TO THE COLLECTION OF COUNTY TAXES, SO FAR AS IT IS APPLICABLE,
- 34 SHALL RELATE TO THE COLLECTION OF THE SYSTEM IMPROVEMENT CHARGE.
- 35 (7) PROPERTY REDEEMED FROM A COUNTY TAX SALE AND PROPERTY
- 36 SOLD BY THE COUNTY COMMISSIONERS AFTER A FINAL TAX SALE MAY NOT BE
- 37 REDEEMED OR SOLD EXCEPT ON THE PAYMENT OF THE BENEFIT CHARGE DUE ON
- 38 IT.
- 39 (8) FOR THE PURPOSE OF GIVING NOTICE TO THE GENERAL PUBLIC OF
- 40 EXISTING LIENS AND CHARGES AGAINST ANY PROPERTY WITHIN ANY SANITARY
- 41 DISTRICT ABUTTING ON ANY WATER OR SEWER MAIN, THE COMMISSION SHALL KEEP

- 1 A PUBLIC RECORD OF ALL NAMES OF OWNERS OF PROPERTY, LOCATIONS OF THE
- 2 PROPERTY, LOT NUMBERS WHEN OF RECORD, AND THE AMOUNT OF THE SYSTEM
- 3 IMPROVEMENT CHARGES, WATER SERVICE CHARGES, OR WHATEVER OTHER
- 4 CHARGES THAT MAY BECOME LIENS.
- 5 (9) THE RECORDS SHALL BE KEPT IN THE COUNTY SEAT OF
- 6 GOVERNMENT AND AMONG THE LAND RECORDS OF ST. MARY'S COUNTY, AND THE
- 7 CLERK OF THE CIRCUIT COURT FOR THE COUNTY SHALL FURNISH SPACE
- 8 NECESSARY TO KEEP AND PRESERVE THE RECORDS, WHICH, WHEN RECORDED IN
- 9 THE PUBLIC RECORD, IS LEGAL NOTICE OF ALL EXISTING LIENS WITHIN ANY
- 10 SANITARY DISTRICT.
- 11 (10) IF ANY LIENS, SYSTEM IMPROVEMENT CHARGES OR OTHER
- 12 CHARGES REMAIN UNPAID FOR THIRTY (30) DAYS AFTER BECOMING OVERDUE, THEY
- 13 MAY BE COLLECTED BY AN ACTION TO ENFORCE THE LIENS, AND ANY JUDGMENT OR
- 14 DECREE OBTAINED, WHERE THE DEFENDANTS HAVE BEEN SERVED BY SUBPOENA
- 15 OR IN ANY OTHER MANNER PROVIDED BY LAW, SHALL HAVE THE FORCE AND EFFECT
- 16 OF A JUDGMENT IN PERSONAM.
- 17 (11) THE COMMISSION MAY FILE AN ACTION TO ENFORCE THE LIENS
- 18 AGAINST THE OWNER OF RECORD AT THE TIME THE LEVY WAS MADE, OR THE
- 19 OWNER OF RECORD AT THE TIME THE SUIT IS FILED, OR ANY OWNER OF RECORD
- 20 BETWEEN THESE DATES.
- 21 (12) PUBLICATION IS NOTICE TO ALL PERSONS HAVING ANY INTEREST IN
- 22 THE PROPERTY.
- 23 N. (1) ALL SYSTEM IMPROVEMENT CHARGES COLLECTED BY THE
- 24 COMMISSION SHALL BE SET ASIDE AS A SEPARATE FUND TO BE KNOWN AND
- 25 DESIGNATED AS THE "METROPOLITAN DISTRICT ACCOUNT."
- 26 (2) IN ORDER TO DETERMINE THE AMOUNT WHICH IT DEEMS
- 27 NECESSARY TO BE LEVIED UNDER § 113-7 OF THIS CHAPTER, THE COMMISSION
- 28 SHALL DEDUCT THE AMOUNT IT ESTIMATES THAT IT WILL BE ABLE TO COLLECT OUT
- 29 OF THE SYSTEM IMPROVEMENT CHARGES AND OTHER CHARGES PREVIOUSLY
- 30 LEVIED BY IT, BUT NOT YET PAID AND TO BE SET ASIDE FOR SUCH INTEREST AND
- 31 PRINCIPAL PAYMENTS AND THE AMOUNT OF FUNDS THEN AVAILABLE FOR THE
- 32 PURPOSE OF PAYING THE PRINCIPAL OF AND INTEREST ON OUTSTANDING BONDS,
- 33 FROM THE WHOLE AMOUNT NECESSARY TO BE RAISED IN ANY ONE (1) YEAR FOR
- 34 INTEREST AND PRINCIPAL PAYMENTS ON OUTSTANDING BONDS.
- 35 (3) THE BALANCE THEN REMAINING TO BE RAISED SHALL BE THE
- 36 AMOUNT TO BE CERTIFIED TO THE COUNTY COMMISSIONERS OF ST. MARY'S COUNTY
- 37 FOR COLLECTION BY TAXATION AS PROVIDED BY § 113-7 OF THIS CHAPTER.
- 38 O. (1) IF THE STATE, COUNTY, OR ANY MUNICIPAL CORPORATION,
- 39 COMMISSION, BOARD, OR AGENCY OF THE STATE OR COUNTY ACQUIRES FOR PUBLIC
- 40 USE PROPERTY THAT IS SUBJECT TO A SYSTEM IMPROVEMENT CHARGE LEVIED BY
- 41 THE ST. MARY'S COUNTY METROPOLITAN COMMISSION, THE SYSTEM IMPROVEMENT

- 1 CHARGE SHALL BE PAID THROUGH THE DATE OF ACQUISITION AND EXTINGUISHED 2 THEREAFTER.
- 3 (2) IF THE PROPERTY IS ACQUIRED AS PROVIDED IN THIS SECTION
- 4 WITHOUT EMINENT DOMAIN PROCEEDINGS, THE AMOUNT NECESSARY TO PAY THE
- 5 SYSTEM IMPROVEMENT CHARGE THROUGH THE DATE OF ACQUISITION SHALL BE
- 6 PAID TO THE COMMISSION BEFORE THE DEED EVIDENCING THE TRANSFER MAY BE
- 7 RECORDED AMONG THE LAND RECORDS OF ST. MARY'S COUNTY.
- 8 (3) IF THE PROPERTY IS ACQUIRED THROUGH EMINENT DOMAIN
- 9 PROCEEDINGS, THE COMMISSION SHALL BE NAMED A PARTY TO THE PROCEEDINGS,
- 10 AND THE JURY SHALL MAKE A SEPARATE AWARD IN FAVOR OF THE COMMISSION
- 11 FOR THE SUM REQUIRED TO PAY THE SYSTEM IMPROVEMENT CHARGE THROUGH
- 12 THE DATE OF ACQUISITION.
- 13 (4) IF, BY OVERSIGHT OR MISTAKE, THE COMMISSION IS NOT NAMED A
- 14 PARTY TO THE EMINENT DOMAIN PROCEEDINGS, OR IF NO SEPARATE AWARD FOR
- 15 THE SUM NECESSARY TO PAY THE SYSTEM IMPROVEMENT CHARGE THROUGH THE
- 16 DATE OF CONVEYANCE, THE CONDEMNING AUTHORITY SHALL PAY TO THE
- 17 COMMISSION THE AMOUNT REQUIRED TO PAY THE SYSTEM IMPROVEMENT CHARGE
- 18 THROUGH THE DATE OF CONVEYANCE AT THE SAME TIME THE CONDEMNING
- 19 AUTHORITY PAYS THE AMOUNT AWARDED TO THE PROPERTY OWNER IN THE
- 20 PROCEEDINGS.
- 21 SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect
- 22 October 1, 2006.