## **SENATE BILL 3**

N1 (7lr1134)

## ENROLLED BILL

— Judicial Proceedings / Environmental Matters —

Introduced by Senators DeGrange, Miller, Astle, Currie, Della, Garagiola, Gladden, Hogan, Kasemeyer, Kelley, Kramer, Pugh, Raskin, and Stone

Read and	d Examined by Proofreaders:	
	Pro	oofreader.
	Pro	oofreader.
Sealed with the Great Seal and	d presented to the Governor, for his appr	roval this
day of	at o'clock,	M.
		President.
	CHAPTER	
AN ACT concerning		
<u>-</u>	ty Protection Act of 2007 mnation – Procedures and Compensatio	<u>)n</u>
before condemning and tra economic development purposertain written record of its review of a government ur condemning private prope	certain government unit to make certain cansferring private property to a private rposes; requiring the government unit to sindings; establishing a certain standard for init's findings; prohibiting a government operty used for a farm operation under g that damages awarded for the taking of	party for make a or judicial unit from r certain

## EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

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Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.

Italics indicate opposite chamber/conference committee amendments.



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used for a business or farm operation shall include certain damages for the loss of "goodwill" under certain circumstances and certain damages for loss of net operating income for a certain period of time; requiring an owner of a business or farm operation to prove certain elements of a loss of "goodwill" in order to receive certain payments; prohibiting an owner of a business or farm operation from receiving compensation for "goodwill" if that compensation is included in other compensation received; establishing a certain limitation on the amount of compensation for "goodwill"; requiring the State, its instrumentality, or a political subdivision to file a condemnation action for certain property within a certain period of time after a certain administrative or legislative determination to take the property; requiring the State, its instrumentality, or a political subdivision to obtain a new authorization to condemn certain property if it does not file a condemnation action within a certain period of time; requiring the plaintiff in a condemnation proceeding to pay certain costs incurred by the defendant under certain circumstances; establishing a right to reacquire certain condemned land not needed for a public purpose; establishing procedures for the reacquisition of certain condemned land; altering certain monetary limitations on payments made to certain displaced residential owners and renters to secure replacement dwellings in certain condemnation proceedings; altering certain monetary limitations for reestablishing certain farms, nonprofit organizations, or small businesses at new sites; altering certain monetary limitations on certain fixed fee payments paid to certain displaced farm or business owners in lieu of certain reestablishment expenses; requiring a representative of a displacing agency to contact the owner of a certain business or farm operation within a certain period of time before the filing of a condemnation action to negotiate regarding relocation plans for the business or farm operation; altering the payment for relocation costs in a condemnation proceeding by adding certain payments for substitute tangible personal property under certain circumstances and by repealing certain monetary limitations; expressing the intent of the General Assembly; defining certain terms; making stylistic changes; providing for the application of a certain provision of this Act; requiring the State or any of its instrumentalities or political subdivisions to file an action of condemnation within a certain time period under certain circumstances; and generally relating to procedures and compensation in condemnation proceedings.

- BY repealing and reenacting, with amendments,
- 37 Article Real Property
- 38 Section 12-101, 12-106, and 12-205
- 39 Annotated Code of Maryland
- 40 (2003 Replacement Volume and 2006 Supplement)
- 41 BY adding to

1	Article – Real Property
2	Section $\frac{12-102.1}{12-104(h)}$ , $12-105.1$ , $\frac{12-113}{12-113}$ , and $12-205.1$
3	Annotated Code of Maryland
4	(2003 Replacement Volume and 2006 Supplement)
_	
5	BY repealing and reenacting, without amendments,
6	Article - Real Property
7	Section 12–104(a) and 12–201(a), (c), (f), and (g)
8	Annotated Code of Maryland
9	(2003 Replacement Volume and 2005 Supplement)
10	BY repealing and reenacting, with amendments,
11	Article – Real Property
12	Section 12–202, 12–204, and 12–205
13	Annotated Code of Maryland
14	(2003 Replacement Volume and 2006 Supplement)
1.5	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
15 16	
10	MARYLAND, That the Laws of Maryland read as follows:
17	Article - Real Property
18	<del>12-101.</del>
19	(A) All proceedings for the acquisition of private property for public use by
20	condemnation are governed by the provisions of this title and of Title 12, Chapter 200
21	of the Maryland Rules.
21	of the Haryland Pares.
22	(B) [Nothing in this] THIS title [prevents] DOES NOT PREVENT:
23	(1) [this]—THS State or any of its instrumentalities or political
24	subdivisions, acting under statute or ordinance passed pursuant to Article III of the
25	Maryland Constitution, from taking private property for public use immediately on
26	making the required payment and giving any required security. In addition, this title
27	<del>does not prevent];</del>
20	(2) [the] THE State Roads Commission from using the procedures set
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29	forth in Title 8, Subtitle 3 of the Transportation Article[, or prevent]; OR
30	(3) Baltimore City from using the procedure set forth in the Charter of
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	<del>Baitimore tity and 33 z1-12 through z1-22, inclusive, of the rubic bocal baws of</del>
32	Baltimore City and §§ 21–12 through 21–22, inclusive, of the Public Local Laws of Baltimore City.

1	<del>12-102,1,</del>	
2	<del>(A)</del> <del>(1)</del>	In this section the following words have the
3	<b>MEANINGS INDIC</b>	
	(2)	
4	<del>(2)</del>	"Business" has the meaning stated in § 12-201 of this
5	TITLE.	
6	<del>(3)</del>	"ECONOMIC DEVELOPMENT" INCLUDES INCREASING TAX
7	REVENUE, TAX B	ASE, EMPLOYMENT, OR GENERAL ECONOMIC HEALTH.
	(4)	(7) M
8	<del>(4)</del>	"FARM OPERATION" HAS THE MEANING STATED IN § 12-201
9	<del>OF THIS TITLE.</del>	
10	<del>(5)</del>	"GOVERNMENT UNIT" MEANS:
11		(I) THE STATE;
12		(II) A COUNTY, POLITICAL SUBDIVISION, OR MUNICIPAL
13	CORPORATION;	
10	00101 0111111111	
14		(HI) AN AGENCY, AUTHORITY, BOARD, COMMISSION,
15	•	EF, PUBLIC OR QUASI-PUBLIC CORPORATION, OR OTHER UNIT
16		NTALITY OF THE STATE OR OF A COUNTY, POLITICAL
17	<del>SUBDIVISION, U</del> I	R MUNICIPAL CORPORATION.
18	<del>(B)</del> IT IS	STHE INTENT OF THE GENERAL ASSEMBLY THAT:
19	<del>(1)</del>	
20		PRACTICABLE AND SHOULD NOT BE ACQUIRED BY
21 22		<del>FOR URBAN RENEWAL OR ECONOMIC DEVELOPMENT</del> ESS OTHER ALTERNATIVES ARE SHOWN NOT TO BE REASONABLY
23	PRACTICABLE; A	
23	1 1410 11011111111111111111111111111111	
24	<del>(2)</del>	WHEN IT IS NECESSARY TO ACQUIRE AN EXISTING BUSINESS
25	BY CONDEMNAT	<del>ION, THE GOVERNMENT UNIT SHALL MAKE EVERY REASONABLE</del>
26		SURE THAT THE BUSINESS IS INCORPORATED IN THE URBAN
27		CONOMIC DEVELOPMENT PROJECT AT ITS EXISTING LOCATION
28	<del>OR AT A NEARBY</del>	<del>-LOCATION,</del>

1	(C) EXCEPT AS PROVIDED IN SUBSECTION (F) OF THIS SECTION,
2	NOTWITHSTANDING ANY OTHER PROVISION OF LAW, A GOVERNMENT UNIT MAY
3	NOT CONDEMN PRIVATE PROPERTY IF THE PROPERTY WILL BE SOLD, LEASED,
4	TRANSFERRED, OR OTHERWISE CONVEYED TO OR FOR THE BENEFIT OF A
5	PRIVATE PARTY FOR PURPOSES OF ECONOMIC DEVELOPMENT UNLESS THE
6	GOVERNMENT UNIT FINDS THAT:
7	(1) THE PROPERTY IS:
8	(I) PART OF A COMPREHENSIVE DEVELOPMENT PLAN THAT
9	HAS SUBSTANTIAL AND DIRECT PUBLIC USES AND BENEFITS;
10	(H) NECESSARY TO CARRY OUT THE COMPREHENSIVE
11	DEVELOPMENT PLAN; AND
12	(HI) NOT BEING CONDEMNED SOLELY OR PRIMARILY TO
13	BENEFIT A PRIVATE PARTY;
14	(2) (1) THE COMPREHENSIVE DEVELOPMENT PLAN COULD NOT
15	BE CARRIED OUT BY PRIVATE DEVELOPERS; AND
16	(II) CONDEMNATION IS NECESSARY TO ACCOMPLISH THE
17	COMPREHENSIVE DEVELOPMENT PLAN; AND
18	(3) WITH RESPECT TO A BUSINESS THAT WILL BE AFFECTED BY
19	THE COMPREHENSIVE DEVELOPMENT PLAN:
20	(1) THE EFFECT OF CONDEMNATION ON THE BUSINESS AND
21	WHETHER THE COMPREHENSIVE DEVELOPMENT PLAN COULD BE
22	RESTRUCTURED TO AVOID THE CONDEMNATION OF THE BUSINESS HAVE BEEN
23	CONSIDERED;
24	(H) THE DISPLACED OWNER OR TENANT OF THE BUSINESS
25	HAS BEEN GIVEN A REASONABLE OPPORTUNITY TO BE INCLUDED IN THE
26	COMPREHENSIVE DEVELOPMENT PLAN; AND
27	(III) IF THE BUSINESS COULD NOT BE INCLUDED IN THE
28	COMPREHENSIVE DEVELOPMENT DI AN. THE COVERNMENT UNIT HAS PROVIDED

1	THE DISPLACED OWNER OR TENANT OF THE BUSINESS WITH AN ALTERNATIVE
2	LOCATION SUITABLE TO MAINTAIN THE BUSINESS.
3	(D) THE GOVERNMENT UNIT SHALL MAKE A WRITTEN RECORD OF ITS
4	FINDINGS UNDER SUBSECTION (C) OF THIS SECTION.
5	(E) (1) THE STANDARD OF JUDICIAL REVIEW APPLICABLE TO
6	ADMINISTRATIVE DECISIONS SHALL APPLY TO THE FINDINGS OF THE
7	GOVERNMENT UNIT UNDER SUBSECTION (C) OF THIS SECTION.
8	(2) IN ITS REVIEW, THE COURT SHALL DETERMINE IF:
9	(I) THE GOVERNMENT UNIT EMPLOYED THE CORRECT
10	<del>LEGAL STANDARDS;</del>
11	(H) A REASONING MIND COULD HAVE REASONABLY
12	REACHED THE CONCLUSIONS OF THE GOVERNMENT UNIT ON MIXED QUESTIONS
13	OF LAW AND FACT; AND
14	(HI) THE FACTUAL FINDINGS OF THE GOVERNMENT UNIT
15	ARE SUPPORTED BY SUBSTANTIAL EVIDENCE.
16	(F) NOTWITHSTANDING ANY OTHER PROVISION OF LAW, A GOVERNMENT
17	UNIT MAY NOT CONDEMN PRIVATE PROPERTY USED FOR A FARM OPERATION IF
18	THE PROPERTY WILL BE SOLD, LEASED, TRANSFERRED, OR OTHERWISE
19	CONVEYED TO OR FOR THE BENEFIT OF A PRIVATE PARTY FOR PURPOSES OF
20	URBAN RENEWAL OR ECONOMIC DEVELOPMENT.
21	<del>12–104.</del>
22	(a) The damages to be awarded for the taking of land is its fair market value.
23	(II) (I) IN THIS SUBSECTION THE FOLLOWING WORDS HAVE
24	THE MEANINGS INDICATED.
25	(H) "BUSINESS" HAS THE MEANING STATED IN § 12-201 OF
26	THIS TITLE.
27	(HI) "FARM OPERATION" HAS THE MEANING STATED IN §
28	12-201 OF THIS TITLE.

1	(IV) "GOODWILL" MEANS THE BENEFITS THAT ACCRUE TO A
2	BUSINESS OR FARM OPERATION AS A RESULT OF:
3	1. Its location;
3	Ti Holomion;
	O T
4	2. Its reputation for dependability, skill, or
5	<del>QUALITY; AND</del>
6	3. ANY OTHER CIRCUMSTANCES RESULTING IN
7	PROBABLE RETENTION OF EXISTING CUSTOMERS OR ACQUISITION OF NEW
8	CUSTOMERS.
0	<del>CUSTOMERIS.</del>
0	(0) In a particular of the control of
9	(2) IN ADDITION TO ANY OTHER DAMAGES ALLOWED UNDER THIS
10	SECTION, THE OWNER OF A BUSINESS OR FARM OPERATION CONDUCTED ON
11	THE PROPERTY TAKEN, OR ON THE REMAINDER IF THERE IS A PARTIAL TAKING,
12	IS ENTITLED TO:
13	(I) SUBJECT TO PARAGRAPH (3) OF THIS SUBSECTION,
	•
14	COMPENSATION FOR LOSS OF GOODWILL, IF THE OWNER PROVES THAT THE
15	<del>LOSS</del> :
16	1. Is caused by the taking of the property or
17	THE INJURY TO THE REMAINDER;
18	2. CANNOT REASONABLY BE PREVENTED BY A
	RELOCATION OF THE BUSINESS OR FARM OPERATION OR BY TAKING STEPS AND
19	
20	ADOPTING PROCEDURES THAT A REASONABLY PRUDENT PERSON WOULD TAKE
21	AND ADOPT IN PRESERVING THE GOODWILL;
22	3. WILL NOT BE INCLUDED IN RELOCATION
23	PAYMENTS UNDER SUBTITLE 2 OF THIS TITLE; AND
	<del></del>
24	4. WILL NOT BE DUPLICATED IN THE
25	COMPENSATION AWARDED TO THE OWNER; AND
	, , , <del>-</del>
26	(H) IF THE BUSINESS OR FARM OPERATION CANNOT BE
27	CONTINUED ON THE PROPERTY AS A RESULT OF THE TAKING, BUT THE
28	BUSINESS OR FARM OPERATION CAN BE RELOCATED, COMPENSATION FOR THE
29	PRESENT VALUE OF REASONABLY ANTICIPATED REDUCTIONS IN NET
	- I THE THE CONTROL OF THE PROPERTY OF THE PRO

1	OPERATING INCOME THAT ARE CAUSED BY THE TAKING AND THE RELOCATION
2	OF THE BUSINESS OR FARM OPERATION FOR A PERIOD NOT EXCEEDING 3 YEAR
3	FROM THE DATE OF THE RELOCATION.
4	(3) COMPENSATION FOR LOSS OF GOODWILL UNDER THE
5	SUBSECTION MAY NOT EXCEED 5 TIMES THE AVERAGE NET OPERATING INCOM
6	FOR THE PREVIOUS 3 TAXABLE YEARS.
7	12–105.1.
8	(A) NOTWITHSTANDING ANY OTHER PROVISION OF LAW, THE STATE OF
9	ANY OF ITS INSTRUMENTALITIES OR POLITICAL SUBDIVISIONS SHALL FILE AN
10	ACTION TO ACQUIRE PRIVATE PROPERTY FOR PUBLIC USE BY CONDEMNATION
11	WITHIN $\frac{3}{4}$ YEARS OF THE DATE OF THE SPECIFIC ADMINISTRATIVE OF
12	LEGISLATIVE <del>DETERMINATION</del> <u>AUTHORIZATION</u> TO ACQUIRE THE PROPERTY.
13	(B) If AN ACTION FOR CONDEMNATION IS NOT FILED WITHIN $\frac{3}{4}$ YEARS
14	OF THE DATE DESCRIBED IN SUBSECTION (A) OF THIS SECTION, THE STATE OF
15	ANY OF ITS INSTRUMENTALITIES OR POLITICAL SUBDIVISIONS MAY NO
16	PROCEED WITH CONDEMNATION UNTIL IT FIRST OBTAINS A NEW
17	AUTHORIZATION TO $\frac{\text{CONDEMN}}{\text{CONDEMN}}$ ACQUIRE THE PROPERTY.
18	<del>12-106.</del>
10	<del>12-100.</del>
19	(a) The plaintiff shall pay all the costs in the trial court.
20	(b) The costs in a condemnation proceeding include:
21	(1) The usual per diem to the jurors;
22	(2) The cost of transporting the trier of fact to view the property;
23	(3) The cost of meals for the jury if the court so orders;
24	(4) The cost of recording the inquisition among the land records and o
25	all documentary stamps which may be required in the transfer of the property to the
26	plaintiff; and
27	(5) An allowance to the defendant, as fixed by the court, for the
28	reasonable legal, appraisal, and engineering fees actually incurred by the defendan
29	because of the condemnation proceeding[, if]:
-	

1 2	(I) IF the judgment is for the defendant on the right to condemn; OR
-	
3	(H) IF THE JUDGMENT IS FOR THE PLAINTIFF ON THE-RIGHT
4	TO CONDEMN, THE AMOUNT OF DAMAGES AWARDED TO THE DEFENDANT IS AT
5	LEAST 30% MORE THAN:
6	1. In a "QUICK-TAKE" PROCEEDING, THE AMOUNT-OF
7	MONEY PAID INTO COURT; OR
8	2. In any other proceeding, the amount offered
9	BY THE PLAINTIFF IN WRITING AT LEAST 30 DAYS BEFORE THE COMPLAINT WAS
10	FILED.
11	(c) In proceeding under Article III of the Constitution of the State, or any
12	amendment to it, the plaintiff shall pay interest at the rate of 6 percent per annum on
13	any difference between the amount of money initially paid into court for the use of the
14	defendant and the jury award as stated in the inquisition, from the date the money
15	was paid into court to the date of the inquisition or final judgment, whichever date is
16	<del>later.</del>
17	(d) On taking possession, acquiring the right to take possession, or the actual
18	transfer of title to the plaintiff, whichever occurs first, the plaintiff immediately shall
19	file with the supervisor of assessments for the county involved a written notification or
20	record setting forth in sufficient detail the area of the land and a description of any
21	improvement being acquired. If the plaintiff is an agency or instrumentality of the
22	State, the supervisor of assessments, on filing of the notification or record,
23	immediately shall remove the property from the tax rolls.
24	<del>12-113.</del>
25	(A) In this section, "Government unit" means:
26	(1) THE STATE;
27	(2) A COUNTY, POLITICAL SUBDIVISION, OR MUNICIPAL
28	CORPORATION; OR
	•
29	(3) An agency, authority, board, commission, council,
30	OFFICE, PUBLIC OR QUASI-PUBLIC CORPORATION, OR OTHER UNIT OR

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- INSTRUMENTALITY OF THE STATE OR OF A COUNTY, POLITICAL SUBDIVISION. 1 2 OR MUNICIPAL CORPORATION.
  - (B) THIS SECTION DOES NOT APPLY TO LAND ACQUIRED UNDER TITLE-8, SUBTITLE 3 OF THE TRANSPORTATION ARTICLE.
- 5 (C) IF LAND ACQUIRED UNDER THIS SUBTITLE IS NOT NEEDED FOR A PRESENT OR FUTURE PUBLIC PURPOSE, THE GOVERNMENT UNIT THAT 6 7 ACQUIRED IT SHALL DISPOSE OF THE LAND AS SOON AS PRACTICABLE AFTER THE COMPLETION OR ABANDONMENT OF THE PROJECT FOR WHICH THE LAND 9 WAS ACQUIRED.
- 10 (D) IF THE LAND IS NOT NEEDED FOR A PUBLIC PURPOSE, THE PERSON 11 FROM WHOM THE LAND WAS ACQUIRED OR THE SUCCESSOR IN INTEREST OF THAT PERSON HAS THE RIGHT TO REACQUIRE THE LAND, ON PAYMENT OF AN 12 13 **AMOUNT EQUAL TO THE LESSER OF:**
- <del>(1)</del> THE APPRAISED VALUE OF THE LAND; OR 14
- 15 (2)THE CONSIDERATION THAT THE GOVERNMENT UNIT 16 ORIGINALLY PAID FOR THE LAND, PLUS SIMPLE INTEREST AT THE FAIR MARKET 17 VALUE CALCULATED FROM THE TIME OF ACQUISITION TO THE TIME OF **DISPOSITION AND ADMINISTRATIVE COSTS.** 18
- 19 THE GOVERNMENT UNIT SHALL NOTIFY THE PERSON FROM WHOM THE LAND WAS ACQUIRED, OR THE SUCCESSOR IN INTEREST OF THAT 20 PERSON, WITHIN 30 DAYS AFTER MAKING A DETERMINATION THAT THE LAND IS 21 NOT NEEDED FOR A PUBLIC PURPOSE AND THAT THE LAND IS AVAILABLE FOR 22 23 REACQUISITION.
- 24 IF THE RIGHT TO REACQUIRE THE LAND IS NOT EXERCISED 25 WITHIN 6 MONTHS AFTER THE GOVERNMENT UNIT PROVIDES THE NOTICE THAT THE LAND IS AVAILABLE. THE GOVERNMENT UNIT SHALL DISPOSE OF THE LAND 26 27 IN ACCORDANCE WITH APPLICABLE LAW.
- 28 <del>12-201.</del>
- 29 In this subtitle the following words have the meanings indicated unless 30 otherwise apparent from context.

1	<del>(e)</del>	"Business" means any lawful activity, except a farm operation, conducted
2	<del>primarily:</del>	
3		(1) For the purchase, sale, lease, and rental of personal property and
4	of real pro	perty, and for the manufacture, processing, or marketing of products,
5		es, or any other personal property;
6		(2) For the sale of services to the public; or
7		(3) By a nonprofit organization.
8	<del>(f)</del>	"Displacing agency" means any public or private agency or person
9	<del>carrying ou</del>	
	, c	
10		(1) A program or project with federal financial assistance;
11		(2) A public works program or project with State financial assistance;
12	<del>Oľ</del>	r - G
13		(3) Acquisition by eminent domain or by negotiation.
14	<del>(g)</del>	"Farm operation" means any activity conducted solely or primarily for the
15	production	of one or more agricultural products or commodities, including timber for
16		me use, and customarily producing these products or commodities in
17		uantity to be capable of contributing materially to the operator's support.
18	<u>12–202.</u>	
19	<u>(a)</u>	(1) In addition to payment otherwise authorized, a displacing agency
20	shall make	an additional payment not in excess of [\$22,500] \$45,000 to any displaced
21	person who	is displaced from a dwelling actually owned and occupied by the displaced
22	person for	not less than 180 days prior to the initiation of negotiations for the
23	acquisition	of the real property.
24		(2) (i) The displacing agency may exceed the monetary limit stated
25	in paragra	ph (1) of this subsection on a case-by-case basis if it determines that
26	comparable	housing cannot otherwise be made available within the limit; or
27		(ii) The displacing agency may use any other measures
28	necessary to	o remedy the unavailability of comparable housing.
20	necessary b	o remedy the unavailability of comparable nousing.
29	<u>(b)</u>	The additional payments shall include the following elements:

1	(1) Any amount which when added to the acquisition cost of the
2	dwelling acquired by the displacing agency, equals the reasonable cost of a comparable
3	replacement dwelling as defined in § 12–201(d) of this subtitle.

- 4 (2) Any amount which will compensate the displaced person for any increased interest costs and other debt service costs which the person is required to pay for financing the acquisition of any comparable replacement dwelling. The amount shall be paid only if the dwelling acquired by the displacing agency was encumbered by a bona fide mortgage which was a valid lien on the dwelling for not less than 180 days prior to the initiation of negotiations for the acquisition of the dwelling. The method of calculation shall be determined by the lead agency.
- 12 (3) Reasonable expenses incurred by the displaced person for evidence 12 of title, recording fees, and other closing costs incident to the purchase of the 13 replacement dwelling, but not including prepaid expenses.
- 14 <u>12–204.</u>
- 15 (a) In addition to amounts otherwise authorized by this title and Title 8 of
  16 the Transportation Article, the displacing agency shall make a payment to or for any
  17 displaced person displaced from any dwelling and not eligible to receive a payment
  18 under § 12–202 of this subtitle, if the dwelling actually and lawfully was occupied by
  19 the displaced person for not less than 90 days before the initiation of negotiations for
  20 acquisition of the dwelling or in any case in which displacement is not a direct result
  21 of acquisition, such other activity as the lead agency shall prescribe.
- 22 (b) (1) (i) The payment shall be the amount necessary to enable the 23 person to lease or rent for a period not to exceed 42 months, a comparable replacement 24 dwelling, but not to exceed [\$5,250] **\$10,500**.
- 25 (ii) At the discretion of the displacing agency, a payment under 26 this subsection may be made in periodic installments.
- 27 (iii) Computation of a payment under this subsection to a low 28 income displaced person for a comparable replacement dwelling shall take into 29 account such person's income.
- 30 (2) (i) If the displacing agency determines that comparable housing 31 cannot otherwise be made available within this limit, the monetary limit stated in 32 paragraph (1) of this subsection may be exceeded on a case-by-case basis.

1		<u>(ii</u>	) The	e disp	lacing	agency	may	use	any	other	meas	sures
2	necessary to	remedy	unavai	ability	of con	<u>nparable</u>	housir	ng as	presc	ribed	by the	lead
3	agency.					_						

- 4 (c) (1) Any person eligible for a payment under subsection (a) of this section may elect to apply the payment to a down payment on, and other incidental expenses applicable to, the purchase of a decent, safe, and sanitary replacement dwelling.
- 8 (2)At the discretion of the displacing agency, that person may be 9 eligible under this subsection for the maximum payment allowed under subsection (a) of this section, except that, in the case of a displaced homeowner who has owned and 10 occupied the displacement dwelling for at least 90 days but not more than 180 days 11 immediately before the initiation of negotiations for the acquisition of the dwelling, the 12 payment may not exceed the payment the person would otherwise have received under 13 14 § 12–202 of this subtitle had the person owned and occupied the displacement dwelling 180 days immediately before the initiation of the negotiations. 15
- 16 12–205.

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- 17 (a) Whenever a program or project undertaken by a displacing agency will 18 result in the displacement of any person, the displacing agency shall make a payment 19 to the displaced person, on proper application as approved by the displacing agency 20 for:
- 21 (1) Actual reasonable expenses in moving himself, his family, 22 business, farm operation, or other personal property;
- 23 (2) Actual direct loss of tangible personal property as a result of 24 moving or discontinuing a business or farm operation, but not exceeding an amount 25 equal to the reasonable expenses that would have been required to relocate the 26 personal property, as determined by the agency;
- 27 (3) Actual reasonable expenses in searching for a replacement 28 business or farm; <del>L</del>and
- 29 (4) Actual reasonable expenses necessary to reestablish a displaced 30 farm, nonprofit organization, or small business at its new site as determined by the 31 displacing agency 4, but not to exceed \$10.000 15
  - (5) THE REASONABLE COST OF A SUBSTITUTE ITEM OF TANGIBLE PERSONAL PROPERTY IF THE DISPLACED PERSON PROVES THAT THE

1 SUBSTITUTE ITEM IS NECESSARY FOR CONTINUED OPERATION OF THE 2 BUSINESS OR FARM OPERATION; AND

- (6) THE REASONABLE COST OF MOVING A BUSINESS OR FARM OPERATION TO ENSURE THE UNINTERRUPTED OPERATION OF THE DISPLACED BUSINESS OR FARM OPERATION IF THE OWNER OF THE DISPLACED BUSINESS OR FARM OPERATION CAN REASONABLY ESTABLISH THAT THE CONTINUOUS OPERATION OF THE BUSINESS OR FARM OPERATION IS NECESSARY FOR THE BUSINESS OR FARM OPERATION TO REMAIN VIABLE \$60,000.
- (b) Any displaced person eligible for payments under subsection (a) of this section, who is displaced from a dwelling and who elects to accept the payments authorized by this subsection in lieu of the payments authorized by subsection (a) of this section, may receive a moving expense allowance, determined according to a schedule established by the lead agency.
- (c) (1) Any displaced person eligible for payments under subsection (a) of this section who is displaced from the person's place of business or farm operation and who is eligible under criteria established by the lead agency may elect to accept the payment authorized by this subsection in lieu of the payment authorized by subsection (a) of this section.
- (2) Such payment shall consist of a fixed payment in an amount to be determined according to criteria established by the lead agency, except that such payment may not be less than \$1,000 \{\frac{1}{20}}\) for more than \$\frac{20,000}{20,000}\) or the amount provided under the federal Uniform Relocation Assistance Act, whichever is greater \{\frac{1}{20}}\).
- 23 (3) A person whose sole business at the displacement dwelling is the 24 rental of such property to others shall not qualify for a payment under this subsection.
- **12–205.1.**

IN ANY PROCEEDING FOR THE ACQUISITION OF PRIVATE PROPERTY FOR
PUBLIC USE BY CONDEMNATION IN WHICH LAND OR ANY PART OF IT IS BEING
USED FOR A BUSINESS OR FARM OPERATION, A REPRESENTATIVE OF THE
DISPLACING AGENCY SHALL CONTACT THE OWNER OF THE BUSINESS OR FARM
OPERATION NOT LESS THAN 30 DAYS BEFORE THE FILING OF THE ACTION AND
NEGOTIATE IN GOOD FAITH REGARDING A PLAN UNDER WHICH THE BUSINESS
OR FARM OPERATION MAY BE RELOCATED.

1 2	SECTION 2. AND BE IT FURTHER ENACTED, That § 12–105.1 of the Real Property Article as enacted by Section 1 of this Act shall be construed to apply only
3	prospectively and may not be applied or interpreted to have any effect on or application
4	to any specific administrative or legislative authorization to acquire property granted
5	by the State or any of its instrumentalities or political subdivisions before the effective
6	$\underline{date\ of\ this\ Act.}$
7	SECTION 3. AND BE IT FURTHER ENACTED, That with regard to any
8	specific administrative or legislative authorization to acquire property granted by the
9	State or any of its instrumentalities or political subdivisions before the effective date of
10	this Act, the State or any of its instrumentalities or political subdivisions shall file an action of condemnation within 4 years from the effective date of this Act, and if an
11 12	action of condemnation within 4 years from the effective date of this Act, and if an action of condemnation is not filed within 4 years from the effective date of this Act, the
13	State or any of its instrumentalities or political subdivisions shall obtain a new
14	authorization to acquire property before proceeding with the condemnation.
15 16	SECTION $\stackrel{2}{=}$ <u>4.</u> AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 2007.
	Approved:
	Approved.
	Governor.
	President of the Senate.
	Speaker of the House of Delegates.