L2 HB 1510/09 – ENV

By: St. Mary's County Delegation

Introduced and read first time: February 10, 2012 Assigned to: Environmental Matters

A BILL ENTITLED

1 AN ACT concerning

2 St. Mary's County Metropolitan Commission – Revisions and Corrections

3 FOR the purpose of repealing a requirement that each sanitary district in St. Mary's 4 County be a separate taxing district; repealing a prohibition against a certain $\mathbf{5}$ adverse effect as a result of a change of sanitary district lines; altering the 6 notice requirements for certain water supply and sewerage system studies and 7 plans; repealing a requirement that the County Commissioners of St. Mary's 8 County make a certain decision; repealing a provision making the Mattapany 9 District exempt from certain provisions of law; repealing a requirement that certain sums be repaid out of certain bonds issued for a particular sanitary 10district; altering the calculation of the total amount of certain bonds that the St. 11 12Mary's County Metropolitan Commission may issue; altering the procedures for 13 retiring and paying the interest on certain bonds; altering the required procedures for bids for construction; altering the amount the Commission may 1415expend on certain goods, materials, or services without advertising and 16 receiving competitive bids; making it discretionary rather than mandatory that 17the Commission impose and collect a reasonable collection fee under certain 18 circumstances; requiring a certain charge to apply uniformly to certain types of 19properties; authorizing the Commission to create additional uniform rates for 20certain other property classifications; repealing certain due dates for certain 21charges; authorizing certain services rates to include State or federally 22mandated fees or charges; repealing a requirement that the cost of a certain meter be at the sole expense of the Commission; renaming a certain benefit 2324assessment to be a System Improvement Charge; establishing a right of entry to 25certain locations under certain circumstances; altering a certain exemption from 26a certain charge applied to church property; altering the properties for which 27the Commission is required to impose and collect a certain per equivalent 28dwelling unit (EDU) system improvement charge; requiring the Commission to 29impose and collect a certain per EDU system improvement charge at the same time the EDU is allocated; repealing a certain recordkeeping requirement; 30 31requiring a certain charge to be paid in perpetuity under certain circumstances

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law.

when a property is acquired in a certain manner; requiring a certain court order $\mathbf{2}$ to provide for payment for certain charges in a certain manner; altering the 3 conditions under which a certain condemning authority is required to pay 4 certain charges; making stylistic and technical changes; and generally relating $\mathbf{5}$ to the St. Mary's County Metropolitan Commission.

6 BY repealing and reenacting, with amendments, 7The Public Local Laws of St. Mary's County 8 Section 113-1 A., 113-3 B., 113-4, 113-5, 113-6 A., 113-7 A., 113-8, 113-12, 9 113-14 A. and C., 113-16 B., 113-19, 113-22, 113-26, 113-27 B. and C., 10 and 113-29 11 Article 19 – Public Local Laws of Maryland 12(2007 Edition and January 2011 Supplement, as amended) 13BY repealing and reenacting, without amendments, The Public Local Laws of St. Mary's County 1415Section 113–14 B. 16Article 19 – Public Local Laws of Maryland 17(2007 Edition and January 2011 Supplement, as amended)

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 1819MARYLAND, That the Laws of Maryland read as follows:

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Article 19 – St. Mary's County

21113 - 1.

22Α. For the purpose of carrying out the provisions of this chapter, the 23sanitary districts created are under the jurisdiction of the Commission of seven (7) 24voting members and one (1) nonvoting member. Each voting member of the 25Commission shall be appointed by the Board of County Commissioners of St. Mary's 26County as follows: one (1) member from each of the first, third, sixth, seventh and 27eighth districts, one (1) member from the second and ninth election districts and one 28(1) member from the fourth and fifth election districts. Each voting member shall 29reside in the election district he represents, be a resident taxpayer of the county and 30 be a qualified voter. The voting members of the Commission shall be appointed [for a] 31AND SHALL SERVE AT LEAST ONE (1) three-year term and shall serve until their 32 successors are appointed and have qualified. The nonvoting member of the commission 33 shall be the commanding officer of the Patuxent River Naval Air Station or a 34designated representative of the commanding officer. The nonvoting member shall 35 represent the interests of the United States Navy with respect to the water and sewer services provided by the Commission to the Patuxent River Naval Air Station and the 36 37 Webster Field Annex. The nonvoting member shall serve until the succeeding 38 commanding officer is appointed. If the commanding officer designates a 39 representative, the representative shall serve at the pleasure of the commanding 40 officer and may be replaced at any time. Those persons serving as members of the 41 Commission immediately prior to June 1, 1976, shall continue to serve in their

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respective positions until the expiration of their terms. As the term of each voting member expires, his successor shall be appointed by the Board of County Commissioners of St. Mary's County. Except for a nonvoting member, any vacancy in the membership of the Commission shall be filled by appointment by the Board of County Commissioners of St. Mary's County for the unexpired term.

6 113–3.

B. The creation of the sanitary districts is adopted, approved, ratified and confirmed. The sanitary districts are designated and constituted for the purpose of this chapter to be separate sanitary districts [,] AND are subject to all of the provisions of this chapter [and are separate taxing districts for the purposes of this chapter].

11 113–4.

12The sanitary district boundary lines of any sanitary district may be changed by the adoption by the Commission of a resolution which shall refer to a plat of St. Mary's 13County upon which the revised sanitary district lines are shown clearly and which sets 1415forth findings that the change in the boundary lines of any sanitary district is necessary or desirable for the public health, safety and welfare of the residents within 16 17the revised sanitary districts and the revised sanitary districts are feasible from an engineering and financial standpoint. [However, outstanding bonds or other 18 19obligations may not in any manner be adversely affected by any change of sanitary 20district lines. The resolution is not legally effective until it is approved by the County 21Commissioners of St. Mary's County after public hearing held following not less than 22ten (10) days' notice in one (1) or more newspapers having a general circulation in St. 23Mary's County and until a copy of the resolution and plat is recorded among the land 24records of St. Mary's County. Upon approval by the County Commissioners of St. 25Mary's County and filing of the plat and resolution as provided in this subsection, the 26revised sanitary districts are designated and constituted for the purpose of this 27chapter to be separate sanitary districts, are subject to all the provisions of this 28chapter [and are separate taxing districts]. The filing of the plat and resolution 29constitutes legal notice to the public of the action of the Commission and the County 30 Commissioners.

31 113–5.

32The Commission shall cause studies, plans and estimates to be made for А. 33 water supply and sewerage systems in those portions of St. Mary's County in which the Commission determines that the facilities are necessary and may divide each 3435sanitary district into water and sewerage districts in such a way as shall, in its 36 judgment, best serve the needs of the various communities and shall promote 37 convenience and economy of installation and operation. Whenever, and as, the studies 38 and plans are completed, the Commission shall give notice by publication in one (1) 39 newspaper published within the county for three (3) weeks [and by handbills posted and circulated in the localities where improvements are contemplated]. The 40

1 Commission shall state in the notice the probable cost of the contemplated $\mathbf{2}$ improvements and shall further state in it that plans of the improvements may be 3 inspected at the Commission's office and that any person interested in the 4 improvements will be heard by the Commission at a time to be specified in the notice, $\mathbf{5}$ but not less than ten (10) days after first publication of it. If ten (10) residents and 6 landowners in the sanitary district in which the improvements are contemplated. 7within ten (10) days after the last of the publications of the notice, file a petition with 8 the Commission protesting against the proposed improvements, the Commission shall 9 grant them a hearing within fifteen (15) days after the petition is filed in the office of 10 the Commission and after not less than five (5) days' notice of the time and place of the 11 hearing by advertisement published in one (1) newspaper published within the county 12and by personal notices addressed to any one (1) or more persons whose names are 13 signed to the petition. After due hearing, the Commission shall decide upon the 14reasonableness of the objections stated in the petition and shall dispose of them by 15written order concurred in by a majority of the Commissioners. The order shall be 16published in the same manner as notices are required to be published, and a copy of 17which shall be mailed to any one (1) or more of the petitioners. If the petitioners are 18 not satisfied with the Commission's decision, they have the right to take and enter, 19within ten (10) days after the last publication of the order, an appeal to the County Commissioners of St. Mary's County, who shall review the Commission's decision and 2021decide on the necessity and propriety of the improvements contemplated [and whether 22the district can stand the cost of them]. The decision of the County Commissioners is 23final.

24**B**. The foregoing provisions of this section are not applicable to the proposed sewer system, including necessary modifications and changes, for the Mattapany 2526Sanitary District shown on the plats of the sanitary district recorded among the land 27records of St. Mary's County in Liber M.R.F. 1, Folios 2 to 5, inclusive, in a plat book 28indexed "St. Mary's County Metropolitan Commission," such proposed sewer system 29having been approved by the Commission and by the County Commissioners of St. 30 Mary's County. The Commission, without further public hearing, may, in its 31 discretion, proceed with the financing and construction of the sewer system.]

32[C.]B. For the purpose of providing for the studies, plans, organization and any other expenses or costs of any water or sewerage facilities [in any sanitary district], 33 34the County Commissioners may furnish the Commission from time to time any sum 35that the County Commissioners deem proper, all of which shall be repaid out of the 36 next bond issue, if any [, for the particular sanitary district]. If the County Commissioners do not expect bonds to be issued [for the particular sanitary district] 37 38 within two (2) years of the date on which the sum is furnished to the Commission, the 39 County Commissioners may waive repayment of the advances. The authority for 40 advances granted by this subsection is in addition to other advances authorized by this 41chapter.

42 [D.]C. (1) For the purposes of carrying out the provisions of Subsection A of 43 this section, after bona fide efforts to notify the owner and occupant, an agent or

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employee of the Commission may enter on any private land to make test borings and soil tests and obtain information related to the tests for the purpose of determining soil characteristics and suitability of the surface and subsurface of the land for the installation of public water supply or sewerage systems.

5 (2) If an agent or employee is refused permission to enter or remain on 6 private land for the purposes authorized by subsection D(1), the Commission may 7 apply to the St. Mary's County Circuit Court for an order directing that its agent or 8 employee be permitted to enter and remain on the land to the extent necessary to 9 carry out the purposes authorized by this subsection. The court may require that the 10 Commission post a bond in an amount sufficient to reimburse any person for damages 11 reasonably estimated to be caused by test borings, soil tests and related activities.

12 (3) If any person enters on any private land under the authority of this 13 subsection or of any court order passed pursuant to it and damages or destroys any 14 land or personal property on it, the owner of the property has a cause of action for 15 damages against the Commission.

16 (4) Any person who knows of an order issued under this subsection and who 17 obstructs any agent or employee acting under the authority of the order may be 18 punished for comtempt of court.

19 113–6.

20For the purpose of providing funds for the design, construction, A. 21establishment, purchase or condemnation of water supply and sewerage systems in 22any of the sanitary districts, the Commission, upon the approval of the County 23Commissioners of St. Mary's County, is authorized and empowered to issue bonds, 24from time to time, upon the full faith and credit of St. Mary's County, in such amounts 25as it may deem to be necessary to carry on its work, but at no time shall the total issue 26of bonds [in any sanitary district] for all purposes under this chapter exceed 27twenty-five (25) percent of the total value of the property assessed for county taxation 28purposes within ALL OF the sanitary [district] DISTRICTS IN WHICH PUBLIC WATER 29OR SEWER FACILITIES ARE LOCATED. Subject to the conditions contained herein, 30 the form, tenor, manner of selling and all other matters relating to the issuance of 31 bonds under this chapter shall be prescribed in a resolution to be adopted by the St. 32Mary's County Metropolitan Commission prior to sale of the bonds. The issuance of such bonds may not be subject to any limitations or conditions contained in any other 33 law, and the Commission may sell such bonds in such manner, either at public or 34private sale, and for such price, as it may determine to be for the best interests of the 35 36 Commission and the County Commissioners of St. Mary's County. The bonds shall be 37 serial bonds issued upon the serial maturing plan and in such denominations as shall 38 be determined by the Commission. The bonds may be redeemable before maturity at 39 the option of the Commission at such price and under such terms and conditions as 40 may be fixed by the Commission prior to the issuance of the bonds, shall bear interest at such rate or rates payable semiannually, as shall be determined by a resolution of 41 42the St. Mary's County Metropolitan Commission adopted prior to the delivery of the

1 bonds, and shall mature in not more than thirty (30) years after date of issue and shall $\mathbf{2}$ be forever exempt from state, city and county taxation as hereinafter provided. They 3 shall be issued under the signature and seal of the Commission and shall be 4 unconditionally guaranteed as to payment of both principal and interest by the County $\mathbf{5}$ Commissioners of St. Mary's County, a political subdivision of the State of Maryland, 6 which guaranty shall be endorsed on each of the bonds in the following language: "The 7 payment of interest when due and the principal at maturity is guaranteed by the 8 County Commissioners of St. Mary's County, Maryland." Such endorsement shall be 9 signed on each of the bonds by the President and by the Clerk of the Board of County 10 Commissioners of the county, or another person lawfully assigned to the functions of 11 the Clerk, within ten (10) days after the bonds are presented by the Commission to them for endorsement. 12

13 113–7.

14Α. For the purpose of retiring the bonds authorized to be issued by this chapter and of paying the interest thereon, the Commission, BY AND THROUGH THE 15COUNTY COMMISSIONERS OF ST. MARY'S COUNTY, shall cause to be levied, 1617against all assessable property within the sanitary districts [for which the bonds have been issued, by the County Commissioners of St. Mary's County, annually] IN WHICH 1819PUBLIC WATER OR SEWER FACILITIES ARE LOCATED, so long as any of the bonds 20are outstanding and not paid, [a] AN ANNUAL tax sufficient to provide the sum which 21the Commission may deem sufficient and necessary, in conjunction with any amounts 22as the Commission may estimate that it will be able to collect out of the [benefit assessments] SYSTEM IMPROVEMENT CHARGES, CAPITAL CONTRIBUTION 2324CHARGES, and charges levied by it but not yet paid and any further funds then 25available for the purpose, to meet the interest on the bonds as it becomes due and to 26pay the principal thereof as the bonds mature. The tax shall be determined, levied, 27collected and paid over in the manner following, that is to say, at least seventy-five 28(75) days before July 1 of each year, the County Commissioners shall certify to the 29Commission the whole valuation of the assessable property within [each sanitary 30 district] THE SANITARY DISTRICTS IN WHICH PUBLIC WATER OR SEWER FACILITIES ARE LOCATED. The Commission shall then determine in the manner 31 32above prescribed the amount which it deems necessary to be raised during the ensuing 33 year for the payment of interest on outstanding bonds and principal of all serial bonds 34maturing in the year, and after deducting all amounts in hand, or in contemplation, 35 applicable to payments of the principal of and interest on the bonds as hereinbefore 36 and hereinafter in the chapter provided, it shall determine the number of cents per 37 one hundred dollars (\$100.00) necessary to raise the amount for each such sanitary district] NEEDED and shall certify same to the Board of County Commissioners at 38 39 least sixty (60) days before July 1 of each year. The County Commissioners in their 40 next annual levy shall levy the tax on all land and improvements and all other 41 property assessed for county tax purposes within the [respective sanitary district,] 42SANITARY DISTRICTS IN WHICH PUBLIC WATER OR SEWER FACILITIES ARE 43LOCATED, which tax shall be levied and collected and have the same priority rights,

1 bear the same interest and penalties and in every respect be treated the same as $\mathbf{2}$ county taxes. The tax so levied for the ensuing year shall be collected by the tax 3 collecting authorities, and every one hundred twenty (120) days they shall remit the 4 whole amount of the tax so collected to the Commission. From the money so received, $\mathbf{5}$ together with the amount in hand to the credit of fund or funds for the payment of the 6 principal of and interest on the bonds, the Commission shall first pay all of the 7principal of and interest on the bonds as it becomes due and shall then deposit the 8 residue of the moneys in some bank or banks in the county to the joint credit of the 9 County Commissioners and the Commission. The Commission is authorized to pay the 10 interest on any bonds it may issue out of the proceeds of the sale of the bonds, but not 11 more than two (2) years' interest may be expended. Nothing contained in this section 12or in this chapter shall be construed as in any manner relieving the County 13 Commissioners of St. Mary's County of its unconditional pledge of its full faith and 14credit and unlimited taxing power to the payment of principal of and interest on any 15bonds issued by the Commission pursuant to Section 161.

16 113-8.

17Whenever the studies and plans for water supply or sewerage systems for any 18sanitary district shall have been completed and the Commission shall have decided, 19after opportunity for a hearing has been given, to proceed with the construction 20thereof, it shall advertise, by notice in one (1) newspaper published in St. Mary's 21County and such newspapers and technical press as it may deem proper, for bids for 22the construction of said system or systems, in part or as a whole, as in its judgment 23may appear advisable. The contract shall be let to the lowest responsible bidder or the 24Commission may reject any and all bids, and if, in its discretion, the prices quoted are 25unreasonable or unbalanced, it may readvertise the work or any part of it, or may do 26**OR CAUSE TO BE DONE** any part or all of the work by [day labor, provided that at any 27time] the COMPETITIVE PROCUREMENT OF GOODS, MATERIALS, OR SERVICES. 28THE Commission [may, in its discretion,] MAY NOT expend [for day labor for 29construction work] ON THE GOODS, MATERIALS, OR SERVICES an amount [not] exceeding [five] TEN thousand dollars [(\$5,000.00)] (\$10,000) without HAVING 30 PROCURED THOSE GOODS, MATERIALS, OR SERVICES BY advertising [or] AND 3132receiving **COMPETITIVE** bids. All such contracts shall be protected by such bonds, 33 penalties and conditions as the Commission may require, all of which shall be enforced 34in any court having jurisdiction.

- 35 113–12.
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A. (1) In this section, the following words have the meanings indicated.

37 (2) CAPITAL CONTRIBUTION CHARGE means an amount based on
 38 capital costs that is imposed and collected on a new EDU connection to a water supply
 39 or sewerage system under this Chapter.

1 (3) CONNECTION CHARGE means a [capital contribution charge] 2 CAPITAL CONTRIBUTION CHARGE or connection fee.

3 (4) CONNECTION FEE means an amount based on the cost of 4 connection that is imposed on a new connection to a water supply or sewerage system 5 under this Chapter.

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- (5) EDU means an equivalent dwelling unit.

7 (6) PUBLICATION means notice to all persons having any interest in8 the property.

9 B. (1) For every new water or sewer connection made under this Chapter, 10 the Commission [shall] MAY, IN ITS SOLE DISCRETION, impose and collect a 11 reasonable connection fee, that is not less than the actual cost of connection.

12 (2) The connection fee shall be uniform throughout a designated 13 service area for connections of those sizes and classes for which average costs 14 reasonably may be ascertainable, and for all other connections, the connection fee 15 shall be an amount not less than the actual cost of the connection.

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- (3) The Commission may revise the connection fee annually.

17 (4) Connection fees collected by the Commission shall be applied to 18 paying the actual cost of the connections.

19 (5) The connection fee shall be due and payable to the Commission at 20 the time the property owner makes an application or is otherwise required to connect 21 to a water main or sewer.

(6) If the property owner fails to make the connection by the time required by the Commission as set forth in § 113–10 of this Chapter, the connection fee shall become due and payable on the connection deadline date, shall be assessed immediately, and shall be subject to the rules of collection provided in subsection D of this section.

- C. (1) In addition to the connection fee, the commission shall impose and collect a [capital contribution charge] CAPITAL CONTRIBUTION CHARGE for each new EDU connected to a water supply or sewerage system under this Chapter.
- 30 (2) The [capital contribution charges] CAPITAL CONTRIBUTION
 31 CHARGES collected shall be used by the Commission to pay:
- 32 (A) The capital costs of construction new water supply or sewer
 33 collection systems, to the extent that the projects are identified in the Commission's
 34 six-year capital improvement plan;

1 (B) The capital cost of central treatment facility capacity 2 expansion, as the projects are identified in the Commission's six-year capital 3 improvement plan;

4 (C) Existing bonds issued as of October 1, 2007, to fund the costs 5 of central treatment facility capacity expansions, but limited to that portion of existing 6 debt corresponding to any unallocated capacity that exists on October 1, 2007; and

7 (D) Existing bonds issued as of October 1, 2007, to fund the costs 8 of constructing water supply or sewer collection systems, but limited that portion of 9 existing debt corresponding to any unallocated capacity that exists on October 1, 2007.

10 (3)(A) The capital contribution charge CAPITAL 11 **CONTRIBUTION CHARGE** shall be assessed on a per EDU basis and shall be a 12uniform charge assessed equally to PROPERTIES OF SIMILAR CLASSIFICATION 13THROUGHOUT all sanitary districts. THERE SHALL BE A UNIFORM RATE APPLICABLE TO RESIDENTIAL PROPERTIES AND A UNIFORM RATE APPLICABLE 14TO COMMERCIAL PROPERTIES. THE COMMISSION MAY CREATE ADDITIONAL 15UNIFORM RATES FOR OTHER PROPERTY CLASSIFICATIONS THAT 16 THE 17**COMMISSION CONSIDERS NECESSARY AND APPROPRIATE.**

18 (B) The Commission may revise the [capital contribution 19 charge] CAPITAL CONTRIBUTION CHARGE annually.

20 (C) The [capital contribution charge] CAPITAL 21 CONTRIBUTION CHARGE shall be due and payable to the Commission at the time a 22 property owner makes an application or otherwise is required to connect to a water 23 main or sewer.

24 (D) If the property owner fails to make the connection by the 25 date required by the Commission as set forth in § 113–10 of this Chapter, the [capital 26 contribution charge] CAPITAL CONTRIBUTION CHARGE shall:

- 27 (I) Become due and payable on the connection deadline 28 date;
- 29 (II) Be assessed immediately; and

30 (III) Be subject to the same rules of collection provided in
 31 subsection D of this section.

32 (4) For purposes of determining the [capital contribution charge] 33 **CAPITAL CONTRIBUTION CHARGE**, the capital costs referred to in paragraphs (2)(A) 34 and (B) of this subsection shall include the principal of, interest on, and any

redemption premium or other costs with respect to any bonds of the Commission
 issued after October 1, 2007.

3 (5) (A) When bonds have not been issued at the time the [capital 4 contribution charge] CAPITAL CONTRIBUTION CHARGE is calculated, the 5 Commission may, in calculating the [capital contribution charge] CAPITAL 6 CONTRIBUTION CHARGE, establish a schedule for the principal of, interest on, and 7 other costs of bonds the Commission plans to issue.

8 (B) The schedule and related [capital contribution charge] 9 **CAPITAL CONTRIBUTION CHARGE** provided in subparagraph (A) of this paragraph 10 may be adjusted by the Commission when planned future bonds are issued.

11 D. (1) The connection charges set forth in subsections B. and C. of this 12 section shall be payable at the Office of the Commission at a time that is determined 13 by the Commission.

14 (2) If any connection charges remain unpaid for a period of thirty (30) 15 days after the payment is due, in addition to any other charges, the Commission may 16 impose a late charge not to exceed one and one-half (1 1/2) percent per month until all 17 delinquent charges are paid.

18 (3) If all or any part of a connection charge remains unpaid after 19 thirty (30) days after the due date of payment, the entire unpaid connection charge 20 shall be overdue and in default, at which time the Commission may proceed to enforce 21 payment.

(4) Any statute of limitations to the contrary notwithstanding, and
subject only to prior State and County taxes, the connection charge shall be a first lien
on the property against which it is assessed until paid.

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- (5) For purposes of collection:

26 (A) The connection charges shall be treated as County taxes and
27 be advertised in the same manner as and with County taxes;

(B) All property subject to the connection charges shall be sold
for the connection charges at the same time and in the same manner as the properties
are sold for County taxes; and

31 (C) Applicable laws relating to the collection of County taxes 32 shall relate to the collection of the connection charges.

(6) Property redeemed from a County tax sale and property sold by the
 County Commissioners after a final tax sale may not be redeemed or sold until the
 connection charges due on it are paid.

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1 (7) To give notice to the general public of existing liens and charges 2 against any property within any sanitary district abutting on any water or sewer 3 main, the Commission shall keep a public record of all names of owners of property, 4 locations of the property, lot numbers when of record, and the amount of the 5 connection charges or other charges that may become liens.

6 (8) The records shall be kept in the land records of St. Mary's County, 7 and the Clerk of the Circuit Court for the County shall furnish space necessary to keep 8 and preserve the records, that, when recorded in the public record, are legal notice of 9 all existing liens within any sanitary district.

10 (9) If any liens, connection charges, or other charges remain unpaid 11 for thirty (30) days after becoming overdue, they may be collected by an action to 12 enforce the liens, and any judgment or decree obtained shall have the force and effect 13 of a judgment in personam.

14 (10) The Commission may file an action to enforce the liens against the 15 owner of record at the time the levy was made, or the owner of record at the time the 16 suit is filed, or any owner of record between these dates.

17 E. [(1)] For property owners who elect to defer connection under section 18 113–10B of this Chapter, the connection charges described in this section shall include 19 an additional cost reflecting the delay in connection.

20 [(2) The connection fee and the capital contribution charge are due 21 when the property owner applies, or as otherwise required, to connect to a water main 22 or sewer.

23 (3) For new development, the applicable charges will become due at24 the same time the public works agreement becomes executed.]

25 113–14.

26Α. For the purpose of providing funds for maintaining, repairing and 27operating its water supply and sewerage systems, for line extensions of them, for its 28administrative and other expenses, including proper depreciation allowances, if any, and for interest on and the retirement of bonds as specified in this chapter, the 2930 Commission may make service rates, as it deems necessary, on water lines and sewers 31chargeable against all properties having a connection with any water pipe or sewer pipe under its supervision or ownership. THE SERVICE RATES MAY INCLUDE ANY 32STATE OR FEDERALLY MANDATED FEES OR CHARGES. The rate for both water and 33 sewer service shall be uniform throughout a sanitary district, subject to changes that 3435the Commission considers necessary. Beginning on July 1, 1993, the rate for both 36 water and sewer service shall be uniform throughout all sanitary districts, subject to 37 changes that the Commission considers necessary. However, where the Commission 38 provides service to property in an area in which it is economically not feasible to

provide service at the uniform rate because of the distance of the area from the 1 $\mathbf{2}$ principal facilities of the Commission, the Commission may classify the property as a 3 remote area and may impose an additional service charge to meet the additional cost 4 of providing service to the property. The Commission may collect a reasonable deposit $\mathbf{5}$ in advance of furnishing water or sewerage service. The Commission shall begin the 6 assessment of water and sewer service rates either at the time of the connection of all 7spigots or hydrants, toilets, and waste drains to a water main or sewer or on the 8 expiration of the deadline for connection as required by the Commission in accordance 9 with § 113–10 of this Article, whichever occurs first.

10 B. The sewer service rates shall be reasonable and shall be charged to all 11 properties being served in a given sanitary district.

C. 12The water service charge shall consist of a minimum or ready-to-serve charge, which shall be based upon the size of the meter on the water connection 1314leading to the property, and of a charge for water used, which shall be based upon the 15amount of water passing through the meter in excess of any water included in the 16minimum or ready-to-serve charge during the period between the last two (2) 17readings. The meter shall be placed on water connections as determined by and at the 18 sole expense of the Commission. If the Commission at any time determines not to 19have meters installed in all the properties in a given sanitary district that are 20connected to the system, then a reasonable flat rate, as determined by the 21Commission, shall be charged to all properties in which meters have not been 22installed. This rate shall be uniform within a sanitary district.

23 113–16.

From and after payment to the proper parties of the agreed purchase 24Β. 25price, or other amounts found to be due by the Commission, the Commission may take 26possession of, maintain and operate the system, whether private or municipal, as part 27of its general system. From the date of the payment, all properties along the line of 28any water main or sewer of the system as acquired shall stand in the same relation, 29bear the same [benefit assessment] SYSTEM IMPROVEMENT CHARGE and be subject 30 to the same regulations and penalties as though the system so acquired had been 31constructed and put into operation by the Commission under the provisions of this 32chapter. However, a building or premises actually connected in an adequate manner 33 with the acquired system at the time of its purchase may not be required to pay any 34connection charge.

35 113–19.

A. Any employee or agent of the Commission shall have the right of entry, at all reasonable hours, upon any private premises and into any building in any sanitary district while in pursuit of his official duties, upon first presenting proper credentials from the Commission.

1 B. WHILE IN PURSUIT OF OFFICIAL DUTIES, ANY EMPLOYEE OR AGENT 2 OF THE COMMISSION SHALL HAVE A RIGHT OF ENTRY INCLUDING REASONABLE 3 VEHICULAR INGRESS TO AND EGRESS FROM ANY COMMISSION PUMPING 4 STATION, ELEVATED WATER STORAGE TANK, WELL, OR OTHER RELATED OR 5 APPURTENANT EQUIPMENT.

6 C. Any restraint or hindrance offered to the entry, ACCESS, INGRESS, OR 7 EGRESS by any owner or tenant OF ANY AFFECTED PROPERTY, or agent of the 8 owner or tenant, or any other person is a misdemeanor punishable under Section 176.

9 113–22.

10 Any land owned by a church and constituting the premises occupied by a church or its parsonage and used exclusively for public worship or for other religious or 11 12customary purposes of a church or parsonage and not for investment, gain or other 13secular purposes shall be exempt from the [benefit assessments] EQUIVALENT OF 14THREE (3) EDUS OF SYSTEM IMPROVEMENT CHARGES provided for by this 15chapter [in respect of a frontage of not exceeding one hundred fifty (150) feet]. The 16 Commission, in its discretion to be exercised in each individual case, may grant or withhold a further exemption [of the land so owned and used in respect of any 1718frontage thereof in excess of one hundred fifty (150) feet hereinbefore provided for].

19 113–26.

20For any services rendered by the Commission to sanitary districts in which it 21neither owns nor operates a water or sewerage system at the request of or with the 22approval of the County Commissioners, the Commission shall render a bill to the 23County Commissioners for the cost of the services. For any other services rendered by 24the Commission to the County at the request of or with the approval of the County 25Commissioners, the Commission shall render a bill to the County Commissioners for 26the cost of the services, less one-tenth (1/10) of those costs for each sanitary district in 27which the Commission owns and operates a water or sewerage system. The County 28Commissioners shall make provision for the payment of those bills by the Treasurer 29of St. Mary's County] upon proper verification of the costs incurred.

30 113–27.

31Nothing contained in any amendment to this chapter effective June 1, В. 321976, shall be construed as impairing the validity of any proceedings or action taken 33 under the provisions of this chapter prior to that date. All such proceedings taken 34under this chapter, including without limitation the creation and enlargement of any 35sanitary districts and the establishment and imposition of [benefit assessments] 36 SYSTEM IMPROVEMENT CHARGES and charges (whether pursuant to this chapter 37 alone or pursuant to Article 43 of the Annotated Code of Maryland as authorized by § 38 427A of Article 43) are ratified, validated and confirmed. The authorization, sale and 39 issuance of all bonds and bond anticipation notes issued prior to that date by the St.

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1 Mary's County Metropolitan Commission are ratified and confirmed, and all such 2 bonds and bond anticipation notes are validated as being validly authorized, sold and 3 issued.

C. The determination and imposition of [benefit assessments] SYSTEM IMPROVEMENT CHARGES and other charges by the St. Mary's County Metropolitan Commission since its creation are expressly ratified, validated and confirmed, including without limitation those schedules of [benefit assessments] SYSTEM IMPROVEMENT CHARGES and charges determined, imposed and placed in effect on the following dates:

10	(1)	Mattapany	Sanitary	District:	January	9,	1969;	October	1,	1970;
11	July 1, 1971.									

12 (2) Pine Hill Run Sanitary District No. 8: October 1, 1973; July 1, 13 1975.

14 (3) Leonardtown Sanitary District No. 3: July 1, 1975.

- 15 (4) Indian Creek Sanitary District No. 10: July 1, 1975.
- 16 (5) Luckland Run Sanitary District No. 1: January 1, 1976.
- 17 113–29.
- 18 A. (1) In this section, the following words have the meanings indicated:

19 (2) EDU means an equivalent dwelling unit.

20 (3) PUBLICATION means notice to all persons having any interest in 21 the property.

22B. For every property, whether improved or unimproved, [binding on (1)23a street, road, lane, alley, right-of-way or easement in which a Commission water 24distribution system or sewerage system has been built,] TO WHICH AN EDU HAS BEEN ALLOCATED FOR PUBLIC WATER OR SEWER SERVICE BY THE ST. MARY'S 25COUNTY OFFICE OF LAND USE AND GROWTH MANAGEMENT, the Commission 2627shall impose and collect ON a per EDU [system improvement charge for every EDU allocated by the St. Mary's County Office of Land Use and Growth Management] 2829BASIS, A SYSTEM IMPROVEMENT CHARGE.

30	(2)	System [improvement charges] IMPROVEMENT CHARGES shall:			
31		(A)	Be assessed and payable on a monthly basis; and		
32		(B)	Be uniform and apply to every EDU equally.		

1 (3) System [improvement charges] **IMPROVEMENT CHARGES** shall 2 be used by the Commission to pay the costs associated with:

3 (A) The capital costs of central treatment facility performance 4 upgrades, if the projects are identified in the Commission's six-year capital 5 improvement plan;

6 (B) The capital costs of the repair and replacement of existing 7 water supply and/or sewer collection systems, if the projects are identified in the 8 Commission's six-year capital improvement plan; and

9 (C) That portion of existing bonds, as of October 1, 2007, that 10 was issued to fund the costs of repair, replacement and, where appropriate, 11 construction of existing water supply or sewer collection systems and bonds issued to 12 fund the costs of capital treatment facility capacity allocated to existing system users 13 as of October 1, 2007.

14 (4) In determining the [system improvement charge] SYSTEM 15 IMPROVEMENT CHARGE, the capital costs referred to in subsection B.(3) of this 16 section shall include the principal of, interest on, and any redemption premium or 17 other costs with respect to any bonds of the Commission issued after October 1, 2007.

18 (5) (A) When bonds have not been issued at the time the [capital 19 contribution charge] SYSTEM IMPROVEMENT CHARGE is calculated, in calculating 20 the [capital contribution charge] SYSTEM IMPROVEMENT CHARGE, the Commission 21 may establish a schedule for the principal of, interest on, and other costs of bonds the 22 Commission plans to issue in accordance with paragraph (4) of subsection H. of this 23 section.

(B) The Commission may adjust the schedule and related
[system improvement charge] SYSTEM IMPROVEMENT CHARGE provided in
subparagraph (A) of this paragraph when planned future bonds are issued.

C. (1) When collected, the [system improvement charges] SYSTEM IMPROVEMENT CHARGES shall be placed, by the Commission, into an interest-bearing account containing all of the [system improvement charges] SYSTEM IMPROVEMENT CHARGES collected, notwithstanding the sanitary district from which the [charge] CHARGE was collected.

32 (2) The [system improvement charges] **SYSTEM IMPROVEMENT** 33 **CHARGES**, together with any interest accrued on the charges, shall remain in the 34 general account, to be assessed and used by the Commission on an 35 as-needed basis to fund the costs of any extensive system repair and replacement and 36 central facility upgrade, as described in subsection B. of this section, in any sanitary 37 district within which a system repair or replacement may be needed.

$egin{array}{c} 1 \\ 2 \\ 3 \end{array}$	±	ge] Sy	the Commission determines the appropriate [system STEM IMPROVEMENT CHARGE for a given property, the v each property into one (1) of the following seven (7) classes:			
4		(A)	Agricultural;			
5		(B)	Small acreage;			
6		(C)	Industrial or business;			
7		(D)	Subdivision residential;			
8		(E)	Multi–unit residential;			
9		(F)	Multi–unit business; or			
10		(G)	Institutional.			
$\begin{array}{c} 11 \\ 12 \end{array}$	(2) The Commission may subdivide each of the classes in any manner it considers to be in the public interest.					
$\begin{array}{c} 13\\14\\15\end{array}$		ission	diately after an [ESU] EDU is allocated for water or sewer shall initiate collection of the [system improvement charge] T CHARGE in accordance with the property classification.			
$\begin{array}{c} 16 \\ 17 \end{array}$	(4) properties as to:	The	Commission shall notify, in writing, all owners of the			
18		(A)	Under which class their respective properties fall;			
19 20	Improvement C	(B) HARG	The amount of the [system improvement charge] SYSTEM E imposed on the property; and			
21		(C)	A time and place for a public hearing on the classification.			
22	(5) The notice shall:					
23		(A)	Be mailed to the last known address of the owner;			
24		(B)	Be served in person on any adult occupying the premises; or			
$\begin{array}{c} 25\\ 26 \end{array}$	the premises.	(C)	In the case of vacant or unimproved property, be posted on			

1 (6) The classification of any property made by the Commission is final, 2 and may only be changed:

3 (A) At the public hearing held in accordance with this 4 subsection; or

 $\mathbf{5}$

(B) If the use of the property changes.

6 (7) The [system improvement charge] SYSTEM IMPROVEMENT 7 CHARGE shall be imposed for both water supply and sewerage facilities, whether 8 constructed, purchased, established or otherwise acquired, and shall be [assesses] 9 ASSESSED as a uniform per [ESU] EDU charge for each class of property.

10 E. Whenever, through error, inadvertence or oversight or by reason of (1)11 any judgment or decree, any property subject to a [system improvement charge] 12SYSTEM IMPROVEMENT CHARGE under this chapter has not had the system improvement charge] SYSTEM IMPROVEMENT CHARGE imposed against it, or 13 14where it has been imposed by an erroneous description or in the wrong name, or where service on the owner has not [be] BEEN had, or where it has been set aside by 15judgment or decree, the Commission, on the discovery of the error, inadvertence or 16 17oversight, or within a reasonable time after the rendition of the judgment or decree, 18the Commission, may impose and collect the [system improvement charge] SYSTEM 19**IMPROVEMENT CHARGE** at the uniform rate and in the applicable property 20classification.

21 (2) The subsection applies to all errors, omissions, or mistakes made 22 previously by the Commission or to any judgment or decree rendered previously.

23 (3) Appropriate adjustments for any payments shall be made in 24 respect to that property.

F. (1) When there is more than one (1) contiguous lot in the same block under one (1) ownership appurtenant to a single residence, the Commission shall impose the [system improvement charge] SYSTEM IMPROVEMENT CHARGE based on the number of [EDU's] EDUS assigned to each property in accordance with all applicable zoning and land use regulations.

30 (2) (A) Land classified as agricultural by the Commission, when in 31 actual use for farming or trucking purposes, may not be subject to the [system 32 improvement charge] SYSTEM IMPROVEMENT CHARGE when the agricultural land 33 has constructed through it or in front of it a sewer or water main, IF a water or sewer 34 connection is NOT made.

1 (B) When a water or sewer connection is made and is for every 2 EDU connected the land shall become subjected to the [system improvement charge] 3 SYSTEM IMPROVEMENT CHARGE.

4 (3) Public parks or playgrounds owned by a municipal corporation and 5 any property or building owned by either a regularly organized volunteer fire 6 department or a volunteer rescue squad are exempt from the imposition of a [system 7 improvement charge] SYSTEM IMPROVEMENT CHARGE while used for public 8 purposes.

9 If property in the sanitary district is, at the time of construction of (4)a Commission water line or sanitary sewer line, connected to a public water system or 10 11 public sewer system operated either by a municipal corporation or by a water or sewer 12company subject to the requirements of the State Department of Health and Mental 13 Hygiene, or if following construction of the Commission line the property is connected to the other specified public system in accordance with the Commission, the property 1415is exempt from the imposition and collection of a [system improvement charge] 16 SYSTEM IMPROVEMENT CHARGE until it is served by or connected to the 17Commission's water supply or sanitary sewerage system, as the case may be.

18 (5) When a property that has been exempted from a [system 19 improvement charge] **SYSTEM IMPROVEMENT CHARGE** under this subsection is no 20 longer exempted from the charge, the property shall be classified in its then current 21 class and become subject to the [system improvement charge] **SYSTEM** 22 **IMPROVEMENT CHARGE**.

G. (1) Except as otherwise provided, [system improvement charges] SYSTEM IMPROVEMENT CHARGES for water supply and sewer construction and acquisition shall be uniform for each EDU within each class of property throughout the County for any one (1) year.

(2) The Commission shall determine the amount of the [system
improvement charge] SYSTEM IMPROVEMENT CHARGE per EDU within each class
of property for both water and sewer service as costs and conditions require, but a
[system improvement charge] SYSTEM IMPROVEMENT CHARGE for any class of
property for any given year once levied by the Commission may not be increased.

H. (1) The rate of the [system improvement charge] SYSTEM
 IMPROVEMENT CHARGE shall be based on the Commission's six-year capital
 improvement plan, as revised annually.

35 (2) The capital improvement plan shall identify those capital projects 36 which will be undertaken by the Commission during the most immediate six-year 37 period, including any comprehensive improvement or replacement of existing water or 38 wastewater systems and central treatment and processing facility expansions and 39 upgrades. 1 (3)To calculate the [system improvement charge] SYSTEM $\mathbf{2}$ **IMPROVEMENT CHARGE**, the total of all debt service on bonds and the total of 3 amortized costs of all projects in the capital improvement budget for the given year, 4 both totals excluding any costs included in the capital improvement charge under § 113–12 of this Chapter, shall be combined and divided by the total of the number of $\mathbf{5}$ 6 allocated EDUs and the number of EDUs expected to be allocated by the St. Mary's 7 Office of Land Use and Growth Management for a given year.

8 (4) Where amortized costs are included in the calculation of the 9 charge, the Commission shall establish the period of amortization and the interest 10 rate.

11 (5) The [system improvement charge] **SYSTEM IMPROVEMENT** 12 **CHARGE** may not be revised more than once each year, together with the annual 13 revision to the capital improvement plan.

14 I. (1) (A) In this subsection the following words have the meaning 15 indicated:

16 (B) DWELLING means a principal residence of a homeowner 17 and includes the lot on which the house is situated.

- 18 (C) HOMEOWNER means a person who:
- 19 (I) Resides in a dwelling; and

(II) Has an ownership interest in the dwelling, including a
 life estate, joint tenancy, tenancy in common, tenancy by the entirety, or fee simple
 interest.

23 (D) PRINCIPAL RESIDENCE means a house that is occupied 24 by a homeowner:

(I) For more [that] THAN six (6) months of a consecutive
12-month period that includes the date of application for a deferral of a [capital
contribution charge] SYSTEM IMPROVEMENT CHARGE; or

(II) For less than six (6) months of a consecutive 12-month period that includes the date of application for a deferral of a [capital contribution charge] SYSTEM IMPROVEMENT CHARGE due to illness or the need of special care, if the homeowner is otherwise qualified under the provisions of this subsection.

33 (2) The Commission may establish financial criteria to determine the
 34 eligibility of a homeowner whose dwelling is subject to a [system improvement charge]

1 **SYSTEM IMPROVEMENT CHARGE** under this section for a deferral of the monthly 2 payment of that charge.

3 (3) The Commission may defer the monthly payment of a [system 4 improvement charge] SYSTEM IMPROVEMENT CHARGE on the dwelling of a 5 homeowner who:

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- (A) Files an application with the Commission; and
- 7 (B) Meets the financial eligibility criteria that the Commission8 establishes.

9 (4) A homeowner who applies for a deferral [or] OF payment of a 10 monthly [system improvement charge] SYSTEM IMPROVEMENT CHARGE levied on a 11 dwelling shall submit to the Commission an application of the form that the 12 Commission provides.

13

(5) A homeowner may apply for deferral on only one (1) dwelling.

14 (6) A homeowner who applies for deferral of payment of a [system 15 improvement charge] SYSTEM IMPROVEMENT CHARGE shall apply at the time of 16 payment of monthly service charges.

17 (7) Subject to paragraph (3) of this subsection, the Commission shall 18 terminate the deferral of payment of a monthly [system improvement charge] 19 **SYSTEM IMPROVEMENT CHARGE** if a homeowner dies, sells, or alienates the 20 dwelling subject to the deferral.

21 (8) The Commission may defer the monthly payment of a [system 22 improvement charge] **SYSTEM IMPROVEMENT CHARGE** by an unmarried, surviving 23 spouse on the death of a homeowner or the unmarried, former spouse on the divorce of 24 a homeowner if the succeeding spouse qualifies under the provisions of paragraph (3) 25 of this subsection.

(9) When the Commission terminates the deferral of payment of a
 monthly [system improvement charge] SYSTEM IMPROVEMENT CHARGE under the
 provisions of paragraph (7) of this subsection:

(A) All deferred charges, with interest calculated on the
 cumulative annual payments for the deferral period, shall become [use] DUE and
 payable immediately; and

32 (B) The annual levy of [system improvement charge] SYSTEM
 33 IMPROVEMENT CHARGES shall resume.

1 (10) (A) A deferred [system improvement charge] SYSTEM 2 IMPROVEMENT CHARGE that is due and payable on termination of a deferral by the 3 Commission is a lien against the dwelling in accordance with subsection L. of this 4 section.

5 (B) After the Commission terminates the deferral of payment of 6 a [system improvement charge] SYSTEM IMPROVEMENT CHARGE under paragraph 7 (7) of this subsection, the provisions of this subsection do not impair in any way the 8 ability of the Commission to collect [a system improvement charge] A SYSTEM 9 IMPROVEMENT CHARGE that is overdue and in default from a homeowner in 10 accordance with subsection L. of this section.

11 (11) The Commission may require a homeowner who qualifies for 12 deferral under this section to requalify at times and under circumstances that the 13 Commission determines are reasonable and necessary.

- 14 (12) (A) The Commission may only implement the provisions of this 15 subsection by adoption of a resolution of the Commission.
- 16 (B) The Commission shall hold a public hearing at least ten (10)
 17 days prior to any action on the proposed resolution under this paragraph.

18 (C) The Commission shall publish notice of the public hearing, 19 together with a synopsis of the proposed resolution, in at least one (1) newspaper of 20 general circulation in St. Mary's County once each week for two (2) successive weeks 21 prior to the public hearing.

J. (1) On the allocation of an EDU, the Commission may permit a connection with a water main or sewer by a property owner whose property does not abut on the water main or sewer and who has not previously paid a [system improvement charge] SYSTEM IMPROVEMENT CHARGE for the construction of the water main or sewer.

(2) If the Commission permits a connection with a water main or
 sewer under this subsection, the Commission shall classify the property and determine
 the [system improvement charge] SYSTEM IMPROVEMENT CHARGE to be paid by
 the property owner.

(3) If a connection is made under this subsection, the property owner
and property, for all charges, rates and benefits, shall stand in every respect in the
same position as if the property abutted on a water main or sewer.

K. (1) When an applicant applies for water or sewer lines in an area in which the Commission determines that it is economically not feasible to serve unless the applicant makes a substantial contribution to the cost of construction of the water and sewer lines, including the cost of connecting them with the Commission's system,

the Commission may classify the applicant's property, together with other adjacent or adjoining properties that could be readily served from the construction required by the applicant, as a "remote area."

4 (2) If the Commission approves an application for water and sewer 5 lines and the applicant makes a contribution to the cost of construction in accordance 6 with this subsection, the Commission may construct the water or sewer lines required 7 by the applicant.

8 (3) If the Commission constructs the water or sewer lines, it shall 9 impose a [system improvement charge] SYSTEM IMPROVEMENT CHARGE in 10 accordance with this section.

When the Commission improves a water system or sanitary sewerage 11 L. 12system by replacing, augmenting, ungrading, or expanding it in order to provide 13increased or improved water or sewer service and the necessity for the improvement 14arises from changes, whether individually or cumulatively, in use or zoning category of 15the property, those properties shall derive a benefit from the improved facility and the Commission shall impose [system improvement charges] A SYSTEM IMPROVEMENT 16**CHARGE** on the benefited property for the construction as part of the water or sewer 1718 system services.

19 M. (1) The [system improvement charge] **SYSTEM IMPROVEMENT** 20 **CHARGE** shall be payable at the Office of the Commission at a time that the 21 Commission determines.

(2) If any charges remain unpaid for a period of thirty (30) days after
the payment is due, in addition to any other charges, the Commission may impose a
late charge not to exceed one and one-half (1 1/2) percent per month until all
delinquent charges are paid.

(3) The entire unpaid [system improvement charge] SYSTEM
IMPROVEMENT CHARGE shall be overdue and in default after thirty (30) days after
the payment is due for all or any part of the [system improvement charge] SYSTEM
IMPROVEMENT CHARGE required by the Commission, at which time the
Commission may proceed to enforce payment.

31 (4) Any statute of limitations to the contrary notwithstanding and
 32 subject only to prior State and County taxes, the [system improvement charge]
 33 SYSTEM IMPROVEMENT CHARGE shall be a first lien on the property against which
 34 it is assessed until paid.

35 (5) For purposes of collection:

22

1 (A) The [system improvement charge] **SYSTEM IMPROVEMENT** 2 **CHARGE** shall be treated as County taxes and be advertised in the same manner as 3 and with County taxes;

4 (B) All property subject to the [system improvement charges] 5 SYSTEM IMPROVEMENT CHARGE shall be sold for system improvement charges at 6 the same time and in the same manner as the properties are sold for County taxes; 7 and

8 (C) Applicable laws relating to the collection of County taxes 9 shall relate to the collection of the [system improvement charges] SYSTEM 10 IMPROVEMENT CHARGES.

11 (6) Property redeemed from a County tax sale and property sold by the 12 County Commissioners after a final tax sale may not be redeemed or sold until the 13 [system improvement charges] SYSTEM IMPROVEMENT CHARGES are paid.

14 (7) To give notice to the general public of existing liens and charges 15 against any property within any sanitary district abutting on any water or sewer 16 main, the Commission shall keep a public record of all names of owners or property, 17 locations of the property, lot numbers when of record, and the amount of the [system 18 improvement charges] SYSTEM IMPROVEMENT CHARGE, water service charges, or 19 that may become liens.

[(8) The records shall be kept in the Land Records of St. Mary's County, and the Clerk of the Circuit Court for the County shall furnish space necessary to keep and preserve the records, which, when recorded in the public record, is legal notice of all existing liens within any sanitary district.]

[(9)] (8) If any liens, [system improvement charges] SYSTEM IMPROVEMENT CHARGES or other charges remain unpaid for thirty (30) days after becoming overdue, they may be collected by an action to enforce the liens, and any judgment or decree obtained shall have the force and effect of a judgment in personam.

[(10)] (9) The Commission may file an action to enforce the liens against the owner of record at the time the levy was made, or the owner of record at the time the suit is filed, or any owner of record between these dates.

N. (1) All [system improvement charges] SYSTEM IMPROVEMENT
 CHARGES collected by the Commission shall be set aside in a separate fund to be
 known and designated [at] AS the "Metropolitan District Account."

34 (2) In order to determine the amount which it considers necessary to
35 be imposed under § 113-7 of this Chapter, the Commission shall deduct the amount it
36 estimates that it will be able to collect from the [system improvement charges]

1 SYSTEM IMPROVEMENT CHARGES and other charges previously imposed by it, but 2 not yet paid and to be set aside for the interest and principal payments and the 3 amount of funds then available for the purpose of paying the principal of and interest 4 on outstanding bonds, from the whole amount necessary to be raised in any one (1) 5 year for interest and principal payments on outstanding bonds.

6 (3) The balance then remaining to be raised shall be the amount to be 7 certified to the County Commissioners of St. Mary's County for collection by taxation 8 as provided by § 113–7 of this Chapter.

9 O. (1) If the State, County, or any municipal corporation, commission, 10 board, or agency of the State or County acquires for public use property that is subject 11 to a [system improvement charge] SYSTEM IMPROVEMENT CHARGE levied by the 12 St. Mary's Metropolitan Commission, the [system improvement charge] SYSTEM 13 IMPROVEMENT CHARGE shall CONTINUE TO be paid [through the date of 14 acquisition and extinguished thereafter] IN PERPETUITY.

15 (2) If [the] ANY property SUBJECT TO A SYSTEM IMPROVEMENT 16 CHARGE is acquired as provided in this section without eminent domain proceedings, 17 the [amount necessary to pay the system improvement chargethrough the date of 18 acquisition shall be paid to the Commission before the deed evidencing the transfer 19 may be recorded among the Land Records of St. Mary's County] SYSTEM 20 IMPROVEMENT CHARGE SHALL CONTINUE TO BE PAID IN PERPETUITY.

21If [the] ANY property SUBJECT TO A SYSTEM IMPROVEMENT (3)CHARGE is acquired through eminent domain proceedings, the Commission shall be 2223named a party to the proceeding [the Jury shall make a separate award in favor of the 24Commission for the sum required to pay the system improvement charge through the date of acquisition] IF NECESSARY, AND THE FINAL ORDER SHALL REQUIRE THAT 2526THE SYSTEM IMPROVEMENT CHARGE BE PAID CURRENT THROUGH THE DATE 27OF CONVEYANCE AND SHALL REQUIRE THE CONTINUED PAYMENT OF THE 28SYSTEM IMPROVEMENT CHARGE IN PERPETUITY.

(4) If, by oversight or mistake, the Commission is not named a party to the eminent domain proceedings, [or if no separate award for the sum necessary to pay the system improvement charge through the date of conveyance,] the condemning authority shall pay to the Commission the amount required to pay the [system improvement charge] SYSTEM IMPROVEMENT CHARGE through the date of conveyance at the same time the condemning authority pays the amount awarded to the property owner in the proceedings.

36 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect
 37 October 1, 2012.

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