3lr2874 CF HB 825

### By: **Senator Muse** Introduced and read first time: February 3, 2023 Assigned to: Finance

Committee Report: Favorable Senate action: Adopted Read second time: March 9, 2023

CHAPTER \_\_\_\_\_

#### 1 AN ACT concerning

# Town of Forest Heights (Prince George's County) – Urban Renewal Authority for Blight Clearance

FOR the purpose of granting the Town of Forest Heights in Prince George's County the
authority to exercise urban renewal powers in areas zoned for commercial use for
blight clearance and redevelopment under Article III, Section 61 of the Maryland
Constitution; authorizing the municipality to levy certain taxes and issue general
obligation bonds and revenue bonds to carry out urban renewal powers; and
generally relating to urban renewal authority for blight clearance for the Town of
Forest Heights in Prince George's County.

#### 11 BY adding to

- 12 Chapter 33 Charter of the Town of Forest Heights
- Section A1–101 through A1–114 to be under the new heading "Appendix I Urban
   Renewal Authority for Blight Clearance"
- 15 Public Local Laws of Maryland Compilation of Municipal Charters
- 16 (2015 Replacement Edition and 2021 Supplement)

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

#### 19 Chapter 33 – Charter of the Town of Forest Heights

#### 20 APPENDIX I – URBAN RENEWAL AUTHORITY FOR BLIGHT CLEARANCE

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

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

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



1 **A1–101. DEFINITIONS.** 

2 (A) IN THIS APPENDIX THE FOLLOWING WORDS HAVE THE MEANINGS 3 INDICATED.

4 (B) "BLIGHTED AREA" MEANS AN AREA OR SINGLE PROPERTY IN WHICH 5 THE BUILDING OR BUILDINGS HAVE DECLINED IN PRODUCTIVITY BY REASON OF 6 OBSOLESCENCE, DEPRECIATION, OR OTHER CAUSES TO AN EXTENT THAT THEY NO 7 LONGER JUSTIFY FUNDAMENTAL REPAIRS AND ADEQUATE MAINTENANCE.

8 (C) "BONDS" MEANS ANY BONDS (INCLUDING REFUNDING BONDS), NOTES, 9 INTERIM CERTIFICATES, CERTIFICATES OF INDEBTEDNESS, DEBENTURES, OR 10 OTHER OBLIGATIONS.

11 (D) "FEDERAL GOVERNMENT" MEANS THE UNITED STATES OF AMERICA OR 12 ANY AGENCY OR INSTRUMENTALITY, CORPORATE OR OTHERWISE, OF THE UNITED 13 STATES OF AMERICA.

14 (E) "MUNICIPALITY" MEANS THE TOWN OF FOREST HEIGHTS, MARYLAND.

15 (F) "PERSON" MEANS ANY INDIVIDUAL, FIRM, PARTNERSHIP, 16 CORPORATION, COMPANY, ASSOCIATION, JOINT STOCK ASSOCIATION, OR BODY 17 POLITIC. IT INCLUDES ANY TRUSTEE, RECEIVER, ASSIGNEE, OR OTHER PERSON 18 ACTING IN SIMILAR REPRESENTATIVE CAPACITY.

19 (G) "URBAN RENEWAL AREA" MEANS A BLIGHTED AREA WHICH THE 20 MUNICIPALITY DESIGNATES AS APPROPRIATE FOR AN URBAN RENEWAL PROJECT.

(H) "URBAN RENEWAL PLAN" MEANS A PLAN, AS IT EXISTS FROM TIME TO
TIME, FOR AN URBAN RENEWAL PROJECT. THE PLAN SHALL BE SUFFICIENTLY
COMPLETE TO INDICATE ANY LAND ACQUISITION, DEMOLITION, AND REMOVAL OF
STRUCTURES, REDEVELOPMENT, IMPROVEMENTS, AND REHABILITATION AS MAY BE
PROPOSED TO BE CARRIED OUT IN THE URBAN RENEWAL AREA, ZONING AND
PLANNING CHANGES, IF ANY, LAND USES, MAXIMUM DENSITY, AND BUILDING
REQUIREMENTS.

(I) "URBAN RENEWAL PROJECT" MEANS UNDERTAKINGS AND ACTIVITIES
OF A MUNICIPALITY IN AN URBAN RENEWAL AREA FOR THE ELIMINATION AND FOR
THE PREVENTION OF THE DEVELOPMENT OR SPREAD OF BLIGHT, AND MAY INVOLVE
CLEARANCE AND REDEVELOPMENT IN AN URBAN RENEWAL AREA, OR
REHABILITATION OR CONSERVATION IN AN URBAN RENEWAL AREA, OR ANY
COMBINATION OR PART OF THEM IN ACCORDANCE WITH AN URBAN RENEWAL PLAN.
THESE UNDERTAKINGS AND ACTIVITIES MAY INCLUDE:

 $\mathbf{2}$ 

1 (1) ACQUISITION OF A BLIGHTED AREA OR PORTION OF THE 2 BLIGHTED AREA;

3

(2) **DEMOLITION AND REMOVAL OF BUILDINGS AND IMPROVEMENTS;** 

4 (3) INSTALLATION, CONSTRUCTION OR RECONSTRUCTION OF 5 STREETS, UTILITIES, PARKS, PLAYGROUNDS, AND OTHER IMPROVEMENTS 6 NECESSARY FOR CARRYING OUT THE URBAN RENEWAL OBJECTIVES OF THIS 7 APPENDIX IN ACCORDANCE WITH THE URBAN RENEWAL PLAN;

8 (4) DISPOSITION OF ANY PROPERTY ACQUIRED IN THE URBAN 9 RENEWAL AREA, INCLUDING SALE, INITIAL LEASING, OR RETENTION BY THE 10 MUNICIPALITY ITSELF, AT ITS FAIR VALUE FOR USES IN ACCORDANCE WITH THE 11 URBAN RENEWAL PLAN;

12 (5) CARRYING OUT PLANS FOR A PROGRAM OF VOLUNTARY OR 13 COMPULSORY REPAIR AND REHABILITATION OF BUILDINGS OR OTHER 14 IMPROVEMENTS IN ACCORDANCE WITH THE URBAN RENEWAL PLAN;

15 (6) ACQUISITION OF ANY OTHER REAL PROPERTY IN THE URBAN 16 RENEWAL AREA WHERE NECESSARY TO ELIMINATE UNHEALTHFUL, UNSANITARY, 17 OR UNSAFE CONDITIONS, LESSEN DENSITY, ELIMINATE OBSOLETE OR OTHER USES 18 DETRIMENTAL TO THE PUBLIC WELFARE, OR OTHERWISE TO REMOVE OR PREVENT 19 THE SPREAD OF BLIGHT OR DETERIORATION, OR TO PROVIDE LAND FOR NEEDED 20 PUBLIC FACILITIES; AND

21 **(7)** The preservation, improvement, or embellishment of 22 HISTORIC STRUCTURES OR MONUMENTS.

23 A1–102. POWERS.

(A) THE MUNICIPALITY MAY UNDERTAKE AND CARRY OUT URBAN RENEWAL
 PROJECTS IN AREAS OF THE MUNICIPALITY THAT ARE ZONED FOR COMMERCIAL
 USE.

27 (B) THESE PROJECTS SHALL BE LIMITED:

28 (1) TO BLIGHT CLEARANCE IN BLIGHTED AREAS AND 29 REDEVELOPMENT OR THE REHABILITATION OF BLIGHTED AREAS;

30 (2) TO ACQUIRE IN CONNECTION WITH THOSE PROJECTS, WITHIN 31 THE CORPORATE LIMITS OF THE MUNICIPALITY, LAND AND PROPERTY OF EVERY KIND AND ANY RIGHT, INTEREST, FRANCHISE, EASEMENT, OR PRIVILEGE,
 INCLUDING LAND OR PROPERTY AND ANY RIGHT OR INTEREST ALREADY DEVOTED
 TO PUBLIC USE, BY PURCHASE, LEASE, GIFT, CONDEMNATION, OR ANY OTHER LEGAL
 MEANS; AND

5 (3) TO SELL, LEASE, CONVEY, TRANSFER, OR OTHERWISE DISPOSE OF 6 ANY OF THE LAND OR PROPERTY, REGARDLESS OF WHETHER OR NOT IT HAS BEEN 7 DEVELOPED, REDEVELOPED, ALTERED, OR IMPROVED AND IRRESPECTIVE OF THE 8 MANNER OR MEANS IN OR BY WHICH IT MAY HAVE BEEN ACQUIRED, TO ANY PRIVATE, 9 PUBLIC, OR QUASI–PUBLIC CORPORATION, PARTNERSHIP, ASSOCIATION, PERSON, 10 OR OTHER LEGAL ENTITY.

11 (C) LAND OR PROPERTY TAKEN BY THE MUNICIPALITY FOR ANY OF THESE 12 PURPOSES OR IN CONNECTION WITH THE EXERCISE OF ANY OF THE POWERS WHICH 13 ARE GRANTED BY THIS APPENDIX TO THE MUNICIPALITY BY EXERCISING THE 14 POWER OF EMINENT DOMAIN MAY NOT BE TAKEN WITHOUT JUST COMPENSATION, 15 AS AGREED ON BETWEEN THE PARTIES, OR AWARDED BY A JURY, BEING FIRST PAID 16 OR TENDERED TO THE PARTY ENTITLED TO THE COMPENSATION.

17 (D) ALL LAND OR PROPERTY NEEDED OR TAKEN BY THE EXERCISE OF THE 18 POWER OF EMINENT DOMAIN BY THE MUNICIPALITY FOR ANY OF THESE PURPOSES 19 OR IN CONNECTION WITH THE EXERCISE OF ANY OF THE POWERS GRANTED BY THIS 20 APPENDIX IS DECLARED TO BE NEEDED OR TAKEN FOR PUBLIC USES AND 21 PURPOSES.

(E) ANY OR ALL OF THE ACTIVITIES AUTHORIZED PURSUANT TO THIS
APPENDIX CONSTITUTE GOVERNMENTAL FUNCTIONS UNDERTAKEN FOR PUBLIC
USES AND PURPOSES AND THE POWER OF TAXATION MAY BE EXERCISED, PUBLIC
FUNDS EXPENDED, AND PUBLIC CREDIT EXTENDED IN FURTHERANCE OF THEM.

26 A1–103. ADDITIONAL POWERS.

THE MUNICIPALITY HAS THE FOLLOWING ADDITIONAL POWERS. THESE POWERS ARE DECLARED TO BE NECESSARY AND PROPER TO CARRY INTO FULL FORCE AND EFFECT THE SPECIFIC POWERS GRANTED IN THIS APPENDIX AND TO FULLY ACCOMPLISH THE PURPOSES AND OBJECTS CONTEMPLATED BY THE PROVISIONS OF THIS SECTION:

(1) TO MAKE OR HAVE MADE ALL SURVEYS AND PLANS NECESSARY TO
 THE CARRYING OUT OF THE PURPOSES OF THIS APPENDIX AND TO ADOPT OR
 APPROVE, MODIFY, AND AMEND THOSE PLANS. THESE PLANS MAY INCLUDE, BUT
 ARE NOT LIMITED TO:

1(I)PLANS FOR CARRYING OUT A PROGRAM OF VOLUNTARY OR2COMPULSORY REPAIR AND REHABILITATION OF BUILDINGS AND IMPROVEMENTS;

3 PLANS FOR THE ENFORCEMENT **(II)** OF CODES AND 4 **REGULATIONS RELATING TO THE USE OF LAND AND THE USE AND OCCUPANCY OF**  $\mathbf{5}$ AND IMPROVEMENTS AND TO THE COMPULSORY BUILDINGS **REPAIR.** 6 **REHABILITATION, DEMOLITION, OR REMOVAL OF BUILDINGS AND IMPROVEMENTS;** 7 AND

8 (III) APPRAISALS, TITLE SEARCHES, SURVEYS, STUDIES, AND 9 OTHER PLANS AND WORK NECESSARY TO PREPARE FOR THE UNDERTAKING OF 10 URBAN RENEWAL PROJECTS AND RELATED ACTIVITIES, AND TO APPLY FOR, 11 ACCEPT, AND UTILIZE GRANTS OF FUNDS FROM THE FEDERAL GOVERNMENT OR ANY 12 OTHER GOVERNMENTAL ENTITY FOR THOSE PURPOSES;

(2) TO PREPARE PLANS FOR THE RELOCATION OF PERSONS
(INCLUDING FAMILIES, BUSINESS CONCERNS, AND OTHERS) DISPLACED FROM AN
URBAN RENEWAL AREA, AND TO MAKE RELOCATION PAYMENTS TO OR WITH
RESPECT TO THOSE PERSONS FOR MOVING EXPENSES AND LOSSES OF PROPERTY
FOR WHICH REIMBURSEMENT OR COMPENSATION IS NOT OTHERWISE MADE,
INCLUDING THE MAKING OF PAYMENTS FINANCED BY THE FEDERAL GOVERNMENT;

19 (3) TO APPROPRIATE WHATEVER FUNDS AND MAKE WHATEVER 20 EXPENDITURES AS MAY BE NECESSARY TO CARRY OUT THE PURPOSES OF THIS 21 APPENDIX, INCLUDING, BUT NOT LIMITED:

22**(I)** TO THE PAYMENT OF ANY AND ALL COSTS AND EXPENSES 23INCURRED IN CONNECTION WITH, OR INCIDENTAL TO, THE ACQUISITION OF LAND 24OR PROPERTY, AND FOR THE DEMOLITION, REMOVAL, RELOCATION, RENOVATION, 25OR ALTERATION OF LAND, BUILDINGS, STREETS, HIGHWAYS, ALLEYS, UTILITIES, OR SERVICES, AND OTHER STRUCTURES OR IMPROVEMENTS, AND FOR THE 2627CONSTRUCTION, RECONSTRUCTION, INSTALLATION, RELOCATION, OR REPAIR OF 28STREETS, HIGHWAYS, ALLEYS, UTILITIES, OR SERVICES, IN CONNECTION WITH 29**URBAN RENEWAL PROJECTS;** 

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(II) TO LEVY TAXES AND ASSESSMENTS FOR THOSE PURPOSES;

(III) TO BORROW MONEY AND TO APPLY FOR AND ACCEPT
ADVANCES, LOANS, GRANTS, CONTRIBUTIONS, AND ANY OTHER FORM OF FINANCIAL
ASSISTANCE FROM THE FEDERAL GOVERNMENT, THE STATE, COUNTY, OR OTHER
PUBLIC BODIES, OR FROM ANY SOURCES, PUBLIC OR PRIVATE, FOR THE PURPOSES
OF THIS APPENDIX, AND TO GIVE WHATEVER SECURITY AS MAY BE REQUIRED FOR
THIS FINANCIAL ASSISTANCE; AND

1 (IV) TO INVESTANY URBAN RENEWAL FUNDS HELD IN RESERVES 2 OR SINKING FUNDS OR ANY OF THESE FUNDS NOT REQUIRED FOR IMMEDIATE 3 DISBURSEMENT IN PROPERTY OR SECURITIES WHICH ARE LEGAL INVESTMENTS FOR 4 OTHER MUNICIPAL FUNDS;

5 (4) (I) TO HOLD, IMPROVE, CLEAR, OR PREPARE FOR 6 REDEVELOPMENT ANY PROPERTY ACQUIRED IN CONNECTION WITH URBAN 7 RENEWAL PROJECTS;

8 (II) TO MORTGAGE, PLEDGE, HYPOTHECATE, OR OTHERWISE 9 ENCUMBER THAT PROPERTY; AND

10 (III) TO INSURE OR PROVIDE FOR THE INSURANCE OF THE 11 PROPERTY OR OPERATIONS OF THE MUNICIPALITY AGAINST ANY RISKS OR 12 HAZARDS, INCLUDING THE POWER TO PAY PREMIUMS ON ANY INSURANCE;

13 (5) TO MAKE AND EXECUTE ALL CONTRACTS AND OTHER INSTRUMENTS NECESSARY OR CONVENIENT TO THE EXERCISE OF ITS POWERS 1415UNDER THIS APPENDIX, INCLUDING THE POWER TO ENTER INTO AGREEMENTS WITH 16 OTHER PUBLIC BODIES OR AGENCIES (THESE AGREEMENTS MAY EXTEND OVER ANY 17PERIOD, NOTWITHSTANDING ANY PROVISION OR RULE OF LAW TO THE CONTRARY), AND TO INCLUDE IN ANY CONTRACT FOR FINANCIAL ASSISTANCE WITH THE 18 19 FEDERAL GOVERNMENT FOR OR WITH RESPECT TO AN URBAN RENEWAL PROJECT 20AND RELATED ACTIVITIES ANY CONDITIONS IMPOSED PURSUANT TO FEDERAL LAWS 21 AS THE MUNICIPALITY CONSIDERS REASONABLE AND APPROPRIATE;

(6) TO ENTER INTO ANY BUILDING OR PROPERTY IN ANY URBAN
RENEWAL AREA IN ORDER TO MAKE INSPECTIONS, SURVEYS, APPRAISALS,
SOUNDINGS, OR TEST BORINGS, AND TO OBTAIN AN ORDER FOR THIS PURPOSE FROM
THE CIRCUIT COURT FOR THE COUNTY IN WHICH THE MUNICIPALITY IS SITUATED IN
THE EVENT ENTRY IS DENIED OR RESISTED;

(7) TO PLAN, REPLAN, INSTALL, CONSTRUCT, RECONSTRUCT,
REPAIR, CLOSE, OR VACATE STREETS, ROADS, SIDEWALKS, PUBLIC UTILITIES,
PARKS, PLAYGROUNDS, AND OTHER PUBLIC IMPROVEMENTS IN CONNECTION WITH
AN URBAN RENEWAL PROJECT AND TO MAKE EXCEPTIONS FROM BUILDING
REGULATIONS;

(8) TO GENERALLY ORGANIZE, COORDINATE, AND DIRECT THE
 ADMINISTRATION OF THE PROVISIONS OF THIS APPENDIX AS THEY APPLY TO THE
 MUNICIPALITY IN ORDER THAT THE OBJECTIVE OF REMEDYING BLIGHTED AREAS
 AND PREVENTING ITS CAUSES WITHIN THE MUNICIPALITY MAY BE PROMOTED AND

1 ACHIEVED MOST EFFECTIVELY; AND

2 (9) TO EXERCISE ALL OR ANY PART OR COMBINATION OF THE 3 POWERS GRANTED IN THIS APPENDIX.

4 A1-104. ESTABLISHMENT OF URBAN RENEWAL AGENCY.

5 (A) A MUNICIPALITY MAY ITSELF EXERCISE ALL THE POWERS GRANTED BY 6 THIS APPENDIX, OR MAY, IF ITS LEGISLATIVE BODY BY ORDINANCE DETERMINES 7 THE ACTION TO BE IN THE PUBLIC INTEREST, ELECT TO HAVE THE POWERS 8 EXERCISED BY A SEPARATE PUBLIC BODY OR AGENCY.

9 (B) IN THE EVENT THE LEGISLATIVE BODY MAKES THAT DETERMINATION, 10 IT SHALL PROCEED BY ORDINANCE TO ESTABLISH A PUBLIC BODY OR AGENCY TO 11 UNDERTAKE IN THE MUNICIPALITY THE ACTIVITIES AUTHORIZED BY THIS 12 APPENDIX.

13 (C) THE ORDINANCE SHALL INCLUDE PROVISIONS ESTABLISHING THE 14 NUMBER OF MEMBERS OF THE PUBLIC BODY OR AGENCY, THE MANNER OF THEIR 15 APPOINTMENT AND REMOVAL, AND THE TERMS OF THE MEMBERS AND THEIR 16 COMPENSATION.

17 (D) THE ORDINANCE MAY INCLUDE WHATEVER ADDITIONAL PROVISIONS 18 RELATING TO THE ORGANIZATION OF THE PUBLIC BODY OR AGENCY AS MAY BE 19 NECESSARY.

20 (E) IN THE EVENT THE LEGISLATIVE BODY ENACTS THIS ORDINANCE, ALL 21 OF THE POWERS BY THIS APPENDIX GRANTED TO THE MUNICIPALITY, FROM THE 22 EFFECTIVE DATE OF THE ORDINANCE, ARE VESTED IN THE PUBLIC BODY OR AGENCY 23 ESTABLISHED BY THE ORDINANCE.

24 A1–105. POWERS WITHHELD FROM THE AGENCY.

25 **THE AGENCY MAY NOT:** 

26(1)PASS A RESOLUTION TO INITIATE AN URBAN RENEWAL PROJECT27PURSUANT TO SECTIONS A1–102 AND A1–103 OF THIS APPENDIX;

28 (2) ISSUE GENERAL OBLIGATION BONDS PURSUANT TO SECTION 29 A1–111 OF THIS APPENDIX; OR

30 (3) APPROPRIATE FUNDS OR LEVY TAXES AND ASSESSMENTS 31 PURSUANT TO SECTION A1–103(3) OF THIS APPENDIX. 1 A1-106. INITIATION OF PROJECT.

2 IN ORDER TO INITIATE AN URBAN RENEWAL PROJECT, THE LEGISLATIVE 3 BODY OF THE MUNICIPALITY SHALL ADOPT A RESOLUTION WHICH:

4 (1) FINDS THAT ONE OR MORE BLIGHTED AREAS EXIST IN THE 5 MUNICIPALITY;

- 6
- (2) LOCATES AND DEFINES THE BLIGHTED AREA; AND

7 (3) FINDS THAT THE REHABILITATION, REDEVELOPMENT, OR A 8 COMBINATION OF THEM, OF THE AREA OR AREAS, IS NECESSARY AND IN THE 9 INTEREST OF THE PUBLIC HEALTH, SAFETY, MORALS, OR WELFARE OF THE 10 RESIDENTS OF THE MUNICIPALITY.

11 A1-107. PREPARATION AND APPROVAL OF PLAN FOR URBAN RENEWAL PROJECT.

12 (A) IN ORDER TO CARRY OUT THE PURPOSES OF THIS APPENDIX, THE 13MUNICIPALITY SHALL HAVE PREPARED AN URBAN RENEWAL PLAN FOR BLIGHTED 14AREAS IN THE MUNICIPALITY AND SHALL APPROVE THE PLAN FORMALLY. THE 15MUNICIPALITY SHALL HOLD A PUBLIC HEARING ON AN URBAN RENEWAL PROJECT 16 AFTER PUBLIC NOTICE OF IT BY PUBLICATION IN A NEWSPAPER HAVING A GENERAL 17CIRCULATION WITHIN THE CORPORATE LIMITS OF THE MUNICIPALITY. THE NOTICE SHALL DESCRIBE THE TIME, DATE, PLACE, AND PURPOSE OF THE HEARING, SHALL 18 GENERALLY IDENTIFY THE URBAN RENEWAL AREA COVERED BY THE PLAN, AND 19 20SHALL OUTLINE THE GENERAL SCOPE OF THE URBAN RENEWAL PROJECT UNDER 21CONSIDERATION. FOLLOWING THE HEARING, THE MUNICIPALITY MAY APPROVE AN 22URBAN RENEWAL PROJECT AND THE PLAN THEREFOR IF IT FINDS THAT:

(1) A FEASIBLE METHOD EXISTS FOR THE LOCATION OF ANY
FAMILIES OR NATURAL PERSONS WHO WILL BE DISPLACED FROM THE URBAN
RENEWAL AREA IN DECENT, SAFE, AND SANITARY DWELLING ACCOMMODATIONS
WITHIN THEIR MEANS AND WITHOUT UNDUE HARDSHIP TO THE FAMILIES OR
NATURAL PERSONS;

28(2)THE URBAN RENEWAL PLAN CONFORMS SUBSTANTIALLY TO THE29MASTER PLAN OF THE MUNICIPALITY AS A WHOLE; AND

30 (3) THE URBAN RENEWAL PLAN WILL AFFORD MAXIMUM
 31 OPPORTUNITY, CONSISTENT WITH THE SOUND NEEDS OF THE MUNICIPALITY AS A
 32 WHOLE, FOR THE REHABILITATION OR REDEVELOPMENT OF THE URBAN RENEWAL
 33 AREA BY PRIVATE ENTERPRISE.

8

AN URBAN RENEWAL PLAN MAY BE MODIFIED AT ANY TIME. IF 1 **(B)**  $\mathbf{2}$ MODIFIED AFTER THE LEASE OR SALE OF REAL PROPERTY IN THE URBAN RENEWAL PROJECT AREA, THE MODIFICATION MAY BE CONDITIONED ON WHATEVER 3 APPROVAL OF THE OWNER, LESSEE, OR SUCCESSOR IN INTEREST AS THE 4 MUNICIPALITY CONSIDERS ADVISABLE. IN ANY EVENT, IT SHALL BE SUBJECT TO  $\mathbf{5}$ WHATEVER RIGHTS AT LAW OR IN EQUITY AS A LESSEE OR PURCHASER, OR THE 6 7 SUCCESSOR OR SUCCESSORS IN INTEREST, MAY BE ENTITLED TO ASSERT. WHERE 8 THE PROPOSED MODIFICATION WILL CHANGE SUBSTANTIALLY THE URBAN 9 RENEWAL PLAN AS APPROVED PREVIOUSLY BY THE MUNICIPALITY, THE MODIFICATION SHALL BE APPROVED FORMALLY BY THE MUNICIPALITY, AS IN THE 10 11 CASE OF AN ORIGINAL PLAN.

12 (C) ON THE APPROVAL BY THE MUNICIPALITY OF AN URBAN RENEWAL PLAN 13 OR OF ANY MODIFICATION OF IT, THE PLAN OR MODIFICATION SHALL BE 14 CONSIDERED TO BE IN FULL FORCE AND EFFECT FOR THE RESPECTIVE URBAN 15 RENEWAL AREA. THE MUNICIPALITY MAY HAVE THE PLAN OR MODIFICATION 16 CARRIED OUT IN ACCORDANCE WITH ITS TERMS.

17 A1–108. DISPOSAL OF PROPERTY IN URBAN RENEWAL AREA.

18 **(**A**)** THE MUNICIPALITY, BY ORDINANCE, MAY SELL, LEASE, OR OTHERWISE TRANSFER REAL PROPERTY OR ANY INTEREST IN IT ACQUIRED BY IT FOR AN URBAN 19 20RENEWAL PROJECT TO ANY PERSON FOR RESIDENTIAL, RECREATIONAL, 21COMMERCIAL, INDUSTRIAL, EDUCATIONAL, OR OTHER USES OR FOR PUBLIC USE, OR 22IT MAY RETAIN THE PROPERTY OR INTEREST FOR PUBLIC USE, IN ACCORDANCE 23WITH THE URBAN RENEWAL PLAN AND SUBJECT TO WHATEVER COVENANTS. 24CONDITIONS, AND RESTRICTIONS, INCLUDING COVENANTS RUNNING WITH THE LAND, AS IT CONSIDERS NECESSARY OR DESIRABLE TO ASSIST IN PREVENTING THE 25DEVELOPMENT OR SPREAD OF FUTURE BLIGHTED AREAS OR TO OTHERWISE CARRY 2627OUT THE PURPOSES OF THIS APPENDIX. THE PURCHASERS OR LESSEES AND THEIR 28SUCCESSORS AND ASSIGNS SHALL BE OBLIGATED TO DEVOTE THE REAL PROPERTY 29ONLY TO THE USES SPECIFIED IN THE URBAN RENEWAL PLAN AND MAY BE 30 THE **OBLIGATED** TO COMPLY WITH WHATEVER OTHER REQUIREMENTS 31 MUNICIPALITY DETERMINES TO BE IN THE PUBLIC INTEREST, INCLUDING THE 32OBLIGATION TO BEGIN WITHIN A REASONABLE TIME ANY IMPROVEMENTS ON THE REAL PROPERTY REQUIRED BY THE URBAN RENEWAL PLAN. THE REAL PROPERTY 33 OR INTEREST MAY NOT BE SOLD, LEASED, OTHERWISE TRANSFERRED, OR RETAINED 34 35 AT LESS THAN ITS FAIR VALUE FOR USES IN ACCORDANCE WITH THE URBAN RENEWAL PLAN. IN DETERMINING THE FAIR VALUE OF REAL PROPERTY FOR USES 36 37 IN ACCORDANCE WITH THE URBAN RENEWAL PLAN, THE MUNICIPALITY SHALL TAKE INTO ACCOUNT AND GIVE CONSIDERATION TO THE USES PROVIDED IN THE PLAN, 38THE RESTRICTIONS ON, AND THE COVENANTS, CONDITIONS, AND OBLIGATIONS 39

1 ASSUMED BY THE PURCHASER OR LESSEE OR BY THE MUNICIPALITY RETAINING THE  $\mathbf{2}$ PROPERTY, AND THE OBJECTIVES OF THE PLAN FOR THE PREVENTION OF THE 3 RECURRENCE OF BLIGHTED AREAS. IN ANY INSTRUMENT OR CONVEYANCE TO A 4 PRIVATE PURCHASER OR LESSEE, THE MUNICIPALITY MAY PROVIDE THAT THE PURCHASER OR LESSEE MAY NOT SELL, LEASE, OR OTHERWISE TRANSFER THE REAL  $\mathbf{5}$ 6 PROPERTY WITHOUT THE PRIOR WRITTEN CONSENT OF THE MUNICIPALITY UNTIL 7 THE PURCHASER OR LESSEE HAS COMPLETED THE CONSTRUCTION OF ANY OR ALL 8 IMPROVEMENTS WHICH THE PURCHASER OR LESSEE HAS BEEN OBLIGATED TO 9 CONSTRUCT ON THE PROPERTY. REAL PROPERTY ACQUIRED BY THE MUNICIPALITY 10 WHICH, IN ACCORDANCE WITH THE PROVISIONS OF THE URBAN RENEWAL PLAN, IS TO BE TRANSFERRED, SHALL BE TRANSFERRED AS RAPIDLY AS FEASIBLE IN THE 11 12PUBLIC INTEREST CONSISTENT WITH THE CARRYING OUT OF THE PROVISIONS OF THE URBAN RENEWAL PLAN. ANY CONTRACT FOR THE TRANSFER AND THE URBAN 13RENEWAL PLAN (OR ANY PART OR PARTS OF THE CONTRACT OR PLAN AS THE 1415MUNICIPALITY DETERMINES) MAY BE RECORDED IN THE LAND RECORDS OF THE 16COUNTY IN WHICH THE MUNICIPALITY IS SITUATED IN A MANNER SO AS TO AFFORD 17ACTUAL OR CONSTRUCTIVE NOTICE OF IT.

THE MUNICIPALITY, BY ORDINANCE, MAY DISPOSE OF REAL PROPERTY 18 **(B)** IN AN URBAN RENEWAL AREA TO PRIVATE PERSONS. THE MUNICIPALITY MAY, BY 19 PUBLIC NOTICE BY PUBLICATION IN A NEWSPAPER HAVING A GENERAL 2021CIRCULATION IN THE COMMUNITY, INVITE PROPOSALS FROM AND MAKE AVAILABLE 22ALL PERTINENT INFORMATION TO PRIVATE REDEVELOPERS OR ANY PERSONS 23INTERESTED IN UNDERTAKING TO REDEVELOP OR REHABILITATE AN URBAN 24RENEWAL AREA, OR ANY PART THEREOF. THE NOTICE SHALL IDENTIFY THE AREA, OR PORTION THEREOF, AND SHALL STATE THAT PROPOSALS SHALL BE MADE BY 2526THOSE INTERESTED WITHIN A SPECIFIED PERIOD. THE MUNICIPALITY SHALL 27CONSIDER ALL REDEVELOPMENT OR REHABILITATION PROPOSALS AND THE 28FINANCIAL AND LEGAL ABILITY OF THE PERSONS MAKING PROPOSALS TO CARRY THEM OUT, AND MAY NEGOTIATE WITH ANY PERSONS FOR PROPOSALS FOR THE 29PURCHASE, LEASE, OR OTHER TRANSFER OF ANY REAL PROPERTY ACQUIRED BY 30 THE MUNICIPALITY IN THE URBAN RENEWAL AREA. THE MUNICIPALITY MAY ACCEPT 3132ANY PROPOSAL AS IT DEEMS TO BE IN THE PUBLIC INTEREST AND IN FURTHERANCE 33 OF THE PURPOSES OF THIS APPENDIX. THEREAFTER, THE MUNICIPALITY MAY 34EXECUTE AND DELIVER CONTRACTS, DEEDS, LEASES, AND OTHER INSTRUMENTS AND TAKE ALL STEPS NECESSARY TO EFFECTUATE THE TRANSFERS. 35

(C) THE MUNICIPALITY MAY OPERATE TEMPORARILY AND MAINTAIN REAL
PROPERTY ACQUIRED BY IT IN AN URBAN RENEWAL AREA FOR OR IN CONNECTION
WITH AN URBAN RENEWAL PROJECT PENDING THE DISPOSITION OF THE PROPERTY
AS AUTHORIZED IN THIS APPENDIX, WITHOUT REGARD TO THE PROVISIONS OF
SUBSECTION (A) OF THIS SECTION, FOR USES AND PURPOSES CONSIDERED
DESIRABLE EVEN THOUGH NOT IN CONFORMITY WITH THE URBAN RENEWAL PLAN.

1 (D) ANY INSTRUMENT EXECUTED BY THE MUNICIPALITY AND PURPORTING 2 TO CONVEY ANY RIGHT, TITLE, OR INTEREST IN ANY PROPERTY UNDER THIS 3 APPENDIX SHALL BE PRESUMED CONCLUSIVELY TO HAVE BEEN EXECUTED IN 4 COMPLIANCE WITH THE PROVISIONS OF THIS APPENDIX INSOFAR AS TITLE OR 5 OTHER INTEREST OF ANY BONA FIDE PURCHASERS, LESSEES, OR TRANSFEREES OF 6 THE PROPERTY IS CONCERNED.

7 A1-109. Eminent domain.

8 CONDEMNATION OF LAND OR PROPERTY UNDER THE PROVISIONS OF THIS 9 APPENDIX SHALL BE IN ACCORDANCE WITH THE PROCEDURE PROVIDED IN THE 10 REAL PROPERTY ARTICLE OF THE ANNOTATED CODE OF MARYLAND.

11 A1–110. ENCOURAGEMENT OF PRIVATE ENTERPRISE.

12 THE MUNICIPALITY, TO THE EXTENT IT DETERMINES TO BE FEASIBLE IN 13 CARRYING OUT THE PROVISIONS OF THIS APPENDIX, SHALL AFFORD MAXIMUM 14 OPPORTUNITY TO THE REHABILITATION OR REDEVELOPMENT OF ANY URBAN 15 RENEWAL AREA BY PRIVATE ENTERPRISE CONSISTENT WITH THE SOUND NEEDS OF 16 THE MUNICIPALITY AS A WHOLE. THE MUNICIPALITY SHALL GIVE CONSIDERATION 17 TO THIS OBJECTIVE IN EXERCISING ITS POWERS UNDER THIS APPENDIX.

18 A1–111. GENERAL OBLIGATION BONDS.

FOR THE PURPOSE OF FINANCING AND CARRYING OUT AN URBAN RENEWAL PROJECT AND RELATED ACTIVITIES, THE MUNICIPALITY MAY ISSUE AND SELL ITS GENERAL OBLIGATION BONDS. ANY BONDS ISSUED BY THE MUNICIPALITY PURSUANT TO THIS SECTION SHALL BE ISSUED IN THE MANNER AND WITHIN THE LIMITATIONS PRESCRIBED BY APPLICABLE LAW FOR THE ISSUANCE AND AUTHORIZATION OF GENERAL OBLIGATION BONDS BY THE MUNICIPALITY, AND ALSO WITHIN LIMITATIONS DETERMINED BY THE MUNICIPALITY.

26 A1–112. REVENUE BONDS.

27(A) IN ADDITION TO THE AUTHORITY CONFERRED BY SECTION A1–111 OF 28THIS APPENDIX, THE MUNICIPALITY MAY ISSUE REVENUE BONDS TO FINANCE THE 29UNDERTAKING OF ANY URBAN RENEWAL PROJECT AND RELATED ACTIVITIES. ALSO, 30 IT MAY ISSUE REFUNDING BONDS FOR THE PAYMENT OR RETIREMENT OF THE BONDS ISSUED PREVIOUSLY BY IT. THE BONDS SHALL BE MADE PAYABLE, AS TO 3132BOTH PRINCIPAL AND INTEREST, SOLELY FROM THE INCOME, PROCEEDS, 33 REVENUES, AND FUNDS OF THE MUNICIPALITY DERIVED FROM OR HELD IN 34CONNECTION WITH THE UNDERTAKING AND CARRYING OUT OF URBAN RENEWAL

PROJECTS UNDER THIS APPENDIX. HOWEVER, PAYMENT OF THE BONDS, BOTH AS 1  $\mathbf{2}$ TO PRINCIPAL AND INTEREST, MAY BE FURTHER SECURED BY A PLEDGE OF ANY 3 LOAN, GRANT, OR CONTRIBUTION FROM THE FEDERAL GOVERNMENT OR OTHER 4 SOURCE, IN AID OF ANY URBAN RENEWAL PROJECTS OF THE MUNICIPALITY UNDER THIS APPENDIX, AND BY A MORTGAGE OF ANY URBAN RENEWAL PROJECT, OR ANY  $\mathbf{5}$ PART OF A PROJECT, TITLE TO WHICH IS IN THE MUNICIPALITY. IN ADDITION, THE 6 MUNICIPALITY MAY ENTER INTO AN INDENTURE OF TRUST WITH ANY PRIVATE 7 BANKING INSTITUTION OF THIS STATE HAVING TRUST POWERS AND MAY MAKE IN 8 9 THE INDENTURE OF TRUST COVENANTS AND COMMITMENTS REQUIRED BY ANY 10 PURCHASER FOR THE ADEQUATE SECURITY OF THE BONDS.

BONDS ISSUED UNDER THIS SECTION DO NOT CONSTITUTE AN 11 **(B)** INDEBTEDNESS WITHIN THE MEANING OF ANY CONSTITUTIONAL OR STATUTORY 1213DEBT LIMITATION OR RESTRICTION, ARE NOT SUBJECT TO THE PROVISIONS OF ANY 14OTHER LAW OR CHARTER RELATING TO THE AUTHORIZATION, ISSUANCE, OR SALE OF BONDS, AND ARE EXEMPTED SPECIFICALLY FROM THE RESTRICTIONS 15CONTAINED IN §§ 19–205 AND 19–206 OF THE LOCAL GOVERNMENT ARTICLE OF 16 THE ANNOTATED CODE OF MARYLAND. BONDS ISSUED UNDER THE PROVISIONS OF 17THIS APPENDIX ARE DECLARED TO BE ISSUED FOR AN ESSENTIAL PUBLIC AND 18 19 GOVERNMENTAL PURPOSE AND, TOGETHER WITH INTEREST ON THEM AND INCOME FROM THEM, ARE EXEMPT FROM ALL TAXES. 20

(C) BONDS ISSUED UNDER THIS SECTION SHALL BE AUTHORIZED BY
 RESOLUTION OR ORDINANCE OF THE LEGISLATIVE BODY OF THE MUNICIPALITY.
 THEY MAY BE ISSUED IN ONE OR MORE SERIES AND SHALL:

- 24 (1) BEAR A DATE OR DATES;
- 25 (2) MATURE AT A TIME OR TIMES;
- 26 (3) BEAR INTEREST AT A RATE OR RATES;
- 27 (4) **BE IN A DENOMINATION OR DENOMINATIONS;**
- 28 (5) BE IN A FORM EITHER WITH OR WITHOUT COUPON OR 29 REGISTERED;
- 30 (6) CARRY A CONVERSION OR REGISTRATION PRIVILEGE;
- 31 (7) HAVE A RANK OR PRIORITY;
- 32 (8) **BE EXECUTED IN A MANNER;**

1 (9) BE PAYABLE IN A MEDIUM OF PAYMENT, AT A PLACE OR PLACES, 2 AND BE SUBJECT TO TERMS OF REDEMPTION (WITH OR WITHOUT PREMIUM);

3

(10) BE SECURED IN A MANNER; AND

4 (11) HAVE OTHER CHARACTERISTICS, AS ARE PROVIDED BY THE 5 RESOLUTION, TRUST INDENTURE, OR MORTGAGE ISSUED PURSUANT TO IT.

6 **(**D**)** THESE BONDS MAY NOT BE SOLD AT LESS THAN PAR VALUE AT PUBLIC 7 SALES WHICH ARE HELD AFTER NOTICE IS PUBLISHED PRIOR TO THE SALE IN A NEWSPAPER HAVING A GENERAL CIRCULATION IN THE AREA IN WHICH THE 8 MUNICIPALITY IS LOCATED AND IN WHATEVER OTHER MEDIUM OF PUBLICATION AS 9 THE MUNICIPALITY MAY DETERMINE. THE BONDS MAY BE EXCHANGED ALSO FOR 10 OTHER BONDS ON THE BASIS OF PAR. HOWEVER, THE BONDS MAY NOT BE SOLD TO 11 12THE FEDERAL GOVERNMENT AT PRIVATE SALE AT LESS THAN PAR, AND, IN THE 13EVENT LESS THAN ALL OF THE AUTHORIZED PRINCIPAL AMOUNT OF THE BONDS IS 14SOLD TO THE FEDERAL GOVERNMENT, THE BALANCE MAY NOT BE SOLD AT PRIVATE SALE AT LESS THAN PAR AT AN INTEREST COST TO THE MUNICIPALITY WHICH DOES 15NOT EXCEED THE INTEREST COST TO THE MUNICIPALITY OF THE PORTION OF THE 16 17BONDS SOLD TO THE FEDERAL GOVERNMENT.

18**(E)** IN CASE ANY OF THE PUBLIC OFFICIALS OF THE MUNICIPALITY WHOSE 19 SIGNATURES APPEAR ON ANY BONDS OR COUPONS ISSUED UNDER THIS APPENDIX CEASE TO BE OFFICIALS OF THE MUNICIPALITY BEFORE THE DELIVERY OF THE 2021BONDS OR IN THE EVENT ANY OF THE OFFICIALS HAVE BECOME SUCH AFTER THE 22DATE OF ISSUE OF THEM, THE BONDS ARE VALID AND BINDING OBLIGATIONS OF THE 23MUNICIPALITY IN ACCORDANCE WITH THEIR TERMS. ANY PROVISION OF ANY LAW  $\mathbf{24}$ TO THE CONTRARY NOTWITHSTANDING, ANY BONDS ISSUED PURSUANT TO THIS 25APPENDIX ARE FULLY NEGOTIABLE.

26**(F)** IN ANY SUIT, ACTION, OR PROCEEDING INVOLVING THE VALIDITY OR 27ENFORCEABILITY OF ANY BOND ISSUED UNDER THIS APPENDIX, OR THE SECURITY 28FOR IT, ANY BOND WHICH RECITES IN SUBSTANCE THAT IT HAS BEEN ISSUED BY THE 29MUNICIPALITY IN CONNECTION WITH AN URBAN RENEWAL PROJECT SHALL BE 30 CONSIDERED CONCLUSIVELY TO HAVE BEEN ISSUED FOR THAT PURPOSE, AND THE 31PROJECT SHALL BE CONSIDERED CONCLUSIVELY TO HAVE BEEN PLANNED, LOCATED, AND CARRIED OUT IN ACCORDANCE WITH THE PROVISIONS OF THIS 32 33 APPENDIX.

(G) ALL BANKS, TRUST COMPANIES, BANKERS, SAVINGS BANKS, AND
 INSTITUTIONS, BUILDING AND LOAN ASSOCIATIONS, SAVINGS AND LOAN
 ASSOCIATIONS, INVESTMENT COMPANIES, AND OTHER PERSONS CARRYING ON A
 BANKING OR INVESTMENT BUSINESS; ALL INSURANCE COMPANIES, INSURANCE

ASSOCIATIONS, AND OTHER PERSONS CARRYING ON AN INSURANCE BUSINESS; AND 1  $\mathbf{2}$ ALL EXECUTORS, ADMINISTRATORS, CURATORS, TRUSTEES. AND OTHER 3 FIDUCIARIES, MAY LEGALLY INVEST ANY SINKING FUNDS, MONEYS, OR OTHER 4 FUNDS BELONGING TO THEM OR WITHIN THEIR CONTROL IN ANY BONDS OR OTHER OBLIGATIONS ISSUED BY THE MUNICIPALITY PURSUANT TO THIS APPENDIX.  $\mathbf{5}$ HOWEVER, THE BONDS AND OTHER OBLIGATIONS SHALL BE SECURED BY AN 6 7 AGREEMENT BETWEEN THE ISSUER AND THE FEDERAL GOVERNMENT IN WHICH THE 8 **ISSUER AGREES TO BORROW FROM THE FEDERAL GOVERNMENT AND THE FEDERAL** 9 GOVERNMENT AGREES TO LEND TO THE ISSUER, PRIOR TO THE MATURITY OF THE 10 BONDS OR OTHER OBLIGATIONS, MONEYS IN AN AMOUNT WHICH (TOGETHER WITH ANY OTHER MONEYS COMMITTED IRREVOCABLY TO THE PAYMENT OF PRINCIPAL 11 AND INTEREST ON THE BONDS OR OTHER OBLIGATIONS) WILL SUFFICE TO PAY THE 12PRINCIPAL OF THE BONDS OR OTHER OBLIGATIONS WITH INTEREST TO MATURITY 13ON THEM. THE MONEYS UNDER THE TERMS OF THE AGREEMENT SHALL BE 1415REQUIRED TO BE USED FOR THE PURPOSE OF PAYING THE PRINCIPAL OF AND THE 16INTEREST ON THE BONDS OR OTHER OBLIGATIONS AT THEIR MATURITY. THE BONDS AND OTHER OBLIGATIONS SHALL BE AUTHORIZED SECURITY FOR ALL PUBLIC 17DEPOSITS. THIS SECTION AUTHORIZES ANY PERSONS OR PUBLIC OR PRIVATE 1819 POLITICAL SUBDIVISIONS AND OFFICERS TO USE ANY FUNDS OWNED OR 20CONTROLLED BY THEM FOR THE PURCHASE OF ANY BONDS OR OTHER 21OBLIGATIONS. WITH REGARD TO LEGAL INVESTMENTS, THIS SECTION MAY NOT BE 22CONSTRUED TO RELIEVE ANY PERSON OF ANY DUTY OF EXERCISING REASONABLE 23CARE IN SELECTING SECURITIES.

24 **A1–113. SHORT TITLE.** 

This appendix shall be known and may be cited as the Forest Heights Urban Renewal Authority for Blight Clearance Act.

27 A1-114. AUTHORITY TO AMEND OR REPEAL.

THIS APPENDIX, ENACTED PURSUANT TO ARTICLE III, SECTION 61 OF THE MARYLAND CONSTITUTION, MAY BE AMENDED OR REPEALED ONLY BY THE GENERAL ASSEMBLY OF MARYLAND.

31 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 32 October 1, 2023.