SENATE BILL 987

C6, C7, C8

By: Senators Guzzone, Beidle, Edwards, Elfreth, Ferguson, Griffith, Hayes, King, McCray, Miller, Peters, and Zucker Zucker, and Carter

Introduced and read first time: February 3, 2020

Assigned to: Budget and Taxation

Committee Report: Favorable with amendments Senate action: Adopted with floor amendments

Read second time: March 1, 2020

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1 AN ACT concerning

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Racing and Community Development Act of 2020

FOR the purpose of requiring the State Racing Commission to consider the health, safety, and welfare of certain horses; requiring the Commission to establish the Equine Health, Safety, and Welfare Advisory Committee; providing for the composition and chair of the Advisory Committee; requiring the Advisory Committee to report on certain activities and make certain recommendations; requiring the Commission to include certain information in a certain report; altering the number of live racing days the Commission is required to award each year; requiring stating the intent of the General Assembly that the owner of the Bowie Race Course Training Center-on or before a certain date, to convey certain parts of the property to certain entities; providing that certain parts of the property conveyed may only be used for certain purposes; requiring the City of Bowie to enter a certain agreement with Bowie State University; requiring the Mayor of Baltimore City to designate appoint, subject to confirmation by the Baltimore City Council, the chair of the Pimlico Community Development Authority; providing that certain planning, zoning, and development regulations that apply to the Maryland Stadium Authority do not apply to certain racing facilities; authorizing, subject to the approval of the Board of Public Works, the Authority to issue up to a certain amount of bonds for certain racing facilities; requiring the Authority to provide certain committees of the General Assembly a certain report before seeking certain approval of the Board of Public Works; requiring that certain bonds contain certain statements; requiring the Authority to obtain certain approval of the Board of Public Works; requiring the Authority, before issuing certain bonds, to ensure that certain long-term agreements are finalized and

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

Underlining indicates amendments to bill.

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

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certain property is conveyed; authorizing the Authority to enter into a certain agreement with certain project entities; prohibiting the Authority from having any responsibility for a racing facility after the completion of a racing facility; authorizing the Authority to assist with enforcement of certain warranties and claims; authorizing the Authority, if retained, to provide certain services; requiring the Authority to enter into certain agreements with certain entities; requiring the Comptroller to deposit a certain amount into certain funds; authorizing transfers between certain funds; establishing the Racing and Community Development Fund certain funds as a continuing, nonlapsing fund funds; specifying the purpose of the Fund funds; requiring the Authority to administer the Fund funds; requiring the State Treasurer to hold the Fund funds; specifying the contents of the Fund funds; specifying the purpose for which the Fund funds may be used; providing for the investment of money in and expenditures from the Fund funds; requiring interest earnings of the Fund funds to be credited to the Fund funds; exempting the Fund funds from a certain provision of law requiring interest earnings on State money to accrue to the General Fund of the State; requiring the Comptroller to pay a certain amount from a certain fund each year that certain bonds remain outstanding and unpaid; altering the allocation of the Racetrack Facility Renewal Account; authorizing the use of funds in the Account for certain purposes on or before a certain date; altering the distribution of proceeds from video lottery terminals; requiring that certain local impact grants are distributed in a certain manner for certain fiscal years; allowing a subtraction modification under the Maryland income tax for gain received as a result of the transfer of certain property and the amount of any income realized as the result of an expenditure by certain governmental entities; providing an exemption from the sales and use tax for the purchase of certain personal property used for certain purposes; providing an exemption from certain property taxes for certain improvements at certain locations; providing that transfers of certain property between certain entities are not subject to certain recordation and transfer taxes; prohibiting the Authority from expending funds for construction of certain surfaces until certain entities provide the Legislative Policy Committee with a certain report; requiring certain entities to enter into a certain memorandum of understanding that contains certain provisions; prohibiting the Authority from beginning construction of a certain site until it receives a certain memorandum of understanding; requiring that a certain memorandum of understanding remain in place for a certain period of time; requiring the Maryland Stadium Authority to conduct a certain feasibility study; making conforming changes; defining certain terms; providing for the application of certain provisions of this Act; and generally relating to thoroughbred horse racing in the State.

- 39 BY repealing and reenacting, with amendments,
- 40 Article Business Regulation
- 41 Section 11–209, 11–213, 11–511, 11–519, and 11–1203(b)
- 42 Annotated Code of Maryland
- 43 (2015 Replacement Volume and 2019 Supplement)
- 44 BY repealing and reenacting, without amendments,
- 45 Article Business Regulation

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           Section 11–520 and 11–521
          Annotated Code of Maryland
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 3
           (2015 Replacement Volume and 2019 Supplement)
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    BY repealing and reenacting, without amendments,
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           Article – Economic Development
 6
           Section 10–601(a)
 7
           Annotated Code of Maryland
 8
          (2018 Replacement Volume and 2019 Supplement)
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    BY repealing and reenacting, with amendments,
          Article – Economic Development
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          Section 10-601(q), (x), (y), (z), (aa), (bb), (cc), (dd), (ee), (ff), (gg), (hh), and (ii),
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12
                 10-620(e), and 10-628(c)(1)
           Annotated Code of Maryland
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14
           (2018 Replacement Volume and 2019 Supplement)
15
    BY adding to
16
          Article – Economic Development
17
           Section 10–601(x), (y), (z), (hh), (ii), (jj), (kk), (ll), (mm), and (nn), 10–646.1, and
18
                 10–657.2, and 10–657.3
          Annotated Code of Maryland
19
           (2018 Replacement Volume and 2019 Supplement)
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    BY repealing and reenacting, without amendments,
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           Article – State Finance and Procurement
23
           Section 6-226(a)(2)(i)
          Annotated Code of Maryland
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25
           (2015 Replacement Volume and 2019 Supplement)
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    BY repealing and reenacting, with amendments,
27
          Article – State Finance and Procurement
28
           Section 6–226(a)(2)(ii)121. and 122.
29
           Annotated Code of Maryland
30
           (2015 Replacement Volume and 2019 Supplement)
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    BY adding to
32
           Article – State Finance and Procurement
33
           Section 6-226(a)(2)(ii)123.
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          Annotated Code of Maryland
35
           (2015 Replacement Volume and 2019 Supplement)
36
    BY repealing and reenacting, with amendments,
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           Article – State Government
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           Section 9-120, 9-1A-09, 9-1A-28(b), 9-1A-29, and 9-1A-31(a) and (b)(3)
           Annotated Code of Maryland
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40
           (2014 Replacement Volume and 2019 Supplement)
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1 2 3 4 5	BY repealing and reenacting, without amendments, Article – State Government Section 9–1A–27(a)(5) and 9–1A–28(a), (c), and (d) Annotated Code of Maryland (2014 Replacement Volume and 2019 Supplement)
6 7 8 9 10	BY repealing and reenacting, without amendments, Article – Tax – General Section 10–207(a) and 10–307(a) Annotated Code of Maryland (2016 Replacement Volume and 2019 Supplement)
11 12 13 14 15	BY adding to Article – Tax – General Section 10–207(hh) and 11–236 Annotated Code of Maryland (2016 Replacement Volume and 2019 Supplement)
16 17 18 19 20	BY repealing and reenacting, with amendments, Article – Tax – General Section 10–307(g) Annotated Code of Maryland (2016 Replacement Volume and 2019 Supplement)
21 22 23 24 25	BY adding to Article – Tax – Property Section 7–246, 12–108(hh), and 13–207(a)(26) Annotated Code of Maryland (2019 Replacement Volume)
26 27 28 29 30	BY repealing and reenacting, with amendments, Article – Tax – Property Section 13–207(a)(24) and (25) and 13–410 Annotated Code of Maryland (2019 Replacement Volume)
31	Preamble
32 33 34	WHEREAS, The thoroughbred horse racing and breeding industries in the State are historically, culturally, and economically significant, and date back to the founding of the Maryland Jockey Club in 1743; and
35 36 37	WHEREAS, The thoroughbred horse racing and breeding industries include the agribusiness of hundreds of horse farms throughout the State, which preserve over 700,000 acres of open space; and

- WHEREAS, The thoroughbred horse racing and breeding industries also provide employment directly and indirectly for tens of thousands of Marylanders in various capacities, including:
- 4 (1) owners, trainers, breeders, and others who raise and care for and train 5 horses for competition;
- 6 (2) employees at Pimlico Race Course in Baltimore City and Laurel Park 7 in Anne Arundel County; and
- 8 (3) a myriad of individuals and vendors that service the horse racing and 9 breeding industries, including veterinarians, farms, and others; and
- WHEREAS, The Preakness Stakes, the middle jewel of thoroughbred racing's Triple Crown, historically conducted at Pimlico, is a civic and culturally significant event and brings national and international attention and substantial economic benefits to the State annually; and
 - WHEREAS, The need for modernization of the Pimlico and Laurel Park racing facilities has been recognized in master development plans adopted by the City of Baltimore in 2006 and 2008 and by Anne Arundel County in 2007, 2008, and 2009, which master development plans include but are not limited to a planned unit development plan and related planned unit development plan sketches for Pimlico, and the Park Heights Plan, and a 2008 approved sketch plan for Laurel Park; and
- WHEREAS, The State has authorized funding and funded a number of the improvements contemplated pursuant to master development plans through the Racetrack Facilities Renewal Account in conjunction with industry and other funds; and
 - WHEREAS, The funding authorized by this Act will fund improvements arising from and related to the aforementioned master development plans, with amounts attributable to such funding being utilized pursuant to such master development plans; and
 - WHEREAS, It serves the State's interest in economic development, tourism, community development, and other civic, cultural, and public activities and developments to promote the Preakness Stakes and the thoroughbred horse racing and breeding industries, which in turn are highly dependent on modern, state—of—the—art thoroughbred racing facilities at Pimlico and Laurel Park; and
- WHEREAS, The State's interest in advancing and promoting such activities will be served by authorizing the funding and development of the racing, training, community development, and related facilities, as set forth herein; now, therefore,
- SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:

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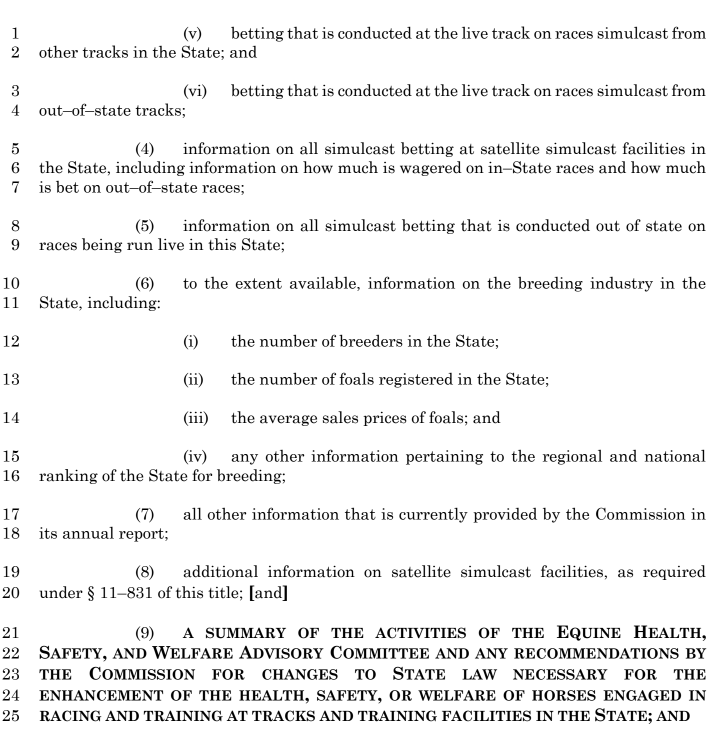
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- 1 11–209.
- 2 (a) Besides its other powers under this title, the Commission has the powers 3 necessary or proper to carry out fully all the purposes of this title.
- 4 (b) **(1)** The jurisdiction, supervision, powers, and duties of the Commission extend to each person who holds racing for a purse, reward, or stake.
- 6 (2) IN EXERCISING THE JURISDICTION, SUPERVISION, POWERS, AND 7 DUTIES OF THE COMMISSION UNDER THIS TITLE, THE COMMISSION SHALL 8 CONSIDER, IN ADDITION TO ANY OTHER FACTOR THE COMMISSION CONSIDERS 9 IMPORTANT, THE HEALTH, SAFETY, AND WELFARE OF HORSES ENGAGED IN RACING AND TRAINING AT TRACKS AND TRAINING FACILITIES IN THE STATE.
- 11 (C) (1) THE COMMISSION SHALL ESTABLISH AN EQUINE HEALTH, 12 SAFETY, AND WELFARE ADVISORY COMMITTEE.
- 13 (2) THE EXECUTIVE DIRECTOR OF THE COMMISSION SHALL APPOINT 14 A MEMBER OF THE COMMISSION TO CHAIR THE ADVISORY COMMITTEE.
- 15 (3) THE ADVISORY COMMITTEE CONSISTS OF THE FOLLOWING 16 MEMBERS:
- 17 (I) THREE MEMBERS OF THE COMMISSION, APPOINTED BY THE 18 EXECUTIVE DIRECTOR OF THE COMMISSION;
- 19 (II) ONE REPRESENTATIVE OF THE RACING LICENSEES, 20 APPOINTED BY AN ORGANIZATION THAT REPRESENTS THE RACING LICENSEES EACH 21 RACING LICENSEE;
- 22 (III) ONE REPRESENTATIVE OF THE HORSEMEN, APPOINTED BY 23 AN ORGANIZATION THAT REPRESENTS THE HORSEMEN;
- 24 (IV) ONE REPRESENTATIVE OF THE HORSE BREEDERS, 25 APPOINTED BY AN ORGANIZATION THAT REPRESENTS THE HORSE BREEDERS;
- 26 (v) THE COMMISSION'S EQUINE MEDICAL DIRECTOR;
- 27 (VI) A VETERINARIAN LICENSED IN THE STATE; AND
- 28 (VII) ANY OTHER INDIVIDUAL WITH EXPERTISE IN EQUINE OR 29 RACING INDUSTRIES THAT THE EXECUTIVE DIRECTOR OF THE COMMISSION 30 APPOINTS.

(4) THE EXECUTIVE DIRECTOR OF THE COMMISSION SHALL 1 2 DETERMINE THE TIME AND LOCATION OF ADVISORY COMMITTEE MEETINGS. THE ADVISORY COMMITTEE SHALL SERVE AS AN ADVISORY BODY 3 4 TO THE COMMISSION ON MATTERS RELATED TO THE HEALTH, SAFETY, AND WELFARE OF HORSES ENGAGED IN RACING AND TRAINING AT TRACKS AND TRAINING 5 6 FACILITIES IN THE STATE. 7 THE CHAIRMAN OF THE ADVISORY COMMITTEE SHALL REPORT REGULARLY TO THE COMMISSION ON THE ACTIVITIES OF THE ADVISORY 8 9 COMMITTEE, INCLUDING ANY RECOMMENDATIONS FOR CHANGES TO RULES, REGULATIONS, LAWS, OR OTHER CONDITIONS OF RACING. 10 11-213.11 12 On or before September 15 of each year, the Commission shall submit a report to the Secretary and the Legislative Policy Committee about the preceding calendar year. 13 14 (b) Each report shall include: a statement of receipts and disbursements of the Commission; 15 (1) 16 a summary of major events that occurred the preceding year that affected horse racing in the State, including any significant changes at tracks in the region 17 as well as a discussion of legislative initiatives in the State; 18 19 a 5-year assessment of each track regarding: (3)20 (i) attendance; 21purse distributions; (ii) 22 (iii) live racing days that are allocated and used; 23 betting on live racing that is held at that track broken down by (iv) 24the following categories: 25 1. betting conducted at the live track; 2. betting conducted at other Maryland tracks; 26betting conducted at satellite simulcast facilities in the 27 3. State: and 2829 betting conducted through out-of-state satellite 4. 30 simulcasting;



- 26 (10) any other information that is useful in explaining the financial viability 27 of horse racing in the State and any recommendations to improve the industry.
- 28 11-511.
- 29 (a) (1) On or before December 1, the Commission shall award all racing days 30 for the next calendar year.

1 (2)However, the Commission may meet after December 1 to award racing 2 days that are requested in applications. 3 (b) Except as provided in paragraph (2) of this subsection, the Commission 4 may award for any calendar year up to the number of racing days requested by an 5 applicant. 6 (2) The Commission shall award at least [40] 180 live racing days [to be 7 run at the COMBINED BETWEEN LAUREL PARK IN ANNE ARUNDEL COUNTY AND 8 Pimlico Race Course in Baltimore City in each calendar year unless: 9 **(I)** otherwise agreed to by the racing licensee A MAJORITY OF THE RACING LICENSEES [and], the organization that represents the majority of licensed 10 11 thoroughbred owners and trainers in the State, AND A GROUP THAT REPRESENTS A 12 MAJORITY OF THE THOROUGHBRED BREEDERS IN THE STATE; or [unless] 13 (II)the racing licensee is prevented by weather, acts of God, or other 14 circumstances beyond the racing licensee's control. 15 (c) The decision of the Commission on the award of a racing day is final. 16 11-519.17 The Until the conveyance required under subsection (d) of 18 THIS SECTION. THE owner of the Bowie Race Course Training Center shall operate the 19 Center as a thoroughbred training facility to provide more stall space for a race meeting that a licensee holds. 20 21[The] Until the conveyance required under subsection (d) of 22 THIS SECTION, THE owner of the Bowie Race Course Training Center is responsible for 23 the cost to improve, maintain, and operate the Center. 24As long as the Bowie Race Course Training Center is used for the purpose (c) 25specified in subsection (a) of this section, the Commission shall have general regulatory 26jurisdiction over the Center to: provide enough stalls; 27 (1) 28 (2) maintain safe operating conditions; 29 require the owner of the Center to submit an annual operating financial (3) 30 statement: and

order reasonable improvements.

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- 1 (D) (1) ON OR BEFORE JULY 1, 2024, IT IS THE INTENT OF THE GENERAL
 2 ASSEMBLY THAT THE OWNER OF THE BOWIE RACE COURSE TRAINING CENTER
- 3 SHALL CONVEY:
- 4 (I) THE PORTION OF THE BOWIE RACE COURSE TRAINING
- 5 CENTER PROPERTY THAT IS WITHIN 100 FEET OF THE TOP OF THE PATUXENT RIVER
- 6 BANK TO THE MARYLAND-NATIONAL CAPITAL PARK AND PLANNING COMMISSION
- 7 TO BE USED FOR PASSIVE RECREATIONAL ACTIVITIES, INCLUDING HIKING,
- 8 WILDLIFE VIEWING, PICNICKING, AND WALKING; AND
- 9 (II) SUBJECT TO PARAGRAPH (2) OF THIS SUBSECTION, THE
- 10 REMAINING PORTION OF THE BOWIE RACE COURSE TRAINING CENTER PROPERTY
- 11 TO THE CITY OF BOWIE.
- 12 (2) (I) THE IF THE BOWIE RACE COURSE TRAINING CENTER IS
- 13 TRANSFERRED UNDER PARAGRAPH (1) OF THIS SUBSECTION, THE PROPERTY
- 14 TRANSFERRED UNDER PARAGRAPH (1)(II) OF THIS SUBSECTION MAY ONLY:
- 1. BE USED FOR ACTIVE RECREATIONAL ACTIVITIES,
- 16 INCLUDING BASEBALL, FOOTBALL, SOCCER, AND CRICKET; AND
- 17 2. HAVE ONE STRUCTURE THAT IS UP TO 50,000 SQUARE
- 18 FEET CONSTRUCTED ON THE PROPERTY.
- 19 (II) THE CITY OF BOWIE SHALL ENTER INTO A JOINT USE
- 20 AGREEMENT WITH THE BOWIE STATE UNIVERSITY FOR THE USE OF THE ACTIVE
- 21 RECREATIONAL ACTIVITY FACILITIES ON THE PROPERTY.
- 22 11–520.
- 23 (a) The requirements of this section are established in recognition of the
- 24 significance of the Preakness Stakes to the State.
- 25 (b) The Preakness Stakes may be transferred to another track in the State only
- as a result of a disaster or emergency.
- 27 (c) If the Preakness Stakes is transferred out of the State, the Commission may:
- 28 (1) revoke any racing days awarded to the Maryland Jockey Club of
- 29 Baltimore City, Inc., or its successor; and
- 30 (2) award these racing days to another licensee, notwithstanding §
- $31 \quad 11-511(b)$ of this subtitle.

- 1 (d) (1) If the Preakness Stakes is offered for sale, the State has the option to 2 buy the Preakness Stakes for the amount of any offer that the licensee wishes to accept.
- 3 (2) Within 30 days after receiving an offer that it wishes to accept, the 4 licensee shall give the State notice of the offer.
- 5 (3) If the State wishes to exercise the option, it shall so notify the licensee 6 within 60 days after it receives the notice.
- 7 11-521.

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- (a) In addition to the other provisions of this subtitle, in accordance with the sovereign power of the State and the provisions of Article III, §§ 40 and 40A of the Maryland Constitution, and subject to subsections (b) and (c) of this section, the State may acquire by purchase or condemnation for public use with just compensation some or all of the following real, tangible, and intangible private property, including any contractual interests or intellectual property:
- 14 (1) Pimlico Race Course, a racetrack located in Baltimore City, including 15 any and all property or property rights associated with it wherever located, whether 16 tangible, intangible, real, personal, or mixed, and any business entity that owns it;
- 17 (2) Laurel Park, a racetrack located in Anne Arundel County, including 18 any and all property or property rights associated with it wherever located, whether 19 tangible, intangible, real, personal, or mixed, and any business entity that owns it;
- 20 (3) Bowie Race Course Training Center, a training center located in Prince 21 George's County, including any and all property or property rights associated with it 22 wherever located, whether tangible, intangible, real, personal, or mixed, and any business 23 entity that owns it;
- 24 (4) the Preakness Stakes trophy that is known as the Woodlawn Vase, 25 including any and all property or property rights associated with it, whether tangible, 26 intangible, real, personal, or mixed, and any business entity that owns it;
- 27 (5) the name, common law and statutory copyrights, service marks, 28 trademarks, trade names, contracts, horse racing events, and other intangible and 29 intellectual property that are associated with the Preakness Stakes and the Woodlawn 30 Vase;
- 31 (6) all property of the Maryland Jockey Club of Baltimore City, Inc., or its 32 successors and assigns, including stock and equity interests in it, and including any and all 33 property or property rights associated with it, whether tangible, intangible, real, personal, 34 or mixed; and
- 35 (7) all property of the Laurel Racing Assoc., Inc., the Laurel Racing 36 Association Limited Partnership, or their respective successors and assigns, including stock

- and equity interests, and including any and all property or property rights associated with them, whether tangible, intangible, real, personal, or mixed.
- 3 (b) All proceedings for the condemnation for public use of the private property 4 described under subsection (a) of this section shall be in accordance with the provisions of 5 Title 12 of the Real Property Article and Title 12, Chapter 200 of the Maryland Rules.
- 6 (c) Pursuant to the provisions of Article III, § 40A of the Maryland Constitution, 7 as applicable, the private property described under subsection (a) of this section may be 8 taken immediately on payment for the property consistent with the procedures of §§ 8–334 9 through 8–339 of the Transportation Article.
- 10 11–1203.
- 11 (b) The [Baltimore City Planning Director shall serve as] MAYOR OF
 12 BALTIMORE CITY SHALL DESIGNATE APPOINT THE Chair of the Authority, SUBJECT
 13 TO CONFIRMATION BY THE BALTIMORE CITY COUNCIL.

14 Article – Economic Development

- 15 10-601.
- 16 (a) In this subtitle the following words have the meanings indicated.
- 17 (q) "Facility" means:
- 18 (1) a structure or other improvement developed at Camden Yards;
- 19 (2) a convention facility;
- 20 (3) the Hippodrome Performing Arts facility;
- 21 (4) a sports facility; [or]
- 22 (5) a Baltimore City public school facility; **OR**
- 23 **(6)** A RACING FACILITY.
- 24 (X) (1) "LAUREL PARK RACING FACILITY SITE" MEANS THE PORTION OF 25 THE LAUREL PARK SITE DESIGNATED TO CONTAIN THE RACING FACILITY.
- 26 (2) "LAUREL PARK RACING FACILITY SITE" INCLUDES THE PORTION OF THE SITE DESIGNATED TO CONTAIN:
- 28 (I) THE BARNS;

1	(II) THE CLUBHOUSE;
2	(III) THE DIRT, TURF, OR SYNTHETIC RACETRACKS;
3 4	(IV) THE INFIELD AND IMMEDIATELY ADJACENT SURROUNDING PERIMETER OF THE RACETRACKS;
5 6	(V) THE BACKSTRETCH, DORMITORIES AND HOUSING, EQUINE DIAGNOSTIC AND HEALTH CENTER, STABLES, AND TRAINING FACILITIES;
7	(VI) THE TRACKSIDE APRONS; AND
8 9 10	(VII) THE ASSOCIATED ROADWAYS, WALKWAYS, SIDEWALKS, PARKING AREAS, GREEN SPACE, FENCING, AND RELATED STRUCTURES AND AREAS AS DESIGNATED IN THE PLANS APPROVED BY THE AUTHORITY.
11 12 13	(Y) "LAUREL PARK SITE" MEANS THE SITE IN ANNE ARUNDEL COUNTY GENERALLY BOUNDED BY STATE ROUTE 198, WHISKEY BOTTOM ROAD, BROCK RIDGE ROAD, AND THE CSX RAILWAY.
14 15 16 17	(Z) (1) "MJC ENTITIES" MEANS THE MARYLAND JOCKEY CLUB OF BALTIMORE CITY, INC., LAUREL RACING ASSOCIATION LIMITED PARTNERSHIP, LAUREL RACING ASSOCIATION, INC., AND TSG DEVELOPMENTS INVESTMENTS, INC.
18 19	(2) "MJC ENTITIES" INCLUDES AN AFFILIATE, AN ASSIGNEE, A DESIGNEE, A SUCCESSOR, OR A TRANSFEREE OF AN MJC ENTITY.
20 21	[(x)] (AA) "Montgomery County" includes the Montgomery County Revenue Authority.
22 23 24	[(y)] (BB) (1) "Montgomery County Conference facility" means the Conference Center facility located at the Montgomery County Conference site used for conferences, trade shows, meetings, displays, or similar events.
25 26 27 28	(2) "Montgomery County Conference facility" includes, at the Montgomery County Conference site, offices, parking lots and garages, access roads, food service facilities, and other functionally related property, structures, improvements, furnishings, or equipment.
	or equipment.

31 **[(z)] (CC)** "Montgomery County Conference Fund" means the Montgomery 32 County Conference Financing Fund established under § 10–654 of this subtitle.

 $owned\ hotel\ adjacent\ to\ the\ Montgomery\ County\ Conference\ Center.$

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(3)

"Montgomery County Conference facility" does not include the privately

- [(aa)] (DD) "Montgomery County Conference site" means the site of the Montgomery County Conference Center located in Rockville at the address generally known as 5701 Marinelli Road, identified in the State Department of Assessments and Taxation Real Property database as tax identification number District 04, Account Number 03392987.
- 6 [(bb)] (EE) (1) "Ocean City Convention facility" means:
- 7 (i) a convention center, trade show facility, meeting hall, or other 8 structure in Ocean City used to hold conventions, trade shows, meetings, displays, or 9 similar events; and
- 10 (ii) offices, parking lots or garages, access roads, food service 11 facilities, and any other structures, improvements, equipment, furnishings, or other 12 property functionally related to the facilities described in item (i) of this paragraph.
- 13 (2) "Ocean City Convention facility" includes the following, if used, useful, or usable in the future as, or in connection with, an Ocean City Convention facility:
- 15 (i) land, structures, equipment, property, property rights, property 16 appurtenances, rights—of—way, franchises, easements, and other interests in land;
- 17 (ii) land and facilities that are functionally related to an Ocean City 18 Convention facility; and
- 19 (iii) patents, licenses, and other rights necessary or useful to 20 construct or operate an Ocean City Convention facility.
- [(cc)] (FF) "Ocean City Convention Fund" means the Ocean City Convention Financing Fund established under § 10–655 of this subtitle.
- [(dd)] (GG) "Ocean City Convention site" means the site of the Ocean City Convention Center located in Ocean City at the address generally known as 4001 Coastal Highway, identified in the State Department of Assessments and Taxation Real Property
- 26 database as tax identification numbers District 10, Account Number 055237; District 10,
- 27 Account Number 066301; District 10, Account Number 247942; and District 10, Account
- 28 Number 280346.

- 29 (HH) (1) "PIMLICO RACING FACILITY SITE" MEANS THE PORTION OF THE 30 PIMLICO SITE CONTAINING THE RACING FACILITIES.
- 31 **(2)** "PIMLICO RACING FACILITY SITE" INCLUDES THE PORTION OF 32 THE SITE DESIGNATED TO CONTAIN:
 - (I) THE CLUBHOUSE AND EVENTS CENTER;

1	(II) THE DIRT, TURF, OR SYNTHETIC RACETRACKS;
2	(III) THE INFIELD AND IMMEDIATELY ADJACENT AREA
3	SURROUNDING THE PERIMETER OF THE RACETRACKS THAT IS CONTAINED ON THE
4	SITE;
5	(IV) THE STABLES, BARNS, AND TRAINING FACILITIES;
6	(V) THE TRACKSIDE APRONS; AND
7	(VI) ASSOCIATED ROADWAYS, WALKWAYS, PARKING AREAS,
8	GREEN SPACE, FENCING, AND RELATED STRUCTURES AND AREAS AS DESIGNATED IN
9	THE PLANS APPROVED BY THE AUTHORITY.
10	(II) "PIMLICO SITE" MEANS THE SITE IN BALTIMORE CITY GENERALLY
10	BOUNDED BY NORTHERN PARKWAY, PARK HEIGHTS AVENUE, BELVEDERE
$\frac{11}{12}$	AVENUE, AND PIMLICO ROAD.
14	AVENCE, AND I IMILICO ROAD.
13	(JJ) "PROJECT ENTITIES" MEANS EACH ENTITY OR ENTITIES OR A JOINT
14	VENTURE ENTITY OR ENTITIES, THAT EXISTS OR IS FORMED BY ANY COMBINATION
15	OF MJC ENTITIES, AN ENTITY OWNED BY THE CITY OF BALTIMORE (THE
16	BALTIMORE CITY ENTITY), OR AN ENTITY OWNED BY ANNE ARUNDEL COUNTY (THE
17	ANNE ARUNDEL COUNTY ENTITY) FOR:
18	(1) THE MJC ENTITIES' CONVEYANCE OF THE PIMLICO SITE AND THE
19	LAUREL PARK RACING FACILITY SITE;
10	LICHEL I MIN MICHAEL I SILE,
20	(2) THE OPERATION OF THE PIMLICO RACING FACILITY SITE AND THE
21	LAUREL PARK RACING FACILITY SITE; AND
22	(3) THE CONSTRUCTION, DEVELOPMENT, OWNERSHIP,
23	MANAGEMENT, AND OPERATION OF THE RACING AND COMMUNITY DEVELOPMENT
24	PROJECTS.
25	(KK) "RACING AND COMMUNITY DEVELOPMENT FACILITIES FUND" MEANS
26	THE FUND ESTABLISHED UNDER § 10–657.3 OF THIS SUBTITLE.
27	(LL) "RACING AND COMMUNITY DEVELOPMENT FINANCING FUND" MEANS
28	THE FUND ESTABLISHED UNDER § 10–657.2 OF THIS SUBTITLE.

29 (LL) (MM) (1) "RACING AND COMMUNITY DEVELOPMENT PROJECTS" 30 MEANS IMPROVEMENTS TO THE PIMLICO RACING FACILITY SITE, PIMLICO SITE, 31 LAUREL PARK RACING FACILITY SITE, AND LAUREL PARK SITE.

1 2	(2) INCLUDES:	"RACI	ING	AND	COMMUNITY	DEVELOPMENT	PROJECTS"
3		(I)	PRED	ESIGN .	AND DESIGN W	ORK;	
4		(II)	ARCH	ITECTU	JRAL AND ENG	INEERING SERVICE	S;
5		(III)	PROJ	ест со	NSULTING SEI	RVICES;	
6 7	SITE DRAINAGE;	(IV)	DEMC	LITION	I, CLEAN-UP,	SITE WORK, AND O	GRADING AND
8		(v)	LAND	SCAPIN	ıG;		
9		(VI)	SIGNA	AGE;			
10	AND GREEN SPAC	` ,	PARK	ING, R	OADWAYS, FE	NCING, WALKWAYS	, SIDEWALKS,
2		(VIII)	SECU	RITY SY	STEMS;		
13		(IX)	LIGH	ΓING, S	OUND, VIDEO,	AND COMMUNICATI	ION SYSTEMS;
4		(X)	PARI-	-MUTUI	EL AND TOTE S	YSTEMS;	
15 16	OTHER INFRASTI	` ,		BING,	ELECTRIC, F	IBER, CABLE, UT	ILITIES, AND
17 18	SYSTEMS;	(XII)	WATE	R, SE	WER, AND	STORM WATER I	MANAGEMENT
19 20 21 22		R OTHEI DROUGI	R HOU HBREI	SING, A	AN EQUINE DIA ING MUSEUM,	PPING OF BARNS, GNOSTIC AND HEAI STABLES, TRACE	TH FACILITY,
23 24 25	ALLOWANCES, A PROJECTS; AND	` ,				C CONTINGENCIES HER SPECIFICATIO	•
26		(XV)	ТЕМР	ORARY	OR PERM	ANENT IMPROVE	MENTS AND

FACILITIES, INCLUDING AT ON- OR OFF-SITE LOCATIONS, USED TO MAINTAIN

YEAR-ROUND RACING AND TRAINING.

- 1 (MM) (NN) (1) "RACING AND COMMUNITY DEVELOPMENT PROJECT COSTS" MEANS COSTS AND EXPENSES ASSOCIATED WITH OR THAT RELATE TO THE RACING AND COMMUNITY DEVELOPMENT PROJECTS.
- 4 (2) "RACING AND COMMUNITY DEVELOPMENT PROJECT COSTS" 5 INCLUDES:
- 9 (II) EXPENSES INCURRED BEFORE JUNE 1, 2020, IF APPROVED 10 BY THE AUTHORITY.
- 11 (NN) (OO) "RACING FACILITY" MEANS THE PIMLICO RACING FACILITY SITE
 12 AND THE LAUREL PARK RACING FACILITY SITE AND ANY FACILITIES OR OTHER
 13 IMPROVEMENTS ON THE PIMLICO RACING FACILITY SITE OR THE LAUREL PARK
 14 RACING FACILITY SITE.
- 15 [(ee)] (OO) (PP) (1) "Sports facility" means:
- 16 (i) a stadium primarily for professional football, major league 17 professional baseball, or both, in the Baltimore metropolitan region, as defined in § 13–301 18 of this article;
- 19 (ii) practice fields or other areas where professional football or major 20 league professional baseball teams practice or perform; and
- 21 (iii) offices for professional football and major league professional 22 baseball teams or franchises.
- 23 (2) "Sports facility" includes parking lots, garages, and any other property adjacent and directly related to an item listed in paragraph (1) of this subsection.
- [(ff)] (PP) (QQ) "Supplemental Facilities Fund" means the Supplemental Facilities Fund established under § 10–657.1 of this subtitle.
- [(gg)] (QQ) (RR) (1) "Supplemental facility" means a structure or other improvement developed in Baltimore City outside Camden Yards.
- 29 (2) "Supplemental facility" does not include the Baltimore Convention 30 facility or the Hippodrome Performing Arts facility.
- 31 [(hh)] (SS) "Supplemental facility site" means the site of any supplemental facility.

- [(ii)] (SS) <u>(TT)</u> "Tax supported debt" has the meaning stated in § 8–104 of the 1 2 State Finance and Procurement Article. 3 10-620.4 (e) (1) This subsection does not apply to the Camden Yards site, Baltimore Convention site, Ocean City Convention site, Hippodrome Performing Arts site, any 5 Baltimore City public school site, ANY RACING FACILITY, or any supplemental facility site. 6 7 The Authority and any Authority affiliate is subject to applicable planning, zoning, and development regulations to the same extent as a private commercial 8 9 or industrial enterprise. 10 10-628.11 Unless authorized by the General Assembly, the Board of Public Works (c) (1)may not approve an issuance by the Authority of bonds, whether taxable or tax exempt, 12 13 that constitute tax supported debt or nontax supported debt if, after issuance, there would 14 be outstanding and unpaid more than the following face amounts of the bonds for the 15 purpose of financing acquisition, construction, renovation, and related expenses for 16 construction management, professional fees, and contingencies in connection with: 17 (i) the Baltimore Convention facility – \$55,000,000; 18 (ii) the Hippodrome Performing Arts facility – \$20,250,000; 19 (iii) the Montgomery County Conference facility – \$23,185,000; 20 the Ocean City Convention facility – \$24,500,000; (iv) 21 Baltimore City public school facilities – \$1,100,000,000; [and] (v) 22(vi) supplemental facilities – \$25,000,000; AND 23 (VII) RACING FACILITIES -\$375,000,000. 10-646.1. 24EXCEPT AS ALLOWED BY § 10–639 OF THIS SUBTITLE, TO FINANCE THE (A)
- 25 (A) EXCEPT AS ALLOWED BY § 10–639 OF THIS SUBTITLE, TO FINANCE THE SITE ACQUISITION PLANNING, DESIGN, AND CONSTRUCTION OF ANY SEGMENT OF A RACING FACILITY, THE AUTHORITY SHALL COMPLY WITH THIS SECTION.
- 28 (B) AT LEAST 45 DAYS BEFORE SEEKING APPROVAL OF THE BOARD OF PUBLIC WORKS FOR EACH BOND ISSUE OR OTHER BORROWING, THE AUTHORITY

- SHALL PROVIDE, IN ACCORDANCE WITH § 2–1257 OF THE STATE GOVERNMENT ARTICLE, TO THE FISCAL COMMITTEES OF THE GENERAL ASSEMBLY:
- 3 (1) A COMPREHENSIVE FINANCING PLAN FOR THE RELEVANT
- 4 SEGMENT OF THE FACILITY, INCLUDING THE EFFECT OF THE FINANCING PLAN ON
- 5 FINANCING OPTIONS FOR OTHER SEGMENTS OF THE FACILITY RACING FACILITY
- 6 THAT INCLUDES:
- 7 (I) THE AGGREGATE AMOUNT OF FUNDS NEEDED FOR THE
- 8 RACING FACILITY TO BE FINANCED WITH THE PROPOSED BONDS;
- 9 <u>(II) A DESCRIPTION OF THE RACING FACILITY TO BE</u>
- 10 <u>CONSTRUCTED OR RENOVATED;</u>
- 11 (III) THE ANTICIPATED TOTAL DEBT SERVICE FOR THE
- 12 PROPOSED BOND ISSUE;
- 13 (IV) THE ANTICIPATED TOTAL DEBT SERVICE WHEN COMBINED
- 14 WITH THE DEBT SERVICE FOR ALL PRIOR OUTSTANDING BOND ISSUES FOR RACING
- 15 FACILITIES; AND
- 16 (V) ANTICIPATED PROJECT COSTS OF AT LEAST \$180,000,000
- 17 FOR THE PIMLICO RACING FACILITY OR \$155,000,000 FOR THE LAUREL PARK
- 18 RACING FACILITY; AND
- 19 (2) FOR ANY PLANNED EXPENDITURES AT THE LAUREL PARK RACING
- 20 FACILITY SITE, A PLAN FOR THE IMPROVEMENTS NECESSARY TO ENSURE THAT THE
- 21 CONDITION OF ANY PART OF THE SITE WHERE INDIVIDUALS RESIDE IS
- 22 SATISFACTORY FOR HUMAN HABITATION AND MEETS THE MINIMUM HOUSING AND
- 23 SANITATION STANDARDS IN ANNE ARUNDEL COUNTY.
- 24 (C) (1) THE AUTHORITY SHALL OBTAIN THE APPROVAL OF THE BOARD
- 25 OF Public Works of the proposed bond issue and the financing plan.
- 26 (2) THE FINANCING PLAN OR PLANS REQUIRED UNDER SUBSECTION
- 27 (B)(1) OF THIS SECTION FOR RACING AND COMMUNITY DEVELOPMENT PROJECT
- 28 COSTS SHALL PROVIDE FOR AT LEAST:
- 29 **(1)** \$180,000,000 AT THE PIMLICO SITE; AND
- 30 (H) \$155,000,000 AT THE LAUREL PARK SITE.
- 31 (C) (1) A BOND ISSUED TO FINANCE PLANNING, DESIGN, AND
- 32 CONSTRUCTION OR RENOVATIONS OF, OR IMPROVEMENTS TO A RACING FACILITY:

1	(1)	IS A LIMITED	OBLIGATION	OF THE	AUTHORITY	PAYABLE
1	(1)	18 A LIMITED	OBLIGATION	OF THE	AUTHURITI	IAIADLE

- 2 SOLELY FROM MONEY PLEDGED BY THE AUTHORITY TO THE PAYMENT OF THE
- 3 PRINCIPAL OF AND THE PREMIUM AND INTEREST ON THE BOND OR MONEY MADE
- 4 AVAILABLE TO THE AUTHORITY FOR THAT PURPOSE;
- 5 (II) IS NOT A DEBT, LIABILITY, OR A PLEDGE OF THE FAITH AND
- 6 CREDIT OR THE TAXING POWER OF THE STATE, THE AUTHORITY, OR ANY OTHER
- 7 GOVERNMENTAL UNIT; AND
- 8 (III) MAY NOT GIVE RISE TO ANY PECUNIARY LIABILITY OF THE
- 9 STATE, THE AUTHORITY, OR ANY OTHER GOVERNMENTAL UNIT.
- 10 (2) THE ISSUANCE OF A BOND TO FINANCE THE PLANNING, DESIGN,
- 11 AND CONSTRUCTION OR RENOVATIONS OF, OR IMPROVEMENTS TO A RACING
- 12 FACILITY IS NOT DIRECTLY, INDIRECTLY, OR CONTINGENTLY A MORAL OR OTHER
- 13 OBLIGATION OF THE STATE, THE AUTHORITY, OR ANY OTHER GOVERNMENTAL UNIT
- 14 TO LEVY OR PLEDGE ANY TAX OR TO MAKE AN APPROPRIATION TO PAY THE BOND.
- 15 (3) EACH BOND SHALL STATE ON ITS FACE THE PROVISIONS OF
- 16 PARAGRAPHS (1) AND (2) OF THIS SUBSECTION.
- 17 (D) (1) IN THIS SUBSECTION, "LONG-TERM AGREEMENT" INCLUDES A
- 18 LEASE, OPERATING, JOINT VENTURE, OR MANAGEMENT AGREEMENT WITH A
- 19 MINIMUM TERM THAT COINCIDES WITH OR EXCEEDS THE FINAL MATURITY OF THE
- 20 BONDS ISSUED FOR A RACING FACILITY.
- 21 (2) Before issuing any bonds for any segment of a racing
- 22 FACILITY, THE AUTHORITY SHALL ENSURE THAT:
- 23 (I) THE FOLLOWING LONG-TERM AGREEMENTS HAVE BEEN
- 24 **FINALIZED EXECUTED**:
- 25 (1) SUBJECT TO PARAGRAPH (3) OF THIS SUBSECTION, A
- 26 LONG-TERM AGREEMENT REGARDING MANAGEMENT AND OPERATIONS AT THE
- 27 PIMLICO RACING FACILITY SITE; AND
- 28 (H) 2. SUBJECT TO PARAGRAPH (4) OF THIS SUBSECTION, A
- 29 LONG-TERM AGREEMENT REGARDING MANAGEMENT AND OPERATIONS AT THE
- 30 LAUREL PARK RACING FACILITY SITE; AND
- 3. AGREEMENTS BETWEEN THE AUTHORITY AND
- 32 PROJECT ENTITIES FOR A RACING FACILITY; AND

- 1 (II) THE OWNER OF THE BOWIE RACE COURSE TRAINING
- 2 CENTER HAS CONVEYED THE TRAINING CENTER IN ACCORDANCE WITH § 11–519 OF
- 3 THE BUSINESS REGULATION ARTICLE.
- 4 (3) (I) SUBJECT TO SUBPARAGRAPH (II) OF THIS PARAGRAPH, THE
- 5 LONG-TERM AGREEMENT REQUIRED UNDER PARAGRAPH (2)(I) (2)(I)1 OF THIS
- 6 SUBSECTION SHALL:
- 7 1. ENSURE THE CONTINUITY OF THE PREAKNESS
- 8 STAKES AT THE PIMLICO RACING FACILITY SITE;
- 9 2. ENSURE THE MJC ENTITIES' SOLE, EXCLUSIVE, AND
- 10 UNCONDITIONAL RIGHTS TO:
- A. MANAGE AND OPERATE THE PIMLICO RACING
- 12 FACILITY SITE SUBJECT TO THE EXCLUSIONS AND CONDITIONS IN THE LONG-TERM
- 13 AGREEMENT;
- B. CONDUCT AT THE PIMLICO RACING FACILITY SITE
- 15 THOROUGHBRED TRAINING AND RACING, SATELLITE SIMULCAST WAGERING,
- 16 ADVANCED DEPOSIT WAGERING, AND ANY OTHER LAWFUL ACTIVITIES;
- 17 C. DESIGNATE ANNUALLY EXCLUSIVE USE PERIODS FOR
- 18 THE CONDUCT OF LIVE THOROUGHBRED TRAINING AND RACING;
- D. MAINTAIN THE TRACK SURFACES;
- E. OPERATE SATELLITE SIMULCAST WAGERING.
- 21 ADVANCED DEPOSIT WAGERING, AND ANY OTHER LAWFUL ACTIVITIES; AND
- F. AN OPTION TO REACQUIRE THE PIMLICO RACING
- 23 FACILITY SITE AT THE TERMINATION OR EXPIRATION OF THE LONG-TERM
- 24 AGREEMENT ON MUTUALLY AGREEABLE TERMS AND CONDITIONS AND SUBJECT TO
- 25 THE APPROVAL OF THE BOARD OF PUBLIC WORKS;
- 3. REQUIRE THE CONVEYANCE OR CONVEYANCES IN FEE
- 27 SIMPLE OF THE PIMLICO SITE, IN WHOLE OR IN PART, TO BALTIMORE CITY OR AN
- 28 ENTITY OR ENTITIES DESIGNATED BY BALTIMORE CITY, INCLUDING ANY
- 29 DESIGNATED PROJECT ENTITY, AT THE TIME AND ON THE CONDITIONS
- 30 ESTABLISHED IN THE LONG-TERM AGREEMENT AND SUBJECT TO THE AUTHORITY
- 31 SECURING ALL THE NECESSARY DEVELOPMENT APPROVALS AND FUNDING FOR THE
- 32 RACING AND COMMUNITY DEVELOPMENT PROJECT COSTS;
 - 4. ESTABLISH THE MJC ENTITIES' RIGHTS TO:

- A. DESIGNATE ANNUALLY EXCLUSIVE USE PERIODS FOR
- 2 THE CONDUCT OF LIVE THOROUGHBRED TRAINING AND RACING;
- B. MAINTAIN THE TRACK SURFACES; AND
- C. OPERATE SATELLITE SIMULCAST WAGERING,
- 5 ADVANCED DEPOSIT WAGERING, AND ANY OTHER LAWFUL ACTIVITIES;
- 5. PRESERVE THE MJC ENTITIES' TANGIBLE,
- 7 INTANGIBLE, MANAGEMENT, PERFORMANCE, DISTRIBUTION, INTELLECTUAL
- 8 PROPERTY, ADVERTISING, CONCESSION, MERCHANDISING, SPONSORSHIP, MEDIA,
- 9 STREAMING, NAMING, LICENSING, AND COMMERCIAL DEVELOPMENT RIGHTS, AND
- 10 ANY OTHER RIGHTS IDENTIFIED BY THE MJC ENTITIES';
- 11 6. SUBJECT TO THE OPERATING AGREEMENTS OF THE
- 12 PROJECT ENTITIES, PRESERVE THE MJC ENTITIES' RIGHT TO RETAIN OR
- 13 DESIGNATE REVENUES AND PROFITS ASSOCIATED WITH THE MJC ENTITIES'
- 14 RIGHTS AND LAWFUL ACTIVITIES; AND
- 7. SUBJECT TO SUBPARAGRAPH (III) OF THIS
- 16 PARAGRAPH, ESTABLISH:
- 17 A. THE RIGHT OF BALTIMORE CITY THE AUTHORITY OR
- 18 AN ENTITY DESIGNATED BY BALTIMORE CITY THE AUTHORITY TO MANAGE AND
- 19 OPERATE THE PIMLICO CLUBHOUSE AND EVENTS FACILITY, GROUNDS, AND ANY
- 20 FACILITY NOT DESIGNATED FOR THE MJC ENTITIES' YEAR-ROUND USE;
- B. THE OBLIGATION OF BALTIMORE CITY THE
- 22 AUTHORITY OR AN ENTITY DESIGNATED BY BALTIMORE CITY THE AUTHORITY TO
- 23 OPERATE, MAINTAIN AS A FIRST-CLASS FACILITY, IN GOOD CONDITION, REPAIR,
- 24 AND SECURE THE PIMLICO RACING FACILITY SITE DURING PERIODS IDENTIFIED IN
- 25 THE LONG-TERM AGREEMENT; AND
- C. THE OBLIGATION OF BALTIMORE CITY THE
- 27 AUTHORITY OR AN ENTITY DESIGNATED BY BALTIMORE CITY THE AUTHORITY TO
- 28 COOPERATE WITH RESPECT TO THE PROVISION OF ADEQUATE PARKING AND
- 29 EFFICIENT TRANSPORTATION PLANS AROUND THE PIMLICO RACING FACILITY SITE.
- 30 (II) 1. UNLESS THOROUGHBRED RACING IS NO LONGER A
- 31 LAWFUL ACTIVITY, OR IS OTHERWISE RENDERED NOT COMMERCIALLY VIABLE AS A
- 32 RESULT OF A CHANGE IN LAW OR REGULATION, THE LONG-TERM AGREEMENT
- 33 UNDER THIS TITLE PARAGRAPH (2)(I)1 OF THIS SUBSECTION MAY NOT EXPIRE

- 1 WHILE ANY BOND, DEBT, OR OTHER FINANCIAL INSTRUMENT ISSUED BY THE
- 2 AUTHORITY FOR THE IMPROVEMENT OF A RACING FACILITY REMAINS UNPAID.
- 3 2. IF THOROUGHBRED RACING IS NO LONGER A LAWFUL
- 4 ACTIVITY, OR IS OTHERWISE RENDERED NOT COMMERCIALLY VIABLE AS A RESULT
- 5 OF A CHANGE IN LAW OR REGULATION, THE PARTIES TO THE LONG-TERM
- 6 AGREEMENT UNDER PARAGRAPH (2)(I)1 OF THIS SUBSECTION SHALL NOTIFY THE
- 7 BOARD OF PUBLIC WORKS 180 DAYS BEFORE THE EXPIRATION OR TERMINATION
- 8 OF THE LONG-TERM AGREEMENT.
- 9 3. The notice required under subsubparagraph
- 10 2 OF THIS SUBPARAGRAPH SHALL CONTAIN A WIND DOWN PLAN.
- 11 4. THE LONG-TERM AGREEMENT UNDER PARAGRAPH
- 12 (2)(I)1 OF THIS SUBSECTION SHALL INCLUDE DISPUTE RESOLUTION PROVISIONS,
- 13 THAT INCLUDE EXPEDITED REVIEW, IN THE EVENT THERE IS A DISPUTE REGARDING
- 14 THE EXISTENCE OF THE CONDITIONS DESCRIBED IN SUBSUBPARAGRAPH 1 OF THIS
- 15 SUBPARAGRAPH OR THE CONTENTS OF THE WIND DOWN PLAN.
- 16 (III) THE MJC ENTITIES SHALL HAVE:
- 17 1. PRIORITY OF USE OVER THE PIMLICO CLUBHOUSE
- 18 AND EVENTS FACILITY AND GROUNDS FOR MJC ENTITIES' PURPOSES RELATED TO
- 19 RACING, WAGERING, OR OTHER AGREED-ON USES; AND
- 20 2. THE RIGHT TO ACCESS AND EGRESS FROM THE
- 21 PIMLICO RACING FACILITY SITE DURING PERIODS IDENTIFIED IN THE AGREEMENT.
- 22 (4) (I) SUBJECT TO SUBPARAGRAPH (II) OF THIS PARAGRAPH, THE
- 23 LONG-TERM AGREEMENT REQUIRED UNDER PARAGRAPH (2)(II) OF THIS
- 24 SUBSECTION SHALL:
- 25 1. ENSURE THAT THE MARYLAND MILLION RACE IS RUN
- 26 ANNUALLY AT LAUREL PARK EXCEPT:
- A. <u>DURING PERIODS OF CONSTRUCTION</u>;
- B. IF THE RACING LICENSEE IS PREVENTED FROM DOING
- 29 SO BY WEATHER, ACTS OF GOD, OR OTHER CIRCUMSTANCES BEYOND THE CONTROL
- 30 OF THE RACING LICENSEE; OR
- 31 <u>C. IF THE RACING LICENSEE AND THE MARYLAND</u>
- 32 MILLION, LLC AGREE TO ANOTHER LOCATION THAT IS APPROVED BY THE STATE
- 33 RACING COMMISSION;

33

$1\\2$	2. ENSURE THE MJC ENTITIES' SOLE, EXCLUSIVE, AND UNCONDITIONAL RIGHTS TO:
3	A. MANAGE AND OPERATE THE LAUREL PARK RACING
4	FACILITY SITE; AND
5	B. CONDUCT AT THE LAUREL PARK RACING FACILITY
6 7	SITE YEAR-ROUND THOROUGHBRED TRAINING AND RACING, SATELLITE SIMULCAST WAGERING, ADVANCED DEPOSIT WAGERING, AND ANY OTHER LAWFUL ACTIVITIES;
•	WAGERING, ADVANCED DEI OSII WAGERING, AND ANI OTHER LAWFOL ACTIVITIES,
8	$\frac{2}{3}$. PROVIDE FOR THE MJC ENTITIES:
9	A. GRANT OF AN INTEREST IN THE LAUREL PARK
10	RACING FACILITY SITE, IN WHOLE OR IN PART, TO ANNE ARUNDEL COUNTY OR AN
11	ENTITY OR ENTITIES DESIGNATED BY ANNE ARUNDEL COUNTY AT THE TIME FOR A
$\frac{12}{12}$	SPECIFIED TERM, INCLUDING RENEWALS, AND ON THE CONDITIONS ESTABLISHED
13	IN THE LONG-TERM AGREEMENT AND SUBJECT TO THE AUTHORITY SECURING ALL
14	NECESSARY DEVELOPMENT APPROVALS AND FUNDING FOR THE RACING AND
15	COMMUNITY DEVELOPMENT PROJECT COSTS;
10	COMMONITI DEVELOTMENT I ROSECT COSTS,
16	B. ACCESS TO THE LAUREL PARK RACING FACILITY SITE
17	FOR PARKING AND ROADWAYS;
18	C. AN OPTION FOR THE RIGHT TO REACQUIRE RIGHTS TO
19	THE LAUREL PARK RACING FACILITY SITE AT THE EXPIRATION OR TERMINATION OF
$\frac{13}{20}$	THE LONG-TERM AGREEMENTS ON MUTUALLY AGREEABLE TERMS AND
21	CONDITIONS; AND
4 1	CONDITIONS, AND
22	D. PAYMENT TO ANNE ARUNDEL COUNTY, OR AN ENTITY
23	DESIGNATED BY ANNE ARUNDEL COUNTY, OF AN AMOUNT AT LEAST EQUAL TO THE
24	PRORATED AMOUNT OF REAL PROPERTY TAXES PAID IN FISCAL YEAR 2020 FOR THE
25	LAUREL PARK RACING FACILITY SITE AND ANY IMPROVEMENTS ON THE SITE,
26	UNLESS OTHERWISE AGREED TO BY THE MJC ENTITIES AND ANNE ARUNDEL
$\frac{1}{27}$	COUNTY; AND
	5 5 5 1 1 <u>1 </u>
28	E. AN OBLIGATION TO MAINTAIN THE LAUREL PARK
29	RACING FACILITY AS A FIRST-CLASS FACILITY AND IN GOOD CONDITION AND
30	REPAIR;
กา	9 4 PRECEDENCE MILE MILE Expressed mixtures
31	3. 4. PRESERVE THE MJC ENTITIES' TANGIBLE,

INTANGIBLE, MANAGEMENT, PERFORMANCE, DISTRIBUTION, INTELLECTUAL

PROPERTY, ADVERTISING, CONCESSION, MERCHANDISING, SPONSORSHIP, MEDIA,

- 1 STREAMING, NAMING, LICENSING, COMMERCIAL DEVELOPMENT, AND ANY OTHER
- 2 RIGHTS IDENTIFIED BY THE MJC ENTITIES; AND
- 3 4.5. SUBJECT TO THE OPERATING AGREEMENTS OF THE
- 4 PROJECT ENTITIES, PRESERVE THE MJC ENTITIES' RIGHT TO RETAIN OR
- 5 DESIGNATE REVENUES AND PROFITS ASSOCIATED WITH THE MJC ENTITIES'
- 6 RIGHTS AND LAWFUL ACTIVITIES.
- 7 (II) <u>1.</u> UNLESS THOROUGHBRED RACING IS NO LONGER A
- 8 LAWFUL ACTIVITY, OR IS OTHERWISE RENDERED NOT COMMERCIALLY VIABLE AS A
- 9 RESULT OF A CHANGE IN LAW OR REGULATION, THE LONG-TERM AGREEMENT
- 10 UNDER THIS TITLE PARAGRAPH (2)(I)2 OF THIS SUBSECTION MAY NOT EXPIRE
- 11 WHILE ANY BOND, DEBT, OR OTHER FINANCIAL INSTRUMENT ISSUED BY THE
- 12 AUTHORITY FOR THE IMPROVEMENT OF A RACING FACILITY REMAINS UNPAID.
- 13 <u>2. IF THOROUGHBRED RACING IS NO LONGER A LAWFUL</u>
- 14 ACTIVITY, OR IS OTHERWISE RENDERED NOT COMMERCIALLY VIABLE AS A RESULT
- 15 OF A CHANGE IN LAW OR REGULATION, THE PARTIES TO THE LONG-TERM
- 16 AGREEMENT UNDER PARAGRAPH (2)(I)2 OF THIS SUBSECTION SHALL NOTIFY THE
- 17 BOARD OF PUBLIC WORKS 180 DAYS BEFORE THE EXPIRATION OR TERMINATION
- 18 OF THE LONG-TERM AGREEMENT.
- 19 <u>3.</u> The notice required under subsubparagraph
- 20 2 OF THIS SUBPARAGRAPH SHALL CONTAIN A WIND DOWN PLAN.
- 21 4. The Long-term agreement under paragraph
- 22 (2)(1)2 OF THIS SUBSECTION SHALL INCLUDE DISPUTE RESOLUTION PROVISIONS,
- 23 THAT INCLUDE EXPEDITED REVIEW, IN THE EVENT THERE IS A DISPUTE REGARDING
- 24 THE EXISTENCE OF THE CONDITIONS DESCRIBED IN SUBSUBPARAGRAPH 1 OF THIS
- 25 SUBPARAGRAPH OR THE CONTENTS OF THE WIND DOWN PLAN.
- 26 (E) (1) THE AUTHORITY MAY ENTER INTO AN AGREEMENT WITH
- 27 PROJECT ENTITIES FOR CONSTRUCTION OF THE RACING AND COMMUNITY
- 28 DEVELOPMENT PROJECTS AT A RACING FACILITY SITE DURING THE PERIODS OF
- 29 PLANNING, DESIGN, AND CONSTRUCTION OF THE RACING FACILITY.
- 30 (2) (I) EXCEPT AS PROVIDED IN SUBPARAGRAPHS (II) AND (III) OF
- 31 THIS PARAGRAPH, AFTER THE COMPLETION OF A RACING FACILITY, THE
- 32 AUTHORITY MAY NOT HAVE ANY ROLE OR RESPONSIBILITY WITH REGARD TO THE
- 33 RACING FACILITY
- 34 (H) THE AUTHORITY MAY ASSIST WITH ENFORCEMENT OF
- 35 WARRANTIES, CLAIMS AGAINST CONTRACTORS OR SUPPLIERS, OR REPAIRING
- 36 DEFECTS IN THE CONSTRUCTION AT A RACING FACILITY.

- 1 (HI) WITH THE CONSENT OF THE AUTHORITY, BALTIMORE CITY
 2 OR AN ENTITY DESIGNATED BY BALTIMORE CITY, OR ANNE ARUNDEL COUNTY OR
 3 AN ENTITY DESIGNATED BY ANNE ARUNDEL COUNTY, MAY RETAIN THE SERVICES
 4 OF THE AUTHORITY.
- 5 (3) IF THE AUTHORITY IS RETAINED TO PROVIDE SERVICES
 6 DIRECTLY RELATED TO RACING AND COMMUNITY DEVELOPMENT PROJECTS, THE
 7 AUTHORITY MAY BE PAID FROM THE RACING AND COMMUNITY DEVELOPMENT
 8 FUND FOR SERVICES PERFORMED AND EXPENSES INCURRED BEFORE JUNE 1, 2020.
- 9 <u>(E)</u> THE AUTHORITY SHALL ENTER INTO AGREEMENTS WITH PROJECT
 10 ENTITIES OR LOCAL ENTITIES FOR PLANNING, DESIGN, AND CONSTRUCTION OF THE
 11 RACING AND COMMUNITY DEVELOPMENT PROJECTS AT A RACING FACILITY SITE.
- 12 (F) (1) FOR FISCAL YEAR 2021, THE COMPTROLLER SHALL DEPOSIT
 13 INTO THE RACING AND DEVELOPMENT FINANCING FUND \$13,500,000 FROM THE
 14 STATE LOTTERY FUND ESTABLISHED UNDER § 9–120(B)(1)(IV) OF THE STATE
 15 GOVERNMENT ARTICLE.
- 16 (2) FOR FISCAL YEAR 2022 AND EACH FISCAL YEAR THEREAFTER,
 17 UNTIL THE BONDS THAT HAVE BEEN ISSUED TO FINANCE THE RACING FACILITY ARE
 18 NO LONGER OUTSTANDING AND UNPAID, THE COMPTROLLER SHALL DEPOSIT INTO
 19 THE RACING AND COMMUNITY DEVELOPMENT FINANCING FUND \$17,000,000
 20 FROM THE STATE LOTTERY FUND ESTABLISHED UNDER § 9–120(B)(1)(IV) OF THE
 21 STATE GOVERNMENT ARTICLE.
- 22 (G) IF THE MONEY DEPOSITED IN THE RACING AND COMMUNITY
 23 DEVELOPMENT FINANCING FUND IN ACCORDANCE WITH SUBSECTION (F) OF THIS
 24 SECTION IS NOT NEEDED FOR DEBT SERVICE OR DEBT SERVICE RESERVES, THE
 25 AUTHORITY MAY TRANSFER THOSE FUNDS TO THE RACING AND COMMUNITY
 26 DEVELOPMENT FACILITIES FUND.
- 27 (H) IF FUNDS ARE NEEDED FOR DEBT SERVICE OR DEBT SERVICE
 28 RESERVES, THE AUTHORITY MAY TRANSFER MONEY IN THE RACING AND
 29 COMMUNITY DEVELOPMENT FACILITIES FUND TO THE RACING AND COMMUNITY
 30 DEVELOPMENT FINANCING FUND.
- 31 **10–657.2**.
- 32 (A) THERE IS A RACING AND COMMUNITY DEVELOPMENT FINANCING 33 FUND.

- 1 (B) (1) THE RACING AND COMMUNITY DEVELOPMENT FINANCING FUND
- 2 IS A CONTINUING, NONLAPSING FUND THAT SHALL BE AVAILABLE IN PERPETUITY
- 3 TO IMPLEMENT THIS SUBTITLE CONCERNING RACING AND COMMUNITY
- 4 DEVELOPMENT PROJECTS.
- 5 (2) THE AUTHORITY SHALL:
- 6 (I) USE THE RACING AND COMMUNITY DEVELOPMENT
- 7 FINANCING FUND AS A REVOLVING FUND FOR IMPLEMENTING THIS SUBTITLE
- 8 RELATING TO RACING AND COMMUNITY DEVELOPMENT PROJECTS; AND
- 9 (II) PAY ANY AND ALL EXPENSES FROM THE RACING AND
- 10 COMMUNITY DEVELOPMENT FINANCING FUND THAT ARE INCURRED BY THE
- 11 AUTHORITY, OR OTHERWISE SPECIFICALLY APPROVED BY THE AUTHORITY,
- 12 CONCERNING RACING AND COMMUNITY DEVELOPMENT PROJECTS.
- 13 (C) (1) TO THE EXTENT CONSIDERED APPROPRIATE BY THE AUTHORITY,
- 14 THE RECEIPTS OF THE RACING AND COMMUNITY DEVELOPMENT FUND SHALL BE
- 15 PLEDGED TO AND CHARGED WITH THE FOLLOWING RELATING TO RACING AND
- 16 COMMUNITY DEVELOPMENT PROJECTS:
- 17 (I) THE PAYMENT OF DEBT SERVICE ON AUTHORITY BONDS;
- 18 (II) ALL REASONABLE CHARGES AND EXPENSES RELATED TO
- 19 **AUTHORITY BORROWING; AND**
- 20 (III) THE MANAGEMENT OF AUTHORITY OBLIGATIONS.
- 21 (2) THE PLEDGE SHALL BE EFFECTIVE IN THE SAME MANNER AS
- 22 PROVIDED IN § 10–634 OF THIS SUBTITLE.
- 23 (D) THE RACING AND COMMUNITY DEVELOPMENT FINANCING FUND
- 24 CONSISTS OF:
- 25 (1) FUNDS APPROPRIATED FOR DEPOSIT TO THE RACING AND
- 26 COMMUNITY DEVELOPMENT FUND;
- 27 (2) PROCEEDS FROM THE SALE OF BONDS CONCERNING RACING AND
- 28 COMMUNITY DEVELOPMENT PROJECTS;
- 29 (3) REVENUES COLLECTED OR RECEIVED FROM ANY SOURCE UNDER
- 30 THIS SUBTITLE CONCERNING RACING AND COMMUNITY DEVELOPMENT PROJECTS;
- 31 (4) INVESTMENT AND INTEREST EARNINGS;

- 1 (5) MONEY PAID TO THE RACING AND COMMUNITY DEVELOPMENT 2 FINANCING FUND UNDER § 9–120 OF THE STATE GOVERNMENT ARTICLE; AND
- 3 (6) THE UNENCUMBERED FUND BALANCE, INCLUDING ACCRUED
- 4 INTEREST, EXISTING AS OF JUNE 1, 2020, THAT IS ALLOCATED TO THOROUGHBRED
- 5 TRACKS UNDER THE RACETRACK FACILITY RENEWAL ACCOUNT; AND
- 6 (7) ANY ADDITIONAL MONEY MADE AVAILABLE FROM ANY PUBLIC OR 7 PRIVATE SOURCES FOR THE PURPOSES ESTABLISHED FOR THE RACING AND
- 8 COMMUNITY DEVELOPMENT FINANCING FUND.
- 9 (E) (1) THE STATE TREASURER SHALL INVEST THE MONEY OF THE
- 10 RACING AND COMMUNITY DEVELOPMENT FINANCING FUND IN THE SAME MANNER
- 11 AS OTHER STATE FUNDS.
- 12 (2) ANY INVESTMENT OR INTEREST EARNING SHALL BE CREDITED TO
- 13 THE RACING AND COMMUNITY DEVELOPMENT FINANCING FUND.
- 14 (3) NO PART OF THE RACING AND COMMUNITY DEVELOPMENT
- 15 FINANCING FUND MAY REVERT OR BE CREDITED TO THE GENERAL FUND OF THE
- 16 STATE OR ANY SPECIAL FUND OF THE STATE.
- 17 **10–657.3.**
- 18 (A) THERE IS A RACING AND COMMUNITY DEVELOPMENT FACILITIES
- 19 **FUND.**
- 20 (B) (1) THE RACING AND COMMUNITY DEVELOPMENT FACILITIES FUND
- 21 IS A CONTINUING, NONLAPSING FUND THAT SHALL BE AVAILABLE IN PERPETUITY
- 22 TO IMPLEMENT THIS SUBTITLE CONCERNING RACING FACILITIES.
- 23 **(2)** THE AUTHORITY SHALL:
- 24 (I) USE THE RACING AND COMMUNITY DEVELOPMENT
- 25 FACILITIES FUND AS A REVOLVING FUND FOR CARRYING OUT THIS SUBTITLE
- 26 CONCERNING RACING FACILITIES PROJECTS; AND
- 27 (II) TO THE EXTENT AUTHORIZED UNDER FEDERAL LAW, PAY
- 28 ANY AND ALL EXPENSES FROM THE RACING AND COMMUNITY DEVELOPMENT
- 29 FACILITIES FUND THAT ARE INCURRED BY THE AUTHORITY, OR OTHERWISE
- 30 SPECIFICALLY APPROVED BY THE AUTHORITY, RELATING TO ANY RACING
- 31 FACILITIES.

1	(C) SUBJECT TO SUBSECTION (F) OF THIS SECTION AND TO THE EXTENT
2	CONSIDERED APPROPRIATE BY THE AUTHORITY THE MONEY IN THE RACING AND
3	COMMUNITY DEVELOPMENT FACILITIES FUND SHALL BE USED TO PAY THE
4	FOLLOWING COSTS RELATING TO RACING FACILITIES PROJECTS:
5	(1) <u>DEBT SERVICE ON AUTHORITY BONDS</u> ;
6	(2) <u>DESIGN AND CONSTRUCTION COSTS RELATING TO RACING</u>
7	FACILITIES PROJECTS;
0	
8	(3) TO THE EXTENT AUTHORIZED UNDER FEDERAL LAW, TRANSITION
9	COSTS AND REIMBURSEMENTS, COSTS OF START-UP, ADMINISTRATION, OVERHEAD,
10	AND OPERATIONS RELATED TO THE MANAGEMENT OF IMPROVEMENTS TO RACING
11	FACILITIES PROJECTS AUTHORIZED UNDER THIS SUBTITLE AND UNDERTAKEN BY
12	THE AUTHORITY; AND
13	(4) ALL REASONABLE CHARGES AND EXPENSES RELATED TO THE
14	AUTHORITY'S ADMINISTRATION OF THE RACING AND COMMUNITY DEVELOPMENT
15	FACILITIES FUND AND THE RACING AND COMMUNITY DEVELOPMENT FINANCING
16	FUND AND MANAGEMENT OF THE AUTHORITY'S OBLIGATIONS.
10	
17	(D) THE RACING AND COMMUNITY DEVELOPMENT FACILITIES FUND
18	CONSISTS OF:
19	(1) FUNDS TRANSFERRED FROM THE RACING AND COMMUNITY
20	DEVELOPMENT FINANCING FUND IN ACCORDANCE WITH § 10–646.1(G) OF THIS
21	SUBTITLE;
22	(2) THE UNENCUMBERED FUND BALANCE, INCLUDING ACCRUED
23	INTEREST, EXISTING AS OF JUNE 30, 2020, THAT IS ALLOCATED TO THOROUGHBRED
24	TRACKS UNDER THE RACETRACK FACILITY RENEWAL ACCOUNT;
٥,٢	(9) FINDS FROM MILE DAGING AND COMMUNITY DEVEL ORATING
25 26	(3) FUNDS FROM THE RACING AND COMMUNITY DEVELOPMENT
26	FINANCING FUND DISTRIBUTED UNDER § 10–657.2(E) OF THIS SUBTITLE;
27	(4) INVESTMENT AND INTEREST EARNINGS; AND
41	(17) INVESTMENT AND INTEREST EMMINOS, AND
28	(5) ANY ADDITIONAL MONEY MADE AVAILABLE FROM ANY PUBLIC OR

31 (E) (1) THE STATE TREASURER SHALL INVEST THE MONEY OF THE 32 RACING AND COMMUNITY DEVELOPMENT FACILITIES FUND IN THE SAME MANNER

PRIVATE SOURCES FOR THE PURPOSES ESTABLISHED FOR THE RACING AND

33 AS OTHER STATE FUNDS.

COMMUNITY DEVELOPMENT FACILITIES FUND.

29

1	<u>(2)</u>	ANY INVESTMENT (OR INTEREST	EARNINGS	SHALL BE	CREDITED
2	TO THE RACING	AND COMMUNITY DE	VELOPMENT	FACILITIES	FUND.	

- 3 (3) NO PART OF THE RACING AND COMMUNITY DEVELOPMENT
 4 FACILITIES FUND MAY REVERT OR BE CREDITED TO THE GENERAL FUND OF THE
- 5 STATE OR ANY SPECIAL FUND OF THE STATE.
- 6 (F) (1) BEFORE THE ISSUANCE OF ANY BONDS AUTHORIZED UNDER THIS
 7 SUBTITLE TO FINANCE IMPROVEMENTS TO A RACING FACILITY, THE AUTHORITY
 8 MAY PAY FOR ANY COSTS FOR ADMINISTRATION, OVERHEAD, AND OPERATIONS OF
 9 THE AUTHORITY OR COSTS OF ENGINEERING, ARCHITECTURAL, AND OTHER DESIGN
 10 PROFESSIONALS FROM THE RACING AND COMMUNITY DEVELOPMENT FACILITIES
- 12 (2) NO PART OF THE RACING AND COMMUNITY DEVELOPMENT
- 13 FACILITIES FUND MAY BE USED FOR THE PURPOSES UNDER SUBSECTION (D) OF
- 14 THIS SECTION UNTIL THE AUTHORITY RECEIVES A REIMBURSEMENT FROM THE
- 15 Fund for any costs under paragraph (1) of this subsection incurred
- 16 BEFORE JUNE 1, 2020.

17 Article – State Finance and Procurement

18 6–226.

11

FUND.

- 19 (a) (2) (i) Notwithstanding any other provision of law, and unless 20 inconsistent with a federal law, grant agreement, or other federal requirement or with the
- 21 terms of a gift or settlement agreement, net interest on all State money allocated by the
- 22 State Treasurer under this section to special funds or accounts, and otherwise entitled to
- receive interest earnings, as accounted for by the Comptroller, shall accrue to the General
- 24 Fund of the State.
- 25 (ii) The provisions of subparagraph (i) of this paragraph do not apply 26 to the following funds:
- 27 121. the Markell Hendricks Youth Crime Prevention and
- 28 Diversion Parole Fund; [and]
- 29 122. the Federal Government Shutdown Employee Assistance
- 30 Loan Fund; AND
- 31 123. THE RACING AND COMMUNITY DEVELOPMENT FUND
- 32 FINANCING FUND; AND

1 1 24. THE RACING AND COMMUNITY DEVELOPMENT 2 FACILITIES FUND.

3 Article - State Government

- 4 9–120.
- 5 (a) The Comptroller shall distribute, or cause to be distributed, the State Lottery 6 Fund to pay:
- 7 (1) on a pro rata basis for the daily and nondaily State lottery games, the 8 expenses of administering and operating the State lottery, as authorized under this subtitle 9 and the State budget; and
- 10 (2) then, except as provided in § 10–113.1 of the Family Law Article, § 11–618 of the Criminal Procedure Article, and § 3–307 of the State Finance and 12 Procurement Article, the holder of each winning ticket or share.
- 13 (b) (1) By the end of the month following collection, the Comptroller shall deposit or cause to be deposited:
- 15 (i) into the Maryland Stadium Facilities Fund established under § 7–312 of the State Finance and Procurement Article from the money that remains in the State Lottery Fund, after the distribution under subsection (a) of this section, an amount not to exceed \$20,000,000 in any fiscal year;
- 19 (ii) after June 30, 2014, into the Maryland Veterans Trust Fund 10% 20 of the money that remains in the State Lottery Fund from the proceeds of sales of tickets 21 from instant ticket lottery machines by veterans' organizations under § 9–112(d) of this 22 subtitle, after the distribution under subsection (a) of this section;
- (iii) after June 30, 2014, into the Baltimore City Public School Construction Financing Fund established under § 10–656 of the Economic Development Article the money that remains in the State Lottery Fund from the proceeds of all lotteries after the distributions under subsection (a) of this section and items (i) and (ii) of this paragraph, an amount equal to \$20,000,000 in each fiscal year that bonds are outstanding and unpaid, to be paid in two installments with at least \$10,000,000 paid no later than December 1 of each fiscal year; [and]
- (IV) AFTER JUNE 30, 2020, INTO THE RACING AND COMMUNITY
 DEVELOPMENT FINANCING FUND ESTABLISHED UNDER § 10–657.2 OF THE
 ECONOMIC DEVELOPMENT ARTICLE FROM THE MONEY THAT REMAINS IN THE
 STATE LOTTERY FUND, AFTER THE DISTRIBUTION UNDER SUBSECTION (A) OF THIS
 SECTION, AN AMOUNT EQUAL TO \$17,000,000 IN EACH FISCAL YEAR THAT BONDS
- 35 ARE-OUTSTANDING AND UNPAID \$13,500,000 IN FISCAL YEAR 2021;

- 1 (v) <u>AFTER JUNE 30, 2021, INTO THE RACING AND COMMUNITY</u>
 2 DEVELOPMENT FACILITIES FUND ESTABLISHED UNDER § 10–657.3 OF THE
- 3 ECONOMIC DEVELOPMENT ARTICLE FROM THE MONEY THAT REMAINS IN THE
- 4 STATE LOTTERY FUND, AFTER THE DISTRIBUTION UNDER SUBSECTION (A) OF THIS
- 5 SECTION, AN AMOUNT EQUAL TO \$17,000,000 IN FISCAL YEAR 2022 AND EACH
- 6 FISCAL YEAR THEREAFTER UNTIL THE BONDS ISSUED FOR A RACING FACILITY HAVE
- 7 MATURED; AND
- 8 [(iv)] (V) (VI) into the General Fund of the State the money that 9 remains in the State Lottery Fund from the proceeds of all lotteries after the distributions 10 under subsection (a) of this section and items (i), (ii), [and] (iii), AND (IV) (IV), AND (V) of
- 11 this paragraph.
- 12 (2) The money paid into the General Fund under this subsection is 13 available in the fiscal year in which the money accumulates in the State Lottery Fund.
- 14 (c) The regulations of the Agency shall apportion the money in the State Lottery 15 Fund in accordance with subsection (b) of this section.
- 16 9-1A-09.

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- 17 (a) In this section, "racing licensee" means the holder of a license issued by the 18 State Racing Commission to hold a race meeting in the State under Title 11 of the Business 19 Regulation Article.
- 20 (b) As a condition of eligibility for funding under § 9–1A–29 of this subtitle, a 21 racing licensee shall:
 - (1) **[**(i) for Laurel Park and Pimlico Race Course, conduct a minimum of 220 annual live racing days combined between Laurel Park and Pimlico Race Course unless otherwise agreed to by the racing licensee and the organization that represents the majority of licensed thoroughbred owners and trainers in the State or unless the racing licensee is prevented by weather, acts of God, or other circumstances beyond the racing licensee's control;**]**
- [(ii)] (I) for Rosecroft Raceway, conduct a minimum of [90] 60 annual live racing days unless otherwise agreed to by the racing licensee and the organization that represents the majority of licensed standardbred owners and trainers in the State or unless the racing licensee is prevented by weather, acts of God, or other circumstances beyond the racing licensee's control; and
- [(iii)] (II) for Ocean Downs Racetrack, conduct a minimum of 40 annual live racing days unless otherwise agreed to by the racing licensee and the organization that represents the majority of licensed standardbred owners and trainers in the State or unless the racing licensee is prevented by weather, acts of God, or other circumstances beyond the racing licensee's control;

1 (2)if the racing licensee holds the racing license for Pimlico Race Course, 2 retain in the State of Maryland the name, common law and statutory copyrights, service 3 marks, trademarks, trade names, and horse racing events that are associated with the Preakness Stakes and the Woodlawn Vase: 4 5 if the racing licensee holds the racing license for the Pimlico Race 6 Course, promote and conduct the Preakness Stakes each year at: 7 (i) the Pimlico Race Course; or 8 if the Pimlico Race Course no longer exists, the Preakness Stakes 9 Race is prevented from being conducted at the Pimlico Race Course, or the State Racing Commission, under § 11–513 of the Business Regulation Article, deems an emergency 10 exists, another track located in the State that is approved by the State Racing Commission; 11 12 if the racing licensee holds the racing license for Laurel Park, permit 13 the event known as the Maryland Million to be run annually at Laurel Park unless: 14 the racing licensee is prevented from doing so by weather, acts of 15 God, or other circumstances beyond the control of the racing licensee; or 16 the racing licensee and the Maryland Million LLC agree to 17 another location that is approved by the State Racing Commission; 18 develop and submit to the State Racing Commission a multiyear plan to improve the quality and marketing of horse racing at racetrack locations owned or 19 20 operated by the racing licensee in Maryland, which shall include: 21goals, indicators, and timelines for specific actions that will be 22taken by the racing licensee to improve the quality and marketing of the horse racing 23industry in Maryland; and 24 (ii) a master plan for capital improvements that reflects, at a 25minimum: 26 1. commitments that have been made to the State Racing 27 Commission; and 28 2. an ongoing investment in capital maintenance and 29 improvements in the horse racing facilities; 30 develop with other racing industry representatives a multiyear plan to 31 improve the quality and marketing of the horse racing industry in Maryland, which shall

include goals, indicators, and timelines for specific actions that will be taken by the

thoroughbred and harness racing industries to improve the quality and marketing of the

horse racing industry in Maryland, including joint marketing efforts; and

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- 1 (7)] (3) for each year that funding is requested, spend at least the 2 following minimum amounts for capital maintenance and improvements, which may 3 include amounts provided as a matching fund as required under § 9–1A–29(e)(2) of this 4 subtitle:
- 5 (i) [for Laurel Park and Pimlico Race Course, a combined total of 6 \$1,500,000;
- 7 (ii)] for Rosecroft Raceway, \$300,000; and
- 8 [(iii)] (II) for Ocean Downs Racetrack, \$300,000.
- 9 (c) As part of the capital maintenance and improvement items in the plan submitted under subsection **[(b)(5)] (B)(2)** of this section, a racing licensee shall include any improvements necessary to ensure that the condition of any part of the racetrack facility where individuals reside is satisfactory for human habitation and meets minimum housing and sanitation standards in the county where the facility is located.
- 14 (d) The plans required under subsection (b) of this section shall also be provided 15 to the Department of General Services and to the Legislative Policy Committee of the 16 General Assembly.
- [(e) (1) If a video lottery operation license has been issued for a racetrack location at Laurel Park, the video lottery operation license for the location shall be revoked if the name, common law and statutory copyrights, service marks, trademarks, trade names, or horse racing events that are associated with the Preakness Stakes Race or the Woodlawn Vase are transferred to a location outside the State.
- 22 (2) As an additional condition of a video lottery operation license, if a racetrack licensee holds a video lottery operation license for Laurel Park, the licensee shall 24 be required to:
- 25 (i) promote and conduct the Preakness Stakes Race at the Pimlico 26 Race Course each year; or
- 27 (ii) if the Pimlico Race Course no longer exists, the Preakness Stakes
 28 Race is prevented from being conducted at the Pimlico Race Course, or the State Racing
 29 Commission, under § 11–513 of the Business Regulation Article, deems an emergency
 30 exists, promote and conduct the Preakness Stakes Race each year at another track located
 31 in the State that is approved by the State Racing Commission.
- 32 (3) If a racetrack licensee has been issued a video lottery operation license 33 for a racetrack location at Laurel Park, the licensee shall permit the event known as the 34 Maryland Million to be run annually at Laurel Park unless:

1 the licensee is prevented from doing so by weather, acts of God, (i) 2 or other circumstances beyond the control of the licensee; or 3 (ii) the licensee and the Maryland Million LLC agree to another 4 location that is approved by the State Racing Commission. 5 If a video lottery operation license is issued to a racetrack location at 6 Laurel Park, the video lottery operation licensee shall: 7 (i) maintain the operation of the Bowie Training Center; or 8 (ii) if State law no longer requires the Bowie Training Center to 9 operate as a training facility, convey the property associated with the Bowie Training 10 Center to the State as preserved land under Program Open Space. 9-1A-27. 11 12 (a) Except as provided in subsections (b) and (c) of this section and § 13 9-1A-26(a)(3) of this subtitle, on a properly approved transmittal prepared by the 14 Commission, the Comptroller shall pay the following amounts from the proceeds of video 15 lottery terminals at each video lottery facility: 16 until the issuance of a video lottery operation license in 17 Baltimore City, 1.75% to the Racetrack Facility Renewal Account established under § 18 9-1A-29 of this subtitle and distributed in accordance with that section; and 19 on or after the issuance of a video lottery operation license in (ii) 20 Baltimore City, 1% to the Racetrack Facility Renewal Account established under § 219-1A-29 of this subtitle and distributed in accordance with that section, not to exceed a 22 total of \$20,000,000 to the Account annually; 23 9-1A-28. 24(a) There is a Purse Dedication Account under the authority of the State Racing 25 Commission. 26 (b) (1) The Account shall receive money as required under § 9–1A–27 of this 27 subtitle. 28 Money in the Account shall be invested and reinvested by the Treasurer 29 and interest and earnings shall accrue to the Account. 30 (3)The Comptroller shall:

account for the Account; [and]

(i)

- 1 (ii) FOR FISCAL YEAR 2021 AND EACH FISCAL YEAR
- 2 THEREAFTER, ON A PROPERLY APPROVED TRANSMITTAL PREPARED BY THE
- 3 MARYLAND STADIUM AUTHORITY, ISSUE A WARRANT TO PAY OUT \$5,000,000, FROM
- 4 THE PORTION OF THE PROCEEDS IN THE ACCOUNT ALLOCATED TO THOROUGHBRED
- 5 PURSES UNDER SUBSECTION (C)(1) OF THIS SECTION, TO THE STATE LOTTERY
- 6 FUND ESTABLISHED UNDER § 9–120 OF THIS ARTICLE UNTIL ANY BONDS, DEBT, OR
- 7 OTHER FINANCIAL INSTRUMENTS ISSUED OR MADE AVAILABLE BY THE MARYLAND
- 8 STADIUM AUTHORITY FOR A RACING FACILITY UNDER TITLE 10, SUBTITLE 6 OF THE
- 9 ECONOMIC DEVELOPMENT ARTICLE ARE PAID IN FULL REACH FINAL MATURITY;
- 10 AND
- 11 (III) on a properly approved transmittal prepared by the State Racing
- 12 Commission, issue a warrant to pay out money from the Account in the manner provided
- 13 under this section.
- 14 (4) The Account is a special, nonlapsing fund that is not subject to § 7–302
- 15 of the State Finance and Procurement Article.
- 16 (5) [Expenditures] EXCEPT AS PROVIDED IN PARAGRAPH (3)(II) OF
- 17 THIS SUBSECTION, EXPENDITURES from the Account shall only be made on a properly
- 18 approved transmittal prepared by the State Racing Commission as provided under
- 19 subsection (c) of this section.
- 20 (c) Subject to subsections (d) and (e) of this section, the State Racing Commission
- 21 shall allocate funds in the Account as follows:
- 22 (1) 80% to the thoroughbred industry; and
- 23 (2) 20% to the standardbred industry.
- 24 (d) The amount of funds allocated to thoroughbred purses and the Maryland-bred
- 25 Race Fund shall be allocated as follows:
- 26 (1) 89% to thoroughbred purses at the Pimlico Race Course, Laurel Park,
- 27 the racecourse in Allegany County, and the racecourse at Timonium; and
- 28 (2) 11% to the Maryland–bred Race Fund.
- 29 9-1A-29.
- 30 (a) There is a Racetrack Facility Renewal Account under the authority of the
- 31 State Racing Commission.
- 32 (b) (1) The Account shall receive money as required under § 9–1A–27 of this
- 33 subtitle for the first 16 years of operations at each video lottery facility.

- 1 Money in the Account shall be invested and reinvested by the Treasurer **(2)** 2 and interest and earnings shall accrue to the Account. 3 (3)The Comptroller shall: 4 (i) account for the Account; and 5 on a properly approved transmittal prepared by the State Racing 6 Commission, issue a warrant to pay out money from the Account in the manner provided 7 under this section. The Account is a special, nonlapsing fund that is not subject to § 7–302 8 **(4)** 9 of the State Finance and Procurement Article. 10 Expenditures from the Account shall only be made on a properly approved transmittal prepared by the State Racing Commission as provided under 11 12 subsection (c) of this section. Subject to subparagraph (ii) of this paragraph, the State Racing 13 (6)Commission may use the services of a certified public accountant to review an eligible 14 request for a grant under this section. 15 16 (ii) The holder of a license to hold a race meeting in the State that 17 has requested a grant under this section shall reimburse the State Racing Commission for 18 any expenditures for services under subparagraph (i) of this paragraph. 19 [Funds] EXCEPT AS PROVIDED IN SUBSECTION (D)(1) OF THIS SECTION, 20 FUNDS from the Account shall be used to provide a grant to the holder of a license to hold 21a race meeting in the State for racetrack facility capital construction and improvements. 22The amount of funds made available from the Racetrack Facility Renewal (d) Account shall be allocated as follows: 23 2480% to [the Pimlico Race Course, Laurel Park, and the racecourse at 25Timonium THE STATE LOTTERY FUND ESTABLISHED UNDER § 9-120 OF THIS 26 ARTICLE TITLE; and 27 20% to Rosecroft Raceway and Ocean Downs Race Course ACCORDING (2)28 TO A FORMULA ESTABLISHED IN REGULATIONS ADOPTED BY THE STATE RACING 29 COMMISSION. 30 In order to obtain a grant, a holder of a license to hold a race meeting in the (e) State shall: 31
- 32 (1) submit a capital construction plan to be implemented within a specified 33 time frame to the State Racing Commission for approval; and

28

Commission.

- 1 (2) [except as provided in subsection (f) of this section,] provide and expend 2 a matching fund. 3 (f) (1) Of the amount provided from the Racetrack Facility Renewal Account 4 under subsection (d)(1) of this section, the racecourse at Timonium shall be provided the following amounts for racetrack facility capital construction and improvements: 5 6 for fiscal year 2012, \$1,125,000; (i) 7 for fiscal year 2013, \$1,250,000; (ii) 8 for fiscal year 2014, \$1,125,000; (iii) 9 (iv) for fiscal year 2015, \$1,000,000; and 10 for fiscal year 2016, \$1,000,000. (v) 11 (2)A matching fund is not required for the amount provided for the 12 racecourse at Timonium under paragraph (1) of this subsection. 13 (3)From the amounts provided in paragraph (1) of this subsection, the holder of a racing license to race at the racecourse at Timonium may use up to \$350,000 14 per year to support a minimum of 7 live racing days. 15 16 Use of funds authorized under subparagraph (i) of this 17 paragraph must be approved by the Secretary of Labor under terms and a process 18 consistent with the provisions of subsection (j) of this section. 19 Of the amount provided from the Racetrack Facility Renewal Account under 20 subsection (d)(1) of this section, the State Racing Commission may provide direct grant funding for the establishment of a horse racing museum as part of the Pimlico Race Course. 2122After a grant has been provided under this section, the State Racing (h)] **(F)** Commission shall: 2324(1)in consultation with the Department of General Services, monitor the implementation of the approved capital construction plan; and 2526 make provisions for recapture of grant moneys if the capital
- [(i)] (G) Any unencumbered funds remaining in the Racetrack Facility Renewal Account after a video lottery facility has been in operation for 16 years shall be paid to the Education Trust Fund established under § 9–1A–30 of this subtitle.

construction plan is not implemented within the time frame approved by the State Racing

[(j)] (H) The State Racing Commission shall adopt regulations to implement the 1 2 provisions of this subsection, including regulations to: 3 **(1)** address minimum criteria for the types of improvements to be made by the holder of a license; AND 4 5 **(2)** ESTABLISH A FORMULA TO ALLOCATE FUNDS UNDER SUBSECTION (D)(2) OF THIS SECTION BETWEEN ROSECROFT RACEWAY AND OCEAN DOWNS RACE 6 COURSE. 7 8 [(k)] (I) The provisions of this section may not be construed to apply to the 9 racecourse in Allegany County. 10 9-1A-31.11 Except as provided in paragraph (8) of this subsection, the local impact (a) (1) 12 grants provided under § 9-1A-27 of this subtitle shall be distributed as provided in this 13 subsection. (2)following amounts shall be distributed to the following 14 15 jurisdictions: 16 (i) Allegany County - \$200,000; 17 Cecil County – \$130,000; (ii) 18 (iii) Town of Forest Heights – \$120,000; 19 Town of Perryville – \$70,000; and (iv) 20 Worcester County - \$200,000. (v) 21 (3)The remaining funds for local impact grants shall be distributed in the 22 following manner: 2382% to the local jurisdictions with video lottery facilities, based 24on each jurisdiction's percentage of overall gross revenues from video lottery terminals; and 25 (ii) except as provided in paragraph (4) of this subsection, for 26 operations at a video lottery facility starting in fiscal year 2012 and ending in fiscal year 27 2032, 18% to Baltimore City with the Pimlico Community Development Authority acting 28 as the local development council in accordance with subsection (d) of this section, to be 29 distributed primarily for capital projects benefiting economic and community development 30 in the following manner:

1 2	1. at least 75% in a manner that is consistent with the Park Heights Master Plan; and
3	2. the remainder dedicated to the needs of:
4 5 6 7	A. any census blockgroup that Baltimore City identifies as being located partly or entirely within 1 mile of Pimlico Race Course but not within the boundaries of the Park Heights Master Plan in a manner that is consistent with adopted neighborhood priorities;
8 9 10	B. any neighborhood included in the Northwest Community Planning Forum Strategic Neighborhood Action Plan in a manner that is consistent with the adopted Northwest Community Planning Forum Strategic Neighborhood Action Plan priorities; and
12 13 14	C. beginning after a video lottery operation license is issued to a video lottery facility in Baltimore City, any neighborhood within an area bounded by Liberty Heights Avenue, Northern Parkway, Druid Park Drive, and Wabash Avenue in a manner that is consistent with adopted neighborhood priorities.
16 17	(4) (i) Of the amount specified under paragraph (3)(ii) of this subsection:
18 19 20	1. \$1,000,000 shall be provided annually to Prince George's County to be used for public safety projects in the community within 5 miles surrounding Rosecroft Raceway; [and]
21 22 23	2. \$500,000 shall be provided annually for impact aid to be distributed as provided under § 11–404(d) of the Business Regulation Article to help pay for facilities and services in communities within 3 miles of the Laurel Race Course;
24 25 26	3. FOR FISCAL YEARS $\frac{2021}{2022}$ THROUGH 2032, \$3,500,000 SHALL BE PROVIDED ANNUALLY TO THE STATE LOTTERY FUND ESTABLISHED UNDER § 9–120 OF THIS $\frac{1}{2022}$ AND
27 28 29 30	4. FOR FISCAL YEARS 2021 THROUGH 2032, THE GREATER OF \$2,400,000 OR 24% OF THE TOTAL AMOUNT DISTRIBUTED FOR THE FISCAL YEAR UNDER PARAGRAPH (3)(II) OF THIS SUBSECTION SHALL BE PROVIDED ANNUALLY TO PARK HEIGHTS RENAISSANCE, INC.
31 32 33 34	(ii) The Legislative Policy Committee shall report its findings and recommendations concerning the advisability of the continuation of the distribution of funds after fiscal year 2032 to the Comptroller and, in accordance with § 2–1257 of this article, the General Assembly, on or before November 1, 2030.

- 1 (5) Anne Arundel County, Howard County, Prince George's County, and 2 the City of Laurel shall report to the Legislative Policy Committee by December 31 of each 3 year as to the distribution of the funds provided under this section.
- 4 (6) Baltimore City shall:
- 5 (i) except as provided in subsection (b)(3)(i) of this section, establish 6 a schedule for the distribution and expenditure of funds provided under this section; and
- 7 (ii) provide a quarterly report to the Legislative Policy Committee on 8 the distribution of the funds provided under this section.
- 9 (7) (i) The distribution under paragraph (3)(i) of this subsection to 10 Anne Arundel County, Baltimore City, and Prince George's County equals the sum of the 11 amounts to be distributed to Anne Arundel County, Baltimore City, and Prince George's 12 County divided by three.
- 13 (ii) Notwithstanding subparagraph (i) of this paragraph, the amount 14 distributed to Anne Arundel County and Baltimore City under paragraph (3)(i) of this 15 subsection may not be less than the amount received in the fiscal year before the video 16 lottery operation license for a video lottery facility in Prince George's County was issued.
- 17 (8) Beginning after a video lottery operation license is issued to a video lottery facility in Baltimore City, 100% of the local impact grants provided under § 9–1A–27 of this subtitle from the proceeds of the video lottery facilities located in Allegany, Cecil, and Worcester counties shall be distributed to the local jurisdictions in which those video lottery facilities are located.
- 22 (b) (3) (I) In Baltimore City FROM THE LOCAL IMPACT GRANTS 23 PROVIDED UNDER SUBSECTION (A)(3)(I) OF THIS SECTION:
- [(i)] 1. beginning in fiscal year 2018, at least 50% [of the local impact grants provided under subsection (a)(3)(i) of this section] shall be distributed directly to the South Baltimore Gateway Community Impact District Management Authority; and
- 28 2. BEGINNING IN FISCAL YEAR 2033 AND EACH FISCAL
 29 YEAR THEREAFTER, \$3,500,000 SHALL BE PAID ANNUALLY TO THE STATE LOTTERY
 30 FUND ESTABLISHED UNDER § 9–120 OF THIS ARTICLE TITLE UNTIL ANY BONDS,
 31 DEBT, OR OTHER FINANCIAL INSTRUMENTS ISSUED OR MADE AVAILABLE BY THE
 32 MARYLAND STADIUM AUTHORITY FOR A RACING FACILITY UNDER TITLE 10,
 33 SUBTITLE 6 OF THE ECONOMIC DEVELOPMENT ARTICLE ARE PAID IN FULL REACH
 34 FINAL MATURITY.
- 35 (ii) EXCEPT AS PROVIDED IN SUBPARAGRAPH (I)2 OF THIS 36 PARAGRAPH, local impact grants provided under subsection (a)(3)(i) of this section shall

be used for improvements in the communities in immediate proximity to the video lottery 2facility and may be used for the following purposes: 3 1. infrastructure improvements; 2. facilities: 4 5 3. public safety; 6 sanitation; 4. 7 5. economic and community development, including housing; 8 and 9 6. other public services and improvements. SECTION 2. AND BE IT FURTHER ENACTED, That the Laws of Maryland read 10 11 as follows: 12 Article - Tax - General 10-207.13 14 To the extent included in federal adjusted gross income, the amounts under 15 this section are subtracted from the federal adjusted gross income of a resident to determine 16 Maryland adjusted gross income. IN THIS SUBSECTION, "LAUREL PARK SITE" AND "PIMLICO SITE" 17 HAVE THE MEANINGS STATED IN § 10-601 OF THE ECONOMIC DEVELOPMENT 18 19 ARTICLE. 20 **(2)** THE SUBTRACTION UNDER SUBSECTION (A) OF THIS SECTION 21**INCLUDES:** 22 (I)THE AMOUNT OF GAIN RECEIVED AS A RESULT OF THE TRANSFER OR CONVEYANCE OF ANY PROPERTY WITHIN THE LAUREL PARK SITE OR 23PIMLICO SITE; AND 2425(II)THE AMOUNT OF INCOME REALIZED AS A RESULT OF ANY EXPENDITURE OF FUNDS BY THE STATE, BALTIMORE CITY, OR ANNE ARUNDEL 26 COUNTY WITH RESPECT TO THE LAUREL PARK SITE OR PIMLICO SITE. 27 28 10 - 307.

- 1 (a) To the extent included in federal taxable income, the amounts under this 2 section are subtracted from the federal taxable income of a corporation to determine 3 Maryland modified income.
- 4 (g) The subtraction under subsection (a) of this section includes the amounts allowed to be subtracted for an individual under:
- 6 (1) § 10–207(i) of this title (Profits on sale or exchange of State or local 7 bonds);
- 8 (2) § 10–207(k) of this title (Relocation and assistance payments);
- 9 (3) § 10–207(m) of this title (State or local income tax refunds); [or]
- 10 (4) § 10–207(c–1) of this title (State tax–exempt interest from mutual 11 funds); **OR**
- 12 (5) § 10–207(HH) OF THIS TITLE (GAIN ON THE TRANSFER OF PROPERTY WITHIN THE LAUREL PARK SITE OR PIMLICO SITE AND INCOME REALIZED AS RESULT OF GOVERNMENTAL EXPENDITURES).
- 15 **11–236.**
- 16 (A) IN THIS SECTION, "LAUREL PARK SITE" AND "PIMLICO SITE" HAVE THE 17 MEANINGS STATED IN § 10–601 OF THE ECONOMIC DEVELOPMENT ARTICLE.
- 18 (A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS
 19 INDICATED.
- 20 (2) (I) "CONSTRUCTION MATERIAL" MEANS AN ITEM OF TANGIBLE 21 PERSONAL PROPERTY THAT IS USED TO CONSTRUCT OR RENOVATE A BUILDING, A
- 22 STRUCTURE, OR AN IMPROVEMENT ON LAND AND THAT TYPICALLY LOSES ITS
- 23 SEPARATE IDENTITY AS PERSONAL PROPERTY ONCE INCORPORATED INTO THE
- 24 **REAL PROPERTY.**
- 25 <u>(II) "CONSTRUCTION MATERIAL" INCLUDES BUILDING</u>
- 26 MATERIALS, BUILDING SYSTEMS EQUIPMENT, LANDSCAPING MATERIALS, AND
- 27 SUPPLIES.
- 28 (3) "LAUREL PARK RACING FACILITY SITE" HAS THE MEANING 29 STATED IN § 10–601 OF THE ECONOMIC DEVELOPMENT ARTICLE.
- 30 (4) "PIMLICO SITE" HAS THE MEANING STATED IN § 31 10–601 OF THE ECONOMIC DEVELOPMENT ARTICLE.

- 1 (B) THE SALES AND USE TAX DOES NOT APPLY TO THE PURCHASE OF TANGIBLE PERSONAL PROPERTY TO BE USED A SALE OF CONSTRUCTION MATERIAL.
- 3 **IF:**
- 4 (1) THE CONSTRUCTION MATERIAL IS PURCHASED BY A PERSON
- 5 SOLELY FOR USE IN FURTHERANCE OF THE PROVISIONS OF TITLE 10, SUBTITLE 6
- 6 OF THE ECONOMIC DEVELOPMENT ARTICLE FOR THE CONSTRUCTION,
- 7 FURNISHING, EQUIPPING, OR REDEVELOPMENT AT THE LAUREL PARK RACING
- 8 FACILITY SITE OR PIMLICO SITE;
- 9 (2) THE SALE IS MADE BEFORE JANUARY 1, 2026; AND
- 10 (3) THE BUYER PROVIDES THE VENDOR WITH EVIDENCE OF 11 ELIGIBILITY FOR THE EXEMPTION ISSUED BY THE COMPTROLLER.
- 12 (C) THE COMPTROLLER SHALL ADOPT REGULATIONS TO IMPLEMENT THIS 13 SECTION.
- SECTION 3. AND BE IT FURTHER ENACTED, That the Laws of Maryland read as follows:
- 16 Article Tax Property
- 17 **7–246.**
- 18 (A) IN THIS SECTION, "LAUREL PARK RACING FACILITY SITE" AND
- 19 "PIMLICO RACING FACILITY SITE" HAVE THE MEANINGS STATED IN § 10-601 OF THE
- 20 ECONOMIC DEVELOPMENT ARTICLE.
- 21 (B) AN INTEREST OF A PERSON IN AN IMPROVEMENT MADE AFTER JUNE 1,
- 22 2020, AT THE LAUREL PARK RACING FACILITY SITE OR PIMLICO RACING FACILITY
- 23 SITE IS NOT SUBJECT TO PROPERTY TAX.
- 24 12–108.
- 25 (HH) (1) IN THIS SUBSECTION, "LAUREL PARK RACING FACILITY SITE",
- 26 "MJC ENTITIES", "PIMLICO RACING FACILITY SITE", "PIMLICO SITE", AND
- 27 "PROJECT ENTITIES" HAVE THE MEANINGS STATED IN § 10–601 OF THE ECONOMIC
- 28 DEVELOPMENT ARTICLE.
- 29 (2) AN INSTRUMENT OF WRITING IS NOT SUBJECT TO RECORDATION
- 30 TAX IF THE INSTRUMENT OF WRITING TRANSFERS OR GRANTS A SECURITY INTEREST
- 31 IN PROPERTY THAT IS WITHIN THE LAUREL PARK RACING FACILITY SITE, PIMLICO
- 32 RACING FACILITY SITE, OR PIMLICO SITE AND THE TRANSFER OR GRANT IS BY ANY
- 33 COMBINATION OF PROJECT ENTITIES, MJC ENTITIES, BALTIMORE CITY, AN ENTITY

- 1 DESIGNATED BY BALTIMORE CITY, ANNE ARUNDEL COUNTY, OR AN ENTITY
- 2 DESIGNATED BY ANNE ARUNDEL COUNTY.
- 3 13–207.
- 4 (a) An instrument of writing is not subject to transfer tax to the same extent that 5 it is not subject to recordation tax under:
- 6 (24) § 12–108(ff) of this article (Transfer from a certified community 7 development financial institution); [or]
- 8 (25) § 12–108(gg) of this article (Transfer of principal residence surrendered 9 in bankruptcy); **OR**
- 10 (26) § 12–108(HH) OF THIS ARTICLE (TRANSFER OF REAL PROPERTY WITHIN THE LAUREL PARK RACING FACILITY SITE, PIMLICO RACING FACILITY SITE, OR PIMLICO SITE).
- 13 13-410.

- An instrument of writing [that is exempt from recordation tax under § 12–108(cc) of
- this article (Certain transfers to land trusts)] is not subject to the county transfer tax **TO**THE SAME EXTENT THAT IT IS NOT SUBJECT TO THE RECORDATION TAX UNDER:
- 17 (1) § 12–108(CC) OF THIS ARTICLE (CERTAIN TRANSFERS TO LAND 18 TRUSTS); OR
- 19 (2) § 12–108(HH) OF THIS ARTICLE (TRANSFER OF REAL PROPERTY 20 WITHIN THE LAUREL PARK RACING FACILITY SITE, PIMLICO RACING FACILITY SITE, 21 OR PIMLICO SITE).
- SECTION 4. AND BE IT FURTHER ENACTED, That, except for planning, design, engineering, architectural, professional, demolition, site work, other pre–construction services, or maintenance and repairs, the Maryland Stadium Authority may not expend funds under this Act for construction or reconstruction of racing surfaces, at Pimlico or Laurel Park, until:
- 27 (1) the State Racing Commission, in conjunction with the Maryland Jockey 28 Club and the Maryland Thoroughbred Horsemen's Association, consults with national 29 experts in thoroughbred racetrack surfaces and equine safety; and
- 30 (2) provides a report to the Legislative Policy Committee describing the 31 proposed racetrack surfaces and measures taken to enhance equine safety.
 - SECTION 5. AND BE IT FURTHER ENACTED, That:

- 1 (a) On or before August 1, 2020, the Baltimore Development Corporation, the 2 Maryland Jockey Club, and LifeBridge Health shall enter into a memorandum of 3 understanding that contains the following provisions:
- 4 (1) reasonable collaboration activity among the parties during the early stages of development of the Pimlico site;
- 6 (2) reasonable notification requirements among the parties to identify 7 material construction schedules related to planned infrastructure and improvements, 8 including timing and types of work contemplated by the parties and any potential 9 interruption to utilities serving the properties;
- 10 (3) an agreement to cooperate during construction to avoid, as much as 11 practical, disruption to the business activities and operations of the parties; and
- 12 (4) any other provisions agreed to by the parties.
- 13 (b) (1) The Maryland Stadium Authority may not begin construction on the 14 Pimlico site unless the memorandum of understanding required under subsection (a) of this 15 section is entered into.
- 16 (2) The parties required to enter the memorandum of understanding shall 17 provide the Maryland Stadium Authority with a copy of the memorandum of understanding 18 that the parties enter into.
- 19 (c) The memorandum of understanding required under subsection (a) of this 20 section shall continue until the completion of:
- 21 (1) construction at the Pimlico site; and
- 22 (2) development and construction on the LifeBridge Health property 23 adjacent to the Pimlico site.
- SECTION 6. AND BE IT FURTHER ENACTED, That:
- 25 (a) On or before February 15, 2021, the Maryland Stadium Authority, after consulting with the State Racing Commission, the owner of Laurel Park, representatives of the thoroughbred racing industry, and other advisors determined by the Authority, shall report on the feasibility of creating an Equine Health, Safety, and Research Center at Laurel Park.
- 30 (b) The report required under this section shall include:
- 31 (1) an estimate of the costs of constructing, equipping, and operating the 32 center;

- 1 (2) a summary of the activities to be conducted at the center, including 2 diagnostic tests, data collection, and research;
- 3 (3) identification of parties capable of and interested in operating the 4 center or engaging in research activities, including academic research centers;
- 5 (4) a timeline for the development of the center; and
- 6 (5) any other information the Authority determines is important.

7 SECTION 7. AND BE IT FURTHER ENACTED, That, That:

- 8 (a) Subject to subsection (b) of this section and notwithstanding any other provision of law, on or before June 30, 2020, the unencumbered fund balance, including accrued interest, existing as of May 31, 2020 June 30, 2020, that is allocated to thoroughbred tracks under the Racetrack Facility Renewal Account shall be transferred to the Racing and Community Development Facilities Fund established under § 10–657.2 § 10–657.3 of the Economic Development Article, as enacted by Section 1 of this Act.
- 14 (b) (1) On or before June 15, 2020, the State Racing Commission shall notify
 15 the Comptroller of the amount of anticipated requests for reimbursement under the
 16 Racetrack Facility Renewal Account under § 9–1A–29 of the State Government Article, as
 17 those provisions existed and were applicable before the effective date of this Act.
- 18 (2) The Comptroller shall encumber the amount identified under 19 paragraph (1) of this subsection.
- 20 (3) On or before December 31, 2020, the State Racing Commission shall approve the requests for reimbursement that meet the requirements of the Racetrack Facility Renewal Account as those requirements existed and were applicable before the effective date of this Act.
- 24 (4) Any funds not disbursed for eligible requests as of December 31, 2020, 25 shall be transferred to the Racing and Community Development Facilities Fund 26 established under § 10–657.3 of the Economic Development Article, as enacted by Section 27 1 of this Act.

SECTION 8. AND BE IT FURTHER ENACTED, That:

- 29 (a) Section 2 of this Act applies to all taxable years beginning after December 31, 30 2019.
- 31 (b) Section 3 of this Act applies to all taxable years beginning after June 30, 2020.
- 32 SECTION 9. AND BE IT FURTHER ENACTED, That this Act shall take effect June 33 1, 2020.