PROPOSED

COUNTY COUNCIL OF ANNE ARUNDEL COUNTY, MARYLAND

Legislative Session 2025, Legislative Day No. 12

Bill No. 55-25

Introduced by Ms. Hummer, Chair (by request of the County Executive)

By the County Council, June 2, 2025

Introduced and first read on June 2, 2025 Public Hearing set for July 7, 2025 Bill Expires September 5, 2025

By Order: Kaley Schultze, Administrative Officer

A BILL ENTITLED

AN ORDINANCE concerning: the issuance, sale and delivery of Anne Arundel County, Maryland general obligation bonds and bond anticipation notes

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FOR the purpose of authorizing the issuance by Anne Arundel County, Maryland (the "County") of bond anticipation notes in an amount to be outstanding at any time not in excess of Eight Hundred Million Dollars (\$800,000,000) and bonds in an amount not exceeding One Billion Six Hundred Eleven Million Two Hundred Eight Thousand Three Hundred Twenty Six Dollars (\$1,611,208,326) in order to finance in whole or in part the construction of capital projects set forth in the capital budget of the County for the fiscal year ending June 30, 2026, or in such capital budgets for prior fiscal years, or usable portions thereof; authorizing the issuance by the County of refunding bonds to refund some or all of the outstanding bond issues of the County listed on Exhibit II attached hereto and incorporated herein in an aggregate principal amount not to exceed 120% of the aggregate principal amount of the outstanding bonds to be refunded, subject to the requirement that debt service savings shall be achieved in connection with any such refunding; authorizing the County to borrow money and incur indebtedness otherwise authorized to be borrowed and incurred hereunder in the form of bonds or bond anticipation notes by obtaining a loan or loans from the Maryland Water Infrastructure Financing Administration pursuant to and in accordance with Sections 9-1601 through 9-1622, inclusive, of the Environment Article of the Annotated Code of Maryland (2014 Replacement Volume and 2024 Supplement) for the public purpose of financing a portion of the costs of acquiring, constructing and equipping certain wastewater facilities and water supply systems; providing for the execution and delivery by the County of a loan agreement and bond to evidence any such loan; reaffirming and clarifying the guides and standards relating to the borrowing of money to finance such capital projects heretofore adopted; listing the capital projects to be financed in whole or in part from the proceeds of sale of the bonds hereby authorized, or usable portions thereof, estimated costs and probable useful lives thereof;

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showing compliance with the limitations on the power of the County to incur indebtedness; providing for essential flexibility in the financing of such capital projects and the issuance of such bonds by authorizing such bond anticipation notes to be repaid from the proceeds of the sale of such bonds; prescribing the procedure for the issuance and sale of such bond anticipation notes and bonds; empowering the County Executive of the County (the "County Executive"), or the Chief Administrative Officer of the County (the "Chief Administrative Officer") if authorized by the County Executive, subject to such guides and standards, to determine the time and method of sale of such bond anticipation notes and refunding bonds, which sale may be a private (negotiated) sale or a public sale, and the time, place, and procedure for the public sale of such bonds other than refunding bonds; empowering the County Executive, or the Chief Administrative Officer if authorized by the County Executive, subject to such guides and standards, to determine the forms of such bonds and to determine the forms of such bond anticipation notes; empowering the County Executive, or the Chief Administrative Officer if authorized by the County Executive, to provide for or determine the private (negotiated) sale of any loan agreement or bond to the Maryland Water Infrastructure Financing Administration, the form or forms thereof and other details with respect thereto and to the sales thereof; providing that such bond anticipation notes may be issued as notes in the nature of commercial paper and, in such event, authorizing the County Executive, or the Chief Administrative Officer if authorized by the County Executive, to determine various matters and to take various actions in connection with such issuance; providing that such bonds and bond anticipation notes may be issued as variable rate demand or similar obligations and, in such event, authorizing the County Executive, or the Chief Administrative Officer if authorized by the County Executive, to determine various matters and to take various actions in connection with such issuance; covenanting to issue, upon its full faith and credit, the bonds in anticipation of the sale of which any bond anticipation notes are issued when, and as soon as, the reason for deferring the issuance thereof no longer exists, to pay the principal of and interest on (to the extent such is not otherwise paid) such notes from the proceeds of such bonds and that, if the County shall be unable to issue and sell its bonds in an amount sufficient to pay the principal of and interest on any notes issued, then to appropriate sufficient revenues in each fiscal year following the issuance of such bond anticipation notes to pay the maturing principal thereof and the interest thereon to the extent not otherwise paid; covenanting to appropriate sufficient revenues in each fiscal year following the issuance of such bonds to pay the maturing principal thereof and the interest thereon and to meet such appropriation either by revenues derived from self-liquidating projects or from the proceeds of ad valorem taxes, or a combination of the foregoing; pledging the full faith and credit of the County, to the payment of the bonds and bond anticipation notes issued hereunder and the interest thereon, when due; providing that the pledge of the taxing power to secure such bonds and bond anticipation notes shall be subject to the limitation imposed by Section 710(d) of The Anne Arundel County Charter, except in the case where refunding bonds are issued to refund bonds secured by the pledge of the full faith and credit and unlimited taxing power of the County; covenanting that the proceeds of such bonds and bond anticipation notes, or any money which may be deemed to be proceeds, will not be used in a manner to cause such bonds to be arbitrage bonds; canceling, rescinding, and repealing authority to issue certain bonds only to the extent such authority has not been previously exercised under Bill No. 58-24, as amended, and ratifying, confirming and validating the previous authorization, issuance, sale and delivery of bonds and bond anticipation notes pursuant to applicable authority; ratifying and authorizing the issuance of Shore Erosion Control Construction Loans pursuant to and in accordance with Sections 8-1001 to 8-1008, inclusive, of the Natural Resources Article of the Annotated Code of Maryland (2023 Replacement Volume and 2024 Supplement); and generally providing for the consolidation and authorization of a borrowing program for the County, and matters generally related thereto.

SECTION 1. Be it enacted by the County Council of Anne Arundel County, Maryland, That in connection with the issuance by Anne Arundel County, Maryland (the "County") of the bonds hereinafter authorized, (i) the STATEMENT OF POLICY adopted by Bill No. 70-66 is hereby reaffirmed as it applies to the issuance of the bonds authorized hereby, and as clarified herein, and restated below as so clarified, for the information of the public and for the guidance of the County Executive of the County (the "County Executive") or the Chief Administrative Officer of the County (the "Chief Administrative Officer"), as the case may be, in exercising the authority hereby conferred on him, and (ii) the following FINDINGS OF FACT are hereby adopted for the purpose of demonstrating compliance with the requirements and limitations of The Anne Arundel County Charter (the "County Charter") on the borrowing of money and the issuance of bonds by the County, in evidence thereof:

STATEMENT OF POLICY

(1) It is essential that the County continue to provide, in timely fashion, the public facilities necessary to serve its population, which has increased significantly in recent years, while at the same time retaining and supporting substantial rural and agricultural elements of the County's economy which enable the County to enjoy the benefits of a balanced and diverse economy. All or a portion of the cost of such facilities will have to be financed through the borrowing of money by the County on a reasonably long-term basis in order that the burden of such cost may be equitably apportioned among present and future taxpayers. However, it is equally essential that the credit standing of the County be preserved and, if possible, improved to the end that the cost of borrowing money by the County will not be unduly burdensome. To aid in achieving these basic objectives, the County Executive or the Chief Administrative Officer, as the case may be, shall, to the maximum extent possible, exercise the authority hereby conferred upon him within the following guidelines as well as within the fixed limitations prescribed herein and in the County Charter.

(2) Sales of bonds hereunder shall be spaced at least six (6) months apart when practicable; provided, however, that bonds may be sold hereunder at such other intervals as the County Executive, or the Chief Administrative Officer, as the case may be, may deem advisable due to financial or market conditions prevailing at the time.

(3) To provide an adequate flow of funds for capital projects, to limit amounts borrowed to the costs incurred for such projects, and to facilitate the selection of the most advantageous times for the sale of bonds, bond anticipation notes may be sold for such projects from time to time, repayable from the proceeds of the appropriate series of such bonds, when issued.

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(4) The authority hereby conferred shall be so exercised that the estimated maximum annual debt service obligation resulting therefrom plus current debt service payable by the County on outstanding obligations does not exceed an amount equal to twenty percent (20%) of the estimated net amount of all direct and indirect revenues of the County for the current fiscal year, including utility revenues, calculated by subtracting from gross revenues all debt service withheld or to be withheld by the State or any agency thereof during such fiscal year.

- (5) All bonds issued and sold by the County hereunder shall be unconditional general obligation bonds of the County within the limitations of indebtedness set forth below as prescribed by the County Charter and the ordinances enacted pursuant thereto. Before any such bonds are issued for revenue producing projects of water or wastewater utilities, the County Executive, or the Chief Administrative Officer if authorized by the County Executive, shall determine that the estimated revenues of such projects, or the actual and estimated revenues of such projects and the utilities of which they are a part, are, or will be, sufficient to pay the cost of operation and maintenance of such projects and the maturing principal of and interest on all indebtedness incurred with respect thereto, including such bonds. The authorization herein of general obligation bonds of the County for revenue producing projects shall not be construed to preclude the County Council from authorizing in the future the issuance of bonds payable solely from the revenues of similar projects or utilities.
- (6) Pursuant to resolutions adopted by the County Council from time to time, as the same may be amended and supplemented, the County has adopted a debt management policy (the "Debt Management Policy") that shall constitute the local debt policy of the County required by Section 17-207 of the Local Government Article of the Annotated Code of Maryland (2013 Replacement Volume and 2024 Supplement). The validity of any proceedings or action taken pursuant to this Ordinance shall not be limited by or otherwise impaired by the Debt Management Policy.

FINDINGS OF FACT

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With respect to the maximum amount of bonds and bond anticipation notes of the County hereinafter authorized, it is hereby found and determined that such amount is within applicable debt limitations, as follows:

- (1) With regard to the General County Debt Limitation (defined below):
- (a) That the taxable assessed value of all real and personal property in the County, subject to unlimited county taxation (except by application of Section 710(d) of the County Charter) as of April 30, 2025 is \$111,115,826,567 consisting of an assessable basis of real property of \$108,033,989,292 and an assessable basis of personal property and operating real property described in Section 8-109(c) of the Tax-Property Article of the Annotated Code of Maryland (2019 Replacement Volume and 2024 Supplement) of \$1,477,472,330 and \$1,604,364,945, respectively, and, in each case, is expected to be no less than such amount for the fiscal year ending June 30, 2026.

(b) That, in accordance with Section 10-203 of the Local Government Article of the Annotated Code of Maryland (2013 Replacement Volume and 2024 Supplement), and in accordance with Section 4-10-101(a) of Article 4, Finance, Taxation, and Budget of the Anne Arundel County Code, the aggregate amount of the indebtedness of the County outstanding at one time shall not exceed (I) 5.2% of the assessable basis of real property; (II) 13% of the County's assessable basis of personal property; and (III) 13% of the operating real property described in Section 8-109(c) of the Tax-Property Article of the Annotated Code of Maryland (2019 Replacement Volume and 2024 Supplement) (the "General County Debt Limitation"); provided, however that (i) tax anticipation notes or other evidences of indebtedness having a maturity not in excess of twelve months, (ii) bonds or other evidences of indebtedness issued or guaranteed by the County payable primarily or exclusively from taxes levied in or on, or other revenues of, special taxing districts and (iii) bonds or other evidences of indebtedness issued for self-liquidating and other projects payable primarily or exclusively from the proceeds of assessments or charges for special benefits or services, including bonds or other evidences of indebtedness issued for water or wastewater facilities, are not subject to, or required to be included as bonds or evidences of indebtedness in computing or applying the General County Debt Limitation.

- (c) That the maximum amount of outstanding debt permitted under the General County Debt Limitation is \$6,018,406,289 as of April 30, 2025, and is expected to be no less than such amount for the fiscal year ending June 30, 2026.
- (d) That the total outstanding bonded debt of the County subject to the General County Debt Limitation is \$1,737,650,000 as of April 30, 2025, including, for purposes of this presentation, the outstanding Special Obligation Refunding Bonds (Arundel Mills Project), Series 2014, the outstanding Special Obligation Refunding Bonds (National Business Park Project), Series 2014, the outstanding Tax Increment Refunding Bonds (Nursery Road Project), Series 2014, the outstanding Special Obligation Refunding Bonds (National Business Park North Project), Series 2018, and the outstanding Special Obligation Refunding Bonds (Village South at Waugh Chapel Project), Series 2018.
 - (e) That the permissible borrowing capacity is \$4,280,756,289 as of April 30, 2025.
- (f) That the bonds authorized by this Ordinance subject to the General County Debt Limitation aggregate \$1,222,013,717 (for the purposes of stating such amount, the amount of Refunding Bonds (hereinafter defined) authorized by this Ordinance has been reduced by the aggregate principal amount of bonds authorized to be refunded, as required by Section 19-207 of the Local Government Article of the Annotated Code of Maryland (2013 Replacement Volume and 2024 Supplement) and, in addition, the aggregate amount of bonds authorized to be refunded is determined as of the date set forth on Exhibit II attached hereto and incorporated herein by this reference).
- (g) That in stating the total outstanding debt in (1)(d) above, debt in the amount of \$52,655,991 for self-liquidating solid waste projects, \$171,683,518 for dedicated revenue watershed protection and restoration projects and \$4,084,936 for impact fee revenue projects was included, and in stating the debt subject to the General County Debt Limitation in (1)(f) above, debt in the amount of \$23,642,959 for self-liquidating solid waste projects, \$181,074,585 for dedicated revenue watershed protection and restoration projects, as well as \$887,424,704 for impact fee revenue projects was included; such presentation of debt

for self-liquidating solid waste projects, dedicated revenue watershed protection and restoration projects, and impact fee revenue projects is made herein to provide a conservative statement of indebtedness that evidences compliance with the General County Debt Limitation.

(2) With regard to the Water and Wastewater Debt Limitation (as defined below):

(a) That the taxable assessed value of all real and personal property within the Sanitary District of Anne Arundel County subject to unlimited County taxation (except by application of Section 710(d) of the County Charter) as of April 30, 2025 is \$102,463,710,025, consisting of an assessable basis of real property of \$99,556,437,630 and an assessable basis of personal property and operating real property described in Section 8-109(c) of the Tax-Property Article of the Annotated Code of Maryland (2019 Replacement Volume and 2024 Supplement) of \$1,398,025,960 and \$1,509,246,435, respectively, and, in each case is expected to be no less than such amount for the fiscal year ending June 30, 2026.

(b) That bonds of the County issued for water and wastewater facilities, which are payable primarily from assessment of charges for special benefits and services are exempted from the limitations outlined in subparagraph (1)(b) above. Section 4-10-103(d) of Article 4, Finance, Taxation, and Budget of the Anne Arundel County Code, limits the amount of such bonds, after crediting applicable Sinking Fund balances, which may be outstanding to not greater than (I) 5.6% of the County's assessable basis of real property; (II) 14% of the County's assessable basis of personal property; and (III) 14% of the operating real property described in Section 8-109(c) of the Tax-Property Article of the Annotated Code of Maryland (2019 Replacement Volume and 2024 Supplement) (the "Water and Wastewater Debt Limitation").

(c) That the maximum amount of outstanding debt permitted under the Water and Wastewater Debt Limitation is \$5,982,178,643 as of April 30, 2025, and is expected to be no less than such amount for the fiscal year ending June 30, 2026.

(d) That the total outstanding bonded debt of the County subject to the Water and Wastewater Debt Limitation is \$839,021,501 as of April 30, 2025.

(e) That the permissible borrowing capacity is \$5,143,157,142 as of April 30, 2025.

 (f) That the bonds authorized by this Ordinance subject to the Water and Wastewater Debt Limitation aggregate \$892,404,909 (for the purposes of stating such amount, the amount of Refunding Bonds authorized by this Ordinance has been reduced by the aggregate principal amount of bonds authorized to be refunded, as required by Section 19-207 of the Local Government Article of the Annotated Code of Maryland (2013 Replacement Volume and 2024 Supplement) and in addition, the aggregate amount of bonds authorized to be refunded is determined as of the date set forth on Exhibit II attached hereto).

(1) The bond anticipation notes authorized by Section 6 hereof and bonds authorized by Section 2 hereof are to be issued to finance in whole or in part certain of the capital projects or classes of projects included in the capital budget for the fiscal year 2024, or in capital budgets for prior fiscal years. With respect to such projects, the amount of borrowed funds to be expended thereon, together with the funds shown as available from other sources, are estimated to be sufficient to complete usable portions thereof, but if any such funds from other sources, intended to defray in part the cost of any such project, shall become unavailable, the County Executive shall either (i) direct the abandonment of any such project if, in his judgment, the unavailability of funds from other sources would render any such project unusable or (ii) recommend an appropriate amendment of the Capital Budget, as provided in Sections 711 and 716 of the County Charter. The balances remaining to the credit of a completed or abandoned capital project for which bond anticipation notes or bonds have been issued shall be available for appropriation by the County Council in a subsequent capital budget, as provided in the County Charter.

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(2) No series of bond anticipation notes authorized by Section 6 hereof or bonds authorized by Section 2 hereof shall be issued hereunder with a final maturity date extending beyond the expiration of the probable useful life, or the average probable useful lives, of the capital project or projects for which such series of bond anticipation notes or bonds are issued, accounting from the date of issue of such series of bond anticipation notes or bonds. The provisions of Section 2(5) hereof shall apply to the consolidation of series of bonds as permitted therein.

(3) No series of Refunding Bonds authorized by Section 3 hereof shall be issued hereunder with a final maturity date extending beyond the earliest to occur of (i) the thirtieth (30th) anniversary of the date of issuance of the bonds to be refunded from the proceeds of the Refunding Bonds being issued and (ii) the latest maturity date that would have been permitted for the Refunded Bonds (hereinafter defined). Prior to the delivery of any Refunding Bonds hereunder, the County Executive, or the Chief Administrative Officer if authorized by the County Executive, shall deliver a written certificate stating that the maturity schedule of any series of Refunding Bonds issued hereunder complies with the requirements set forth in this paragraph and setting forth the facts upon which such conclusion is based.

(4) The table attached to this Ordinance as Exhibit I and incorporated herein by this reference lists (a) the capital projects, which appear in the capital budget of the County for fiscal year 2026, or in the capital budgets for prior fiscal years, which are to be financed in whole or in part with the proceeds of bond anticipation notes authorized by Section 6 hereof, bonds authorized by Section 2 hereof, with the reallocation of balances remaining to the credit of completed or abandoned capital projects for which bond anticipation notes or bonds were previously issued or for which funds were previously provided from other sources or bond premium, consisting of net bond proceeds from the sale of bonds sold at a price above par, (b) the estimated cost of a usable portion of each project or class of projects, including capitalized interest on borrowed funds as herein authorized, (c) the portion of such costs of each such project or class of projects to be financed hereunder, (d) the source or sources of funds to finance the balance of the cost of each such project or class of projects, (e) and the probable useful life of each such project or the average of the

probable useful lives of each such class of projects. Totals listed in Exhibit I may not foot due to rounding. Further, the first group of projects included in Exhibit I are those which are not revenue producing, and the second group of projects are those which it is estimated will generate or have available net revenues sufficient to pay all or a portion of the debt service on the borrowing therefor. In lieu of issuing all or any part of the bonds or bond anticipation notes authorized to be issued by Sections 2 and 6, respectively, of this Ordinance to finance all or part of a capital project, the County Executive, or the Chief Administrative Officer if authorized by the County Executive, may, at his discretion apply to such project balances remaining to the credit of any completed or abandoned capital projects for which bond anticipation notes or bonds were previously issued or for which funds were previously provided from other sources, but only to the extent that bond anticipation notes or bonds are authorized to be issued therefor in this Ordinance, such expenditure of such balances or bond premium being within the appropriation established for such project in the applicable capital budget or budgets; provided, however, that such balances or bond premium shall not be applied in a manner that would adversely affect the exemption from federal income taxation of the interest on any bond anticipation notes or bonds to which such balances are attributable.

(5) Bond premium generated from the issuance of any County bonds shall be expended on capital improvements in accordance with Section 720(b) of the County Charter and as otherwise prescribed by law.

(6) Participation by the County in any county transportation bonds issued by the Maryland Department of Transportation shall not result in any reduction in the amount of bonds or bond anticipation notes authorized and deemed to be unissued under this Ordinance.

SECTION 2. And be it further enacted, That for the purpose of paying the portion of the cost of the capital projects described in Section 1 hereof and Exhibit I hereto, to be paid from borrowed funds, or for the purpose of redeeming outstanding bond anticipation notes or bond anticipation notes issued hereunder, the issuance and sale by the County, of not exceeding One Billion Six Hundred Eleven Million Two Hundred Eight Thousand Three Hundred Twenty Six Dollars (\$1,611,208,326) aggregate principal amount of general obligation bonds of the County is hereby authorized. To the extent required for such purposes, the bonds hereby authorized shall be sold prior to June 30, 2028, in accordance with the guides and standards set forth in Section 1 hereof, except that any such bonds may be sold subsequent to such date if required to redeem, prepay or pay at maturity bond anticipation notes. Such bonds shall be issued as registered bonds without coupons in the denomination of five thousand dollars (\$5,000) or any integral multiple thereof within the limits of specified serial maturities.

(1) Except as otherwise provided in this Ordinance, the bonds authorized by this Section 2 shall be sold at a sale price at, above, or below par, plus accrued interest to the date of delivery, and only after first soliciting competitive bids at public sale in accordance with the provisions of Section 5 hereof. Such bonds are hereby specifically exempted from the provisions of Sections 19-205 and 19-206 of the Local Government Article of the Annotated Code of Maryland (2013 Replacement Volume and 2024 Supplement).

(2) Subject to the provisions of subsection (5) of this Section, such bonds shall be issued in series intended to identify the public purpose or purposes for which each series is issued. On each bond, there shall appear the words "______ Series, 20___" and in the blank space preceding the word "Series," there shall be inserted the par amount of the series plus the public purpose of such series, e.g., "Board of Education," "Library," "Recreation and Parks," "Water and Sewer" and "Watershed Protection and Restoration." The County Executive, or the Chief Administrative Officer if authorized by the County Executive, may incorporate such additional designations in the name of the series as he deems necessary or convenient to distinguish two or more series issued for the same purpose within the same calendar year.

- (3) The bonds of each series shall be dated on or prior to the date of the delivery of such series and shall be numbered as determined by the County Executive, or the Chief Administrative Officer if authorized by the County Executive. The bonds of each series, or of successive series for the same public purpose, shall mature and be payable under an annual installment plan which may be implemented by the issuance of serial maturity bonds or term bonds having mandatory sinking fund requirements, beginning not later than the second anniversary of the date of issuance of such series, and concluding on or before (a) the 30th anniversary thereof or (b) such anniversary next prior to or on the 30th anniversary of the first bond anticipation note of such series, whichever shall be earlier, or (c) the anniversary of such series representing the end of the probable useful life, or the average of the probable useful lives of the project or projects to be financed with the proceeds of such series, if such life or average lives shall be less than the maximum term authorized in (a) or (b) of this subsection.
- (4) Prior to the issue of any series of bonds authorized by this Section 2, the County Executive, or the Chief Administrative Officer if authorized by the County Executive, shall cause to be prepared a statement showing the annual debt service requirements of the County and a proposed schedule of annual maturities for the series or several series of bonds then to be issued and sold and an estimate of the annual interest charges to be incurred with respect to such bonds, based on then-prevailing interest costs. Such debt service schedule shall be so prepared with a view of achieving reasonably equal annual debt service payments for the entire outstanding bonded indebtedness of the County and, in order to achieve this result, the consecutive annual debt service payments on account of any series of such bonds need not be equal. Notwithstanding the foregoing, the debt service schedule for the entire outstanding bonded indebtedness of the County may be structured to retire debt at a rate faster than would be utilized to achieve reasonably equal annual debt service payments. As hereinafter provided, the County Executive, or the Chief Administrative Officer if authorized by the County Executive, is vested with the discretion to accept such schedule of maturities or to make such variations therein as to him may seem in the best interests of the County.
- (5) The County Executive, or the Chief Administrative Officer if authorized by the County Executive, may provide that all or any portion of bonds sold pursuant to the authority of this Section 2 at any one time to finance capital projects may be consolidated for sale and issued, sold and delivered as a single issue or consolidated series of bonds to be designated "Consolidated General Improvements Series, 20_," without identifying by separate series each public purpose for which the bonds are issued as elsewhere provided in this Ordinance; provided that: (a) the provisions of this Ordinance requiring the

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identification of each group or series of bonds by the public purpose for which it is issued (e.g., "Board of Education," "Libraries," etc.) shall be fully complied with for accounting purposes, (b) bonds issued to finance water and wastewater projects shall be issued as a separate consolidated issue, (c) bonds issued to finance solid waste projects, identified on Exhibit I as Self-Liquidating Bonds—Solid Waste, and bonds issued to evidence a loan from the Maryland Water Infrastructure Financing Administration may be issued as separate issues and (d) prior to the delivery of the bonds, the County Executive, or the Chief Administrative Officer if authorized by the County Executive, shall deliver a written certificate stating (i) the public purpose of each series of bonds included in the consolidated issue, (ii) the maturity schedule for each series of bonds so identified as a separate public purpose, (iii) the consolidated maturity schedule and (iv) that the maximum maturity of the bonds consolidated for issue as a single consolidated issue is not greater than the end of the probable useful life or the average of the probable useful lives, as the case may be, of the project or projects to be financed with the proceeds of such consolidated issue. A "Consolidated General Improvements Series" shall be treated as a separate series of bonds for purposes of numbering pursuant to this Ordinance. In the event that all or any portion of any bonds issued pursuant to this Section at the same time are consolidated, the title or designation of the remaining series of bonds issued at the same time may also be designated as a "consolidated" issue (e.g. "Consolidated Water and Sewer Series, 20 ," "Consolidated Solid Waste Projects Series, 20"). Before any bonds are issued as part of a separate series to finance solid waste projects identified on Exhibit I as Self-Liquidating Bonds—Solid Waste, a determination must be made regarding such projects or the utility of which they are a part similar to the determination required in Paragraph (5) of the STATEMENT OF POLICY in Section 1 with regard to bonds issued for revenue projects of water or wastewater utilities. The County Executive, or the Chief Administrative Officer if authorized by the County Executive, is hereby authorized to make such changes in the forms of bonds, notice of sale, proposal and other documents in connection with any issue of bonds pursuant to this Section 2 as the County Executive or Chief Administrative Officer, as the case may be, may deem necessary or desirable in order to effect the consolidation and naming of bonds authorized hereby.

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(6) All of the (a) bonds authorized by this Section 2 hereof, (b) bond anticipation notes authorized by Section 6 hereof and (c) Refunding Bonds authorized by Section 3 hereof which are issued to refund Refunded Bonds secured as unconditional general obligations of the County shall all be deemed and shall constitute unconditional general obligations of the County, to the payment of which, both principal and interest, its full faith and credit are pledged. Subject to the following provisions, the County hereby covenants that, in each fiscal year during which any such bonds are outstanding, it will appropriate sufficient funds in each Current Expense Budget to pay the principal of such bonds and the interest thereon due in such fiscal year. The County hereby further covenants that, to the extent any such appropriation is not offset by funds from other sources or by project revenues, it will, subject to the limitation on the tax levy set out in Section 710(d) of the County Charter, fund any such appropriation by the levy of ad valorem taxes on real estate, tangible personal property and intangible personal property subject to taxation by the County, and in addition, on such other intangible property as may be subject to taxation by the County within limitations prescribed by law.

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In the case of any series of bonds issued to finance self-liquidating projects of the County or of any Refunding Bonds issued to refund Refunded Bonds for water and wastewater projects or solid waste projects, the proceeds of which were used to finance self-liquidating projects of the County, the principal of and interest on any such bonds shall be payable primarily from the net revenues and receipts from such projects, or the utilities of which they form a part. If any such series of bonds shall be issued to finance such self-liquidating projects, then the County covenants to fix such rates and charges for the use of any such project, or the utility of which it forms a part, as will generate sufficient revenues to pay the annual cost of maintenance and operation thereof and to pay the maturing principal of and interest on such series of bonds when due, and the County further covenants and agrees to apply such revenues against appropriations for such maintenance, operation and debt service in each Current Expense Budget. Interest on any bonds authorized by this Section 2 and bond anticipation notes authorized by Section 6 hereof falling due during the fiscal year ending June 30, 2026, may be capitalized and paid from the proceeds of sale, and in the annual Current Expense Budgets of the County for the fiscal years ending June 30, 2027 and June 30, 2028, there shall be appropriated amounts sufficient to pay the interest accruing on any such bonds and notes then outstanding, or to be issued during such fiscal years, less the amount of interest capitalized, which, as to any such series of bonds and notes, shall not exceed twelve (12) months interest on such bonds and notes, respectively, or the amount of interest included in the cost of the capital projects to be financed with such series, whichever is smaller.

Notwithstanding the foregoing, in accordance with Section 19-207 of the Local Government Article of the Annotated Code of Maryland (2013 Replacement Volume and 2024 Supplement), in the case of any Refunding Bonds issued to refund Refunded Bonds secured as unconditional general obligations with a pledge of the full faith and credit and unlimited taxing power of the County, the County covenants that, to the extent any such appropriation to pay principal of or interest on such Refunding Bonds is not offset by funds from other sources or by project revenues, it will fund any such appropriations by the levy of ad valorem taxes on real estate, tangible personal property and intangible personal property subject to taxation by the County without limitation as to rate or amount, and in addition upon such other intangible property as may be subject to taxation by the County within limitations prescribed by law.

(7) The rate or rates of interest payable on any series of bonds sold pursuant to this Section 2 shall not exceed the maximum interest rate, if any, specified by the County Council by public local law to be payable on obligations of the County, and, except with respect to the first interest payment, which may be longer or shorter than six months, and except as provided in Section 7 of this Ordinance in connection with the issuance and sale of Variable Rate Demand Obligations, such interest rate shall be payable in semi-annual installments, accounting from the date of issue of any such series of bonds. Interest on the bonds shall be payable by checks mailed by the paying agent therein named to the registered holder or holders of such bonds or, if such bonds shall be issued in the form of Variable Rate Demand Obligations, interest thereon may be payable by wire transfer at the discretion of the County Executive, or the Chief Administrative Officer if authorized by the County Executive, or the Chief Administrative Officer if authorized by the County Executive, or the Chief Administrative Officer if authorized by the County Executive, or the Chief Administrative Officer if authorized by the County Executive.

(8) The principal of the bonds authorized by this Section 2 shall be payable at the principal office of the paying agent therein named, unless the bonds are issued and sold in

book-entry form, in which event alternative payment arrangements may be provided at the discretion of the County Executive, or the Chief Administrative Officer if authorized by the County Executive.

(9) With respect to each series of bonds sold pursuant to this Section 2, authority is hereby conferred on the County Executive, or the Chief Administrative Officer if authorized by the County Executive, to take the following actions and make the following commitments on behalf of the County:

(a) to determine the date, time and place when proposals for the purchase of such series of bonds will be received, to publish and otherwise distribute, as prescribed in Section 5 hereof, a suitable notice of sale of such bonds and to award any series of bonds for which a legally sufficient proposal has been received to the best bidder therefor, determined as provided in such Section 5; provided, however, that the County Executive, or the Chief Administrative Officer if authorized by the County Executive, may by written statement appoint a designee who may conduct the sale on his behalf and accept bids and award bonds to the best bidder;

(b) to appoint a bank having trust powers, or a trust company, as paying agent for any such series of bonds, notwithstanding the fact that such bank or trust company may have neither its principal office nor any branch office within the County or the State of Maryland, and to appoint a similarly qualified bank or trust company as alternate paying agent, such authority to include the power to agree with respect to the compensation of such paying agent and alternate paying agent for the services to be rendered by them and to appoint one or more of such banks or trust companies as Bond Registrars and also to confer on the manager of the syndicate purchasing such series of bonds the right to designate an alternate paying agent so to be appointed;

(c) to fix the schedule of annual maturities of such series of bonds and the maximum rate of interest payable thereon, both within the limitations prescribed above;

(d) to employ, as financial advisor with respect to the sale of such series of bonds, a firm or corporation that is registered as a municipal advisor pursuant to the Securities Exchange Act of 1934, as amended; to arrange, together with such financial advisor, for the preparation and distribution of an appropriate Offering Circular, Official Statement or Official Circular with respect to the sale of such series of bonds, including (without limitation) the employment of a qualified financial printer to print such Offering Circular, Official Statement or Official Circular; and to allocate in his discretion the costs of employing such financial advisor and financial printer and the other costs of preparing and distributing such Offering Circular, Official Statement or Official Circular among the projects to be financed with the proceeds of such series of bonds, as part of the costs thereof, all such costs of employing such financial advisor and financial printer and all other costs of preparing and distributing such Offering Circular, Official Statement or Official Circular to be regarded as costs of specialized services of an unusual nature and not susceptible of being obtained through competitive bidding;

(e) after considering any recommendations of such financial advisor, to reserve to the County the option to redeem such series of bonds in whole or in part, at such times and upon payment of such premiums as such financial advisor may recommend;

(f) to retain qualified bond counsel (such qualifications to be subject to approval by the County Attorney) to handle all legal proceedings with respect to the issue and sale of such series of bonds and to pass on the validity thereof and to employ, if bonds are not issued and sold in book-entry form, or if otherwise deemed necessary by the County Executive, a qualified banknote company to print or engrave such bonds in accordance with established standards, and to allocate in his discretion the costs of retaining such counsel and employing such banknote company among the projects to be financed with the proceeds of such series of bonds, as part of the costs thereof, all such costs of retaining such counsel and employing such banknote company to be regarded as costs of specialized services of an unusual nature and not susceptible of being obtained through competitive bidding; and

(g) to provide for the issuance of bonds in book-entry form, to provide for the manner of payment of principal of and interest on bonds issued in book-entry form and to enter into appropriate agreements regarding the custody of bonds issued in book-entry form.

SECTION 3. And be it further enacted, That acting pursuant to the authority of Section 10-203 of the Local Government Article of the Annotated Code of Maryland (2013 Replacement Volume and 2024 Supplement), the County Charter and Section 19-207 of the Local Government Article of the Annotated Code of Maryland (2013 Replacement Volume and 2024 Supplement) (the "Refunding Act"), the issuance and sale of bonds of the County (the "Refunding Bonds") is hereby authorized for the purpose of refunding some or all of the outstanding issues of bonds of the County listed on Exhibit II attached hereto, as follows:

(a) Refunding Bonds are hereby authorized to be issued to refund in whole or in part the several series of Anne Arundel County Consolidated General Improvements Series, Anne Arundel County Consolidated Water and Sewer Series and Anne Arundel County Water Infrastructure Bonds identified as to designation, date and aggregate outstanding principal amount on Exhibit II attached hereto (to the extent refunded as provided herein, the "Refunded Series" or "Refunded Bonds"). The amount of any Refunding Bonds shall be reduced to take account of any principal payments made on such Refunded Series prior to such refunding. With respect to each Refunded Series, Refunding Bonds may be issued pursuant to this Ordinance in an aggregate principal amount sufficient to provide funds (i) to purchase direct obligations of, or obligations the timely payment of the principal of and interest on which is unconditionally guaranteed by, the United States of America ("Government Obligations"), the principal of and interest on which will be sufficient without reinvestment, or to provide cash sufficient, in either case, to pay in a timely manner all or any part of the principal of and redemption premium, if any, and interest on the portion of the bonds of such Refunded Series refunded hereby and, if so provided by the County Executive, or Chief Administrative Officer if authorized by the County Executive, pursuant to Section 3(b)(6) of this Ordinance, a portion of the interest on the Refunding Bonds, and (ii) to pay any and all other costs permitted to be paid from the proceeds of such bonds under the Refunding Act, including (without limitation) the costs of issuance of such Refunding Bonds and applicable underwriting fees; provided, however, that the aggregate principal amount of Refunding Bonds issued to refund one or more Refunded Series shall not exceed 120% of the principal amount of bonds of the Refunded Series so refunded. Proceeds of Refunding Bonds, including bond premium, consisting of net bond

proceeds from the sale of bonds sold at a price above par, shall be applied for the purposes set forth above and as prescribed in the Refunding Act. Accordingly, bond premium, if any, derived from the sale of Refunding Bonds shall be applied as described above and shall not be subject to any requirement for expenditure on capital improvements.

(b) The Refunding Bonds shall be issued and sold in the same manner as Bonds authorized by Section 2 hereof with the following exceptions and additions:

(1) Refunding Bonds shall be sold at private (negotiated) sale, and such procedure is hereby determined to be in the public interest. Notwithstanding the foregoing, if the County Executive, or the Chief Administrative Officer if authorized by the County Executive, subsequently determines that it is in the best interests of the County to sell any or all of the Refunding Bonds after first soliciting competitive bids at public sale, then the County Executive or the Chief Administrative Officer, as the case may be, may sell such Refunding Bonds in such manner in accordance with such procedures as he shall deem appropriate; provided, however, that such procedures shall be substantially similar to the procedures set forth in Section 5 hereof.

(2) Refunding Bonds issued hereunder are hereby specifically exempted from the provisions of Sections 19-205 and 19-206 of the Local Government Article of the Annotated Code of Maryland (2013 Replacement Volume and 2024 Supplement).

(3) Refunding Bonds authorized to be issued for the purposes specified above may be issued in series from time to time. Each such series shall identify the public purpose for which it is issued, by the printing on each bond of the words "Consolidated General Improvements Series, 20_ Refunding Series," "Consolidated Water and Sewer Series, 20_ Refunding Series" or "Consolidated Solid Waste Projects Series, 20_ Refunding Series," as the case may be. The County Executive, or the Chief Administrative Officer if authorized by the County Executive, may incorporate such additional designations in the name of the series as he deems necessary or convenient to distinguish two or more series issued for the same purpose within the same calendar year.

(4) The Refunding Bonds of each series, or of successive series for the same public purpose, shall mature and be payable under an annual installment plan ("Installment Plan") which may be implemented by the issuance of serial maturity bonds or term bonds having mandatory sinking fund requirements, beginning not later than the second anniversary of the date of issuance of such series and concluding on or before (a) the thirtieth (30th) anniversary of the Refunded Bonds to be refunded from the proceeds of such Series or (b) the final maturity date permitted for such series under Paragraph (3) of Section II of the FINDINGS OF FACT set forth in Section 1 of this Ordinance, whichever shall be earlier. In the event that bonds of more than one series of Refunded Bonds are refunded by a single series of Refunding Bonds, compliance with the maturity limits contained herein shall be established with respect to each series of Refunded Bonds in a certificate of the County Executive, or the Chief Administrative Officer if authorized by the County Executive, delivered in connection with the issuance of such Refunding Bonds.

(5) The County Executive, or the Chief Administrative Officer if authorized by the County Executive, shall determine the portions of each series of Refunded Bonds to be refunded with the proceeds of each series of Refunding Bonds; provided, however, that

such refunding will effectuate and accomplish the public purpose of realizing savings to the County in the aggregate cost of debt service on either a direct comparison or a present value basis with respect to the portion of any series of Refunded Bonds being refunded.

(6) With respect to each series of Refunding Bonds sold pursuant to this Ordinance, authority is hereby conferred on the County Executive, or the Chief Administrative Officer if authorized by the County Executive, in addition to the authority conferred by Section 2 hereof, to take the following actions and make the following commitments on behalf of the County:

(a) to sell any series of Refunding Bonds upon such terms he deems favorable under the existing market conditions to a bank, investment banking firm or other financial institution as, in his judgment, offers to purchase such series of bonds on terms he deems favorable to the County under the existing market conditions;

(b) to execute and deliver, as a binding and enforceable obligation of the County, an underwriting or purchase agreement for any series of Refunding Bonds;

(c) to determine whether the principal of Refunded Bonds shall be paid at maturity, at the earliest redemption date pertaining thereto, or at some later redemption date; and

(d) to select a trust company or other banking institution as trustee, to hold the trust fund into which the proceeds of the sale of any Refunding Bonds may be deposited under the Refunding Act, to determine the terms of any such trust fund, including any provisions relating to the payment of costs or the payment of a portion of the interest on such series of Refunding Bonds therefrom, and to deliver, as a binding commitment of the County, a trust or escrow agreement pursuant to which such trust fund is established.

SECTION 4. And be it further enacted, That the several series of bonds to be issued pursuant to the authority of this Ordinance shall be executed on behalf of the County by the manual or facsimile signature of the County Executive and the seal or a facsimile of the seal of the County shall be impressed or imprinted thereon, attested by the manual or facsimile signature of the County Executive, the secretary to the County Executive, the Administrative Officer to the County Council or such other officer as may be specified by ordinance of the County Council. Each such bond shall be authenticated by the manual or facsimile signature of the Chief Administrative Officer or his authorized deputy and by the manual signature of an authorized officer of the Bond Registrar. Notwithstanding the foregoing, in the event bonds are issued in book-entry form the County Executive or the Chief Administrative Officer if authorized by the County Executive, may provide that bonds issued in such form need not be authenticated by a Bond Registrar. No bonds issued hereunder shall be valid for any purpose or constitute an obligation of the County unless so authenticated.

Each series of bonds shall be in the form set forth in Exhibit III attached hereto and incorporated herein by this reference, and bonds issued substantially in compliance with such forms, with such insertions, alterations, additions or deletions as are herein permitted, when properly executed and authenticated as described above, shall be deemed to constitute unconditional general obligations of the County, to the payment of which, in

accordance with the terms thereof, its full faith and credit are pledged, subject to the limitation on the taxing power set forth in Section 710(d) of the County Charter, and all the covenants and conditions contained in such bonds shall be deemed to be binding upon the County in accordance therewith.

In case any official of the County whose signature shall appear on any such bonds shall cease to be such official prior to the delivery of such bonds, or in the case that any such official shall take office subsequent to the date of issue of any such bonds, his signature, in either event, shall nevertheless be valid for the purposes herein intended.

The County Executive, or the Chief Administrative Officer if authorized by the County Executive, may make arrangements to make the approving legal opinion available to the holder of such bonds.

Authority is hereby conferred on the County Executive, or the Chief Administrative Officer if authorized by the County Executive, to complete the blanks in such forms with the required information, to insert applicable paragraphs as indicated and to make such additions, deletions and substitutions in such forms, not inconsistent herewith, as may be necessary or desirable in the sale of any such series of bonds or to provide for the sale of any such series of bonds in book-entry form, including (without limitation) modifications in the form of bonds to provide for Refunding Bonds issued to refund Refunded Bonds meeting the requirements of Section 19-207 of the Local Government Article of the Annotated Code of Maryland (2013 Replacement Volume and 2024 Supplement) to be secured by a pledge of the full faith and credit and unlimited taxing power of the County, or, with respect to bonds sold in book-entry form, to provide for payment of the redemption price of such bonds without presentation thereof to the County or to the Bond Registrar. Without limiting the generality of the foregoing, the County Executive, or the Chief Administrative Officer if authorized by the County Executive, is hereby specifically authorized to make such additions, deletions and substitutions in such forms, not inconsistent herewith, as he may deem necessary or desirable in the event that any series of bonds issued hereunder (i) is not made subject to redemption prior to their respective maturities or (ii) is issued as Variable Rate Demand Obligations in accordance with the provisions of Section 7 of this Ordinance.

SECTION 5. And be it further enacted, That any bonds hereafter sold pursuant to the authority of Section 2 of this Ordinance shall first be offered at public sale to the best bidder therefor and only after the solicitation of competitive bids on a sealed basis pursuant to a notice of sale substantially in the form set forth in Exhibit IV attached hereto and incorporated herein by this reference, with such insertions, alterations, additions or deletions as are permitted by this Ordinance.

The best bidder for such bonds shall be determined in accordance with a formula and subject to such bid constraints as shall be determined by the County Executive, or the Chief Administrative Officer if authorized by the County Executive, upon the recommendation of the financial advisor selected pursuant to Section 2 hereof, to be appropriate for the solicitation or determination of the best bid for the bonds. The notice or summary thereof shall be published at least once preceding the date of sale in a newspaper published and of general circulation in the County. The first publication of any such notice or summary shall be not less than 10 days prior to the date of sale. At the discretion of the County Executive,

or the Chief Administrative Officer if authorized by the County Executive, such notice or a summary thereof may also be inserted one or more times in financial journals published elsewhere in the United States. If more than one series or issue of bonds are offered together, they may be sold as a unit or by receipt of separate bids. Following any such sale, the County Executive, or the Controller of the County (the "Controller") if authorized by the County Executive, shall report the results thereof in writing at the next meeting of the County Council.

The County may in such notice of sale reserve unto itself the right to reject any or all of the bids made pursuant to such notice and if, pursuant to the power so reserved, all of such bids are so rejected at the public sale of any of the bonds, then the County may, within 30 days, but not thereafter, offer to sell or sell all or any part of such bonds by private sale for a price not less than the best bid received by the County from an acceptable bidder at the public sale thereof, and if such bonds are not sold either at such public sale or at private sale within such 30 day period, then they may not be sold in any manner except upon a subsequent public sale duly advertised in the manner herein specified.

The County may in such notice of sale reserve the right to adjust the principal amount of each maturity of bonds of any series after publication of the notice of sale as provided herein, provided that any such adjustment shall be made in accordance with the procedures set forth in the notice of sale.

The form of such notice of sale shall be substantially as set forth in Exhibit IV, with the insertions therein indicated, and subject to such insertions, alterations, additions or deletions as the County Executive, or the Chief Administrative Officer if authorized by the County Executive, may deem advisable due to financial or market conditions prevailing at the time or, in the event that bonds are issued as Variable Rate Demand Obligations in accordance with Section 7 of this Ordinance or constitute Refunding Bonds meeting the requirements of Section 19-207 of the Local Government Article of the Annotated Code of Maryland (2013 Replacement Volume and 2024 Supplement), due to the particular characteristics of such bonds or the security therefor. Without limiting the generality of the foregoing, the County Executive, or the Chief Administrative Officer if authorized by the County Executive, is hereby specifically authorized, upon recommendation of the financial advisor and bond counsel, to make such insertions, alterations, additions or deletions as he may deem necessary or desirable (a) in the event that the bonds of any series issued hereunder (i) are not made subject to redemption prior to their respective maturities, (ii) are issued as Variable Rate Demand Obligations in accordance with the provisions of Section 7 of this Ordinance or (iii) constitute Refunding Bonds meeting the requirements of Section 19-207 of the Local Government Article of the Annotated Code of Maryland (2013 Replacement Volume and 2024 Supplement), (b) to provide for receipt of bids submitted electronically or (c) to reflect use of a book-entry only system.

SECTION 6. And be it further enacted, That in order to avoid the issuance of a greater amount of bonds for the capital projects listed in Exhibit I than is needed therefor, and in order to permit the construction of such projects to proceed prior to the issuance of such bonds and at the same time afford the County maximum flexibility in selecting the most advantageous times for such issuance, the County may provide needed capital funds by the issue and sale of its bond anticipation notes pursuant to the authority of Section 19-212 of the Local Government Article of the Annotated Code of Maryland (2013 Replacement

Volume and 2024 Supplement) (the "Bond Anticipation Note Act"). Such notes shall bear the same series identification as the bonds authorized in Section 2 hereof.

(1) The maximum principal amount of such notes issued pursuant to this Section which may be outstanding at any time shall be Eight Hundred Million Dollars (\$800,000,000) unless and until otherwise provided by the County Council by ordinance. The notes may be paid at or prior to maturity from the proceeds of the issuance and sale of the bonds in anticipation of which such notes were issued or from the proceeds of refunding bond anticipation notes. Except as otherwise provided herein, in the event of such an advance refunding, the proceeds of such refunding bonds or notes shall be held in escrow, to the extent and in the amount necessary to refund the outstanding series of notes, for the benefit of the holders of the outstanding series of notes. Such refunding bond anticipation notes, if issued, will constitute a reissuance of the bond anticipation notes authorized by this Ordinance and shall not constitute additional indebtedness under such authorization.

(2) The notes shall be issued in registered form without coupons or in bearer form without coupons, in the denomination of \$5,000 each or any integral multiple thereof, as may be determined by the County Executive, or the Chief Administrative Officer if authorized by the County Executive. Each such note shall be dated (i) as of the first or fifteenth day of the month in which it is sold, and accrued interest shall be adjusted to such date or (ii) as of the date of the initial sale and delivery of such note, all as may be determined by the County Executive, or the Chief Administrative Officer if authorized by the County Executive. All of the notes authorized hereby shall mature and be payable on such date as may be determined by the County Executive, or the Chief Administrative Officer if authorized by the County Executive, within the limitations of this Ordinance and the Bond Anticipation Note Act. The County Executive, or the Chief Administrative Officer if authorized by the County Executive, may also provide for (a) the extension of maturity of such notes, at the option of the County exercised by the County Executive or the Chief Administrative Officer if authorized by the County Executive, for an additional period not in excess of six months, upon such terms and conditions as the County Executive, or the Chief Administrative Officer if authorized by the County Executive, shall prescribe and (b) the redemption of such notes prior to their maturity, with or without premium or penalty.

(3) All or any part of such notes may be issued in series as funds are required. Authority is hereby conferred on the County Executive, or the Chief Administrative Officer if authorized by the County Executive, to determine whether such notes will be issued in such series and, if so, when each such series of notes will be delivered to the purchaser thereof.

(4) The County Executive, or the Chief Administrative Officer if authorized by the County Executive, shall provide for the establishment and maintenance of books for the registration and transfer of registered notes, which books may be maintained by a Note Registrar appointed by the County Executive, or the Chief Administrative Officer if authorized by the County Executive.

(5) Notes to be issued pursuant to the authority of this Ordinance shall be executed on behalf of the County by the manual or facsimile signature of the County Executive and the seal of the County or a facsimile thereof shall be impressed or imprinted thereon, attested by the manual or facsimile signature of the County Executive, the secretary to the County

Executive, the Administrative Officer to the County Council or such other officer as may be specified by ordinance of the County Council. Each note shall be authenticated by the manual or facsimile signature of the Chief Administrative Officer or his authorized deputy. In the event that registered notes are issued, the County Executive, or the Chief Administrative Officer if authorized by the County Executive, may provide for authentication of such registered notes by a Note Registrar in such form as he shall deem appropriate. In the event that Program Notes (hereinafter defined) are issued, or in the event that the notes are issued as Variable Rate Demand Obligations, the County Executive, or the Chief Administrative Officer if authorized by the County Executive, may provide for authentication of such Program Notes or Variable Rate Demand Obligations by such agents or entities and in such form as he shall deem appropriate.

(6) The notes shall bear interest at such rate or rates as shall be established by the County Executive, or the Chief Administrative Officer if authorized by the County Executive, which rate or rates may vary according to an established index. Interest on the notes shall be payable on such dates and in such manner as shall be established by the County Executive, or the Chief Administrative Officer if authorized by the County Executive.

(7) Unless otherwise provided by an ordinance of the County Council prior to the issuance of any of such notes, authority is hereby conferred on the County Executive, or the Chief Administrative Officer if authorized by the County Executive, to sell such notes on the most favorable terms available from time to time, without solicitation of competitive bids, at private (negotiated) sale, and such method of sale is hereby found and determined to be in the best interests of the County. If the County Executive, or the Chief Administrative Officer if authorized by the County Executive, shall determine that the best interests of the County will be served by the sale of all or part of the notes at a public sale with the solicitation of competitive bids, the County Executive or the Chief Administrative Officer, as the case may be, is hereby authorized to sell such notes in such manner. Except as hereinafter provided with respect to Commercial Paper Notes (hereinafter defined), (a) such notes shall be sold at a price equal to the par value thereof plus accrued interest to the date of delivery, or (b) upon written recommendation of the financial advisor selected pursuant to subsection (9) of Section 2 that a discount bid would be expected to provide a more favorable interest rate to the County by facilitating the underwriting of the County's notes in then-current market conditions, the County Executive, or the Chief Administrative Officer if authorized by the County Executive, may authorize such notes to be sold at a price not less than 99% of par plus accrued interest to date of delivery. None of such notes shall bear interest at a rate in excess of the maximum interest rate, if any, specified by the County Council by Public Local Law to be payable on obligations of the County.

In the event that such notes are sold at private (negotiated) sale, the County Executive, or the Chief Administrative Officer if authorized by the County Executive, is hereby authorized to negotiate with any bank, banker or other financial institution for a loan commitment and to deliver to such bank, banker or other financial institution such notes at one time or from time to time, as funds are required, pursuant to the terms of such commitment, and to execute and deliver any and all documents necessary or deemed appropriate by the County Executive or the Chief Administrative Officer, as the case may be, to consummate the sale of such notes at private (negotiated) sale and to accomplish any and all actions necessary or deemed appropriate by the County Executive or the Chief

Administrative Officer, as the case may be, to issue and deliver such notes to the purchaser thereof in accordance with the provisions of this Ordinance and any such commitment.

In the event that such notes are sold at public sale, the County Executive, or the Chief Administrative Officer if authorized by the County Executive, is hereby authorized (i) to determine the timing, terms and conditions thereof, (ii) to publish an appropriate notice of sale, such notice of sale to be in the general form of the form of the notice of sale included herein in Section 5 for the sale of bonds authorized by Section 2 hereof, with such alterations, deletions, substitutions and additions as the County Executive, or the Chief Administrative Officer if authorized by the County Executive, shall deem necessary or appropriate to provide for proper notice of the sale of notes, (iii) to determine the date, time and place when proposals will be accepted for such notes, such proposals to specify the interest rate or rates to be paid on such notes, the price to be paid for such notes and such other matters as the County Executive or the Chief Administrative Officer, as the case may be, may deem necessary or desirable in order to sell and deliver such notes and to award such notes at public sale to the successful bidder for such notes, and (iv) to execute and deliver any and all documents necessary or deemed appropriate by the County Executive or the Chief Administrative Officer, as the case may be, to consummate the sale of such notes at public sale and to accomplish any and all actions necessary or deemed appropriate by the County Executive or the Chief Administrative Officer, as the case may be, to issue and deliver such notes to such underwriters or purchasers in accordance with the provisions of this Ordinance and any contract of sale with the successful bidder for the notes.

Following each such sale, or the negotiation of each such commitment, including the execution of any agreements in connection with the issuance of Program Notes or Variable Rate Demand Obligations, the County Executive, or the Controller if authorized by the County Executive, shall report the same at the next meeting of the County Council and shall accompany such report with the data upon which he had relied to satisfy himself that he had obtained terms favorable to the County in the then-prevailing market for comparable obligations.

(8) The authority conferred on the County Executive, or the Chief Administrative Officer if authorized by the County Executive, in paragraph (9) of Section 2 of this Ordinance in connection with the issuance of bonds hereunder, with respect to the appointment of paying agents and a registrar, the employment of a financial advisor, a financial printer and a securities printer, retaining bond counsel and the preparation and distribution of an appropriate Offering Circular, Official Statement or Official Circular, may also be exercised with respect to the issuance and sale of bond anticipation notes hereunder.

(9) With respect to any notes issued, the County hereby covenants and agrees with the holder or holders thereof to issue, upon its full faith and credit, the bonds in anticipation of the sale of which such notes are issued when, and as soon as, the reason for deferring the issuance thereof no longer exists and to pay the principal of and interest on (to the extent such interest has not been capitalized, or otherwise paid, by appropriations from current revenues as hereinbefore authorized) such notes from the proceeds of such bonds. This covenant shall be binding upon the County notwithstanding any limitation set forth in this Ordinance, including (without limitation) any limitation with respect to the interest rate or rates that the bonds may bear. If the County shall be unable, for reasons beyond its control,

to issue and sell its bonds as described above, or if the proceeds from the sale of such bonds shall be insufficient to pay the principal of and interest on any notes issued, then the revenues from taxes and other sources intended for application to debt service on such bonds shall be applied to the payment of the interest on and principal of the notes. The foregoing provisions shall not be construed so as to prohibit the County from paying the principal or redemption price of and interest on any note issued hereunder from the proceeds of the sale of any other note issued hereunder, or from any other funds legally available for that purpose.

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If the County shall be unable, for reasons beyond its control, to issue and sell its bonds, or if the proceeds from the sale of such bonds shall be insufficient to pay the principal of or interest on any notes issued, then the County hereby covenants that, in each fiscal year during which any such bond anticipation notes are outstanding, it will appropriate sufficient funds in each Current Expense Budget to pay the principal of such bond anticipation notes and the interest thereon due in such fiscal year. The County hereby further covenants that, to the extent any such appropriation is not offset by funds from other sources or by project revenues, it will, subject to the limitation on the tax levy set out in Section 710(d) of the County Charter, fund any such appropriation by the levy of ad valorem taxes on real estate, tangible personal property and intangible personal property subject to taxation by the County, and in addition, on such other intangible property as may be subject to taxation by the County within limitations prescribed by law. In such event, in the case of any series of bond anticipation notes issued to finance self-liquidating projects of the County, the principal of and interest on any such notes shall be payable primarily from the net revenues and receipts from such projects, or the utilities of which they form a part. If any such series of bond anticipation notes shall be issued to finance such self-liquidating projects and the County shall be unable for reasons beyond its control to issue and sell the bonds in anticipation of the sale of which such notes are issued, or if the proceeds from the sale of such bonds shall be insufficient to pay the principal of and interest on such notes, then the County covenants to fix such rates and charges for the use of any such project, or the utility of which it forms a part, as will generate sufficient revenues to pay the annual cost of maintenance and operation thereof and to pay the maturing principal of and interest on such series of bond anticipation notes when due, and the County further covenants and agrees to apply such revenues against appropriations for such maintenance, operation and debt service in each Current Expense Budget. The County may apply to the payment of the principal of and interest on the aforementioned notes any funds granted or otherwise obtained and legally available for the payment of the principal of and interest on the notes; and to the extent that any such funds received or receivable in any fiscal year are applied to such purposes, the taxes, rates and charges required to be levied or assessed pursuant to this paragraph shall be reduced proportionately.

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(10) In the event that any notes (the "Outstanding Notes") issued hereunder are outstanding on the date that the bonds in anticipation of which such notes are issued are delivered in exchange for the purchase price thereof (the "Delivery Date"), the Controller shall deposit with the paying agent for the notes, or a trustee or escrow agent, on the Delivery Date (i) cash in an amount equal to the principal of the Outstanding Notes or (ii) direct obligations of, or obligations the payment of which is unconditionally guaranteed by, the United States of America, the principal of and interest on which will be sufficient without reinvestment to pay in a timely manner the principal of the Outstanding Notes when due. Such paying agent or trustee or escrow agent is hereby irrevocably directed to

apply such cash or the proceeds of such obligations to the payment of the principal of the Outstanding Notes when due. The County may provide such cash or obligations from the proceeds of the sale of such bonds or from any other funds legally available for such purpose. On the Delivery Date, the Controller shall also deposit with the paying agent for the Outstanding Notes, or a trustee or escrow agent (i) cash in an amount sufficient to pay the interest on the Outstanding Notes when due or (ii) direct obligations of, or obligations the payment of which is unconditionally guaranteed by, the United States of America, the principal of and interest on which will be sufficient without reinvestment to pay in a timely manner interest on the Outstanding Notes when due. The County may provide such cash or obligations from the proceeds of the sale of bonds available for that purpose or from any other funds legally available for such purpose. Notwithstanding the foregoing, if the Delivery Date and the date on which the Outstanding Notes mature are in different fiscal years, and money for the payment of the interest on the Outstanding Notes has not been finally appropriated in the fiscal year in which the bonds are delivered, and if the Delivery Date is after the date on which the budget for the succeeding fiscal year has been submitted to the County Council and provision for the payment of the interest on such Outstanding Notes has been made in such budget, in lieu of the deposit of such cash or obligations for the payment of interest on the Outstanding Notes, the County Executive, the Controller and the Chief Administrative Officer may deliver a certificate on the Delivery Date of the bonds stating that funds sufficient to pay the interest on the Outstanding Notes have been included in the budget for the next succeeding fiscal year (it being provided by the Bond Anticipation Note Act that the notes shall be payable from the first proceeds of the sale of the bonds, or from the tax or other revenue which the County shall have previously determined to apply to the payment of the bonds and the interest thereon). Upon the deposit with the paying agent for the Outstanding Notes, or a trustee or escrow agent, of cash or obligations sufficient to provide for the payment of the principal of and interest on such notes when due, as described above, such notes shall be deemed to be paid and no longer outstanding hereunder.

(11) Pursuant to the Bond Anticipation Note Act, the County is hereby authorized to issue the aforementioned bond anticipation notes as notes in the nature of commercial paper and to establish a commercial paper program. Accordingly, the County is hereby authorized to issue two or more separate and distinct series of its bond anticipation notes, which may include (1) a series of its bond anticipation notes in the nature of commercial paper (the "Commercial Paper Notes") and (2) a series of its bond anticipation notes in connection with a liquidity facility, such as a revolving loan agreement, or a credit facility, such as a letter of credit and related agreements (collectively, the "Revolving Loan Notes") (the Commercial Paper Notes and the Revolving Loan Notes being collectively referred to herein as the "Program Notes"). The words "bond anticipation notes," as used in this Ordinance, include Program Notes, and it is intended that the provisions of this Ordinance applying to bond anticipation notes shall include Program Notes unless the context clearly requires a contrary meaning.

For the purposes of this Ordinance, the term "principal amount," when used with respect to the Program Notes, shall mean (i) in the case of Commercial Paper Notes, the face amount of any such Commercial Paper Note, less any original issue discount on such Commercial Paper Note, and (ii) in the case of Revolving Loan Notes, the principal amount actually advanced under the applicable liquidity facility or credit facility that is evidenced by such Revolving Loan Note. Accordingly, it is contemplated by this Ordinance that the

aggregate face amount of the Program Notes that may be outstanding from time to time hereunder, together with other bond anticipation notes issued hereunder and outstanding from time to time, may exceed the aggregate principal amount of bond anticipation notes authorized to be outstanding hereunder at any one time.

It is recognized that the procedures necessary or desirable to implement a commercial paper program within the framework of existing commercial practices in the commercial paper market may require the County to prescribe procedures to facilitate the prompt determination and approval of certain matters in connection with the authorization, issuance, execution, sale, delivery and payment of and for Program Notes. Accordingly, the County Executive, by or pursuant to executive order or other appropriate action or proceedings, is hereby authorized (1) to establish such procedures, including (without limitation) procedures for (a) the determination of the dates and maturities of any Program Notes, or the method by which the same shall be determined, (b) the determination of the interest rate to be borne by any Program Notes, which may be separately stated by rate or amount or which may be in an amount equal to the discount thereon, or the method by which the same shall be determined, and (c) the determination of the price or prices at which Commercial Paper Notes may be sold, which may be at, above or below the face value thereof, or the method by which the same shall be determined; and (2) to determine any and all other matters relating to the terms, specifications and form of such Program Notes, including (without limitation) any modification required in the forms of bond anticipation note set forth herein to accommodate the needs of the commercial paper program. Any such procedures may include provisions for telephonic approval and subsequent electronic mail or written confirmation of one or more of such matters by the Chief Administrative Officer, the Controller or such other officers or employees of the County as the County Executive shall designate within guidelines or parameters prescribed by the County Executive. The establishment of such procedures and all such determinations and actions shall be deemed to be of an administrative nature.

In connection with the establishment of a commercial paper program, the County Executive is hereby authorized, by or pursuant to executive order or other appropriate action or proceedings (i) to approve the form of any indenture necessary or appropriate in connection with the issuance of any Program Notes (the "Indenture") and to appoint a trustee (the "Trustee") thereunder, (ii) to approve the form of any dealer agreement relating to any Commercial Paper Notes (the "Dealer Agreement") and to select a dealer to act thereunder, (iii) to approve the form of a liquidity facility, such as a revolving loan agreement, or a credit facility, such as a letter of credit and related agreements (each a "Liquidity Facility") and to select one or more financial institutions to provide loans or otherwise to act thereunder, and (iv) to approve the form of any issuing and paying agency agreement (the "Issuing and Paying Agency Agreement") and to appoint an issuing and paying agent of the County for the purpose of completing, authenticating and delivering the Program Notes from time to time.

The County Executive is hereby authorized, pursuant to executive order or other appropriate action or proceedings, to execute and deliver on behalf of the County the Indenture, the Issuing and Paying Agency Agreement, one or more Liquidity Facilities, the Dealer Agreement, and all and any other documents that he may deem necessary or appropriate to implement the commercial paper program contemplated by this Ordinance and, in each case, to cause the seal of the County to be impressed thereon, attested by the

County Executive, the secretary to the County Executive, the Administrative Officer to the County Council or such other officer as may be specified by ordinance of the County Council.

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(12) All of such notes shall be in such form as the County Executive, or the Chief Administrative Officer if authorized by the County Executive, shall deem appropriate and shall be binding on the County when and as such notes are issued and sold hereunder.

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SECTION 7. And be it further enacted, That it is hereby found and determined as follows: (i) general economic conditions are extremely unsettled and require sensitive and careful debt management in order to reduce to the extent practicable the cost of borrowing to the County and it is in the best interests of the County to be able to implement a flexible approach to borrowing (that is, one which provides the ability to utilize variable rate demand obligations, commercial paper and short-term municipal obligations referred to herein collectively as "Variable Rate Demand Obligations"); (ii) there is an expanding market for Variable Rate Demand Obligations, which have varying and flexible maturities or redemption features and tender or purchase dates and bear interest at variable rates established by a remarketing agent on the basis of current market conditions, or combinations of such maturities or redemption dates, tender or purchase dates and rates and to access this market, the County must establish procedures consistent with market practices for Variable Rate Demand Obligations; and (iii) existing practices in the market for Variable Rate Demand Obligations and existing requirements of nationally recognized rating agencies require that there be available to the issuer of Variable Rate Demand Obligations a supporting liquidity arrangement, such as a letter of credit, line of credit or revolving loan agreement, pursuant to which an alternate source of borrowing will be available during any period in which such obligations cannot be remarketed.

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The County Executive, or the Chief Administrative Officer if authorized by the County Executive, may determine that bond anticipation notes authorized by Section 6 hereof or bonds authorized by Section 2 hereof shall be issued as short-term or demand obligations or commercial paper, defined above as Variable Rate Demand Obligations, including obligations that are required to be purchased or redeemed prior to stated maturity dates, and bear interest at variable rates established from time to time by a remarketing agent on the basis of current market conditions. The County Executive, or the Chief Administrative Officer if authorized by the County Executive, is hereby authorized to establish procedures for the determination of the interest rates, the interest payment dates and any mandatory redemption, tender or purchase dates of bonds or notes described in this Section 7 in order to implement the financing authorized hereby. If any bonds or notes issued in accordance with this Section 7 provide for the mandatory redemption, tender or purchase thereof prior to stated maturity dates, the form of bond or note (as the case may be) may provide, to the extent permitted by law and deemed advisable by the County Executive, or the Chief Administrative Officer if authorized by the County Executive, that the full faith and credit and, subject to the limitations set forth in Section 710(d) of the County Charter, taxing power of the County are pledged to the payment of the purchase or redemption price on the due dates for such payments.

In connection with the issuance of such obligations, the County Executive is hereby authorized, by executive order or other appropriate action or proceeding (i) to approve the form of any indenture necessary or appropriate in connection with the issuance of such

obligations (the "Demand Indenture") and to appoint a trustee thereunder, (ii) to approve the form of a remarketing agreement relating to such obligations (the "Demand Remarketing Agreement") and to select a remarketing agent to act thereunder, (iii) to approve the form of a credit or liquidity facility, such as a letter of credit, line of credit, revolving loan agreement or other similar agreement (a "Demand Liquidity Facility") and to enter into a reimbursement agreement or other similar agreement (a "Demand Liquidity Facility Agreement") with one or more financial institutions in connection therewith and (iv) to approve the form of a registrar and paying agency agreement (the "Demand Registrar and Paying Agency Agreement") and to appoint a registrar and paying agent for the purpose of completing, authenticating and delivering such obligations from time to time.

The County Executive is hereby authorized pursuant to executive order or other appropriate action or proceeding, to execute and deliver on behalf of the County a Demand Indenture, a Demand Remarketing Agreement, one or more Demand Liquidity Facility Agreements and a Demand Registrar and Paying Agency Agreement and any and all other documents that he may deem necessary or appropriate in connection with the issuance of obligations authorized by this Section 7, and, in each case, to cause the seal of the County to be impressed thereon, attested by the County Executive, the secretary to the County Executive, the Administrative Officer to the County Council or such other officers as may be specified by ordinance of the County Council.

SECTION 8. And be it further enacted, That the provisions hereinafter set forth in Sections 8(1), (2), (3), (4) and (5) shall be applicable with respect to bonds (including Refunding Bonds) or bond anticipation notes issued and sold hereunder on the basis that the interest on such bonds or notes will be excludable from gross income for federal income tax purposes and the provisions hereinafter set forth in Section 8(7) shall be applicable with respect to any bonds or bond anticipation notes issued and sold hereunder on the basis that such bonds or notes are allowed a tax credit, that the County is entitled to a subsidy from the United States of America or any agency or instrumentality thereof with respect to such bonds or notes or the interest payable thereon, or that any such bond or note or the interest thereon is entitled to any other available benefits under the Internal Revenue Code of 1986, as amended ("the Code") (any such bonds or notes being referred to herein as "Tax Advantaged Obligations").

(1) The County Executive, the Chief Administrative Officer or the Controller (the "Section 148 Certifying Official") shall be the officer of the County responsible for the issuance of any bonds or bond anticipation notes hereunder within the meaning of the Arbitrage Regulations (defined herein). The Section 148 Certifying Official shall also be the officer of the County responsible for the execution and delivery (on the date of each issuance of the bonds or bond anticipation notes) of a certificate of the County (the "Section 148 Certificate") which complies with the requirements of Section 148 of the Code ("Section 148"), and the applicable regulations thereunder (the "Arbitrage Regulations"), and the Section 148 Certifying Official is hereby directed to execute the Section 148 Certificate and to deliver the same to bond counsel on the date of the issuance of the bonds or bond anticipation notes.

(2) The County shall set forth in the Section 148 Certificate its reasonable expectations as to relevant facts, estimates and circumstances relating to the use of the proceeds of the

bonds or bond anticipation notes, or of any money, securities or other obligations to the credit of any account of the County which may be deemed to be proceeds of the bonds or bond anticipation notes pursuant to Section 148 or the Arbitrage Regulations (collectively, "Bond Proceeds"). The County covenants that the facts, estimates and circumstances set forth in the Section 148 Certificate will be based on the County's reasonable expectations on the date of issuance of the bonds or bond anticipation notes and will be, to the best of the certifying officials' knowledge, true and correct as of that date.

(3) The County covenants and agrees with each of the holders of any of the bonds or bond anticipation notes that it will not make, or (to the extent that it exercises control or direction) permit to be made, any use of the Bond Proceeds which would cause the bonds or bond anticipation notes to be "arbitrage bonds" within the meaning of Section 148 and the Arbitrage Regulations. The County further covenants that it will comply with Section 148 and the Arbitrage Regulations which are applicable to the bonds or bond anticipation notes on the date of issuance of the bonds or bond anticipation notes and which may subsequently lawfully be made applicable to the bonds or bond anticipation notes.

(4) The County further covenants that it shall make such use of the proceeds of the bonds or bond anticipation notes, regulate the investment of the proceeds thereof, and take such other and further actions as may be required to maintain the excludability from gross income for federal income tax purposes of interest on the bonds or bond anticipation notes. All officers, employees and agents of the County are hereby authorized and directed to take such actions, and to provide such certifications of facts and estimates regarding the amount and use of the proceeds of the bonds or bond anticipation notes, as may be necessary or appropriate from time to time to comply with, or to evidence the County's compliance with, the covenants set forth in this Section.

(5) The County Executive, or the Chief Administrative Officer if authorized by the County Executive, on behalf of the County, may make such covenants or agreements in connection with the issuance of bonds or bond anticipation notes issued hereunder as he or she shall deem advisable in order to assure the registered owners of such bonds or notes that interest thereon shall be and remain excludable from gross income for federal income tax purposes, and such covenants or agreements shall be binding on the County so long as the observance by the County of any such covenants or agreements is necessary in connection with the maintenance of the exclusion of the interest on such bonds or notes from gross income for federal income tax purposes. The foregoing covenants and agreements may include such covenants or agreements on behalf of the County regarding compliance with the provisions of the Code as the County Executive, or the Chief Administrative Officer if authorized by the County Executive, shall deem advisable in order to assure the registered owners of such bonds or notes that the interest thereon shall be and remain excludable from gross income for federal income tax purposes, including (without limitation) covenants or agreements relating to the investment of the proceeds of such bonds or notes, the rebate of certain earnings resulting from such investment to the United States of America (or the payment of penalties in lieu of rebate) to the United States, limitations on the times within which, and the purposes for which, such proceeds may be expended, or the use of specified procedures for accounting for and segregating such proceeds.

(6) Notwithstanding anything in this Ordinance to the contrary, bonds or bond anticipation notes issued and sold hereunder may be issued and sold on the basis that the interest on such bonds or notes will not be excludable from gross income for federal income tax purposes.

(7) With respect to Tax Advantaged Obligations, the County Executive, or the Chief Administrative Officer if authorized by the County Executive, is hereby authorized to make such covenants or agreements in connection with the issuance thereof as he shall deem advisable in order to assure (i) the holders of any such Tax Advantaged Obligations that such Tax Advantaged Obligations will be entitled to federal tax benefits of such Tax Advantaged Obligations, and (ii) that the County is entitled to any subsidy available for any such Tax Advantaged Obligations. Such covenants or agreements shall be binding on the County so long as the observance by the County of any such covenants or agreements is necessary in connection with the entitlement of such Tax Advantaged Obligations to applicable federal tax benefits. The foregoing covenants and agreements may include (without limitation) covenants or agreements on behalf of the County relating to the investment of proceeds of such Tax Advantaged Obligations, the rebate of certain earnings resulting from such investment to the United States of America (or the payment of penalties in lieu of such rebate), limitations on the times within which, and the purposes for which, such proceeds may be expended or the utilization of specified procedures for accounting for and segregating such proceeds. Any covenant or agreement made by the County Executive, or the Chief Administrative Officer if authorized by the County Executive, pursuant to this paragraph may be authorized by an order or certificate of the County Executive, or the Chief Administrative Officer if authorized by the County Executive, and such covenant or agreement shall be binding on the County.

In furtherance of the foregoing, in order to qualify for the benefits inuring with respect to any Tax Advantaged Obligation, the County Executive, or the Chief Administrative Officer if authorized by the County Executive, shall be authorized to make any elections or designations permitted or required under the Code to apply for an allocation from the State of Maryland or the federal government in the case of bonds or notes subject to any volume limitation and to apply for any tax credit, to take such actions as shall be necessary to permit any tax credit to be stripped and sold separately from the ownership interest in any Tax Advantaged Obligations and to claim any cash subsidy with respect to any Tax Advantaged Obligation.

For purposes of establishing compliance with Sections 148 and 150 of the Code regarding the expenditure of proceeds of bonds or bond anticipation note, the proceeds of County debt issuances may be allocated to reimbursement of County funds advanced on an interim basis for expenditures authorized to be financed by such indebtedness.

Notwithstanding anything in this Ordinance to the contrary, Tax Advantaged Obligations may be issued pursuant to Section 19-208 of the Local Government Article of the Annotated Code of Maryland (2013 Replacement Volume and 2024 Supplement) or any other laws of the State of Maryland authorizing the issuance thereof and may be sold for a price at, above or below par, plus accrued interest to the date of delivery. Authority is hereby conferred on the County Executive, or the Chief Administrative Officer if authorized by the County Executive, to sell any such Tax Advantaged Obligations through a public sale or through a private (negotiated) sale, without solicitation of competitive bids,

as the County Executive, or the Chief Administrative Officer if authorized by the County Executive, upon consultation with the Controller and the County's financial advisor, shall determine to be in the best interests of the County. Any sale of Tax Advantaged Obligations hereunder by private negotiation is hereby determined to be in the County's best interest. Tax Advantaged Obligations issued hereunder are hereby specifically exempted from the provisions of Sections 19-205 and 19-206 of the Local Government Article of the Annotated Code of Maryland (2013 Replacement Volume and 2024 Supplement).

> It is recognized that the market for Tax Advantaged Obligations is evolving and that the issuance and sale from time to time of Tax Advantaged Obligations with one stated maturity may be the most practicable method for successfully accomplishing the sale of Tax Advantaged Obligations by the County. Accordingly, the County is hereby authorized to issue Tax Advantaged Obligations with a single stated maturity and to provide for an Installment Plan with respect to the payment of Tax Advantaged Obligations, such Installment Plan to be approved by an order of the County Executive. The Installment Plan shall provide for annual payments to a sinking fund account (the "Escrow Account") to be pledged or otherwise applied to the payment of the Tax Advantaged Obligations and to be held by a trust company or other banking institution, as trustee or escrow agent, such annual payments to commence not later than two years from the date of issuance of the Tax Advantaged Obligations. Amounts so deposited to the Escrow Account shall be invested and reinvested in direct obligations of, or obligations the principal of, and the interest on which, are guaranteed by, the United States of America, or in certificates of deposit or time deposits secured by direct obligations or obligations the principal of, and the interest on which, are guaranteed by, the United States of America. Each annual payment deposited to the Escrow Account under the Installment Plan shall be invested and reinvested in a manner determined by the County so as to provide for the payment of a portion of the stated principal amount of such Tax Advantaged Obligations and related interest, if any. The issuance and sale of Tax Advantaged Obligations as a single bond with one stated maturity and the establishment of an Installment Plan as herein described are hereby authorized notwithstanding the requirement in Section 2 of this Ordinance that bonds be issued as serial maturity bonds or term bonds having mandatory sinking fund requirements, beginning not later than the second anniversary of the date of issuance of such series.

(8) Notwithstanding anything in this Ordinance to the contrary, it is confirmed that bond premium, consisting of net bond proceeds from the sale of bonds sold at a price above par, may be allocated for expenditure purposes permitted under provisions of federal income tax law pertaining to excludability of interest on the bonds from gross income or the tax status of Tax Advantaged Obligations, as applicable.

SECTION 9. And be it further enacted, That, notwithstanding any other provisions of this Ordinance, in order (i) to comply with the bond registration requirements of, and to conform with, developing practices in the municipal bond market, including practices of bond registrars and paying agents, (ii) to facilitate generally the issuance and sale of general obligation bonds and bond anticipation notes by the County, including compliance with disclosure and similar requirements and (iii) insofar as possible, to simplify issuance procedures, the County Executive, or the Chief Administrative Officer if authorized by the County Executive, is hereby authorized (a) to apply the provisions of this Ordinance, (b) to make determinations and decisions required by this Ordinance, (c) to make such insertions, modifications and corrections to the form of bonds, the form of notes and the form of notice

of sale authorized hereby, including modifications to the method of publication in connection with the redemption of any bonds and whether to require a good faith deposit with respect to any award of any general obligation bonds and bond anticipation notes, (d) to enter into agreements on behalf of the County and (e) to take all and any other actions under this Ordinance in the manner and to the extent that the County Executive or the Chief Administrative Officer, as the case may be, may deem necessary or appropriate to accomplish the stated purposes, taking into account the recommendations of bond counsel and the financial advisor to the County, including the making of agreements to facilitate the foregoing.

SECTION 10. And be it further enacted, That, the Budget Officer and the Controller are hereby designated as the authorized deputies of the Chief Administrative Officer for the purpose of authenticating any bonds or bond anticipation notes issued hereunder. In addition, the County Executive may deliver a written certificate at or prior to the time of the issuance of any bonds or bond anticipation notes issued hereunder designating such other person or persons as he shall deem appropriate as an authorized deputy or deputies of the Chief Administrative Officer for the purpose of authenticating any bonds or bond anticipation note issued hereunder.

SECTION 11. And be it further enacted, That the County is hereby authorized to borrow money and incur indebtedness otherwise authorized to be borrowed and incurred hereunder in the form of bonds or bond anticipation notes by obtaining a loan (a "Water Infrastructure Loan") from the Maryland Water Infrastructure Financing Administration (the "Administration") pursuant to and in accordance with Sections 9-1601 through 9-1622, inclusive, of the Environment Article of the Annotated Code of Maryland (2014 Replacement Volume and 2024 Supplement) (the "Act"). Such Water Infrastructure Loans may be obtained by the County hereunder from time to time. Any such Water Infrastructure Loan shall be evidenced by a loan agreement (a "Water Infrastructure Loan Agreement") between the County and the Administration and a bond issued by the County (a "Water Infrastructure Bond").

It is acknowledged that the proceeds of any Water Infrastructure Loan will be used for the public purposes of financing a portion of the costs of acquiring, constructing and equipping certain wastewater facilities or water supply systems, each as defined in the Act (collectively, the "Water Infrastructure Facilities"), including the development of property, the acquisition and installation of equipment and furnishings and any architectural, financial, legal, planning and engineering expenses. It is intended that the proceeds of any Water Infrastructure Loan undertaken by the County pursuant to this Section 11 may be expended on the applicable Water Infrastructure Facility and any related costs, including costs of the Administration and the funding of reserves, to the extent permitted by the Act and to the extent provided in the applicable Water Infrastructure Loan Agreement or Water Infrastructure Bond. It is acknowledged that Water Infrastructure Facilities as defined above may include projects that the County classifies as wastewater projects, water projects or under some other classification.

Unless otherwise provided in this Section 11, limitations, procedures or requirements set forth in this Ordinance for the issuance, sale and delivery of bonds or bond anticipation notes, as applicable, to the extent practicable, shall apply to obtaining any Water

Infrastructure Loan and to the execution and delivery of any Water Infrastructure Loan Agreement or Water Infrastructure Bond.

The County Executive, or the Chief Administrative Officer if authorized by the County Executive, is hereby authorized to approve the form of any Water Infrastructure Loan Agreement or Water Infrastructure Bond, the terms thereof, including the interest rate, maturity schedule, redemption provisions and covenants to be set forth therein, and the manner of executing and authenticating the same. The form of Water Infrastructure Bond need not conform to the forms otherwise provided in this Ordinance.

Notwithstanding any other provision to the contrary in this Ordinance:

(a) Any Water Infrastructure Loans (including any Water Infrastructure Loan Agreements and Water Infrastructure Bonds) need not be in denominations of \$5,000 or any integral multiple thereof, nor in a serial maturity format, provided, however, borrowings and evidences thereof shall be on an installment basis with annual principal payments beginning not more than two years from the date of issue;

(b) Any Water Infrastructure Loan (including any Water Infrastructure Loan Agreement and Water Infrastructure Bond) may be sold at less than par and without regard to any limitation set forth in Section 2(1) hereof or Section 6(7) hereof, as applicable;

(c) Any Water Infrastructure Loan (including any Water Infrastructure Loan Agreement and Water Infrastructure Bond) may provide for interest payments on other than a semiannual basis;

(d) Paying agents and registrars may be provided for in the discretion of the County Executive, or the Chief Administrative Officer if authorized by the County Executive;

(e) The County is hereby authorized to sell any Water Infrastructure Loan (including any Water Infrastructure Loan Agreement and Water Infrastructure Bond) at private (negotiated) sale to the Administration, public advertisement and sale of the same not being required by the terms of the Act and the best interests of the County being hereby declared to be served by such private sale;

(f) Provisions for the redemption of any Water Infrastructure Loan (including any Water Infrastructure Loan Agreement and Water Infrastructure Bond) may be provided for in the discretion of the County Executive, or the Chief Administrative Officer if authorized by the County Executive; and

(g) Any signature required in connection with the issuance and sale of any Water Infrastructure Loan (including any Water Infrastructure Loan Agreement and Water Infrastructure Bond) may be manual and any affixing of the County Seal may be accomplished by impressing the same on the applicable document.

The County Executive, or the Chief Administrative Officer if authorized by the County Executive, is hereby authorized to take any and all actions in the manner and to the extent that the County Executive or the Chief Administrative Officer, as the case may be, may deem necessary or appropriate to accomplish the purposes of this Section.

Any Water Infrastructure Loan (including any Water Infrastructure Loan Agreement and Water Infrastructure Bond) shall be secured as provided in Section 2(6) of this Ordinance.

With respect to any Water Infrastructure Loan authorized by this Section or by similar authority contained in a prior ordinance of the County, the County Executive, or the Chief Administrative Officer if authorized by the County Executive, may, in accordance with Paragraph (4) of Section II of the FINDINGS OF FACT, apply to any project authorized to be financed with a Water Infrastructure Loan the balance remaining to the credit of any completed or abandoned project previously financed with the proceeds of a Water Infrastructure Loan. In exercising such authority, the County Executive, or the Chief Administrative Officer if authorized by the County Executive, may enter into such amendments of Water Infrastructure Loan Agreements and related documents as he deems necessary or appropriate in the exercise of the authority granted hereby. In lieu of applying the balance of remaining to the credit of any completed or abandoned project financed with a Water Infrastructure Loan to new or additional projects, the County Executive, or the Chief Administrative Officer if authorized by the County Executive, may determine to prepay or otherwise effect a reduction in the stated principal amount or permitted maximum principal amount of any such Water Infrastructure Loan as permitted in the Water Infrastructure Loan Agreement and the Water Infrastructure Bond or as otherwise permitted and, in connection therewith, may take such action and make such amendments to the Water Infrastructure Loan Agreement and Water Infrastructure Bond as he deems necessary or appropriate to permit the reamortization of the principal amount outstanding and to effect such prepayment or reduction in stated principal amount.

Following the execution and delivery of any written commitment specifying the material terms of any Water Infrastructure Loan, or if no such written commitment is entered into, following the execution and delivery of any Water Infrastructure Loan (including any Water Infrastructure Loan Agreement and Water Infrastructure Bond), the County Executive, or the Comptroller, if authorized by the County Executive, shall report the terms thereof in writing at the next meeting of the County Council.

SECTION 12. And be it further enacted, That the County is hereby authorized to borrow money and incur indebtedness for shore erosion control projects hereinafter specified by obtaining a loan (a "Shore Erosion Control Construction Loan") from the Shore Erosion Control Construction Loan Fund pursuant to and in accordance with Sections 8-1001 through 8-1008, inclusive, of the Natural Resources Article of the Annotated Code of Maryland (2023 Replacement Volume and 2024 Supplement) (the "Soil Erosion Control Act"). Each Shore Erosion Control Construction Loan shall be evidenced by a loan agreement (a "Shore Erosion Control Construction Loan Agreement") between the County and the Department of Natural Resources ("DNR") in a form determined by order of the County Executive, or the Chief Administrative Officer if authorized by the County Executive, as hereinafter provided. The authorization to borrow money and incur indebtedness pursuant to this Section 12 shall not be exercised unless and until appropriation is made for the expenditure of the proceeds of any such loan for the project to be financed thereby.

Shore Erosion Control Construction Loans may be repaid from benefit charges levied on benefited property and may be further secured by a pledge of the full faith and credit of the County, as determined by order of the County Executive, or the Chief Administrative Officer if authorized by the County Executive, as hereinafter provided. It is acknowledged and declared that the levy of any ad valorem taxes by the County to provide for repayment of the Shore Erosion Control Construction Loans shall be subject to the limitation on the tax levy set out in Section 710(d) of the County Charter.

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Pursuant to and in accordance with requirements of this Ordinance and the Shore Erosion Control Act, the County Executive by order is hereby authorized to approve the form of any Shore Erosion Control Construction Loan Agreement, the terms thereof, including the source or sources of and security for repayment, the repayment schedule and covenants to be set forth therein, and the manner of executing and authenticating the same. Pursuant to Section 8-1005(f) of the Soil Erosion Control Act, the County may borrow interest-free funds and repay the funds at a uniform rate over a period not exceeding 25 years.

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The County Executive, or the Chief Administrative Officer if authorized by the County Executive, is hereby authorized to take any and all actions in the manner and to the extent that the County Executive or the Chief Administrative Officer, as the case may be, may deem necessary or appropriate to accomplish the purposes of this Section.

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Without limitation, Shore Erosion Control Construction Loan Agreements by and between the County and DNR heretofore approved are hereby approved and ratified, subject to reductions in loan amounts made in accordance with the respective loan agreements, as obligations of the County without further action.

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SECTION 13. And be it further enacted, That pursuant to the authority granted by Section 19-103 of the Local Government Article of the Annotated Code of Maryland (2013 Replacement Volume and 2024 Supplement), the County Executive, or the Chief Administrative Officer if authorized by the County Executive, is hereby authorized in connection with the issuance of any bonds or notes hereunder to (i) provide, covenant or agree that, in the event that sufficient funds for the timely payment when due of principal of or interest on bonds or notes issued pursuant to the authority of this Ordinance are not available or in the event of a default in the payment of the principal of or interest on such bonds or notes, the first general fund revenues of the County received thereafter shall be applied to the payment when due of such principal or interest or to cure such default, as the case may be, and (ii) pledge any of the County's revenues to the payment of the principal of and interest on the bonds and notes issued pursuant to the authority of this Ordinance. In the event that the County Executive, or the Chief Administrative Officer if authorized by the County Executive, determines to exercise all or any part of the authority granted under this Section, the County Executive, or the Chief Administrative Officer if authorized by the County Executive, shall determine the form, terms and provisions of any order, certificate, agreement or related documents as he shall deem necessary or appropriate to evidence any agreement or pledge authorized hereby, including (without limitation) terms and provisions regarding the application of such pledge or agreement to borrowings of the County other than bonds or notes issued pursuant to the authority of this Ordinance. Any such order, certificate, agreement or related document shall be executed by the County Executive and the seal of the County shall be impressed thereon, attested by the County Executive, the Secretary to the County Executive, the Administrative Officer to the County Council or such other officer as may be specified by ordinance of the County Council.

SECTION 14. And be it further enacted, That, as determined and specified in a certificate of the County Executive, or of the Chief Administrative Officer if authorized by the County Executive, executed and delivered prior to the issuance of bonds or notes, such bonds or notes may be issued to provide for the financing of one or more projects included within a specified class of projects set forth in Exhibit I. In addition, the amount of proceeds allocated to projects included within a specified class of projects financed by any issuance of bonds or notes may be amended after the issuance of such bonds or notes, as determined and specified in a certificate of the County Executive, or of the Chief Administrative Officer if authorized by the County Executive.

In connection with the foregoing, the County Executive, or the Chief Administrative Officer if authorized by the County Executive, shall execute a certificate demonstrating or determining, as applicable:

(a) That all bonds or notes are payable within the probable useful life of the improvement or undertaking being financed or, if the bonds or notes are to be issued for several improvements or undertakings, then within the average probable useful life of all such improvements or undertakings being financed;

(b) That the amount of bonds or notes to be applied to any project to be financed shall not exceed the maximum amount set forth in Exhibit I authorized for such project; and

(c) Such other matters as the County Executive or the Chief Administrative Officer (as the case may be) deems appropriate to establish compliance with the provisions of the County Charter and this Ordinance in connection with the issuance of bonds and notes to provide for the financing of one or more projects included within a specified class or to provide for the amendment of the list of projects from the specified class of projects financed by an issuance of bonds or notes, as described above.

SECTION 15. And be it further enacted, That, subject to the following paragraphs of this Section 15, the authority to issue bonds under Bill No. 58-24, as amended, effective September 10, 2024 ("Bill No. 58-24") is hereby canceled, rescinded and repealed, but only to the extent that such authority has not been exercised prior to the effective date of this Ordinance.

Appropriate reductions shall be recognized in the amounts of bonds authorized for issuance under this Ordinance for bonds issued after May 31, 2025, under the authority of Bill No. 58-24, for projects authorized to be financed by Bill No. 58-24 and also authorized to be financed under this Ordinance and for refunding purposes authorized to be financed by Bill No. 58-24 and also authorized to be financed under this Ordinance.

Nothing contained in this Ordinance shall be construed as impairing the validity of any proceedings or action taken, or the validity of any bonds or bond anticipation notes issued, or Shore Erosion Control Construction Loan Agreements executed, prior to the effective date of this Ordinance, under the provisions of Bill No. 58-24, or under prior bond authorization ordinances, and the authorization, sale and issuance of all bonds and bond anticipation notes issued prior to the effective date of this Ordinance pursuant to the authority of such ordinances, including (without limitation) the various series of general

obligation bonds and bond anticipation notes of the County set forth in Section 10 of Bill No. 57-08, Exhibit V of Bill No. 51-09, Exhibit V of Bill No. 53-10, Exhibit V of Bill No. 52-11, Exhibit V of Bill No. 60-12, Exhibit V of Bill No. 63-13, Exhibit V of Bill No. 55-14, Exhibit V of Bill No. 80-15, Exhibit V of Bill No. 46-16, Exhibit V of Bill No. 60-17, Exhibit V of Bill No. 62-18, Exhibit V of Bill No. 51-19, Exhibit V of Bill No. 47-20, Exhibit V of Bill No. 57-21, Exhibit V of Bill No. 58-22, Exhibit V of Bill No. 51-23, Exhibit V of Bill No. 58-24 and, in addition, the indebtedness set forth in Exhibit V attached hereto and incorporated herein (the "Prior Obligations"), and all such Prior Obligations be and they are hereby ratified and confirmed, together with all and several of the terms thereof and the action taken in connection with the issuance, sale and delivery thereof, are hereby validated as being validly authorized, sold, issued and executed, as applicable, and delivered by the County. The ratification of the Prior Obligations as set forth above shall be effective notwithstanding noncompliance with any provisions of the aforementioned ordinances that provide general fiscal or budgetary guidelines, such as provisions directing that specified portions of the Prior Obligations be issued during certain fiscal years.

The validity of the revolving loan notes authorized to be issued pursuant to the Master Note Order adopted by the County Executive on December 18, 2014 (as amended or supplemented from time to time, the "Note Order") and designated as the County's "Master General Obligation Bond Anticipation Note, Series A (Consolidated General Improvements Series)," "Master General Obligation Bond Anticipation Note, Series B (Consolidated Water and Sewer Series)," and "Master General Obligation Bond Anticipation Note, Series C (Consolidated Solid Waste Projects Series - AMT)" (collectively, the "Master Notes"), and all related documents, such as a revolving credit agreement (the "Revolving Loan Documents") executed and delivered prior to the effective date of this Ordinance shall not be impaired in any manner by the passage of this Ordinance, and such Master Notes and Revolving Loan Documents executed and delivered in connection with the Master Notes are hereby ratified and confirmed. Bond anticipation notes authorized by this Ordinance may be evidenced by advances under the Revolving Loan Documents in the amount and in the manner set forth in the Note Order.

Bonds and bond anticipation notes may be issued under this Ordinance to pay bond anticipation notes issued pursuant to and in accordance with a note order or credit agreement provided that such bonds or bond anticipation notes are authorized to be issued hereunder for projects financed by such bond anticipation notes issued pursuant to and in accordance with the note order or credit agreement.

SECTION 16. And be it further enacted, That, if any one or more of the provisions of this Ordinance, including any covenants or agreements provided herein on the part of the County to be performed, should be contrary to law, then such provision or provisions shall be null and void and shall in no way affect the validity of the other provisions of this Ordinance or of the bonds or the bond anticipation notes issued hereunder.

SECTION 17. And be it further enacted, That, this Ordinance shall take effect 45 days from the date it becomes law.

	GENERAL OBLIGATION BONDS											
	<u>A</u>	<u>B</u>	<u>C</u>	<u>D</u>		<u>E</u>						
				COST OF PROJECT	SOURCE OF O USABLE PORTIO	FRAY COST OF CT OR CLASS OF						
	PROJECT NUMBER	DESCRIPTION OF PROJECT OR CLASS OF PROJECT	ESTIMATED COST OF USABLE PORTION	OR CLASS OF PROJECTS FINANCED BY THIS ORDINANCE	E-1	E-2	E-3					
					GENERAL OBLIGATION BONDS ISSUED	PAY-AS-YOU-GO AND OTHER SOURCES	GRANTS					
1		NON-REVENUE PRODUCING	BONDS									
2		General County	521,341,506	157,067,512	59,367,766	255,061,191	49,845,037					
3		Education	1,804,801,322	90,193,711	435,978,192	509,256,045	769,373,374					
4		Education PPI Bonds	125,000,000	1,300,000	123,700,000	-	109,513,314					
5		Total Education	1,929,801,322	91,493,711	559,678,192	509,256,045	769,373,374					
6		Fire - Police	177,840,998	66,270,362	41,703,875	57,395,261	12,471,500					
7		Fire - Police PPI Bonds	60,843,000	43,643,000	17,200,000							
8		Total Fire - Police	238,683,998	109,913,362	58,903,875	57,395,261	12,471,500					
9		Roads and Bridges	502,456,324	93,320,986	67,146,155	315,517,897	26,471,286					
10		Roads and Bridges PPI Bonds	51,375,000	43,775,000	7,600,000	-	-					
11		Total Roads and Bridges	553,831,324	137,095,986	74,746,155	315,517,897	26,471,286					
12		Community College	118,093,899	34,416,009	39,630,616	28,849,000	15,198,274					
13		County Libraries	65,091,777	35,582,781	13,287,466	10,862,966	5,358,564					
14		Recreation and Parks	462,755,547	158,091,155	87,905,178	86,349,210	130,410,004					
15		Waterway Improvements	27,787,693	3,097,559	11,454,882	6,349,381	6,885,871					
16		Watershed Protection & Restor (WPRF)	287,795,747	146,737,881	115,338,602	14,520,964	11,198,300					
17		TOTAL NON-REVENUE PRODUCING BONDS		873,495,956	1,020,312,732	1,284,161,915	1,027,212,210					

		<u>GENE</u>	RAL OBLIGA	TION BONDS	<u> </u>		
	<u>A</u>	<u>B</u>	<u>c</u>	<u>D</u>		<u>E</u>	
		_		COST OF PROJECT OR	SOURCE OF OTHER FUNDS TO DEF USABLE PORTION OF EACH PROJECT PROJECTS		
	PROJECT NUMBER	DESCRIPTION OF PROJECT OR CLASS OF PROJECT	ESTIMATED COST OF USABLE PORTION	CLASS OF PROJECTS FINANCED BY THIS ORDINANCE	E-1	E-2	E-3
					BONDS ISSUED	PAY-AS-YOU-GO AND OTHER SOURCES	GRANTS
1		SELF-LIQUIDATING BONDS					
2		Solid Waste	57,163,376	13,111,761	34,901,713	9,149,902	-
3		Wastewater	714,773,913	324,353,085	267,754,226	94,073,409	28,593,193
4		Water	623,660,420	400,247,524	157,112,514	59,990,630	6,309,752
5		TOTAL SELF-LIQUIDATING BONDS	1,395,597,709	737,712,370	459,768,453	163,213,941	34,902,945
6		TOTAL SELF-LIQUIDATING , NON-REVENUE PRODUCING BONDS & SPECIAL REVENUE BONDS	5,600,780,522	1,611,208,326	1,480,081,185	1,447,375,856	1,062,115,155
7		Total Bonds authorized by this Ordinance subject to debt limitation stated in Item 1(e) of I of Findings of Fact above.	4,262,346,189	886,607,717	1,055,214,445	1,293,311,817	1,027,212,210
8		Total Bonds authorized by this Ordinance subject to debt limitation stated in Item 2(e) of I of Findings of Fact above.	1,338,434,333	724,600,609	424,866,740	154,064,039	34,902,945
9		TOTAL	5,600,780,522	1,611,208,326	1,480,081,185	1,447,375,856	1,062,115,155

		GENERAL OBLIGATION	BONDS: NON	-REVENUE PRO	ODUCING E	BONDS		
	<u>A</u>	<u>B</u>	<u>c</u>	<u>D</u>		<u>E</u>		<u>F</u>
	PROJECT	DESCRIPTION OF PROJECT OR CLASS OF	ESTIMATED COST	COST OF PROJECT OR CLASS OF		THER FUNDS TO D ON OF EACH PRO OF PROJECTS		AVERAGE
	NUMBER	PROJECT	OF USABLE	PROJECTS FINANCED	E-1			USEFUL LIFE
			PORTION	BY THIS ORDINANCE	BONDS ISSUED	PAY-AS-YOU-GO AND OTHER SOURCES	GRANTS	
		Watershed Protection & Restor.						
1	B551600	Culvert and Closed SD Rehab	18,624,306	10,486,728	7,837,578	300,000	-	40
2	B551700	Emergency Storm Drain	9,310,692	5,373,860	3,636,832	300,000	-	40
3	B551800	Storm Drainage/SWM Infrastr	11,581,087	4,614,854	6,666,233	300,000	-	40
4	B551900	Stormwater Project Management	1,000,000	-	-	1,000,000	-	40
5	B552000	MR-ST-01	49,026	49,026	-	-	-	40
6	B552200	MR-ST-03	17,858,655	11,805,549	5,553,106	-	500,000	40
7	B552300	MR-ST-04	60,409	60,409	-	-	-	40
8	B552400	MR-OF-04	1,826,710	55,245	1,771,465	-	-	40
9	B552500	MR-OF-03	17,137	17,137	-	-	-	40
10	B552600	MR-OF-02	39,659	39,659	-	-	-	40
11	B552900	MR-PC-01	25,043	25,043	-	-	-	40
12	B553300	PT-PP-01	681,597	574,099	107,498	-	-	40
13	B553500	PT-ST-01	3,498,088	2,496,389	1,001,699	-	-	40
14	B553600	PT-OF-02	950,000	49,992	900,008	-	-	40
15	B553700	PT-ST-02	12,314,999	5,620,290	5,785,009	-	909,700	40
16	B553800	PT-OF-03	5,413,500	1,124,780	2,288,720	-	2,000,000	40
17	B553900	PT-ST-03	4,471,049	202,891	2,547,158	-	1,721,000	40
18	B554000	PT-PC-01	1,168,774	44,160	1,124,614	-	-	40
19	B554100	PT-OF-04	7,075,116	4,690,873	2,384,243	-	-	40
20	B554300	PT-ST-04	6,582,500	1,344,650	3,979,250	-	1,258,600	40
21	B554400	PT-ST-05	4,148,500	2,767,801	1,380,699	-	-	40
		PT-ST-07	15,031,699	14,323,477	708,222	-	-	40
		PN-OF-01	3,435,800	1,665,783	1,770,017	-	-	40
		PN-OF-02	16,573,400	14,932,970	1,640,430	-	-	40
25		PN-PP-01	5,460,024	3,962,114	1,497,910	-	-	40
		PN-PC-01	2,601,604	192,048	2,409,556	-	-	40
	B556100	BK-PC-01	26,812	26,812	-	-	-	40
28	B556200	UP-ST-01	452,700	110,077	342,623	-	-	40

			I					L 110. T
	<u>A</u>	<u>B</u>	<u>C</u>	<u>D</u>		<u>E</u>		<u> </u>
	PROJECT	DESCRIPTION OF PROJECT OR CLASS OF	ESTIMATED COST	COST OF PROJECT OR CLASS OF		THER FUNDS TO D ON OF EACH PROJ OF PROJECTS		AVERAGE USEFUL LIFE
	NUMBER	PROJECT	OF USABLE	PROJECTS FINANCED	E-1	E-2	E-3	
			PORTION	BY THIS ORDINANCE	BONDS ISSUED	PAY-AS-YOU-GO AND OTHER SOURCES	GRANTS	
		Watershed Protection & Restor.						
29	B556300	UP-OF-01	519,045	285,077	233,968	-	-	40
30	B556700	LP-OF-01	9,787,999	9,230,175	556,824	1,000	-	40
31	B556800	LP-OF-02	6,109,560	3,955,288	2,154,272	-	-	40
32	B556900	LP-OF-03	6,718,090	4,394,317	2,323,773	-	-	40
33	B557100	LP-PC-01	369,516	366,787	2,729	-	-	40
34	B557800	SE-ST-02	2,277,189	1,247,852	1,029,337	-	-	40
35	B557900	SE-OF-01	89,477	76,009	13,468	-	-	40
36	B558000	SE-PP-01	11,487	11,487	-	-	-	40
37	B558100	SE-PC-01	2,328,680	558,911	1,769,769	-	-	40
38	B559100	SO-ST-01	8,040,000	7,111,325	928,675	-	-	40
39	B559200	SO-OF-01	1,672,331	353	1,671,978	-	-	40
40	B559400	SO-ST-03	1	1	-	-	-	40
41	B559600	SO-OF-03	11,006	11,006	-	-	-	40
42	B559700	SO-ST-04	13,505,014	9,888,569	1,798,445	-	1,818,000	40
43	B559800	SO-OF-04	2,140,000	168,431	1,971,569	-	-	40
44	B560000	SO-OF-06	1	1	-	-	-	40
45	B560100	SO-PP-01	-	-	-	-	-	40
46	B560200	SO-PC-01	764,700	61,165	703,535	-	-	40
47	B561000	WPRP Land Acquisition	888,944	876,764	12,180	-	-	40
48	B561100	WPRP Restoration Grant	3,400,000	2,400,000	1,000,000	-	-	40
49	B561200	WPRF Project Planning	246,138	52,117	194,021	-	-	40
50	B568000	Shipley's Choice Stream Restor	4,882,000	4,148,447	733,553	-	-	40
51	B568200	Barrensdale Outfall Rest. Cont	15,785	15,785	-	-	-	40
52	B568300	Pub/Priv Perf of Wtr Qlty Imps	20,181,587	8,728,074	6,453,513	5,000,000	-	40
53	B571100	Magothy Outfalls	10,575,224	4,794,050	4,474,174	-	1,307,000	40
54	B571200	Patapsco Tidal Outfa	1,347,108	1,345,825	1,283	-	-	40
55	B571400	Patuxent Outfalls	403,500	243,048	160,452	-	-	40
56	B571600	Severn Outfalls	404,000	404,000	-	-	-	40
57	B571700	South Outfalls	7,293,015	23,217	7,269,798	-	-	40
58	B574000	Najoles Road Outfall	3,184,000	609,299	890,701	-	1,684,000	40
59	B582500	Clark Station Rd Resilience Im	10,720,000	8,637,236	2,082,764	-	-	40

	<u>A</u>	<u>B</u>	<u>c</u>	D		<u>E</u>		<u>F</u>
	PROJECT	DESCRIPTION OF PROJECT OR CLASS OF	ESTIMATED COST	COST OF PROJECT OR CLASS OF		THER FUNDS TO D ON OF EACH PROJ OF PROJECTS		AVERAGE
	NUMBER	PROJECT	OF USABLE PORTION	PROJECTS FINANCED	E-1	E-2	E-3	USEFUL LIFE
			FORTION	BY THIS ORDINANCE	BONDS ISSUED	PAY-AS-YOU-GO AND OTHER SOURCES	GRANTS	
		Watershed Protection & Restor.						
60	B585200	Long Point Living Shoreline	400,000	400,000	-	-	-	40
61	B585300	Lake Marion Construction	1,750,000	191,799	1,558,201	-	-	40
62	B585400	Lake Waterford Tributaries	750,000	580,226	169,774	-	-	40
63	B585500	Middle Patuxent Tributaries	750,000	747,101	2,899	-	-	40
64	B585600	Upper Patuxent Tributaries	3,000	835	2,165	-	=	40
65	B588600	Catail Crk Strm/Wetland Rest.	750,000	745,118	4,882	-	-	40
66	B588700	Septic-To-Sewer Subsidy	1,000,000	1,000,000	-	-	-	40
67	B588800	Patuxent OxBow Restoration	2,408,500	2,190,073	218,427	-	-	40
68	B588900	PCB Monitoring & Remediation	7,619,964	-	-	7,619,964	-	40
69	B594400	LPAX-Odenton Natural Area Rstr	1,000,000	1,000,000	-	-	-	40
70	B594500	SE - Jabez 3 Construction	3,200,000	3,200,000	-	-	-	40
71								
72	B999900	Bond Funds Not Yet Applied	-	(19,618,603)	19,618,603	-	-	
73								
		Total Watershed Protection & Restor.						
74		Projects	287,795,747	146,737,881	115,338,602	14,520,964	11,198,300	

		GENERAL OBLIGATION E	ONDS: NON-	REVENUE P	RODUCING	BONDS		
	<u>A</u>	<u>B</u>	<u>c</u>	<u>D</u>		<u>E</u>		<u>F</u>
	PROJECT	DESCRIPTION OF PROJECT OR CLASS OF	ESTIMATED COST	PROJECT OR USABLE PORTION OF EACH PROJECT OF OF PROJECTS		JRCE OF OTHER FUNDS TO DEFRAY COST OF BLE PORTION OF EACH PROJECT OR CLASS OF PROJECTS		AVERAGE
	NUMBER	PROJECT	OF USABLE	PROJECTS	E-1	E-2	E-3	USEFUL LIFE
			PORTION	FINANCED BY THIS ORDINANCE	BONDS ISSUED	PAY-AS-YOU-GO AND OTHER SOURCES	GRANTS	
		GENERAL COUNTY						
1	C106700	Advance Land Acquisition	10,367,159	3,197,373	69,786	5,850,000	1,250,000	40
2		Demo Bldg Code/Health	1,446,232	-	-	1,446,232	-,200,000	5
3	C343500	Chg Agst GC Closed Projects	31,991	15,508	14,492	1,991	_	10
4	C437000	Undrgrd Storage Tank Repl	1,022,328	397,745	624,583	-	-	10
5		Agricultural Preservation Prgm	7,311,010	5,721,225	30,362	70,000	1,489,423	40
6		Facility Renov/Reloc	8,896,207	450,000	-	8,396,207	50,000	10
7	C452000	Gen Co Program Mangmnt	3,250,000	-	-	3,250,000	-	5
8		Gen Co Project Plan	1,907,870	_	-	1,907,870	-	5
9		Safe Routes to Schools	4,735,408	1,936,641	1,543,906	609,761	645,100	10
10		Failed Sewage&Private Well Fnd	1,330,000	-	-	1,330,000	-	5
11		Information Technology Enhance	110,068,799	19,768,114	8,430,007	81,870,678	_	5
12		Reforest Prgm-Land Acquistion	1,500,574	-	-	1,500,574	_	40
13		CATV PEG	4,095,603	-	-	4,095,603	-	5
14		Septic System Enhancements	15,208,892	-	-	-	15,208,892	10
15		County Facilities & Sys Upgrad	61,660,849	25,696,543	2,930,352	32,678,954	355,000	20
16		Rural Legacy Program	3,265,743	97,624	14,989	-	3,153,130	40
17		Bd of Education Overhead	8,000,000	4,000,000	4,000,000	-	-	20
18		Add'l Salt Storage Capacity	5,286,028	3,120,182	2,165,846	-	-	40
19		Fiber Network	4,153,224	-	-	4,153,224	-	20
20		Odenton MARC TOD Dev Ph 1 &	55,769,000	17,094,000	-	34,675,000	4,000,000	40
21		Parking Garages Repair/Renov	17,870,000	4,454,092	7,650,908	5,765,000	-	20
22	C571900	Fire Equip Maint Facility	31,600,000	30,518,724	1,081,276	-	-	40
23	C577900	Ralph Bunche Comm Ctr.	7,781,000	5,505,000	-	403,950	1,872,050	5
24		South Co Sr Ctr Renov & Expan	2,218,000	971	2,217,029	-	-	20
25		Arundel Ctr Elevator Modern.	1,534,000	179,586	1,354,414	-	-	20
		West County Road Ops Yard	34,993,000	2,724,665	121,335	32,147,000	-	40
27		Truman Pkwy Cmplx Bathrm Reno	3,172,000	752,845	2,419,155	-	-	20
		Arnold Sr Center Reno/Expansio	8,824,000	8,148,320	675,680	-	-	20
		Forest Conserv Mitigation	478,700	-	-	478,700	-	40
		EV Charging St & Oth Grn Tech	8,583,882	1,980,000	-	1,115,682	5,488,200	30

	<u>A</u>	<u>B</u>	<u>C</u>	<u>D</u>		<u>E</u>		<u>F</u>
	PROJECT	DESCRIPTION OF PROJECT OR CLASS OF	ESTIMATED COST	COST OF PROJECT OR CLASS OF		THER FUNDS TO D ON OF EACH PROJ OF PROJECTS		AVERAGE
	NUMBER	PROJECT	OF USABLE	PROJECTS	E-1	E-2	E-3	USEFUL LIFE
			PORTION	FINANCED BY THIS ORDINANCE	BONDS ISSUED	PAY-AS-YOU-GO AND OTHER SOURCES	GRANTS	
		GENERAL COUNTY						
31	C585700	Circuit Courthouse Major Reno	21,000,465	6,799,000	2,805,000	11,396,465	-	20
32	C586000	Crownsville Non Profit Center	3,505,000	-	-	505,000	3,000,000	20
33	C586100	ADA Retrofit & Installation	1,000,000	993,007	6,993	-	-	10
34	C586200	Wired Broadband Access	1,825,542	-	-	37,300	1,788,242	5
35	C589000	Traffic Maint Fac Upg Relo	23,477,000	19,567,000	-	3,910,000	-	40
36		CSSC Water Supply	3,465,000	3,274,605	190,395	-	-	30
37	C589200	Transportation Oper Facility	17,365,000	9,387,000	-	7,478,000	500,000	40
38		Millersville Garage Renovation	2,309,000	2,257,272	51,728	-	-	20
39	C591200	County Septic Systems Assess	873,000	-	-	873,000	-	5
40	C591300	Glen Burnie Plz Redevelopment	1,550,000	-	-	500,000	1,050,000	30
41		UM BWMC - Cardiac Cath Labs	1,000,000	-	-	1,000,000	-	5
42		Multicultural Center	5,500,000	-	-	500,000	5,000,000	5
43	C591600	Digital Access - DSP	1,375,000	-	-	275,000	1,100,000	5
44	C592900	Electric Bus Fleet Expansion	840,000	-	-	840,000	-	10
45		Electric Ferry	4,895,000	-	-	1,000,000	3,895,000	10
46	C593100	AACPS E-Rate Network	5,000,000	-	-	5,000,000	-	5
47								
48	C999900	Bond Funds Not Yet Applied	-	(20,969,530)	20,969,530	-		
49		Total Cananal Caunty Nan Davis						
		Total General County Non-Revenue						
50		Projects	521,341,506	157,067,512	59,367,766	255,061,191	49,845,037	

		GENERAL OBLIGATION B	ONDS: NON-	RE	VENUE PROD	UCING BO	NDS		
	<u>A</u>	<u>B</u>	<u>C</u>		<u>D</u>		<u>E</u>		<u>F</u>
	PROJECT	DESCRIPTION OF PROJECT OR CLASS OF	ESTIMATED COST		COST OF PROJECT OR CLASS OF		THER FUNDS TO D ON OF EACH PRO OF PROJECTS		AVERAGE
	NUMBER	PROJECT	OF USABLE		PROJECTS	E-1	E-2	E-3	USEFUL LIFE
			PORTION		FINANCED BY THIS ORDINANCE	BONDS ISSUED	PAY-AS-YOU-GO AND OTHER SOURCES	GRANTS	
		DOADD OF FDUGATION							
		BOARD OF EDUCATION							
	F504400	All David and David	00 075 505	_	5 704 074	40.740.004	4 000 000	40.005.000	40
1	E524100	All Day K and Pre K	99,275,535		5,761,671	42,718,864	1,830,000	48,965,000	40 10
2	E538000 E538100	Health & Safety	11,989,644		2,718,369	5,637,275	3,428,000	206,000	10
3 4	E538200	Security Related Upgrades Building Systems Renov	29,862,346 301,007,159		3,456,401 9,336,957	17,845,922	2,867,200 66,507,457	5,692,823	20
4 5	E538300	Maintenance Backlog	66,731,444		16,892,949	68,958,403 25,515,548	16,828,000	156,204,342 7,494,947	10
6	E538400	Roof Replacement	38,950,681		12,071,594	14,787,587	6,663,000	5,428,500	20
7	E538500	Relocatable Classrooms	10,203,300		1,484,310	415,690	8,303,300	5,426,500	10
8	E538600	Asbestos Abatement	6,090,051		1,372,793	4,717,258	0,303,300	-	10
9	E538700	Barrier Free	4,745,429		866,916	3,878,513	_	-	10
-	E538800	School Bus Replacement	13,159,863		3,300,000	3,070,313	6,889,863	2,970,000	11
	E538900	Health Room Modifications	3,688,842		977,561	1,472,439	1,238,842	2,370,000	12
	E539000	School Furniture	6,143,773		120,413	3,523,360	2,500,000	_	5
13	E539100	Upgrade Various Schools	10,760,080		2,495,476	3,282,268	4,428,336	554,000	10
	E539200	Vehicle Replacement	5,450,000			-	5,450,000	-	5
15	E539300	Aging Schools	7,039,938		77,483	487,617	144,556	6,330,282	10
16	E549200	Additions	75,477,214		3,488,562	31,479,652	9,808,000	30,701,000	40
17	E549300	Athletic Stadium Improvements	57,524,500		3,027,277	17,543,723	14,530,000	22,423,500	10
18	E549400	Drvwy & Park Lots	11,232,052		3,260,105	7,439,947	532,000	-	20
19	E549900	George Cromwell ES	33,343,000		206,000	21,095,000	6,450,000	5,592,000	40
20	E550300	Old Mill MS North	65,177,154	**	8,857,000	825,000	53,485,000	2,010,154	40
21	E550400	Old Mill MS South	84,766,000	**	-	40,180,000	10,322,000	34,264,000	40
22	E567600	School Playgrounds	3,870,000		940,000	2,590,000	300,000	40,000	30
23	E568600	Edgewater ES	45,423,000		-	23,484,000	12,727,000	9,212,000	40
24	E568700	Tyler Heights ES	38,322,000		190,865	12,493,135	21,503,000	4,135,000	40
25	E568800	Richard Henry Lee ES	36,338,000		-	15,047,000	11,274,000	10,017,000	40
26	E568900	Crofton Area HS	119,985,000		-	18,427,000	51,812,000	49,746,000	40
27	E569000	PS Military Installation Grant	124,397,000		380,000	4,520,000	-	119,497,000	40
28	E569100	Old Mill West HS	159,797,000	**	-	72,193,000	16,815,000	70,789,000	40
29	E572500	Quarterfield ES	42,080,000		-	5,834,000	22,104,000	14,142,000	40

	<u>A</u>	<u>B</u>	<u>C</u>		<u>D</u>		<u>E</u>		<u>E</u>	
	PROJECT	DESCRIPTION OF PROJECT OR CLASS OF	ESTIMATED COST		COST OF PROJECT OR CLASS OF					
	NUMBER	PROJECT	OF USABLE		PROJECTS	E-1	E-2	E-3	AVERAGE USEFUL LIFE	
			PORTION		FINANCED BY THIS ORDINANCE	BONDS ISSUED	PAY-AS-YOU-GO AND OTHER SOURCES	GRANTS		
		BOARD OF EDUCATION								
30	E572600	Hillsmere ES	38,665,000		1,159,000	17,802,000	3,998,000	15,706,000	40	
31	E572700	Rippling Woods ES	50,454,000	**	-	22,494,000	4,200,000	23,760,000	40	
32	E578000	CAT North	128,833,000		17,321,000	-	70,542,338	40,969,662	40	
33	E578100	Old Mill HS	133,882,000		7,003,000	5,700,000	62,816,185	58,362,815	40	
34	E591700	Sustainability Initiatives	8,375,317		2,800,000	-	2,852,968	2,722,349	20	
35	E591800	School Bus Facility/Lot	5,946,000		4,600,000	-	1,346,000	-	30	
36	E593200	BOE Project and Prgm Planning	550,000		-	-	300,000	250,000	5	
	E593300	Ruth Parker Eason	-		-	-	-	-		
37	E809200	West County ES	50,266,000	**	3,518,000	21,100,000	4,460,000	21,188,000	40	
38						-				
39	E999900	Bond Funds Not Yet Applied	-		(26,189,991)	26,189,991	-	-		
40			-	_						
41		Total Board of Education	1,929,801,322		91,493,711	559,678,192	509,256,045	769,373,374		
42										
43	**	Projects include bonds supported by Permanent Public Infrastructure Funds ("PPI") in column D or column E-1, as applicable, as follows: E5503 ** \$3,500,000; E550400 - \$38,807,000; E569100 - \$72,193,000; E572700 - \$9,500,000; E809200 - \$1,000,000.								

		OFNEDAL OBLIGATION B	ONDO: NON	<u> </u>	VENUE BBOI		NDO		110. 10
		GENERAL OBLIGATION B	ONDS: NON-	<u>KE</u>	VENUE PROI	JUCING BC	<u>DNDS</u>		
	<u>A</u>	<u>B</u>	<u>c</u>		<u>D</u>		<u>E</u>		<u>F</u>
	PROJECT	DESCRIPTION OF PROJECT OR CLASS OF	ESTIMATED COST		COST OF PROJECT OR CLASS OF		THER FUNDS TO DO ON OF EACH PROJ OF PROJECTS		AVERAGE
	NUMBER	PROJECT	OF USABLE		PROJECTS	E-1	E-2	E-3	USEFUL LIFE
			PORTION		FINANCED BY THIS ORDINANCE	BONDS ISSUED	PAY-AS-YOU-GO AND OTHER SOURCES	GRANTS	
		FIRE AND POLICE							
1	F346500	Chg Agst F & P Clsd Proj	48,620		15,000	13,620	20,000	-	10
2	F441500	Rep/Ren Volunteer FS	591,965		-	-	591,965	-	20
3	F460700	Fire/Police Project Plan	563,935		-	-	563,935	-	5
4	F536700	Detention Center Renovations	808,891		454,137	354,754	-	-	20
5	F543900	Fire Suppression Tanks	1,285,277		615,344	669,933	-	-	10
6	F560700	Public Safety Radio Sys Upg	25,747,632		2,489,436	11,983,196	11,275,000	-	10
7	F563000	Police Training Academy	4,205,490		1,296,396	2,909,094	-	-	40
8	F563100	Crownsville Fire Station	21,250,000	**	2,455,371	5,185,829	13,608,800	-	40
9	F563300	Jacobsville Fire Station	7,442,992		3,942	6,469,050	970,000	-	40
10	F563500	Galesville Fire Station	6,655,000		375	4,554,625	2,100,000	-	40
11	F575100	Public Safety Support	39,013,000	**	33,329,951	994,049	4,689,000	-	40
12	F580200	Fire Training Academy Repl.	4,601,000		833,347	3,767,653	-	-	40
13	F580300	Cape St Claire FS Replacement	19,340,000	**	18,768,674	571,326	-	-	40
14	F580500	Cntrl Holding & Proc. Parking	2,375,000		2,140,831	234,169	-	-	30
15	F580600	Police Special Ops Facility	14,201,000	**	13,651,523	549,477	-	-	40
16	F580700	Circuit Court Cell Replace	1,794,000		705,255	184,745	904,000	-	30
17	F582900	Arundel Fire Station Replace.	2,739,000		2,739,000	-	-	-	40
18	F583100	FD Infrastructure Repairs	1,286,404		621,628	14,776	650,000	-	10
19	F583200	ORCC Recreation Yard Covers	827,000		1,162	825,838	-	-	10
20	F583300	Jessup Fire Station	9,712,000		2,312,773	1,119,227	6,280,000	-	40
21	F586300	Public Safety Technology Enhan	6,184,260		-	-	6,184,260	-	5
22	F586400	Joint 911 Public Safety Ctr	28,080,532	**	14,091,777	29,255	1,488,000	12,471,500	40
23	F586500	JRDC Security System Upgrade	1,280,000		-	-	1,280,000	-	5
24	F586600	New Police Firing Range	31,076,000		30,031,980	79,719	964,301	-	40
25	F589500	New Northern Dist Pol Station	1,917,000		1,749,000	-	168,000	-	5
26	F589600	ORCC Comp Reentry Hub	2,658,000		-	-	2,658,000	-	30
27	F593400	Greenbury Pt Tower Restoration	3,000,000		-	-	3,000,000	-	10
28									
29	F999900	Bond Funds Not Yet Applied	-		(18,393,540)	18,393,540	-	-	

	<u>A</u>	<u>B</u>	<u>c</u>		<u>D</u>		<u>E</u>		<u>F</u>	
	PROJECT	DESCRIPTION OF PROJECT OR CLASS OF	ESTIMATED COST		COST OF PROJECT OR CLASS OF		THER FUNDS TO D ON OF EACH PROJ OF PROJECTS		AVERAGE	
	NUMBER	PROJECT	OF USABLE		PROJECTS	E-1	E-2	E-3	USEFUL LIFE	
	NOMBER		PORTION		FINANCED BY THIS ORDINANCE	BONDS ISSUED	PAY-AS-YOU-GO AND OTHER SOURCES	GRANTS		
		FIRE AND POLICE								
30										
31		Total Fire and Police	238,683,998		109,913,362	58,903,875	57,395,261	12,471,500		
32										
33	**	Projects include bonds supported by Permanent Public Infrastructure Funds ("PPI") in column D or column E-1, as applicable, as follows: F563100 - ** \$6,509,200; F575100 - \$25,408,800; F580300 - \$10,662,000; F580600 - \$7,420,000; F586400 - \$10,843,000.								

		GENERAL OBLIGATION	BONDS: NON	-R	EVENUE PRO	DUCING BO	ONDS		
	<u>A</u>	<u>B</u>	<u>C</u>		<u>D</u>		<u>E</u>		<u>F</u>
	PROJECT	DESCRIPTION OF PROJECT OR CLASS OF	ESTIMATED COST		COST OF PROJECT OR CLASS OF		THER FUNDS TO DI N OF EACH PROJE PROJECTS		AVERAGE
	NUMBER	PROJECT	OF USABLE		PROJECTS	E-1	E-2	E-3	USEFUL
			PORTION		FINANCED BY THIS ORDINANCE	BONDS ISSUED	PAY-AS-YOU-GO AND OTHER SOURCES	GRANTS	LIFE
		HIGHWAY - ROADS & BRIDGES							
1	H161200	Road Agreement W/T Devlpr	2,647,205		-	_	2,647,205	_	30
2	H346600	Chg Agst R & B Clsd Projects	97,541		53,334	44,207.00	=,5 ,250	_	10
3	H371200	Town Cntr To Reece Rd	14,345,269		2,863,000	-	11,482,269	-	30
4	H478600	Road Resurfacing	81,190,249		24,081,365	4,606,503.00	51,586,228	916,153	20
5	H478700	Mjr Bridge Rehab (MBR)	3,861,292		2,761,492	1,099,800.00	-	-	20
6	H478800	Hwy Sfty Improv (HSI)	3,766,352		2,227,577	1,515,575.00	23,200	-	5
7	H478900	Rd Reconstruction	82,883,868		19,949,119	10,484,749.00	52,350,000	100,000	30
8	H479000	Masonry Reconstruction	4,855,172		2,034,656	2,820,516.00	-	-	20
9	H479100	Guardrail	790,559		664,279	126,280.00	-	-	10
10	H479200	Traffic Signal Mod	871,223		471,285	99,938.00	300,000	-	5
11	H479400	New Traffic Signals	3,055,635		1,024,718	1,778,917.00	-	252,000	5
12	H479500	Nghborhd Traf Con	550,869		414,177	132,734.00	3,958	-	5
13	H508400	Sidewalk/Bikeway Fund	4,997,987		1,303,534	1,358,553.00	789,900	1,546,000	30
14	H529700	Riva Rd at Gov Bridge Rd	6,146,750		98,066	1,854,684.00	4,194,000	-	20
15	H534900	Mgthy Bridge Rd Brdg/Mgthy Riv	8,318,000		315,000	3,213,000.00	-	4,790,000	30
16	H535100	Harwood Rd Brdg/Stocketts Run	3,279,000		-	1,483,000.00	-	1,796,000	30
17	H535200	Furnace Ave Brdg/Deep Run	703,000		417,633	147,367.00	138,000	-	30
18	H539600	Trans Facility Planning	2,118,384		-	-	1,653,384	465,000	5
19	H542100	New Streetlighting	727,840		298,186	429,654.00	-	-	5
20	H545900	R & B Project Plan	608,552		-	-	608,552	-	5
21	H547800	Brock Bridge/MD 198	4,861,000		-	-	4,861,000	-	20
	H550700	Streetlight Conversion	3,249,895		1,042,955	1,146,140.00	-	1,060,800	5
23	H561000	O'Connor Rd / Deep Run	782,000		377,474	295,526.00	109,000	-	30
	H561100	Polling House/Rock Branch	550,000		427,155	122,845.00	-	-	30
25	H563600	SL Pole Replacement	1,288,574		1,052,998	35,576.00	-	200,000	5
	H563700	Ped Improvement - SHA	4,114,025		3,611,974	502,051.00	-	-	30
27	H563800	Odenton Grid Streets	25,013,000		-	-	25,013,000	-	40
	H564000	Severn-Harman Ped Net	16,020,248		-	-	16,020,248	-	30
29	H564100	Arundel Mills LDC Roads	1,987,180		-	-	1,987,180	-	30

	A	В	<u>c</u>		D		E		F
	PROJECT	DESCRIPTION OF PROJECT OR CLASS OF	ESTIMATED COST		COST OF PROJECT OR CLASS OF		DURCE OF OTHER FUNDS TO DEFRAY COST OF BLE PORTION OF EACH PROJECT OR CLASS OF PROJECTS		AVERAGE
	NUMBER	PROJECT	OF USABLE		PROJECTS	E-1	E-2	E-3	USEFUL
			PORTION		FINANCED BY THIS ORDINANCE	BONDS ISSUED	PAY-AS-YOU-GO AND OTHER SOURCES	GRANTS	LIFE
		HIGHWAY - ROADS & BRIDGES							
30	H564200	Developer Streetlights	17,436,373		-	-	17,436,373	-	5
31	H566600	ADA ROW Compliance	5,776,908		2,835,382	2,941,526.00	-	-	30
32	H566700	Hanover Road Corridor Imprv	14,318,000		-	-	13,818,000	500,000	30
33	H566800	McKendree Rd/Lyons Creek	2,784,000		578,432	268,135.00	-	1,937,433	30
34	H569300	Auto Flood Warning-Brdgs/Rds	3,702,000		446,059	3,255,941.00	-	-	5
35	H569500	Gov Bridge Over Pax River	946,000		944,041	1,959.00	-	-	30
36	H569600	Monterey Avenue Sidewalk	5,007,000		300,000	172,000.00	4,535,000	-	30
37	H573100	Race Road - Jessup Village	34,244,000	**	7,841,769	3,003,231.00	23,399,000	-	30
38	H575300	Brock Brdg/L TL Patuxent Bank	1,628,000		81,783	1,546,217.00	-	-	30
39	H575400	Alley Reconstruction	1,725,933		780,604	945,329.00	-	-	30
40		MD 170 Widening	5,000,000		-	-	5,000,000	-	30
41	H575600	Jumpers Hole Rd Improvements	14,941,000		11,509,000	-	3,432,000	-	30
		MD 214 & Loch Haven Road	7,318,000	**	4,184,280	213,720.00	2,420,000	500,000	30
43	H578400	Transit Improvements	333,661		204,830	128,831.00	-	-	30
44	H579700	Odenton Area Sidewalks	2,513,000		2,259,735	253,265.00	-	-	30
45	H580000	MD Rte 175 Sidewalks	2,739,000		-	-	2,739,000	-	30
46	H580800	Hanover Road/Deep Run	414,000		182,860	98,140.00	133,000	-	30
47	H580900	Conway Rd/Little Pax River	560,000		459,992	100,008.00	-	-	30
48	H581000	Jacobs Road/Severn Run	366,000		224,284	141,716.00	-	-	30
49		Parole Transportation Center	17,120,000	**	12,094,342	140,658.00	735,000	4,150,000	40
		Waugh Chapel Road Improvements	15,870,000	**	14,922,331	947,669.00	-	-	30
		Route 2 Improvements	4,000,000	**	2,683,540	1,460.00	1,315,000	-	30
		Jennifer Road Shared Use Path	2,695,000		2,184,545	510,455.00	-	-	30
		Route 3 Improvements	10,107,000	**	2,892,000	-	7,215,000	-	30
		Safety Improv. on SHA Roads	1,192,380		1,085,944	106,436.00	-	-	30
		Bridge Program Management	500,000		389,790	110,210.00	-	-	5
		Oakwood/Old Mill Blvd Roundabo	2,411,000	**	-	370,000.00	2,041,000	-	30
		River Dr Stone Revetment	1,998,000		108,921	1,889,079.00	-	-	30
		Pleasant Plains Rd Safety Im	3,348,000	**	2,792,623	555,377.00	-	-	30
		Duvall Hwy Access Imp	5,995,000		-	-	5,995,000	-	30
		Andover Rd Sight Distance Impr	1,296,000		270,065	1,025,935.00	-	-	30
61	H584000	Solley Road Shared Use Path	850,000		-		850,000	-	30

					1				
	<u>A</u>	<u>B</u>	<u>C</u>		<u>D</u>		<u>E</u>		<u> </u>
	PROJECT	DESCRIPTION OF PROJECT OR CLASS OF	ESTIMATED COST OF USABLE		COST OF PROJECT OR CLASS OF		OF OTHER FUNDS TO DEFRAY COST OF RTION OF EACH PROJECT OR CLASS OF PROJECTS		AVERAGE USEFUL
	NUMBER	PROJECT	PORTION		PROJECTS	E-1	E-2	E-3	LIFE
			FORTION		FINANCED BY THIS ORDINANCE	BONDS ISSUED	PAY-AS-YOU-GO AND OTHER SOURCES	GRANTS	LIFE
		HIGHWAY - ROADS & BRIDGES							
62		Outing Ave. Retaining Walls	1,912,100		1,636,002	276,098.00	_	_	30
63		Conway Road Improvements	14,760,000	**	7,225,852	505,148.00	7,029,000	_	30
64		Jump Hole Rd - MD2-MD177	10,593,000		7,225,652	505,146.00	10,593,000		30
65		USNA Bridge Area Bike Imp	5,677,300	**	2,886,588	229,412.00	2,408,000	153,300	30
66		Old Mill MS Offsite Imp	4,894,000		2,000,000	-	4,894,000	-	30
67		New Cut/Crain Hwy Sidewalk	5,530,000		_	_	5,530,000	_	30
68		Bluewater/Milestone SUPs	3,242,000		_	_	2,392,400	849,600	30
69		Forest Dr/MD 665 Int Imp	1,654,000		1,652,922	1,078.00	_,;;=,;;=	-	30
70		Marley Neck Blvd Rd improve	3,737,000		2,595,000	-	1,142,000	-	30
71		Ridge Rd improvements	2,022,000		-	-	2,022,000	-	30
72		State Rd Sidewalk Maint Repair	150,000		-	-	150,000	-	30
73		Culvert invert Paving	211,000		211,000	-	-	-	30
74	H590100	Town Ctr Blvd /Severn Run Trib	206,000		203,616	2,384.00	-	-	30
75	H590200	Patuxent Rd / Ltl Patuxent Riv	250,000		245,041	4,959.00	-	-	30
76	H590300	Shoreham Beach Road Imp	901,000		456,000	-	445,000	-	30
77	H590400	Riva Rd Shared Used Path	1,002,000		1,002,000	-	-	-	30
78	H590500	BWI Trail Ext/Baybrook Connect	14,280,000		103,000	-	7,027,000	7,150,000	30
79		Safe Routes to Transit	1,300,000		-	-	1,195,000	105,000	30
80	H591900	Gambrills/Dicus Mill Rd Imprv	2,563,000		1,124,000	-	1,439,000	-	30
81		Brooklyn Park Mobility Imprv	2,725,000		1,517,000	-	1,208,000	-	30
		Forest Drive Safety Imrpv	617,000		-	-	617,000	-	30
83		Stevenson Dr School Acc Imprv	447,000		193,000	-	254,000	-	30
84		I-97, US 50 to MD 32	1,632,000		-	-	1,632,000	-	30
85	H593600	S Shore to Poplar Trl Connect	710,000		-	-	710,000	-	30
86									
87	H999900	Bond Funds Not Yet Applied	-		(21,702,164)	21,702,164.00	-	-	
88									
89		Total Highway - Roads & Bridges	553,831,324		137,095,986	74,746,155	315,517,897	26,471,286	
90									

	<u>A</u>	<u>B</u>	<u>C</u>		<u>D</u>		<u>E</u>		<u>F</u>
	PROJECT	DESCRIPTION OF PROJECT OR CLASS OF	ESTIMATED COST	ST	COST OF PROJECT OR CLASS OF	SOURCE OF OTHER FUNDS TO DEFRAY COST OF USABLE PORTION OF EACH PROJECT OR CLASS OF PROJECTS E-1 E-2 PAY-AS-YOU-GO AND OTHER SOURCES GRANTS	N OF EACH PROJE		AVERAGE
	NUMBER	PROJECT	OF USABLE PORTION		PROJECTS			E-3	USEFUL
			PORTION		FINANCED BY THIS ORDINANCE		GRANTS	LIFE	
		HIGHWAY - ROADS & BRIDGES							
91	Projects include bonds supported by Permanent Public Infrastructure Funds ("PPI") in column D or column E-1, as applicable, as follows: H573100 - \$9,577,000; H575700 - \$893,000; H581200 - \$12,235,000; H581300 - \$15,041,000; H581400 - \$2,411,000; H581600 - \$2,335,000; H583500 - \$370,000; ** H583700 - \$3,099,000; H586800 - \$3,100,000; H587000 - \$2,314,000.								

		GENERAL OBLIGATION BO	ONDS: NON-F	REVENUE PR	ODUCING I	BONDS		
	<u>A</u>	<u>B</u>	<u>c</u>	<u>D</u>		<u>E</u>		<u>F</u>
	PROJECT	DESCRIPTION OF PROJECT OR CLASS OF	ESTIMATED COST	COST OF PROJECT OR CLASS OF	SOURCE OF OTHER FUNDS TO D USABLE PORTION OF EACH PROJ OF PROJECTS			AVERAGE
	NUMBER	PROJECT	OF USABLE	PROJECTS	E-1	E-2	E-3	USEFUL LIFE
			PORTION	FINANCED BY THIS ORDINANCE	BONDS ISSUED	PAY-AS-YOU-GO AND OTHER SOURCES	GRANTS	
		COMMUNITY COLLEGE						
		COMMUNITY COLLEGE						
1	J441200	Campus Improvements	22,077,500	3,206,029	13,956,471	4,915,000	-	10
2	J540700	State-funded Systemics Program	17,244,899	2,260,228	10,048,397	1,350,000	3,586,274	10
3	J540800	Walkways, Roads & Parking Lots	6,504,500	346,960	5,657,540	500,000	-	20
4	J551000	Info Tech Enhancement	17,844,000	-	3,075,000	14,769,000	-	5
5	J578700	Florestano Renovation	24,570,000	8,757,626	1,032,374	4,990,000	9,790,000	40
6	J587500	GBTC Tutoring Ctr Renovation	916,000	6,027	159,973	750,000	-	10
7	J587700	Tech Fiber Infrastructure	1,575,000	-	-	1,575,000	-	5
8	J578600	Dragun Renov and Addition	27,362,000	24,867,904	672,096	-	1,822,000	40
9								
10	J999900	Bond Funds Not Yet Applied	-	(5,028,765)	5,028,765	-	-	
11								
12		Total Community College	118,093,899	34,416,009	39,630,616	28,849,000	15,198,274	

		GENERAL OBLIGATION BO	NDS: NON-R	EVENUE PR	ODUCING	BONDS		
	<u>A</u>	<u>B</u>	<u>C</u>	<u>D</u>		<u>E</u>		<u>F</u>
	PROJECT	DESCRIPTION OF PROJECT OR CLASS OF	ESTIMATED COST	ESTIMATED COST PROJECT OR CLASS OF		OF OTHER FUNDS TO DEFRAY COS PORTION OF EACH PROJECT OR CLA OF PROJECTS		AVERAGE
	NUMBER	PROJECT	PORTION	PROJECTS	E-1	E-2 E-3		USEFUL LIFE
				FINANCED BY THIS ORDINANCE	BONDS ISSUED	PAY-AS-YOU-GO AND OTHER GRANTS SOURCES		
		l						
		LIBRARIES						
1	L357500	Chg Agst Lib Clsd Projects	25,958	16,415	9,543	-	-	10
2	L479600	Library Renovation	2,564,828	1,759,054	745,210	-	60,564	10
3	L542400	Library Proj Plan	732,308	115,932	68	616,308	-	5
4	L567000	Riviera Beach Comm. Library	15,958,696	1,544,677	10,714,019	-	3,700,000	40
5	L576100	Glen Burnie Library	40,854,987	33,964,785	544	5,291,658	1,598,000	40
6	L587800	New Mountain Road Library	362,000	-	-	362,000	-	20
7	L590700	Brooklyn Park Lib Elevator	4,593,000	-	-	4,593,000	-	20
8								
9	L999900	Bond Funds Not Yet Applied	-	(1,818,082)	1,818,082	-	-	
10								
11		Total Libraries	65,091,777	35,582,781	13,287,466	10,862,966	5,358,564	

		GENERAL OBLIGATION	N BONDS: S	ELF-LIQUIDA	TING BOND)S		
	<u>A</u>	<u>B</u>	<u>C</u>	<u>D</u>		<u>E</u>		<u>F</u>
	PROJECT	DESCRIPTION OF PROJECT OR CLASS OF	ESTIMATED COST	CLASS OF PROJECTS FINANCED BY		THER FUNDS TO D N OF EACH PROJE PROJECTS		AVERAGE
	NUMBER	PROJECT	OF USABLE PORTION		E-1	E-2	E-3	USEFUL LIFE
			FORTION		BONDS ISSUED	PAY-AS-YOU-GO AND OTHER SOURCES	GRANTS	
		SOLID WASTE						
1	N422700	SW Project Planning	2,672,902	-	-	2,672,902	-	5
2	N426900	Solid Waste Proj Mgmt	750,000	-	-	750,000	-	5
3	N496200	Chg Agst SW Closed Projects	105,883	74,379	31,504	-	-	10
4	N526900	Solid Waste Renovations	10,958,246	3,069,198	4,334,048	3,555,000	-	20
5	N535400	Landfill Buffer Exp	2,472,345	1,744,425	727,920	-	-	40
6	N561400	MLFRRF Subcell 9.2	14,458,000	778,298	13,679,702	-	-	20
7	N578800	MLF Subcell 9.3 Design/Const.	18,666,000	13,188,488	5,477,512	-	-	30
	N581800	MLF-Main Entrance Upgrades	3,648,000	1,187,807	2,460,193	-	-	30
9	N581900	MLF-Cell 9 LFG Design/Constr	1,260,000	1,001,470	258,530	-	-	30
	N584200	Maintenance of Closed Landfill	2,172,000	-	-	2,172,000	-	30
11								
	N999900	Bond Funds Not Yet Applied	-	(7,932,304)	7,932,304	-	-	
13								
14		Total Solid Waste Projects	57,163,376	13,111,761	34,901,713	9,149,902	_	

		GENERAL OBLIGATION BO	NDS: NON-B	EVENUE DRO	DUICING F	RONDS	1 agc	
		SENERAL OBLIGATION BO	NDS. NON-N	LVLINOLIIN	JOOCHIO L	ONDS		
	<u>A</u>	<u>B</u>	<u>c</u>	<u>D</u>		<u>E</u>		<u>F</u>
	PROJECT	DESCRIPTION OF PROJECT OR CLASS OF	ESTIMATED COST	I CLASSIDE I				AVERAGE
	NUMBER	PROJECT	OF USABLE	PROJECTS	E-1	E-2	E-3	USEFUL LIFE
			PORTION	FINANCED BY THIS ORDINANCE	BONDS ISSUED	PAY-AS-YOU-GO AND OTHER SOURCES	GRANTS	
		RECREATION AND PARKS						
1	P346100	Chg Agst R & P Clsd Projects	34,736	14,553	14,522	5,661	-	10
2	P372000	South Shore Trail	26,313,035	20,401,831	1,967,224	131,700	3,812,280	30
3	P393600	WB & A Trail	7,998,593	606,169	1,450,424	1,382,000	4,560,000	30
4	P400200	Greenways, Parkland&OpenSpac	24,437,260	6,466,403	308,597	1,137,844	16,524,416	30
5	P445800	Facility Lighting	6,744,094	2,115,045	1,879,049	1,179,000	1,571,000	20
6	P452500	R & P Project Plan	5,669,178	1,626,157	-	3,787,244	255,777	5
7	P457000	School Outdoor Rec Facilities	2,021,227	367,125	654,102	-	1,000,000	5
8	P468700	Stream/Shoreline Erosion Cntrl	24,978,559	19,654,687	4,823,872	500,000	-	10
9	P479800	Park Renovation	41,595,319	8,591,062	206,393	20,984,447	11,813,417	10
10	P482400	Hancocks Hist. Site	247,286	63,574	164,458	-	19,254	20
11	P504100	Broadneck Peninsula Trail	24,451,603	7,296,047	9,416,678	4,435,000	3,303,878	30
12	P509000	Peninsula Park Expansion	5,371,844	370,793	180,051	4,821,000	-	30
13	P509100	Facility Irrigation	773,483	382,563	390,920	-	-	20
14	P535900	Fort Smallwood Park	17,197,000	3,966,617	4,603,839	-	8,626,544	30
15	P561600	Arundel Swim Center Reno	5,778,548	2,485,698	3,292,850	-	-	20
16	P561700	Turf Fields in Regional Parks	1,878,906	1,812,462	66,444	-	-	20
17	P565100	Northwest Area Park Imprv	3,225,314	-	-	3,225,314	-	30
18	P567100	Millersville Park	11,932,806	6,329,064	500,742	167,000	4,936,000	30
19	P567400	Water Access Facilities	3,623,706	1,236,373	415,333	1,722,000	250,000	30
20	P567500	Boat Ramp Development	5,489,986	261,667	1,382,363	3,345,000	500,956	30
21	P570000	N Arundel Swim Ctr Campus Imp	8,999,265	3,260,721	544	4,738,000	1,000,000	20
22	P570200	Eisenhower Golf Course	21,667,154	16,269,764	350,585	1,000,000	4,046,805	40
23	P570300	Beverley Triton Nature Park	13,196,000	1,236,464	3,194,536	5,165,000	3,600,000	30
	P573200	Hot Sox park Improvements	4,561,000	1,786,511	1,899,489	175,000	700,000	30
25	P573300	Carrs Wharf Pier	800,579	627,370	173,209	-	-	30
	P573400	Downs Park Amphitheater	2,133,713	103,621	1,355,092	-	675,000	20
	P576200	Odenton Park Improvements	8,910,000	243,525	6,118,475	453,000	2,095,000	30
	P576300	Glen Burnie Ice Rink	1,266,000	15,564	1,250,436	-	-	20
29	P576400	London Town Parking Exp.	476,878	375,005	1,873	-	100,000	20

					I			110. 20
	<u>A</u>	<u>B</u>	<u>c</u>	<u>D</u>		<u>E</u>		<u> </u>
	PROJECT	DESCRIPTION OF PROJECT OR CLASS OF	ESTIMATED COST	COST OF PROJECT OR CLASS OF		THER FUNDS TO D ON OF EACH PROJ OF PROJECTS	IECT OR CLASS	AVERAGE
	NUMBER	PROJECT	OF USABLE PORTION	PROJECTS FINANCED BY THIS ORDINANCE	E-1 BONDS ISSUED	E-2 PAY-AS-YOU-GO AND OTHER	E-3 GRANTS	USEFUL LIFE
						SOURCES		
		RECREATION AND PARKS						
30	P576500	Brooklyn Park Outdoor Rec Imps	11,241,000	199,355	8,711,645	1,250,000	1,080,000	20
31	P578900	Trail Resurfacing	1,488,887	771,763	717,124	-	-	10
32	P579000	Brooklyn Park Community Center	26,673,000	20,223,778	299,222	1,000,000	5,150,000	20
33	P579900	West County Swim Center	9,341,000	7,705,972	210,028	1,425,000	<u>-</u>	20
34	P582000	Deale Community Park	6,529,000	842,481	327,769	687,000	4,671,750	30
35	P582100	Mayo Beach Park Improvements	12,650	12,650	-	-	-	30
36	P584300	ADA Compliance Implementation	1,750,000	979,577	70,423	700,000	-	30
37	P584400	Odenton Library Community Park	4,641,000	988,825	400,175	-	3,252,000	30
38	P584500	Jug Bay Environmental Ed Ctr	6,683,000	5,256,179	477,821	-	949,000	30
39	P584600	Quiet Waters Park Rehab/Imp	10,167,974	5,684,268	195,706	2,200,000	2,088,000	20
40	P584700	Mayo Beach Park Repairs	5,839,000	2,839,000	-	3,000,000	-	20
41	P587900	Tanyard Springs Park	5,517,000	4,568,000	-	699,000	250,000	30
42	P588000	Bacon Ridge - Severn Chapel	6,730,000	3,200,000	-	3,030,000	500,000	30
43	P588100	South Shore Park	7,813,000	4,231,000	-	2,582,000	1,000,000	30
44	P588200	Gresham Historic House Imp.	4,650,000	2,151,000	-	2,499,000	-	30
45	P588300	Trail Spurs/Connectors CW	3,250,000	-	-	750,000	2,500,000	30
46	P588400	Crownsville Memorial Park	35,329,279	-	-	500,000	34,829,279	30
47	P591000	Lake Waterford Park Improv	8,516,000	5,961,000	-	2,305,000	250,000	30
48	P592500	Davidsonville Rec Ctr Reno	1,936,000	1,272,000	-	664,000	-	30
49	P592600	Edgewater Reg Recr Imprv	17,984,685	12,485,037	-	1,000,000	4,499,648	30
50	P592700	Marley Creek Regional Park	1,862,000	1,186,000	-	676,000	-	30
51	P593800	Old Mill Area Parks Improve.	1,438,000	-	-	1,438,000	-	30
52	P593900	South River Farm Park Improv	1,093,000	-	-	1,093,000	-	30
53	P594000	Severn Danza Park Expansion	497,000	-	-	497,000	-	30
54								
55	P999900	Bond Funds Not Yet Applied	-	(30,433,165)	30,433,165	-	-	
56								
57		Total Recreation & Parks	462,755,547	158,091,155	87,905,178	86,349,210	130,410,004	

	GI	ENERAL OBLIGATION BONDS	: NON-REVEN	1U	JE PRODUCII	NG BONDS			
	<u>A</u>	<u>B</u>	<u>C</u>		<u>D</u>		<u>E</u>		<u>F</u>
	PROJECT	DESCRIPTION OF PROJECT OR CLASS OF	ESTIMATED COST		COST OF PROJECT OR CLASS OF	OF USABLE P	OTHER FUNDS TO ORTION OF EACH	PROJECT OR	AVERAGE
	NUMBER	PROJECT	OF USABLE PORTION		PROJECTS FINANCED BY THIS ORDINANCE	E-1 BONDS ISSUED	E-2 PAY-AS-YOU-GO AND OTHER SOURCES	E-3 GRANTS	USEFUL LIFE
							00011020		
		WATERWAY IMPROVEMENTS							
1		Water Quality Improvements							
2	Q416000	Chg Agst Clsd Projects	6,820		-	-	6,820	_	10
3	Q517400	Cowhide Branch Retro	2,281,110		165,698	1,115,412	-	1,000,000	10
4	Q543000	Shipley's Choice Dam Rehab	7,574,818		638,678	6,729,140	207,000	-	10
5									
6		Special Benefit Districts							
7	Q573800	Venice Beach SECD	228,700	*	-	-	228,700	-	10
8									
9		Dredging							
10	D346400	Chg Agnst Dredging Closed Proj	12,983		-	-	12,983	-	10
11	Q463600	Waterway Improv Proj Pln	180,793		120,079	7,714	53,000	-	10
12	Q475000	Waterway Dredge Placement	806,644		78,894	727,750	-	-	10
13	Q500000	DMP Site Management	365,395		-	-	319,474	45,921	10
14	Q514100	Sloop, Eli&Long Coves Retrofits	1,922,576		345,054	1,577,522	-	-	10
15	Q542900	SAV Monitoring	175,354		-	-	175,354	-	10
16	Q582400	South County Jetty Study	2,333,000		-	177,000	1,456,000	700,000	10
17	Q584900	Yantz & Saltworks Creek Drdg	298,000		13,079	151,921	-	133,000	10
18	Q585000	Grays Crk & Hunters Hbr Drdg	550,000		33,638	275,362	-	241,000	10
19	Q585100	Dividing Creek Dredging 2	427,000		-	129,000	-	298,000	10
20	Q588500	FY 23 Dredging Program	1,196,000		336,082	238,418	-	621,500	10
21	Q591100	FY24 Dredging Program	3,254,000		1,469,357	222,643	303,000	1,259,000	10
22	Q592800	FY25 Dredging Program	2,261,500		-	-	1,327,000	934,500	10
23	Q594100	FY26 Dredging Program	3,913,000		-	-	2,260,050	1,652,950	10
24									
25	Q999900	Bond Funds Not Yet Applied	-		(103,000)	103,000	-	-	
26									
27		Total Waterway Improvements	27,787,693		3,097,559	11,454,882	6,349,381	6,885,871	
28	*	Includes loans authorized under Section 20 of	this ordinance						

		GENERAL OBLIGATIO	N BONDS: S	ELF-LIQUIDA	TING BONE	<u>)S</u>		
	<u>A</u>	<u>B</u>	<u>C</u>	<u>D</u>		<u>E</u>		<u>F</u>
	PROJECT	DESCRIPTION OF PROJECT OR CLASS OF	ESTIMATED COST	COST OF PROJECT OR CLASS OF		ON OF EACH PRO OF PROJECTS	FUNDS TO DEFRAY COST OF EACH PROJECT OR CLASS PROJECTS	
	NUMBER	PROJECT	OF USABLE PORTION	PROJECTS	E-1	E-2	E-3	USEFUL
			PORTION	FINANCED BY THIS ORDINANCE	BONDS ISSUED	PAY-AS-YOU-GO AND OTHER SOURCES	GRANTS	LIFE
		NA OTE MATER						
		WASTE WATER						
1	S647500	Balto. County Sewer Agreement	30,849,646	11,676,552	17,350,094	1,823,000	-	30
2	S741300	Chg Against WW Clsd Projects	424,075	200,521	223,554	-	-	10
3	S769700	Mayo WRF Expans	19,000,366	2,834,918	8,433,255	-	7,732,193	30
4	S776700	Wastewater Strategic Plan	4,458,116	-	-	4,158,116	300,000	5
5	S777200	Central Sanitation Facility	8,295,214	3,850,821	4,444,393	-	-	30
6	S791800	Upgr/Retrofit SPS	103,817,225	56,669,206	33,068,019	14,080,000	-	20
7	S792700	Fac Abandonment WW2	3,421,880	-	-	2,731,880	690,000	5
8	S797900	Broadneck WRF Upgrd	15,424,364	14,788,860	635,504	-	-	30
9	S799200	Mayo Collection Sys Upgrade	19,912,217	13,378,557	6,533,660	-	-	30
10	S802200	Cox Creek WRF ENR	2,082,517	37,386	2,045,131	-	-	30
11	S802300	WRF Infrastr Up/Retro	33,107,361	25,999,446	7,107,915	-	-	30
12	S802800	Sewer Proj Mgmt	4,000,000	-	-	4,000,000	-	5
13	S804400	Balto City Sewer Agrmnt	4,985,000	480,003	49,997	4,455,000	-	5
14	S804600	WW System Security	1,946,928	-	-	1,946,928	-	10
15	S806000	Chesapeake Bch WWTP	430,222	430,222	-	-	-	30
16	S806100	Cox Creek WRF Non-ENR	2,143,095	1,897,723	245,372	-	-	30
17	S806200	SPS Fac Gen Replace	19,682,087	13,206,612	3,475,475	3,000,000	-	30
18	S806600	Maryland City WRF Exp	44,737,600	214,765	40,838,835	3,684,000	-	30
19	S806700	Cinder Cove FM Rehab	6,928,063	6,885,397	42,666	-	-	30
20	S807300	Annapolis WRF Upgrade	59,102,000	41,457,855	15,144,145	2,500,000	-	30
21	S807400	Broadneck Clarifier Rehab	7,509,140	4,807,045	2,702,095	-	-	30
	S807500	Heritage harbor Swr Takeover	1,868,000	188,973	1,679,027	-	-	30
23	S807600	Piney Orchard SPS & FM	20,053,102	17,559,081	2,494,021	-	-	30
	S807900	Crofton Sewer Pumping Station	6,127,000	21,022	6,105,978	-	-	30
	S808000	Cox Creek Grit System Improv.	6,806,790	96,889	6,709,901	-	-	30
	S808100	Cattail Creek FM Replacement	38,820,000	34,794,675	1,525,325	2,500,000	-	30
27	S808200	Grinder Pump Repl/Upgrd Prgm	4,990,000	1,190,000	-	3,000,000	800,000	30
28	S808300	Broadwater Ops Bldg Addition	2,788,000	122,235	2,665,765	-	-	40
29	S808600	OPS Compl Solar Panels-Sewer	2,390,000	142,906	747,094	-	1,500,000	20
30	S809000	Broadwater WRF Grit Sys Repl.	7,798,000	7,335,202	462,798	-	-	30

	<u>A</u>	<u>B</u>	<u>C</u>	<u>D</u>		<u>E</u>		<u>F</u>
	PROJECT	DESCRIPTION OF PROJECT OR CLASS OF	ESTIMATED COST	COST OF PROJECT OR CLASS OF		THER FUNDS TO D ON OF EACH PRO OF PROJECTS		AVERAGE
	NUMBER	PROJECT	OF USABLE PORTION	PROJECTS	E-1	E-2	E-3	USEFUL LIFE
			PORTION	FINANCED BY THIS ORDINANCE	BONDS ISSUED	PAY-AS-YOU-GO AND OTHER SOURCES	GRANTS	LIFE
		WASTE WATER						
31	S809300	Broadwater WRF Blower Bldg Upg	2,752,000	206,859	2,545,141	-	-	30
32	S809400	Cox Creek Permeate Piping Modi	7,078,000	6,719,108	358,892	-	-	30
33	S809500	Patuxent Clarifier Rehab	9,129,000	8,798,919	330,081	-	-	30
34	S809900	BioPhosphorous Treatment Remov	1,293,000	1,291,534	1,466	-	-	30
35	S810000	Managed Aquifer Recharge	8,289,000	5,467,650	2,821,350	-	-	30
36	S810100	Minor System Upgrades	4,301,000	2,300,060	646,940	150,000	1,204,000	30
37	S810200	Regional Bio-Solids Facility	16,987,000	5,150,261	1,836,739	-	10,000,000	40
38	S810300	Cox Creek Septage Fac Improve	8,070,000	7,484,978	585,022	-	-	30
39	S810600	WRF Aeration System Imprv	5,715,000	5,715,000	-	-	-	30
40	S810700	Mayo Tank Replacement	7,089,000	7,080,199	8,801	-	-	30
41	X738800	Sewer Main Repl/Recon	112,493,803	48,151,941	45,396,962	18,944,900	-	30
42	X741200	WW Service Connections	1,475,101	410,321	-	814,780	250,000	30
43	X749000	Agreements W/Developers	2,363,287	-	-	2,363,287	-	30
44	X764200	WW Project Planning	27,230,539	-	-	21,113,539	6,117,000	5
45	X800000	State Hwy Reloc-Sewer	15,317,979	12,510,000	-	2,807,979	-	30
46	Z533200	Routine Sewer Extensions	1,292,196	1,209,636	82,560	-	-	30
47								
48	S999900	Bond Funds Not Yet Applied	-	(48,410,253)	48,410,253	-	-	
49								
50		Total Wastewater	714,773,913	324,353,085	267,754,226	94,073,409	28,593,193	

		GENERAL OBLIGATION	N BONDS: SE	LF-LIQUIDAT	TING BOND	S		
	<u>A</u>	<u>B</u>	<u>c</u>	<u>D</u>		<u>E</u>		<u> </u>
	DDO JECT	DESCRIPTION OF PROJECT OF CLASS OF	ESTIMATED COST	COST OF PROJECT OR	SOURCE OF OTHER FUNDS TO DEFRAY COST OF USABLE PORTION OF EACH PROJECT OR CLASS OF PROJECTS			- AVERAGE
	PROJECT NUMBER	DESCRIPTION OF PROJECT OR CLASS OF PROJECT	OF USABLE	CLASS OF PROJECTS	E-1	E-2	E-3	USEFUL LIFE
	Nomber	T KOULUT	PORTION	FINANCED BY THIS ORDINANCE	BONDS ISSUED	PAY-AS-YOU- GO AND OTHER SOURCES	GRANTS	SOLI GE EII E
		WATER						
1	W741400	Chg Against Wtr Clsd Projects	220,866	135,331	85,535	-	-	10
2	W744400	Exist Well Redev/Repl	11,159,799	5,628,207	5,131,592	400,000	-	30
3	W753400	Demo Abandoned Facilities	3,933,260	-	-	3,933,260	-	5
4	W778600	Crofton Meadows II WTP Upgr	22,043,734	20,615,957	1,427,777	-	-	30
5	W778800	Water Strategic Plan	2,983,007	-	-	2,883,007	100,000	5
6	W787800	Fire Hydrant Rehab	6,819,193	1,838,000	140,000	4,841,193	-	20
7	W797600	Independent Well Upgrd	2,171,058	1,729,935	11,123	430,000	-	30
8	W799600	Elevated Water Storage	49,510,157	45,061,779	4,448,378	-	-	20
9	W800200	Water System Security	4,458,006	3,817,651	640,355	-	-	10
10	W801200	12" St Marg/Old Mill Bttm	7,173,300	1,303,175	5,870,125	-	-	30
11	W801400	Crofton Meadows II Exp Ph 2	55,941,350	52,999,003	2,942,347	-	-	30
12	W801600	TM-MD Rte 32 @ Meade	29,547,757	27,257,003	2,290,754	-	-	30
13	W801800	Arnold WTP Exp	11,141,996	10,457,389	684,607	-	-	30
14	W803300	WTR Infrastr Up/Retro	12,876,490	10,056,298	2,068,192	500,000	252,000	30
15	W803400	Water Proj Mgmt	2,000,000	-	-	2,000,000	-	5
16	W803600	East/West TM - North	69,235,413	65,579,006	3,656,407	-	-	30
17	W804000	Broad Creek WTP Exp	40,285,583	14,928,328	25,357,255	-	-	30
18	W804300	New Cut WTP	4,451,000	4,227,932	223,068	-	-	30
19	W805000	Water Fac Emerg Generators	11,006,713	6,155,343	2,350,370	-	2,501,000	10
	W805500	Arnold Lime System Upgrade	7,298,190	18,546	7,279,644	-	-	30
21	W805600	Dorsey Lime System Upgrade	3,264,000	949,135	2,314,865	-	-	30
	W805700	Heritage Harbor Wtr Takeover	2,405,500	356,153	2,049,347	-	-	30
23	W805800	Whiskey Bottom Road Interconn	4,277,300	3,930,996	346,304	-	-	30
24	W806100	Hanover Rd Water Main Ext.	780,000	771,139	8,861	-	-	30
25	W806200	Tanyard Springs Ln WM Ext.	202,000	50,393	151,607	-	-	30
26	W806300	Water Meter Replace/Upgrade	17,471,094	3,630,098	7,811,996	6,029,000	-	5
27	W808800	OPS Compl Solar Panels Water	2,372,000	-	872,000	-	1,500,000	20
28	W808900	Severndale WTP Filter Rehab	5,317,000	2,626,985	2,690,015	-	-	30

	<u>A</u>	<u>B</u>	<u>c</u>	<u>D</u>		<u>E</u>		<u>F</u>
	PROJECT	DESCRIPTION OF PROJECT OR CLASS OF	ESTIMATED COST	COST OF PROJECT OR CLASS OF	OF USABLE PORTION OF EACH CLASS OF PROJEC		OTHER FUNDS TO DEFRAY COST DRTION OF EACH PROJECT OR ASS OF PROJECTS	
	NUMBER	PROJECT OR CLASS OF	OF USABLE	PROJECTS	E-1	E-2	E-3	AVERAGE USEFUL LIFE
	NO.III.D.E.N.	i Noozo i	PORTION	FINANCED BY	BONDS ISSUED	PAY-AS-YOU- GO AND OTHER SOURCES	GRANTS	0021 02 211 2
		WATER						
			04.540.000	00 000 040	0.000.004			
29	W809100	AMI Water Meter Program	64,513,000	62,283,619	2,229,381	-	-	30
30	W809600	Arnold WTP Upgrades	17,922,000	17,505,340	416,660	-	-	40
31	W809700	Crofton Meadows WTP Bldg Imp	2,718,000	2,706,104	11,896	-	-	40
32	W809800	Dorsey WTP Improvements	1,835,000	1,521,399	313,601	-	-	40
33	W810400	Crofton Meadows WTP Rehab	791,000	791,000	-	-	-	30
34	W810500	Lead Service Line Repl.	5,052,000	3,583,866	508,382	-	959,752	30
35	W810800	Heritage Harbor WM Interconnec	1,315,000	1,315,000	-	-	-	30
36	X733700	Water Main Repl/Recon	93,718,940	41,125,975	27,499,965	25,093,000	-	30
37	X741200	WW Service Connections	839,436	75,266	-	764,170	-	30
38	X764300	Water Proj Planning	10,497,650	3,080,825	204,825	6,215,000	997,000	5
39	X787000	Water Storage Tank Painting	28,110,597	10,733,568	10,475,029	6,902,000	-	10
40	Y514200	Routine Water Extensions	6,002,031	5,313,328	688,703	-	-	30
41								
42	W999900	Bond Funds Not Yet Applied	-	(33,911,548)	33,911,548	-	-	
43								
44		Total Water	623,660,420	400,247,524	157,112,514	59,990,630	6,309,752	

LIST OF OUTSTANDING BONDS AUTHORIZED TO BE REFUNDED

	Dated		Outstanding Principal Amounts as of June 30, 2025
Consolidated Water and Sewer			
Series 2016	04/13/16		30,500,000
Series 2016 Refunding	04/13/16		30,965,000
Series 2017	04/12/17		46,750,000
Series 2017 Refunding	04/12/17		13,470,000
Series 18	03/29/18		51,980,000
Series 19	04/12/19		56,875,000
Series 20	04/22/20		61,745,000
Series 21	03/23/21		59,825,000
Series 21 Refunding	03/23/21		37,615,000
Series 22	04/05/22		52,295,000
Series 22 Refunding	04/05/22		17,440,000
Series 23	04/27/23		61,490,000
Series 23 Refunding	04/27/23		19,550,000
Series 24	04/02/24		74,255,000
Series 24 Refunding	04/02/24		
Series 25	04/30/25		44,630,000
			84,235,000
Series 25 Refunding Total Consolidated Water and Sewer	04/30/25		\$ 66,950,000 \$ 810,570,000
Total Consolidated Water and Sewer			\$810,570,000
Manuford Water Infrastructure			
Maryland Water Infrastructure	02/20/04		¢ 720.274
Maryland Water Quality Bond	03/28/01		\$ 739,374
Maryland Water Quality Bond	06/17/08		159,331
Maryland Water Quality Bond	12/10/09		274,294
Maryland Water Quality Bond	05/11/11		6,850,756
Maryland Water Quality Bond	05/31/12		5,871,130
Maryland Water Quality Bond Sylvan Water	12/06/12		2,274,176
Maryland Water Quality Bond Sylvan Sewer	12/06/12		834,147
Maryland Water Quality Bond	11/01/13		9,923,390
Maryland Water Infrastructure Bond	05/17/23		1,524,902
Total Maryland Water Quality			\$28,451,500_
Consolidated General Improvements			
Series 16	04/13/16		65,275,000
Series 16 Refunding	04/13/16		6,520,000
Series 17	04/12/17		79,465,000
Series 17 Refunding	04/12/17		17,400,000
Series 18	03/29/18		150,155,000
Series 19	04/12/19		172,855,000
Series 19 Refunding	04/12/19		-
Series 20	04/22/20		185,395,000
Series 21	03/23/21		161,765,000
Series 21 Refunding	03/23/21		64,080,000
Series 22	04/05/22		124,635,000
Series 22 Refunding	04/05/22		24,710,000
Series 23	04/27/23		123,720,000
Series 23 Refunding	04/27/23		32,330,000
Series 24	04/02/24		158,760,000
Series 24 Refunding	04/02/24		41,280,000
Series 25	04/30/25		183,405,000
Series 25 Refunding	04/30/25		85,280,000
Total Consolidated General Improvements	8		\$ 1,677,030,000
•			
Grand Total			\$ 2,516,051,500
Outstanding Principal Amounts as of June 3	0, 2025		
Cancelidated Water and Saver		¢ 040 570 000	
Consolidated Water and Sewer		\$ 810,570,000	
Maryland Water Quality		28,451,500	
Consolidated General Improvements		1,677,030,000	

Grand Total

1,677,030,000 \$ 2,516,051,500

[FORM OF BOND]

UNITED STATES OF AMERICA STATE OF MARYLAND

No. R	\$_	\$		
ANNE ARUNDEL GENERAL OBLI		D		
Maturity Date	Interest Rate	Dated Date	<u>CUSII</u>	
Registered Holder:				
Principal Amount:			Dollars	
Maryland (the "County"), promises to pay to the Regrepresentatives, on the date have been called for prior provided for), upon present office of	gistered Holder shown above especified above (unless redemption and paymentation and surrender of this, (the "Bond Reg cy which, at the time of pays and to pay to the register where at his address as it agr, interest on such principal amount upon a payable on and _ the most recent date to v	elf indebted for value repove or his registered assist this bond shall be redeent of the redemption prospect of the principal constrar"), the Principal Anyment, is legal tender for ered owner hereof by chappears on the bond registral sum at the rate per armaturity or until the prior in each year, in which interest has been prove.	eceived, and igns or legal mable, shall ice made or or porate trust mount shown the payment eck or draft, ration books mum shown redemption a like coin or paid or, if no	

All interest due on this bond shall be payable to the registered owner in whose name this bond is registered on such bond registration books as of the close of business on the Regular Record Date for such interest payment, which shall be the ______. Any such interest not so punctually paid or duly provided for shall forthwith cease to be payable to the registered owner on such Regular Record Date, and may be paid to the person in whose name this bond is registered as of the close of business on a Special Record Date for the payment of such defaulted interest to be fixed by the Bond Registrar, notice whereof being given by letter mailed first class, postage prepaid, to the holders of bonds not less than 30 days prior to such Special Record Date, at the addresses of such holders appearing on the registration books kept by the Bond Registrar, or may be paid at any time in any other lawful manner not inconsistent with the requirements of any securities exchange on which the bonds of this series may be listed and upon such notice as may be required by such exchange. The County and the Registered Holder shown above may agree in writing that the payment of the Principal Amount shown above or any portion thereof, or interest on

such Principal Amount shall be paid by a method other than as described herein and any payment of such Principal Amount and interest thereon in accordance with such written agreement shall discharge the County's obligation hereunder with respect to such payment.

This bond is one of a duly authorized issue of general obligation County, designated "," all dated," all dated," all dated, and all of like tenor and effect, except as to numbers, interest rates, maturities and option of redemption. Such bonds are issued pursuant to Sections 10-203 and 19-207, respectively, of the Local Government Annotated Code of Maryland, as amended, and The Anne Arundel County "Charter"), and in accordance with Bill No, passed by the County County on, approved by the County Executive of the County effective on, (the "Ordinance").	, all issued in multiple thereof, denominations, the authority of Article of the nty Charter (the Council of the
The bonds of such issue mature and are payable on in each to, inclusive, [and the year] in the following amounts, and the following rates per annum:	
Year of Principal Interest Year of Principal Inte <u>Maturity Amount Rate Maturity Amount Ra</u>	
[The bonds maturing on or after, are subject to redemption of the County, on or after, as a whole or in part at any time, maturities, after at least 20 days' notice, [at par (100% of principal), plunpaid interest to the date fixed for redemption] [at the following redexpressed as percentages of the principal amount of bonds to be redeem interest thereon to the date fixed for redemption:	, in any order of lus accrued and demption prices
Period During Which Redeemed (both dates inclusive)	Redemption Price
	%]

If, in accordance with the foregoing option, the County elects to redeem all outstanding bonds, or less than all, it will give a redemption notice by letter mailed first class, postage prepaid, to the holders of such bonds at least 20 days prior to the redemption date, at the addresses of such holders appearing on the registration books kept by the Bond Registrar; provided, however, that the failure to mail such notice or any defect in the notice so mailed, or in the mailing thereof shall not affect the validity of the redemption proceedings relating to any other bonds. Such notice shall state whether such bonds are redeemed in whole or in part and, if in part, the maturities and numbers of the bonds called, shall state that the interest on the bonds so called shall cease on the date fixed for redemption, shall state the redemption date and the redemption price, and shall require that

the bonds redeemed be then presented for redemption and payment at the principal corporate trust office of the Bond Registrar. From and after the date fixed for redemption, if notice has been given as herein provided, and the funds sufficient for payment of the redemption price and accrued interest shall be available therefor on such date, the bonds so designated for redemption shall cease to bear interest. Upon presentation and surrender in compliance with such notice, the bonds so called for redemption shall be paid by the Bond Registrar at the redemption price. If not so paid on presentation thereof, such bonds so called shall continue to bear interest at the rates expressed therein until paid.]

	[T	he bo	onds mat	uring on _			are subject t	o m	andatory	sinking	fund
reden	ptio	n, at	a price e	qual to the	prin	cipal amou	nt thereof plu	ıs ac	crued int	erest ther	eon,
on			each of	the follow	ing y	ears and in	the followin	g an	nounts:		
			<u>Y</u>	ear	\mathbf{S}	inking Fun	d Installment	<u>s</u>			
	If	the	County	redeems	or	otherwise	discharges	the	bonds	maturing	on
			before th	e applicab	le sc	heduled ma	turity or pay	ment	t date, an	amount e	qual
to the	pri	ncipa	l amount	of such r	edee	med or dis	charged bon	ds sl	hall be ca	redited to	the

applicable sinking fund installment amounts in any manner determined by the County.]

[So long as the bonds are registered in book-entry only form, if less than all of the bonds of a series shall be called for redemption, the principal amount of bonds so called for redemption shall be an integral multiple of \$5,000 and the particular bonds or portions of bonds to be redeemed shall be selected by lot by the Bond Registrar, except that so long as DTC or its nominee is the sole registered owner of the Bonds, the particular bond or portion thereof to be redeemed shall be selected by lot by DTC, in accordance with its normal and customary procedures (so long as the bonds are in book-entry form). When less than all of a bond in a denomination in excess of \$5,000 shall be so redeemed, then, upon the surrender of such bond, there shall be issued to the registered owner thereof, without charges, for the unredeemed balance of the principal amount of such bond, at the option of such owner, bonds in any of the authorized denominations, the aggregate face amount of such bonds not to exceed the unredeemed balance of the bond so surrendered, and to bear the same interest rate and to mature on the same date as such unredeemed balance.]

[If the bonds are not registered in book-entry form, any redemption of less than all of a maturity of any tax-exempt Bond shall be selected as set forth in the preceding paragraph and any redemption of less than all of a maturity of any Bond shall be allocated among the registered owners of such bonds as nearly as practicable in proportion to the principal amounts of such bonds owned by each registered owner, subject to the authorized denominations applicable to such bonds. This will be calculated based on the following formula:

(principal to be redeemed) X (principal amount owned by owner)

(principal amount outstanding)]

The County has appointed ________, as Bond Registrar to open books for the registration and for the transfer of bonds. This bond will be transferable only upon such registration books kept at the principal corporate trust office of the Bond Registrar, by the registered owner hereof in person, or by his attorney duly authorized in writing, upon surrender hereof together with a written instrument of transfer in the form attached hereto and satisfactory to the Bond Registrar and duly executed by the registered owner or his duly authorized attorney.

This bond may be transferred or exchanged at the principal corporate trust office of the Bond Registrar. Upon any such transfer or exchange, the County shall issue a new registered bond or bonds without coupons of any of the authorized denominations in an aggregate principal amount equal to the principal amount of the bond exchanged or transferred, and maturing on the same date and bearing interest at the same rate. In each case, the Bond Registrar may require payment by the holder of this bond requesting exchange or transfer hereof of any tax, fee, or other governmental charge, shipping fees, and insurance that may be required to be paid with respect to such exchange or transfer, but otherwise no charge shall be made to the holder hereof for such exchange or transfer. The Bond Registrar shall not be required to transfer or exchange this bond after the mailing of notice calling this bond or portion hereof for redemption as hereinabove described; provided, however, that the foregoing limitation shall not apply to that portion of a bond in excess of \$5,000 which is not being called for redemption.

The full faith and credit and taxing power of Anne Arundel County, Maryland, are hereby irrevocably pledged to the payment of this bond and the interest payable hereon, subject to the limitation set forth in Section 710(d) of the Charter.

[The principal of and interest on this bond (to the extent not provided from other sources) are payable from annual appropriations of the proceeds of ad valorem taxes which the County is empowered to levy, subject to the limitation set forth in Section 710(d) of the Charter, on real estate, tangible personal property and certain intangible personal property within its territorial limits subject to County taxation.]

[The principal of and interest on this bond are payable primarily from the net revenues and receipts from certain projects, or the utilities of which they form a part, for the use and benefit of which the County has covenanted to fix and collect rates, charges or assessments sufficient to operate and maintain such projects and to pay such principal and interest, when due. Such projects are certain of those water and sewer facilities set forth in the Ordinance.]

[In the event, in any fiscal year, such net revenues and receipts shall be insufficient to pay the principal of and interest on this bond falling due in such year, the County will make up such deficiency by the appropriation from its general revenues of an amount sufficient for the purpose, and will fund such appropriation by the levy of ad valorem taxes, which it is empowered to levy on real estate, tangible personal property and certain intangible personal property within its territorial limits subject to County taxation, subject to the limitation on the taxing power set forth in Section 710(d) of the Charter.]

It is hereby certified and recited that each and every act, condition and thing required to exist, to be done, to have happened, and to be performed precedent to and in the issuance of this bond, does exist, has been done, has happened and has been performed in full and strict compliance with the Constitution and laws of the State of Maryland and the Charter and Ordinance of the County referred to above, and that the issue of bonds, of which this bond is one, together with all other indebtedness of the County, is within every debt and other limit prescribed by the Constitution and laws of the State of Maryland and such Charter.

This bond shall not become obligatory for any purpose or be entitled to any benefit under the above-mentioned laws, Charter or Ordinance until the Certificate of Authentication hereon shall have been signed by the Chief Administrative Officer of the County in office as of the date hereof or his authorized deputy and until this bond shall have been authenticated by an authorized officer of the Bond Registrar.

IN WITNESS WHEREOF, Anne Arundel County, Maryland, has caused this bond to be signed in its name by the [manual] [facsimile] signature of its County Executive and by its corporate seal [imprinted] [impressed] hereon [in facsimile], attested by the [[manual] [facsimile] signature of the County Executive, the secretary to the County Executive, the Administrative Officer to the County Council or such other officer as may be specified by ordinance of the County Council]; it has caused this bond to be authenticated by the [manual] [facsimile] signature of its Chief Administrative Officer or his authorized deputy, all as of the ____ day of ____, 20_. (SEAL) ANNE ARUNDEL COUNTY, **MARYLAND** By: County Executive ATTEST: [Authorized Officer] This bond is one of the registered bonds of the ______ Series, ___, of Anne Arundel County, Maryland.

Chief Administrative Officer

Date of Authentication:

Authorized Officer

By:

[NAME OF BOND REGISTRAR]

PAYMENT GRID

If this bond is maintained through a book-entry only system, in the event of a partial redemption or similar transaction necessitating a reduction in the Principal Amount shown above (except in the case of final maturity, in which case this bond must be presented to the Bond Registrar for payment), the Registered Holder shown above may make a notation on the payment grid below indicating the amount of such reduction in the Principal Amount shown above and the outstanding Principal Amount (the "Outstanding Principal Amount"); provided, however, that no such notation indicating the Outstanding Principal Amount hereunder shall be binding upon the County, whose obligation with respect to such Outstanding Principal Amount shall be determined by the payment record maintained by the Bond Registrar.

Date of Payment	Principal Amount Paid	Principal Amount Outstanding	Holder Signature
Date of Layment	1 alu	Outstanding	Holder Signature

[FORM OF ASSIGNMENT]

ASSIGNMENT

FOR VALUE RECEIVED the undersigned hereby sells, assigns and transfers unto

PLEASE INSERT SOCIAL SECURITY OR OTHER IDENTIFYING NUMBER OF ASSIGN	GNEE
(PLEASE PRINT OR TYPEWRI INCLUDING ZIP COD	
the within bond and all rights thereur appoint attorney to a for the registration thereof, with full power of s	transfer the within bond on the books kept
Signature Guaranteed:	
Notice: Signature(s) must be guaranteed by a member firm of the New York Stock Exchange or a commercial bank or trust company.	Notice: The signature to this assignment must correspond with the name as it appears upon the face of the within bond in every particular, without alteration or enlargement or any change whatsoever.

[END OF FORM OF BOND]

[FORM OF NOTICE OF SALE]

ANNE ARUNDEL COUNTY, MARYLAND

NOTICE OF SALE OF \$ GENERAL OBLIGATION BONDS

GENERAL OBLIGATION BONDS Consisting of , _____SERIES, 20_ , _____SERIES, 20 DATED ______, 20 ELECTRONIC BIDS, [via BiDCOMP/PARITY Competitive Bidding System (BiDCOMP/Parity) only,] will be received until ______ [A.M./P.M.], LOCAL BALTIMORE, MARYLAND, TIME ON _____, ____, 20_, by the County Executive of Anne Arundel County, Maryland (the "County") [or the Chief Administrative Officer] or such other officer of the County designated by the County Executive of the County (the "County Executive") to receive such bids] (either such officer being the "Designated Officer"), for the purchase of the above-described general obligation bonds of the County, aggregating (each, a "Series" and together, the "Bonds"), all dated , 20 , and bearing interest payable ______, and semiannually thereafter on each _____ and until maturity or prior redemption as hereinafter set forth. The Bonds will mature, subject to prior redemption as hereinafter set forth, on in the following years and in the following aggregate amounts, subject to aggregation of two or more consecutive serial maturities as a term bond, as provided below in "Bid Specifications." Annual Annual Annual Years of Amounts Years of Amounts Years of Amounts Maturity Maturing Maturity Maturing Maturity Maturing The Bonds will be fully registered in form in the denomination of \$5,000 each or any integral multiple thereof and shall bear interest payable semi-annually on the commencing _____ 20_, until maturity or redemption. and Principal of the Bonds will be paid to the registered owner at the principal corporate trust (the "Bond Registrar"), upon presentment and surrender of the Bonds. Interest will be paid to the persons in whose names the Bonds are registered on the registration books maintained by the Bond Registrar as of the close of business on , by check mailed to each such the Regular Record Date, which is

person's address as it appears on such bond registration books.

General Information

General Information
The Bonds are authorized by Section 10-203 of the Local Government Article of the Annotated Code of Maryland (2013 Replacement Volume and 2024 Supplement), The Charter of Anne Arundel County, Maryland (the "County Charter"), and Bill No, passed by the County Council of the County on, approved by the County Executive on, and effective on, as amended.
The proceeds of the several Series of bonds for which proposals are solicited herein will be expended on the following public purposes: [Insert Public Purposes]
The full faith and credit and taxing power of the County are pledged to the payment of the Bonds and of the interest to accrue thereon. Such taxing power is subject, however, to the limitation set forth on Section 710(d) of the County Charter which provides, in part, that "[f]rom and after July 1, 1993, revenues derived from taxes on properties existing on County property tax rolls at the commencement of the County fiscal year shall not increase, compared with the previous year, more than the Consumer Price Index percentage of change, or 4.5 percent, whichever is the lesser."
[The principal of and interest on the above-described Series of bonds are payable from annual appropriations of the proceeds of ad valorem taxes which the County is empowered to levy on real and personal property and certain intangible personal property subject to assessment for County taxation, subject to the limitations set forth in Section 710(d) of the County Charter.]
[The principal of and interest on the above-described Series of bonds are payable primarily from the net revenues of the above-described projects or the utilities of which they are a part, for the use and benefit of which the County has covenanted to fix and collect rates, charges and assessments sufficient to pay costs of operation, maintenance and debt service. In the event of a deficiency in such net revenues, the County is obligated to make up the same by an appropriation of the proceeds of ad valorem taxes which it is empowered to levy on real and personal property and certain intangible personal property subject to assessment for County taxation, subject to the limitations set forth in Section 710(d) of the County Charter.]
[The sources of revenue for the payment of the principal of and interest on the above-described bonds are as follows. Bonds of the Series, 20, Series, 20, and Series, 20, are payable from annual appropriations of the proceeds of ad valorem taxes which the County is empowered to levy on real and personal property and certain intangible personal property subject to assessment for County taxation, subject to the limitations set forth in Section 710(d) of the County Charter. Bonds of the Series, 20, and Series 20, are likewise payable from such appropriations in the event of any deficiency in the primary sources of payment. For bonds of the Series, 20, Series, 20, and Series, 20

the use and benefit of which the County has covenanted to fix and collect rates, charges and assessments sufficient to pay the costs of operation, maintenance and debt service.]

[Optional Redemption

The bonds of each Series, respectively, maturing on _____, 20_, and thereafter are subject to redemption prior to their respective maturities, at the option of the County, as a whole or in part at any time in any order of their maturities, on or after _____, 20_, at [a redemption price equal to the principal amount thereof, plus accrued interest thereon to the date fixed for redemption.] [the following redemption prices expressed as percentages of the principal amount of bonds to be redeemed plus accrued interest thereon to the date fixed for redemption:

Period During Which Redeemed	Redemption		
(both dates inclusive)	<u>Price</u>		
,, to,	%		
,, to,			
On or after,	1]		

[Mandatory Sinking Fund Redemption

If two or more consecutive serial maturities are designated as a term bond, as provided below in "Bid Specifications," such term bond shall be subject to mandatory redemption in each year on the principal payment date and in the entire amount of each serial maturity designated for inclusion in such term bond.]

[Electronic Bids

Notice is hereby given that proposals will be received via BiDCOMP/Parity Competitive Bidding System, in the manner described below, until ____ [a.m./p.m.], local Baltimore, Maryland time, on _____, 20_, but no bid will be received after the time for receiving bids specified above.

All prospective bidders must be contracted customers of BiDCOMP/Parity Competitive Bidding System. If you do not have a contract with BiDCOMP, call (212) 849-5021 to become a customer. By submitting a bid for the Bonds, a prospective bidder represents and warrants to the County that (i) it has an established industry reputation for underwriting new issuances of municipal bonds and (ii) such bidder's bid for the purchase of the Bonds (if a bid is submitted in connection with the sale) is submitted for and on behalf of such prospective bidder by an officer or agent who is duly authorized to bind the prospective bidder to a legal, valid and enforceable contract for the purchase of the Bonds.

If any provisions of this Notice of Sale shall conflict with information provided by BiDCOMP/Parity as approved provider of electronic bidding services, this Notice of Sale shall control. Further information about BiDCOMP/Parity, including any fee charged, may be obtained from BiDCOMP/Parity at (212) 849-5021.]

[Disclaimer

Each prospective bidder shall be solely responsible to register to bid via BiDCOMP/Parity. Each qualified prospective bidder shall be solely responsible to make necessary arrangements to access BiDCOMP/Parity for purposes of submitting its bid in a timely manner and in compliance with the requirements of this Notice of Sale. Neither the County nor BiDCOMP/Parity shall have any duty or obligation to undertake such registration to bid for any prospective bidder or to provide or assure such access to any qualified prospective bidder, and neither the County nor BiDCOMP/Parity shall be responsible for a bidder's failure to register to bid or for proper operation of, or have any liability for any delays or interruptions of, or any damages caused by BiDCOMP/Parity. The County is using BiDCOMP/Parity as a communication mechanism, and not as the County's agent, to conduct the electronic bidding for the bonds. The County is not bound by any advice and determination of BiDCOMP/Parity to the effect that any particular bid complies with the terms of this Notice of Sale and in particular the "Bid Specifications" hereinafter set forth. All costs and expenses incurred by prospective bidders in connection with their registration and submission of bids via BiDCOMP/Parity are the sole responsibility of the bidders; and the County is not responsible, directly or indirectly, for any such costs or expenses. If a prospective bidder encounters any difficulty in registering to bid or submitting, modifying or withdrawing a bid for the Bonds, it should telephone BiDCOMP/Parity and notify the County's Financial Advisor, , by facsimile at

[Bidding Procedures

No bids will be accepted in written form, by facsimile transmission or in any other medium or on any system other than by via BiDCOMP. No bid will be received after the time for receiving such bids specified above.]

[Good Faith Deposit]

[Good faith deposits for the Bonds will not be required] **OR** [A good faith deposit in the amount of \$_____ (the "Deposit") is required in connection with the sale and bid for the Bonds. The Deposit shall be provided for by a [federal funds wire transfer] to be

submitted to the County by the successful bidder not later than [TIME, DATE] (local Baltimore, Maryland time) on the date of sale (the "Wire Transfer Deadline") as set forth below. The Deposit of the successful bidder, will be collected and the proceeds thereof retained by the County to be applied in partial payment for the Bonds and no interest will be allowed or paid upon the amount thereof, but in the event the successful bidder shall fail to comply with the terms of the respective bid, the proceeds thereof will be retained as and for full liquidated damages.

The County will distribute wiring instructions for the Deposit to the successful bidder upon verification of the bids submitted by the bidders and prior to the Wire Transfer Deadline. If the Deposit is not received by the Wire Transfer Deadline, the award of the sale of the Bonds to the successful bidder may be cancelled by the County in its discretion without any financial liability of the County to the successful bidder or any limitation whatsoever on the County's right to sell the Bonds to a different purchaser upon such terms and conditions as the County shall deem appropriate]

Bid Specifications

Procedures for Principal Amount Changes and Other Changes to Notice of Sale

The preliminary aggregate principal amount of the bonds and the preliminary principal amount of each annual payment on the bonds as set forth in this Notice of Sale (the "Preliminary Aggregate Principal Amount" and the "Preliminary Annual Principal Amount,", respectively; collectively the "Preliminary Amounts") may be revised before the receipt and opening of the bids for their purchase. ANY SUCH REVISIONS (the "Revised Aggregate Principal Amount" and the "Revised Annual Principal Amount," respectively; collectively, the "Revised Amounts") WILL BE PUBLISHED ON THE MUNICIPAL MARKET MONITOR (TM3) SERVICES OF THOMSON REUTERS GLOBAL MARKETS, INC. ("TM3") (www.tm3.com) NOT LATER THAN [TIME] [A.M./P.M.] (LOCAL BALTIMORE, MARYLAND TIME) ON THE ANNOUNCED DATE FOR RECEIPT OF BIDS. In the event that no such revisions are made, the Preliminary Amounts will constitute the Revised Amounts. Bidders shall submit bids based

on the Revised Amounts and the Revised Amounts will be used to compare bids and select a winning bidder.

Award of Bonds

[The County expects and intends that the bid for the Bonds will satisfy the federal tax requirements for a qualified competitive sale of bonds, including, among other things, receipt of bids for the Bonds from at least three underwriters, who have established industry reputations for underwriting new issuances of municipal bonds (a "Qualified Competitive Bid"). The Designated Officer will advise the successful bidder[s] as promptly as possible after the bids are opened whether the bid constitutes a Qualified Competitive Bid, or, in the alternative a bid that fails to satisfy such requirements (a "Nonqualified Competitive Bid").]

[As promptly as reasonably practicable after the bids are received, if the bid for the Bonds is a Qualified Competitive Bid, and is accepted by the County, the Designated Officer will notify the bidder to whom the bonds will be awarded. If the bid for the bond is a Nonqualified Competitive Bid, the award of the Bonds, if made, will be made promptly as possible after the bids are opened to the bidder offering the lowest interest rate to the County among the bidder or bidders that have confirmed to the County, not later than [TIME, DATE], that the bidder or bidders will proceed with the bid for the Bonds following the procedures for a Nonqualified Competitive Sale described below, which are provided to establish the initial sale prices or initial offering prices, as applicable, of the Bonds. It is noted that such procedures for a Nonqualified Competitive Bid may require the winning bidder and, if applicable, other underwriters of the Bonds, to hold the initial offering prices for certain maturities of the Bonds for up to 5 business days after the sale date, as further specified in form of required certification described below.]

If and when such award is made, and such bidder, upon such notice, shall advise the Designated Officer of the [initial sale prices or the initial offering prices] to the public of each maturity of the bonds [of each Series]. Such initial sale prices or the initial offering prices, as applicable, among other things, will be used by the County to calculate the final aggregate principal amount of the bonds and the final principal amount of each annual payment on the bonds (the "Final Aggregate Principal Amount" and the "Final Annual Principal Amount", respectively; collectively, the "Final Amounts"). In determining the Final Amounts, the County expects that the Revised Amounts will be changed as necessary to effect the greatest economic advantage, or to accommodate other objectives of the County, but the County will not reduce or increase the Revised Aggregate Principal Amount by more than []% from the amount bid upon. THE SUCCESSFUL BIDDER MAY NOT WITHDRAW ITS BID OR CHANGE THE INTEREST RATES BID OR THE INITIAL REOFFERING PRICES AS A RESULT OF ANY CHANGES MADE TO THE REVISED AMOUNTS WITHIN THESE LIMITS. The dollar amount bid by the successful bidder will be adjusted to reflect any adjustments in the aggregate principal amount of the bonds. Such adjusted bid price will reflect changes in the dollar amount of the underwriter's discount and original issue discount/premium, if any, but will not change the underwriter's discount per \$1,000 of par amount of bonds from the underwriter's discount that would have been received based on the purchase price in the winning bid and the initial public offering prices. The interest rates specified by the successful bidder for each maturity of each series in its bid for the bonds will not change. ALL BIDS SHALL REMAIN FIRM FOR FIVE (5) HOURS AFTER THE TIME SPECIFIED FOR THE OPENING OF THE BIDS. An award of the Bonds, if made, will be made by the Designated Officer within such five (5) hour period of time. The Final Amounts will be communicated to the successful bidder as soon as possible, but not later than [TIME] the day after awarding the bonds.

The award, if made, will be made as promptly as possible after the bids are opened to the bidder naming the lowest interest cost for all the bonds in any legally acceptable proposal [and offering to pay not less than [__ % of] par and accrued interest]. The lowest interest cost will be determined with respect to each proposal by [here insert the formula for determining the best bid]. Where the proposals of two or more bidders result in the same lowest interest cost, the Bonds may be apportioned between such bidders, but if this shall not be acceptable to the County, the Designated Officer shall have the right to award all of such bonds to one bidder. THE RIGHT IS RESERVED TO THE DESIGNATED OFFICER TO RECEIVE BIDS,]TO REJECT ANY OR ALL PROPOSALS AND TO WAIVE ANY IRREGULARITIES IN ANY OF THE PROPOSALS. The judgment of the Designated Officer shall be final and binding upon all bidders with respect to the form and adequacy of any proposal received and as to its conformity to the terms of this Notice of Sale.

[If the Designated Officer advises the bidders that the bid for the Bonds constitutes a Qualified Competitive Bid, the winning bidder shall be required to provide to the County information to establish the initial expected offering prices for each maturity of the bonds [of each Series] for federal income tax purposes by completing a certificate acceptable to Bond Counsel in substantially the form set forth in Appendix [__] to the Preliminary Official Statement, with appropriate completions, amendments and attachments.]

[If the Designated Officer advises the bidders that the bid for the bonds [of each Series] constitutes a Nonqualified Competitive Bid, the winning bidder shall be required to provide to the County information and assurances to establish the initial sale prices or the initial offering prices, as applicable, for each maturity of the bonds [of each Series] for federal income tax purposes by completing a certification acceptable to Bond Counsel in substantially the form set forth in Appendix [___] to the Preliminary Official Statement, with appropriate completions, omissions and attachments. It is noted that procedures for a Nonqualified Competitive Bid may require the winning bidder and, if applicable, other underwriters of the Bonds, to hold the initial offering prices for certain maturities of a series of the bonds for up to five business days after the sale date, as further specified in the form of such certification.]

Legal Opinions

The bonds of each Series described above will be issued and sold subject to approval as to legality by ______, of ______, _____Bond Counsel, whose approving opinions will be delivered, upon request, to the purchaser or purchasers of the bonds, without charge; [the text of the applicable opinion will also be printed on each bond]. Such opinions shall be substantially in the forms included in Appendix [_] to the Preliminary Official Statement referred to below.

[Continuing Disclosure

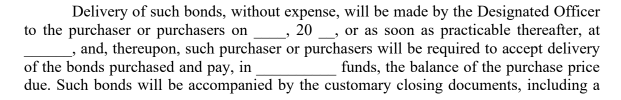
In order to assist bidders in complying with SEC Rule 15c2-12(b)(5), the County will execute and deliver a continuing disclosure agreement on or before the date of issuance of the Bonds pursuant to which it will undertake to provide or cause to be provided certain information annually and notices of certain events. A form of this agreement is set forth in the Preliminary Official Statement and will also be set forth in the Official Statement.]

Delivery of the Bonds

When delivered, the bonds shall be duly executed and authenticated and registered in such names and in such denominations as the successful bidder shall have requested in writing not less than ____business days prior to the closing; and the remaining aggregate principal amount of the bonds of each maturity of each Series for which no instructions have been received by such date will be issued as one bond of such maturity of such Series in the denomination of such remaining aggregate principal amount or as bonds in such denominations as shall be mutually agreed upon by the successful bidder and the County and registered in the name of the successful bidder.

It is anticipated that CUSIP identification numbers will be printed on the Bonds, but neither the failure to print such number on any Bond nor any error with respect thereto shall constitute cause for a failure or refusal by the successful bidder to accept delivery of and pay for the Bonds in accordance with the terms of this Notice of Sale.

As soon as practicable after the award of the Bonds to the successful bidder on the day of sale, the County, by its County Executive and Chief Administrative Officer, will authorize an Official Statement, which is expected to be substantially in the form of the Preliminary Official Statement referred to below. If so requested by the purchaser or purchasers at or before the close of business on the date of the sale, the County will include in the Official Statement such pricing and other information with respect to the terms of the reoffering of the bonds by the successful bidder ("Reoffering Information"), if any, as may be specified and furnished in writing by such bidder. If no Reoffering Information is specified and furnished by the successful bidder, the Official Statement will include the interest rates on the bonds resulting from the bid of the successful bidder and the other statements with respect to reoffering contained in the Preliminary Official Statement. The successful bidder shall be responsible to the County and its officials for the Reoffering Information, and for all decisions made by such bidder with respect to the use or omission of the Reoffering Information in any reoffering of the Bonds, including the presentation or exclusion of any Reoffering Information in any documents, including the Official Statement. The successful bidder will also be furnished, without cost, with up to copies of the Official Statement (and any amendments or supplements thereto).]



no-litigation certificate, effective as of the date of delivery, stating that there is no litigation pending affecting the validity if any of the bonds included in this issue. [It shall be a condition to the obligation of such purchaser or purchasers to accept delivery of and pay for the bonds that, simultaneously with or before delivery and payment for the bonds, such purchaser or purchasers shall be furnished a certificate or certificates of the authorized officers of the County to the effect that, to the best of their knowledge and belief, the Official Statement and any amendment or supplement thereto (except for the Reoffering Information, as to which no view will be expressed), as of the date of sale and as of the date of delivery of the bonds, does not contain any untrue statement of a material fact and does not omit to state a material fact necessary to make the statements therein, in light of the circumstances under which they were made, not misleading, and that between the date of sale and the date of delivery of the bonds there has been no material adverse change in the financial position or revenues of the County, except as reflected or contemplated in the Official Statement.]

Postponement of Sale

The County reserves the right to postpone the date established for the receipt of bids at any time before the bids are open. In the event of a postponement, the new date and time of sale will be announced on [TM3]. Any new date and time of sale will be announced at least 24 hours prior to the time proposals are to be submitted. On any such alternative sale date, bidders may submit bids for the purchase of the Bonds in conformity with the provisions of this Notice of Sale, except for any changes to this Notice of Sale, the change of the date of sale and the changes described in the next sentence. If the date fixed for receipt of bids is postponed, the expected date of delivery of Bonds also may be postponed; if the sale is postponed to a later date, then the date of the Bonds, the dates of the semiannual interest payments and annual principal payments, and the optional redemption dates also may be changed. Such changes, if any, will be announced via [TM3] at the time any alternative sale date is announced.

The Preliminary Official Staten	nent, together with this Notice of Sale [and
the required form of proposal], may be obtained	d from the Office of Finance, Anne Arundel
County, Arundel Center, Annapolis, Marylan	nd 21404 or from the County's financial
advisor,	[Such Preliminary Official Statement is
deemed final by the County as of its date for pu	urposes of SEC Rule 15c2-12, but is subject
to revision, amendment and completion in the	Official Statement referred to above.]

ANNE ARUNDEL COUNTY, **MARYLAND**

County Executive

[END OF FORM OF NOTICE OF SALE]

Anne Arundel County, Maryland

Master General Obligation Bond Anticipation Notes, Series A

(Consolidated General Improvements Series)

Master General Obligation Bond Anticipation Notes, Series B

(Consolidated Water & Sewer Series)

Master General Obligation Bond Anticipation Notes, Series C

(Consolidated Solid Waste Projects - AMT)

[issued pursuant to a Master Note Order dated as of December 18, 2014, as amended or supplemented]

\$419,870,000 ANNE ARUNDEL COUNTY, MARYLAND GENERAL OBLIGATION BONDS

\$183,405,000 Consolidated General Improvements Series, 2025 \$84,235,000 Consolidated Water and Sewer Series, 2025 \$85,280,000 Consolidated General Improvements Series, 2025 Refunding Series \$66,950,000 Consolidated Water and Sewer Series, 2025 Refunding Series