expenses connected with the execution of its provisions in connection with said loan.

SEC. 6. And be it further enacted, That the actual cash proceeds of the sale of the certificates of indebtedness to be issued under this Act shall be used exclusively for the following purposes, to wit:

The Comptroller shall, immediately upon the sale of and payment for said bonds or certificates of indebtedness, first return to and credit the Treasury with whatever advances of payments may have been made as provided for by Section 5 of this Act. The remainder of the proceeds of said loan shall be credited to the State Roads Commission, and shall be turned over to said Commission from time to time whenever and as called for, and shall be used by said State Roads Commission in building a direct road from Southern Maryland to Baltimore City, said road to be known as the "Baltimore-Southern Maryland and Trunk Line."

The Baltimore-Southern Maryland Trunk Line shall begin at some point near Mattewoman, in Charles County, and run through Upper Marlboro to a point near Benfield, in Anne Arundel County, a distance of approximately thirty-three miles. The exact route shall be determined by the State Roads Commission in order to secure the most direct route from Baltimore to Southern Maryland for the least cost.

Sec. 7. And be it further enacted, That the County Commissioners of the several counties of the State, and the Mayor and City Council of Baltimore are hereby respectively directed to levy state taxes for the year 1923 at 1/13 of one cent on each one hundred dollars of assessable property; for the year 1924 at 2/13 of one cent on each hundred dollars of assessable property; for the year 1925, 1/3 of one cent on each one hundred dollars of assessable property; for the year 1926, at ½ of one cent on each one hundred dollars of assessable property; for the year 1927, at 3/5 of one cent on each one hundred dollars of assessable property; for the year 1928, and annually thereafter, to and including the year 1940, 5/7 of one cent on each one hundred dollars of assessable property, to be collected according to law, to meet the interest on the amount of said certificates outstanding and also to meet and redeem so much of the principal in each of said years as will be represented by certificates redeemable in each year, respectively, as herein specified in Section 2 of this Act.