authority necessary or proper to carry into full force and effect any and all of the specific powers authorized by this section and to fully accomplish any and all of the purposes and objects contemplated by the provisions of this section, provided such additional power or authority is not inconsistent with the terms and provisions of this section or with any other provision or provisions of the Constitution of Maryland.

- (c) The governing authority of any county and the legislative body of any municipal corporation (other than Baltimore City) which has or A CHARTER FORM OF GOVERNMENT OR WHICH adopts a charter form of government as authorized by Articles XIA or XIE of the Constitution may establish a public body or agency or authorize any existing public body or agency to undertake and carry out the activities authorized by this section and grant any or all of the powers herein authorized except the power of taxation to such new or existing public body or agency; and the General Assembly of Maryland may establish or authorize
- (C) THE GENERAL ASSEMBLY OF MARYLAND, BY PUBLIC LOCAL LAW, MAY ESTABLISH OR AUTHORIZE the establishment of a public body or agency to undertake in a county or municipal corporation (other than Baltimore City) the activities authorized by this section, and may provide that, when the governing authority of any county and the legislative body of any municipal corporation shall so determine, any or all of the powers, except the power of taxation, herein authorized to be granted to such county or municipal corporation shall be vested in such public body or agency or in any existing public body or agency.
- (d) The governing authority of any county and the legislative body of any municipal corporation (other than Baltimore City) which has or A CHARTER FORM OF GOVERNMENT OR WHICH adopts a charter form of government as authorized by Articles XIA or XIE of the Constitution, and the General Assembly of Maryland may place such other and further restrictions or limitations on the exercise of any the powers which they may grant to any county or municipal corporation, or other public body or agency under the provisions of this section as they may deem proper and expedient.
- (D) THE GENERAL ASSEMBLY MAY PLACE SUCH OTHER AND FURTHER RESTRICTIONS OR LIMITATIONS ON THE EXERCISE OF ANY OF THE POWERS PROVIDED FOR IN THIS SECTION, AS IT MAY DEEM PROPER AND EXPEDIENT.
- (e) The provisions of this section are independent of, and shall in no way affect, the powers granted under Article XIB of the Constitution of Maryland, title "City of Baltimore—Land Development and Redevelopment." ALSO, THE POWER PROVIDED IN THIS SECTION FOR THE GENERAL ASSEMBLY TO ENACT PUBLIC LOCAL LAWS AUTHORIZING ANY MUNICIPAL CORPORATION OR ANY COUNTY TO CARRY OUT URBAN RENEWAL PROJECTS PREVAILS OVER THE RESTRICTIONS CONTAINED IN ARTICLE 11A "LOCAL LEGISLATION" AND IN ARTICLE 11E "MUNICIPAL CORPORATIONS" OF THIS CONSTITUTION.