

Department of Health, an amount equivalent to ~~[\$30.00]~~ \$40.00 per pupil enrolled on September 30 of the school year for which the calculation is made shall be added to the State share of current expenses as defined in paragraph (5) of this subsection ~~[""]~~; *such amount shall be used to provide compensatory programs for students with special educational needs resulting from educationally or economically disadvantaged environments. The Superintendent of Schools for any county or the Superintendent of Public Instruction of Baltimore City qualifying for the additional amount provided herein shall submit plans to the State Superintendent of Schools for his approval outlining the uses to which such funds are to be put.*

SEC. 2. *And be it further enacted, That this Act shall take effect June 1, 1969.*

Approved May 14, 1969.

CHAPTER 755
(House Bill 1285)

AN ACT to repeal and re-enact, with amendments, Section 403(a) of Article 81 of the Annotated Code of Maryland (1968 Cumulative Supplement), title "Revenue and Taxes," subtitle "Admissions and Amusement Tax," ~~deleting Baltimore City AND WORCESTER COUNTY from the exceptions under the laws providing for additional admissions and amusement tax by certain local governments.~~ AUTHORIZING BALTIMORE CITY AND SEVERAL COUNTIES IN THE STATE TO LEVY A TAX ON ADMISSIONS AND AMUSEMENTS IN ADDITION TO THE STATE TAX ON ADMISSIONS AND AMUSEMENTS.

SECTION 1. *Be it enacted by the General Assembly of Maryland, That Section 403(a) of Article 81 of the Annotated Code of Maryland (1968 Cumulative Supplement), title "Revenue and Taxes," subtitle "Admissions and Amusement Tax," be and it is hereby repealed and re-enacted, with amendments, to read as follows:*

403.

(a) Any county shall be authorized by resolution to levy a tax on the gross receipts of every person, firm or corporation obtained from sources within said county but not within any incorporated city or town thereof, derived from the amounts charged for admission or refreshment, use of sporting or recreation facilities or equipment, service and merchandise to the same extent and in the same manner as that levied by the State under the provisions of Section 402; and any incorporated city or town, *including Baltimore City*, shall be authorized, by ordinance or resolution, to levy a tax on the gross receipts of every person, firm or corporation obtained from sources within said city or town derived from the amounts charged for admission or refreshment, use of sporting or recreation facilities or equipment, service and merchandise to the same extent and in the same manner as that levied by the State under the provisions of Section 402; provided, however, that the rate of tax