

by the Maryland Racing Commission from each licensee licensed under § 15 of this article; (3) revenues or license fees arising out of any days of racing in excess of [twenty (20)] 20 at any one track during any one year collected by the Maryland Racing Commission from each licensee licensed under § 17 of this article. HOWEVER, THIS LIMITATION ON THE ALLOCATION AND PAYMENT OF REVENUE TO THE POLITICAL SUBDIVISIONS DOES NOT APPLY TO THE ADDITIONAL 48 DAYS OF RACING AWARDED UNDER SECTION 7(B) OF THIS ARTICLE; AND THE DISTRIBUTION OF REVENUE FOR THESE ADDITIONAL DAYS OF RACING SHALL BE CALCULATED IN THE SAME MANNER AS APPLIES TO RACING FOR THE FIRST 33 DAYS. NOTWITHSTANDING THE PROVISIONS OF SUBSECTION (C), THIS ADDITIONAL REVENUE SHALL BE PAID TO THE COUNTIES WHERE [[TIMONIUM AND]] THE MILE TRACKS ARE LOCATED TO ASSIST THE FUNDING OF SERVICES AND FACILITIES LOCATED WITHIN [[FIVE]] SIX MILES OF THE RESPECTIVE RACE TRACKS AND OCCASIONED BY THEIR PRESENCE. [[OF THIS REVENUE, BALTIMORE CITY, ANNE ARUNDEL AND PRINCE GEORGE'S COUNTIES SHALL EACH RECEIVE 30 PERCENT AND BALTIMORE COUNTY SHALL RECEIVE 10 PERCENT.]] OF THIS REVENUE, BALTIMORE CITY, ANNE ARUNDEL AND PRINCE GEORGE'S COUNTIES SHALL EACH RECEIVE 30 PERCENT AND HOWARD COUNTY SHALL RECEIVE 10 PERCENT. THE LIMITATION ON THE ALLOCATION AND PAYMENT OF REVENUE TO THE POLITICAL SUBDIVISIONS DOES NOT APPLY TO THE 18 ADDITIONAL DAYS OF RACING AUTHORIZED UNDER SECTION 15 OF THIS ARTICLE TO BE AWARDED AFTER JUNE 1, 1974 TO THE MARYLAND STATE FAIR AND AGRICULTURAL SOCIETY, INCORPORATED, AND THE REVENUE FOR THESE ADDITIONAL DAYS OF RACING SHALL BE CALCULATED IN THE SAME MANNER AS APPLIES TO THE FIRST 10 DAYS. NOTWITHSTANDING THE PROVISIONS OF SUBSECTION (C), THIS ADDITIONAL REVENUE SHALL BE PAID TO BALTIMORE COUNTY TO ASSIST THE FUNDING OF SERVICES AND FACILITIES WITHIN SIX MILES OF THE AFOREMENTIONED RACE TRACK AND OCCASIONED BY ITS PRESENCE. All such revenues and license fees paid over to the Comptroller of the treasury shall be allocated and credited to the general funds of the State alone. Solely for the 1957 fiscal year, which commences July 1, 1956, if the county commissioners of each county and the mayor and city council of Baltimore have levied a minimum of five cents on each one hundred dollars of their taxable basis for the purpose of financing the construction of public school buildings and public school facilities and have otherwise complied with the requirements of § 222 of Article 77 of the Annotated Code of Maryland, as amended by Chapter 1 of the Acts of 1956, then in accordance with the procedure for Incentive Fund payments established by subsection (7) of § 222 of Article 77 of the Annotated Code of Maryland, there shall be paid from the increased revenues accruing under the provisions of this section to the State's general fund, the sum of [five dollars] \$5 for each and every pupil enrolled respectively in the public schools in each such county or in the City of