STATE THE ENTIRE AMOUNT DUE AS A RESULT OF ITS EMPLOYEES' PARTICIPATION IN THE STATE EMPLOYEES' HEALTH INSURANCE PROGRAM.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1981.

Approved May 19, 1981.

CHAPTER 565

(Senate Bill 751)

AN ACT concerning

Municipal Corporations - Express Powers

FOR-the-purpose--of--permitting--municipal--corporations--to collect--a--tax--or--fee--on--any--franchises--that-are granted,-to-require-and-collect--fees--for--permits--or licenses--established--in--the--interest--of-the-public health,-safety,--and--welfare,--and--to--establish--and collect-fees-connected-with-governmental-or-proprietary functions; providing-a-certain-exemption-from-a-certain liability;-making-the-provisions-of-this-Act-severable;

FOR the purpose of clarifying the licensing authority of municipal corporations; specifying that municipal corporations may collect certain fees and charges under certain circumstances; holding municipalities harmless for certain actions prior to the effective date of this Act; and making this Act an emergency measure.

BY-repealing-and-reenacting,-with-amendments,

Article-23A---Corporations---Municipal Section-2(13) Annotated-Code-of-Maryland (1981-Replacement-Volume)

BY adding to

Article 23A - Corporations - Municipal Section 2(32) and (33)
Annotated Code of Maryland (1981 Replacement Volume)

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That section(s) of the Annotated Code of Maryland be repealed, amended, or enacted to read as follows: