

for rehabilitation projects may be made to sponsors and nonprofit sponsors in addition to families of limited income; clarifying certain standards that the Department of Housing and Community Development is required to establish by regulation; altering certain standards for a nonprofit sponsor to qualify for a nonprofit rehabilitation loan; making the Department instead of the Community Development Administration responsible for certain administrative responsibilities for certain funds or programs; defining the term “elderly households” as it relates to certain programs of the Department; providing for an effective date; and generally relating to certain housing programs of the Department of Housing and Community Development.

BY renumbering

Article – Housing and Community Development
 Section 4–101(d) and (e), respectively
 to be Section 4–101(e) and (f), respectively
 Annotated Code of Maryland
 (2005 Volume)

BY repealing and reenacting, without amendments,

Article – Housing and Community Development
 Section 4–101(a) and (b) and 4–401(a)
 Annotated Code of Maryland
 (2005 Volume)

BY adding to

Article – Housing and Community Development
 Section 4–101(d)
 Annotated Code of Maryland
 (2005 Volume)

BY repealing and reenacting, with amendments,

Article – Housing and Community Development
 Section 4–235(b), 4–404, 4–405, 4–406(a), 4–408, 4–603, 4–707(a), 4–902(a),
 4–903, 4–906(b), 4–914(b), 4–922(a), 4–923(a), and 4–929(d)
 Annotated Code of Maryland
 (2005 Volume)

BY repealing

Article – Housing and Community Development
 Section 4–401(b)
 Annotated Code of Maryland
 (2005 Volume)

BY renumbering

Article – Housing and Community Development