

{2}--FOR--HANDICAPPED--CHILDREN--RECEIVING--PUBLIC--LEVELS--IV--AND--V,--V,--AND--VI--SPECIAL--EDUCATION--PROGRAMS,--THE--STATE--SHALL--PAY--AN--ADDITIONAL--AMOUNT--EQUAL--TO--200--PERCENT--OF--THE--LOCAL--CURRENT--EXPENSE--PER--STUDENT--IN--THE--SERVICE--PROVIDING--LOCAL--EDUCATION--AGENCY--MULTIPLIED--BY--THE--ADJUSTED--COUNT--OF--CHILDREN--IN--OUT--OF--COUNTY--LIVING--ARRANGEMENTS--FOR--THE--SERVICE--PROVIDING--LOCAL--EDUCATION--AGENCY--WHO--ARE--RECEIVING--PUBLIC--LEVELS--IV--AND--V,--V,--AND--VI--SPECIAL--EDUCATION--PROGRAMS.

{3}--FOR--HANDICAPPED--CHILDREN--RECEIVING--PUBLIC--LEVEL--VI--SPECIAL--EDUCATION--PROGRAMS,--THE--STATE--SHALL--PAY--AN--ADDITIONAL--AMOUNT--EQUAL--TO--THE--DIFFERENCE--BETWEEN--THE--COST--OF--THE--PROGRAM--TO--THE--SERVICE--PROVIDING--COUNTY--AND--THE--AMOUNT--EQUAL--TO--THE--EXPENSES--PROVIDED--FOR--IN--SUBSECTIONS--(1)--AND--(2)--OF--THIS--SECTION--MULTIPLIED--BY--THE--NUMBER--OF--STUDENTS.

{3}--(4)--IF--A--CHILD--IN--AN--OUT--OF--COUNTY--LIVING--ARRANGEMENT--IS--DETERMINED--TO--BE--HANDICAPPED--AND--IN--NEED--OF--A--NONPUBLIC--SCHOOL--PROGRAM--BY--THE--SERVICE--PROVIDING--LOCAL--EDUCATION--AGENCY--IN--ACCORDANCE--WITH--SECTION--8--409--OF--THIS--ARTICLE,--THE--LOCAL--EDUCATION--AGENCY--FOR--THE--CHILD'S--HOME--COUNTY--SHALL--PAY--FOR--EACH--CHILD--THE--AMOUNT--SET--FORTH--IN--SECTION--8--417.3(B)(1)--OF--THIS--ARTICLE.

{F)--AN--OUT--OF--STATE--AGENCY--THAT--PLACES--A--CHILD--IN--A--FOSTER--CARE--HOME--OR--RESIDENTIAL--FACILITY--IN--MARYLAND--SHALL--BE--LIABLE--FOR--THE--COST--OF--THE--CHILD'S--EDUCATION,--INCLUDING--TRANSPORTATION.

{G)--THE--STATE--BOARD--OF--EDUCATION--SHALL--ADOPT--REGULATIONS--NECESSARY--TO--IMPLEMENT--THIS--SECTION.

4-120.1.

(A) (1) IN THIS SECTION, THE FOLLOWING WORDS SHALL HAVE THE MEANINGS INDICATED.

(2) "LOCAL CURRENT EXPENSE PER STUDENT" MEANS ALL EXPENDITURES MADE BY A COUNTY FROM COUNTY APPROPRIATIONS, EXCEPT STATE, FEDERAL, AND OTHER AID, FOR PUBLIC ELEMENTARY AND SECONDARY EDUCATION IN THE PRIOR FISCAL YEAR, DIVIDED BY THE FULL-TIME EQUIVALENT ENROLLMENT, AS DEFINED IN § 5-202(A) OF THIS ARTICLE.

(3) "CHILD IN AN OUT-OF-COUNTY LIVING ARRANGEMENT" MEANS A CHILD WHO IS PLACED BY A STATE AGENCY, A LICENSED CHILD PLACEMENT AGENCY AS PROVIDED BY § 5-507 OF THE FAMILY LAW ARTICLE, OR A COURT IN A COUNTY OTHER THAN WHERE THE CHILD'S PARENT OR LEGAL GUARDIAN RESIDES. CHILD IN AN OUT-OF-COUNTY LIVING ARRANGEMENT DOES NOT INCLUDE A CHILD LIVING WITH A RELATIVE, STEPPARENT OR A PERSON EXERCISING TEMPORARY CARE, CUSTODY OR CONTROL OVER A CHILD AT THE REQUEST OF A PARENT OR GUARDIAN OF THE CHILD.