To provide for orderly, systematic, and thorough administration of the hotel rental tax, an authorized county may adopt regulations that:

- (1) are not--inconsistent <u>CONSISTENT</u> with this subtitle; and
- (2) conform to the applicable provisions and regulations for the sales and use tax under Title 11 of the Tax General Article.

## 9-316.

- (a) The Comptroller shall provide an authorized county with information to help the county to verify hotel rental tax liability.
- (b) (1) The Comptroller may charge an authorized county a reasonable fee for the cost of providing information.
- (2) The county shall treat the fee as a hotel rental tax administrative cost.

## 9-317.

- (a) To cover the revenue that a treasurer collects under this subtitle, an authorized county may increase the surety bond that the county requires for its treasurer.
- (b) The county shall treat any additional premium due to a surety bond increase allowed under subsection (a) of this section as a hotel rental tax administrative cost.

## 9-318.

- (a) Except for Talbot County, an authorized county shall distribute the hotel rental tax revenue as follows:
- (1) from the total revenue, a reasonable sum for hotel rental tax administrative costs to the general fund of the county; and
- (2) in Allegany, CALVERT, Garrett, Kent, St. Mary's, and Worcester Counties, after the distribution in item (1) of this subsection, the revenue attributable to a hotel located in a municipal corporation to the municipal corporation; and
- (3) the remaining balance to the general fund of the county.
- (b) (1) Garrett County shall designate a part of the balance under subsection (a)(3) of this section for the promotion of the county.