

amount of a payment, may have his application reviewed by the DISPLACING agency having authority over the applicable program or project.

[(c)] (D) Each [public agency and private] DISPLACING agency, where applicable, may adopt rules, regulations, and procedures, consistent with the provisions of this subtitle and the federal "Relocation Assistance and Real Property Acquisition Act of 1970," Public Law 91-646, THE AMENDMENTS OF 1987 PUBLIC LAW 100-17, and rules and regulations issued [pursuant to] IN ACCORDANCE WITH it, as it deems necessary or appropriate to carry out the provisions of this subtitle and the federal act.

[(d)] (E) All rules and regulations adopted [pursuant to] IN ACCORDANCE WITH this subtitle, except those adopted [pursuant to] IN ACCORDANCE WITH § 12-205 OF THIS SUBTITLE, shall comply with the State Administrative Procedure Act. This subsection does not apply to rules and regulations adopted by Baltimore City, or any of its agencies or departments.

[(e)] (F) (1) Notwithstanding any provision of this title Baltimore City, or any of its agencies or departments responsible either in whole or in part for the administration of any public project, funded either in whole or in part by federal funds, including urban renewal programs and area code enforcement programs, may do any act necessary, including adoption of rules and regulations, to comply with the terms, conditions, and provisions of any federal law and rule and regulation authorizing benefits, payments, and compensation for displacees from these public projects and for persons owning any right, title to, or interest in [land] REAL PROPERTY acquired for these public projects in order to obtain the full benefit under them for the city and for persons and displacees from these projects in Baltimore City.

(2) This subsection applies to existing acts of Congress authorizing benefits, payments and compensation for or to persons and displacees from public improvement projects receiving federal funds, subsequent acts of Congress of like character, and any existing or subsequently adopted rules and regulations issued in connection with them.

12-211.

[A] EXCEPT FOR ANY FEDERAL OR STATE LAW PROVIDING LOW INCOME HOUSING ASSISTANCE, A payment received under this subtitle may not be considered as income for the purposes of Title 10 of the Tax - General Article or for the purposes of determining the eligibility or extent of eligibility of any person for assistance under any other State law.

12-212.