

(2) --APFTER--DEDUCTING--ANY--APPROPRIATE-ADMINISTRATIVE COSTS-INCURRED-BY-THE-COURT,-THE-COURT-SHALL-TRANSFER--ANY--MONEY ASSESSED--UNDER--THIS--SUBSECTION-TO-THE-FUND,-FOR-PAYMENT-BY-THE COMMISSION-AS-REIMBURSEMENT-TO-THE--HOMEOWNER--WHO--INCURRED--THE LOSS.

SECTION--2---AND--BE-IT-FURTHER-ENACTED,--That-the-Commission may-review-any-order-issued-on-or-after-July-1,-1988-denying--the award--of-a-claim-filed-in-an-administrative-hearing-to-determine whether-that-order-should-be-amended-or-reversed--to--permit--the payment-of-damages-pursuant-to,-and-in-compliance-with,-this-Act. If--the--Commission--determines-that,-in-the-interest-of-fairness and-public-policy,-an-order-should-be-amended--or--reversed;--the Commission---may,---on---or---before---December---31,---1989---and notwithstanding-the-provisions-of-§-257G(a)--of--this--subtitle, amend-or-reverse-the-order-and-pay-to-the-homeowner-from-the-Fund an--amount-equal-to-the-actual-damages-incurred-by-the-homeowner. On-payment-from-the-Fund-under-this-section,-and--notwithstanding the--provisions--of-§-257G(a)-of-Article-56-of-the-Annotated-Code of-Maryland,-the-Commission-shall-be-subrogated-to-the-rights--of the-claimant-under-§-257F(a)-of-Article-56-of-the-Code-until-June 30,-1990.

SECTION-3---AND-BE-IT-FURTHER-ENACTED,--That-if-any-provision of--this--Act--or--the--application--thereof--to--any--person--or circumstance--is--held--invalid--for--any--reason--in--a-court-of competent-jurisdiction,-the--invalidity--does--not--affect--other provisions--or--any--other--application--of-this-Act-which-can-be given-effect-without-the-invalid--provision-or--application,--and for--this--purpose--the--provisions--of--this--Act--are--declared severable.

Article - State Government

8-403.

(a) Except as otherwise provided in subsection (e) of this section, on or before July 1, 1990, an evaluation shall be made of the following governmental activities or units and the statutes and regulations that relate to the governmental activities or units:

(1) State Athletic Commission (Article 56, § 109 of the Code);

(2) Board of Barber Examiners (Article 56, § 428 of the Code);

(3) State Board of Cosmetologists (Article 56, § 489 of the Code);