## 1997 LAWS OF MARYLAND

- (6) Contract for and accept any gift, grant, contribution, or loan of funds, property, or other aid in any form for community assistance from any agency or instrumentality of the State or federal government, or from any other source, and comply with the terms and conditions thereof;
- (7) Attach specific terms and conditions to any financial assistance as may be determined by the Secretary;
- (8) Participate with municipal governments, counties, regional governments, organizations, and the federal government in the development, financing, and implementation of a program designed to build the management capabilities of municipal governments by supplying needed managerial expertise through circuit riding managers to municipal corporations; and
- (9) Administer programs of the federal government relating to community assistance.

## DRAFTER'S NOTE:

Error: Lead-in incorrectly implying that list of functions and responsibilities is all-inclusive in Article 83B, § 1-206.

Occurred: Ch. 654, Acts of 1996.

2-203.

(o) "Infrastructure project" means any undertaking, project, or facility that is planned, acquired, owned, developed, constructed, reconstructed, rehabilitated, or improved by or on behalf of a county or municipality in order to provide the essential physical elements that constitute the basis of the public service system. Infrastructure projects include, but are not limited to, streets, sidewalks, curbs, sewer and water systems, bridges, and public buildings that are owned by a county or municipality or any of their agencies or instrumentalities. Infrastructure projects may not include any facilities with respect to which local obligations financing such facilities would be private activity bonds within the meaning of § 141 of the INTERNAL REVENUE Code, [as amended,] for which an allocation under § 146 of the INTERNAL REVENUE Code would be required.

## DRAFTER'S NOTE:

Error: Improper cross-reference in Article 83B, § 2-203(o).

Occurred: Ch. 632, Acts of 1987.

2-303.

(a) There is a Maryland Housing Rehabilitation Program. Loans made under this section for rehabilitation of buildings providing more than 4 dwelling units or serving nonresidential needs and loans to nonprofit sponsors under § 2–305 of this subtitle may be known as the [Multi-Family] MULTIFAMILY Rehabilitation Program. Loans, except special loans, made under this Program for rehabilitation of residential buildings providing 4 or less dwelling units may be known as the Regular Rehabilitation Program. Special loans made under one of the special loan programs may be known as the Special Rehabilitation Program.