- (b) If the Attorney General finds evidence of a pattern or practice of discrimination, the Attorney General shall make a consent agreement with the country club OR GOLF COURSE to end the discrimination.
- (c) If a country club OR GOLF COURSE refuses to make a consent agreement, or breaches or violates a consent agreement, the Attorney General shall issue an order to the country club OR GOLF COURSE to end the discrimination.
- (d) (1) If a country club OR GOLF COURSE fails to comply with an order issued under subsection (c) of this section, the country club OR GOLF COURSE may not be assessed as a country club OR GOLF COURSE under § 8–213 of this subtitle until the Attorney General determines that the country club OR GOLF COURSE complies with the order.
- (2) A country club OR GOLF COURSE that has failed to comply with an order issued under subsection (c) of this section shall be assessed as if there were no agreement under § 8–213 of this subtitle. However, the country club OR GOLF COURSE is not liable for the unpaid taxes described in § 8–216 of this subtitle.
- (e) A country club OR GOLF COURSE may appeal any action taken under this section as provided by §§ 10-222 and 10-223 of the State Government Article.
- (f) (1) If a country club OR GOLF COURSE fails to provide information requested by the Attorney General to investigate a charge of discrimination, the Attorney General may request that the circuit court for the country in which the country club OR GOLF COURSE is located issue a subpoena for the information.
- (2) If the circuit court finds that the information sought relates to proof of discrimination by a country club OR GOLF COURSE, the court shall issue a subpoena for the information.
- (g) (1) After a complaint has been filed, the Attorney General may bring an action to obtain a temporary injunction.
- (2) The action shall be brought in the circuit court for the county where the country club OR GOLF COURSE which is the subject of the alleged discrimination is located.

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- (a) (1) Except as provided in § 8-217 of this subtitle, a property tax is due, for the amount of the difference, if any, between the assessment of the land under § 8-213(c)(1) and (2) of this subtitle, when before the end of an agreement made under § 8-213 of this subtitle any land subject to the agreement:
 - (i) is conveyed to a new owner;
 - (ii) ceases to be used as a country club OR GOLF COURSE; or
- (iii) fails to meet the qualifications for a country club OR GOLF COURSE under this subtitle.