

included in the comprehensive reference to "property".

In subsection (a) of this section, the former references to "us[ing] ... leas[ing] or mak[ing] contracts ... or dispos[ing]" of property are deleted as redundant of the general powers of the Authority stated in § 10-209(a) of this subtitle.

In subsection (a)(1) of this section, the word "appropriate" is substituted for the former word "proper" for consistency with § 10-206(a)(5) of this subtitle.

In subsection (a)(2) of this section, the former statement that "[i]n any proceedings to condemn, such orders may be made by the court having jurisdiction of the suit, action or proceedings as may be just to the Authority and to the owners of the property to be condemned;" is deleted as implicit in the requirement that condemnation for public use be "in accordance with applicable law". As to condemnation proceedings generally, see RP Title 12 and Md. Rules Title 12, Chapter 200.

In the introductory language of subsection (b)(1) of this section, the reference to any land or a street, alley, or other public place "that is owned by" a political subdivision is substituted for the former reference to any land or a street, alley, or other public place "the title to which shall then be in" a political subdivision for brevity and clarity.

Also in the introductory language of subsection (b)(1) of this section, the former reference to a political subdivision taking certain actions "through its proper officials" is deleted as unnecessary since this is the only way in which a political subdivision can act. Similarly, in subsection (b)(1)(i) of this section, the former reference to the "proper officials of" the political subdivision is deleted.

In subsection (b)(3) of this section, the requirement that the Authority, "on request of a political subdivision", remove or relocate certain public utility facilities is added to reflect that the removal or relocation of the facilities is at the option of the political subdivision since there may be circumstances in which the removal or relocation is neither necessary nor desirable. The Economic Development Article Review Committee calls this addition to the attention of the General Assembly.

In the introductory language of subsection (c) of this section, the statement that "[t]he Authority may not" take certain actions "under this section" is substituted for the former statement that "the powers herein contained and conferred in this paragraph shall not be exercised nor applicable to" certain actions for brevity.

In subsection (c)(2) of this section, the phrase "or in a charter county without a county executive, the county council" is added for accuracy.

The Economic Development Article Review Committee notes, for the consideration of the General Assembly, that in subsection (c)(2) of this