

of said county, counties or city, the State, through the Board of Public Works, shall make provision for paying one half of the costs of such construction or improvements, the plans and costs for same to be approved by the Secretary of Public Safety and Correctional Services, the Division of Correction, the Department of General Services and the Department of State Planning.

E. (1) ON A DETERMINATION BY THE SECRETARY THAT THE ANTICIPATED CONFINEMENT OF PRISONERS IN A COUNTY'S LOCAL DETENTION CENTER AS A RESULT OF SENTENCES IMPOSED UNDER § 690(C) OF THIS ARTICLE WOULD CAUSE THE RATED PRISONER CAPACITY OF THAT DETENTION CENTER TO BE EXCEEDED, THE COUNTY MAY MAKE APPLICATION TO THE SECRETARY FOR FINANCIAL ASSISTANCE FOR THE CONSTRUCTION OR ENLARGEMENT OF THE DETENTION CENTER.

(2) FOR PURPOSES OF ANTICIPATING PRISONER CONFINEMENT UNDER PARAGRAPH (1) OF THIS SUBSECTION, THE SECRETARY ANNUALLY SHALL REVIEW AND STUDY EACH COUNTY'S LOCAL DETENTION CENTER POPULATION IN CONJUNCTION WITH DATA RELEVANT TO PATTERNS OF SENTENCING AND TO PATTERNS OF GEOGRAPHIC DISTRIBUTION OF PRISONERS.

(3) SUBJECT TO THE BUDGET APPROPRIATION PROCESS, WHERE ANY COUNTY HAS ITS PLAN FOR CONSTRUCTION APPROVED BY THE SECRETARY, THE STATE SHALL PAY 100% OF THE ELIGIBLE COSTS OF PLANNING, DESIGNING, CONSTRUCTING, AND EQUIPPING THE NEW DETENTION CENTER OR ENLARGEMENT AND 100% OF ANY ASSOCIATED START-UP COSTS.

(4) THE PLANS AND COSTS FOR THE CONSTRUCTION OR ENLARGEMENT OF A LOCAL DETENTION CENTER UNDERTAKEN BY A COUNTY UNDER THIS SUBSECTION SHALL BE SUBJECT TO THE PROCESS AND PROCEDURES FOLLOWED BY STATE AGENCIES FOR REQUESTED CAPITAL PROJECTS AND SHALL BE APPROVED BY THE SECRETARY OF PUBLIC SAFETY AND CORRECTIONAL SERVICES, THE DEPARTMENT OF GENERAL SERVICES, AND THE DEPARTMENT OF STATE PLANNING.

E- F. The [Commissioner, when he approves] SECRETARY, UPON APPROVING FACILITY plans which will necessitate State financial assistance, shall enter into a written agreement with the county or counties involved setting forth the rights, powers, duties and responsibilities of all parties. The agreement may provide for the housing and rehabilitation in a [regional] LOCAL detention center of prisoners sentenced to State institutions upon conditions agreed on by all parties. [No contract shall be] A CONTRACT MAY NOT BE approved by the [Commissioner] SECRETARY unless it provides for an annual review of the facilities and all rehabilitation and training programs of the institution by the [Department of Correction and allows the Commissioner to propose any changes deemed necessary to adequately carry out the programs of rehabilitation and maintain them at a satisfactory level of performance] MARYLAND COMMISSION ON CORRECTIONAL STANDARDS AND IT PROVIDES THAT THE FACILITY AND ITS PROGRAMS MEET THIS