$\begin{array}{c} \text{3lr2427} \\ \text{CF HB 409} \end{array}$ 

By: Senator Dyson

Introduced and read first time: January 30, 2013

Assigned to: Education, Health, and Environmental Affairs

## A BILL ENTITLED

1 AN ACT concerning

## 2 Land Use - Local Governments - Comprehensive Planning and Zoning Cycles

- 3 FOR the purpose of altering the time period of a local government's comprehensive planning and zoning cycle to better coincide with the release of United States 4 5 decennial census data; requiring certain planning commissions to include in a 6 certain annual report information on the implementation status of a certain 7 comprehensive plan; altering certain time frames for certain planning 8 commissions to review certain comprehensive plans and to implement certain 9 elements of certain comprehensive plans; requiring the Maryland Association of Counties, the Maryland Municipal League, and the Maryland Department of 10 Planning to form a certain stakeholders group to create certain transition 11 12schedules for each local government that drafts a comprehensive plan; requiring 13 certain transition schedules, to the extent practicable, to coincide with the release of certain data from the United States decennial census; requiring a 14 15 certain stakeholder group to submit a proposed transition schedule to certain 16 committees of the General Assembly on or before a certain date; and generally relating to local government comprehensive planning and zoning cycles. 17
- 18 BY repealing and reenacting, with amendments.
- 19 Article Land Use
- 20 Section 1–207, 1–416, 1–417, 1–509, 3–301, and 3–303
- 21 Annotated Code of Maryland
- 22 (2012 Volume)
- 23 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
- 24 MARYLAND, That the Laws of Maryland read as follows:
- 25 Article Land Use
- 26 1–207.

$\frac{1}{2}$	(a) In this section, "planning commission" includes a planning commission or board established under:			
3	(1)	Title	2 of this article;	
4	(2)	Divis	ion II of this article; or	
5	(3)	Artic	le 25A of the Code.	
6 7 8	` ,	b) On or before July 1 of each year, a planning commission shall prepare, and file an annual report for the previous calendar year with the legislative		
9	(c) The a	nnual	report shall:	
10 11	(1) index and locate on a map any changes in development patterns that occurred during the period covered by the report, including:			
12		(i)	land use;	
13		(ii)	transportation;	
14		(iii)	community facilities patterns;	
15		(iv)	zoning map amendments; and	
16		(v)	subdivision plats;	
17 18	(2) consistent with:	state	whether the changes under item (1) of this subsection are	
19		(i)	each other;	
20		(ii)	the recommendations of the last annual report;	
21		(iii)	the adopted plans of the local jurisdiction;	
22		(iv)	the adopted plans of all adjoining local jurisdictions; and	
23 24 25	responsibility for implement the loca		the adopted plans of State and local jurisdictions that have acing or constructing public improvements necessary to ediction's plan;	
26 27	(3) planning and deve		in statements and recommendations for improving the nt process within the local jurisdiction;	

1 2 3	(4) state which local laws or regulations have been adopted or changed to implement the visions in $\S 1-201$ of this subtitle as required under $\S 1-417$ of this title or $\S 3-303$ of this article; [and]			
4 5	(5) contain the measures and indicators required under $\S 1-208(c)$ of this subtitle; AND			
6 7 8	(6) FOR THE FIFTH YEAR AFTER THE ADOPTION DATE OF THE LOCAL JURISDICTION'S COMPREHENSIVE PLAN, CONTAIN A NARRATIVE OF THE IMPLEMENTATION STATUS OF THE COMPREHENSIVE PLAN.			
9 10 11	(d) The legislative body shall review the annual report and direct that any appropriate and necessary studies and other actions be undertaken to ensure the continuation of a viable planning and development process.			
12 13	(e) The local jurisdiction shall make the annual report available for public inspection.			
14 15	(f) (1) The local jurisdiction shall mail a copy of the report to the Secretary of Planning.			
16	(2) The Department of Planning may comment on the report.			
17	1–416.			
18 19 20	(a) At least once every [6] 10 years, each planning commission shall review the comprehensive plan and, if necessary, revise or amend the comprehensive plan to include all:			
21	(1) the elements required under Part II of this subtitle; and			
22	(2) the visions set forth in § 1–201 of this title.			
23 24 25 26	(b) The planning commission may prepare comprehensive plans for one or more geographic sections or divisions of the local jurisdiction if the plan for each geographic section or division is reviewed and, if necessary, revised or amended at least once every [6] 10 years.			
27	1-417.			
28 29 30 31	(a) At least once every [6] 10 years, which corresponds to the comprehensive plan revision process under § 1–416 of this subtitle, a charter county shall ensure the implementation of the visions, the development regulations element, and the sensitive areas element of the plan.			

- 1 A charter county shall ensure that the implementation of the (b) 2 requirements of subsection (a) of this section are achieved through the adoption of 3 applicable: 4 (1) zoning laws; and 5 (2)local laws governing: 6 planned development; (i) 7 (ii) subdivision; and 8 other land use provisions that are consistent with the (iii) 9 comprehensive plan. 10 1-509.11 A local jurisdiction that adopts growth tiers shall incorporate the tiers (a) 12into the comprehensive plan or an element of the plan: 13 when the local jurisdiction conducts the [6-year] 10-YEAR review (1) of the plan under § 1–416(a) or § 3–301(a) of this article; and 14 15 **(2)** in accordance with the requirements of this section. 16 If a local jurisdiction does not incorporate all of the growth tiers 17 authorized under this section into the comprehensive plan or an element of the plan, the local jurisdiction shall state that a tier is not adopted. 18 19 3-301. 20 At least once every [6] 10 years, each planning commission shall review 21the comprehensive plan and, if necessary, revise or amend the comprehensive plan to 22include all: 23(1) the elements required under Subtitle 1 of this title; and 24(2) the visions set forth in § 1–201 of this article. 25 The planning commission may prepare comprehensive plans for one or (b) 26more geographic sections or divisions of the local jurisdiction if the plan for each 27 geographic section or division is reviewed and, if necessary, revised or amended at
- 29 3–303.

28

least once every [6] 10 years.

- 1 (a) At least once every [6] 10 years, which corresponds to the comprehensive 2 plan revision process under § 3–301 of this subtitle, a local jurisdiction shall ensure 3 the implementation of the visions, the development regulations element, and the 4 sensitive areas element of the plan.
- 5 (b) A local jurisdiction shall ensure that the implementation of the 6 requirements of subsection (a) of this section are achieved through the adoption of 7 applicable:
- 8 (1) zoning laws;

13

18

19 20

21

22

23

24

25

- 9 (2) planned development ordinances and regulations;
- 10 (3) subdivision ordinances and regulations; and
- 11 (4) other land use ordinances and regulations that are consistent with 12 the comprehensive plan.

## SECTION 2. AND BE IT FURTHER ENACTED, That:

- 14 (a) The Maryland Association of Counties, the Maryland Municipal League, 15 and the Maryland Department of Planning shall form a stakeholders group to create a 16 transition schedule for each local government that drafts a comprehensive plan to 17 convert their comprehensive planning cycle from a 6—year cycle to a 10—year cycle.
  - (b) The transition schedule shall, to the extent practicable, coincide with the release of data from the United States decennial census and allow a local jurisdiction access to that data at the beginning of the local jurisdiction's comprehensive plan review process.
  - (c) On or before December 1, 2015, the stakeholders group shall submit a proposed transition schedule, in accordance with § 2–1246 of the State Government Article, to the Senate Education, Health, and Environmental Affairs Committee and the House Environmental Matters Committee.
- SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2013.