L6, C5, M1

By: Senators Astle and Hershey, Hershey, Middleton, Benson, Feldman, Jennings, Klausmeier, Mathias, Reilly, Rosapepe, Oaks, and Ready

Introduced and read first time: February 3, 2017 Assigned to: Finance and Education, Health, and Environmental Affairs

Committee Report: Favorable with amendments Senate action: Adopted Read second time: March 28, 2017

CHAPTER _____

1 AN ACT concerning

2 Local Jurisdictions - Zoning Authority Public Service Commission - Certificate 3 of Public Convenience and Necessity - Generating Stations Consistency With 4 Comprehensive Plan

 $\mathbf{5}$ FOR the purpose of requiring the Public Service Commission, rather than the Department 6 of Planning, to provide a copy of certain application materials for a certificate of 7 public convenience and necessity to each appropriate unit of local government in 8 which the construction of a generating station is proposed to be located and to certain 9 public officials; requiring the Commission to take final action on the application only 10 after due consideration of the consistency of the application with the jurisdiction's comprehensive plan and zoning and of certain efforts to resolve certain issues; 11 authorizing a local jurisdiction to adopt certain zoning regulations for the siting of 12generating stations; requiring a local jurisdiction that adopts zoning regulations in 13 accordance with this Act to make a certain determination regarding the types of 14 15energy generating technologies that the zoning regulations will include; prohibiting the siting or construction of a certain generating station beginning on the date of a 1617certain notice until certain zoning regulations are adopted or after a certain period 18 of time from the date of a certain notice, subject to a certain exception; requiring a local jurisdiction to provide a certain notice before proposing certain zoning 19 regulations: requiring a local jurisdiction to offer to meet with certain 20representatives of energy generation technologies that will be included in the zoning 2122regulations within a certain period of time from the date of a certain notice; requiring 23a certain power plant environmental research program to identify and recommend certain representatives to meet with a local jurisdiction; requiring a local jurisdiction 24

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

Underlining indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.



1 to consider certain factors when establishing certain zoning regulations; requiring a $\mathbf{2}$ local jurisdiction to identify certain generating station sites for certain energy 3 generation technologies included in the zoning regulations; requiring the Public 4 Service Commission to review and comment on a local jurisdiction's proposed zoning 5 regulations: establishing that a local jurisdiction's zoning regulations in effect before a certain date are deemed to be in compliance with this Act and binding on a certain 6 7 generating station if the Commission makes a certain determination; requiring a local jurisdiction to comply with the requirements of this Act when amending, 8 9 repealing, or reclassifying zoning regulations adopted under this Act; requiring the 10 owner of a certain generating station to comply with zoning regulations adopted in 11 accordance with this Act; authorizing the Commission to preempt a local 12jurisdiction's zoning regulations adopted in accordance with this Act under certain 13circumstances; applying this Act to charter counties and Baltimore City; prohibiting the Commission from issuing a certificate of public convenience and necessity for or 1415approving the construction of a certain generating station unless the construction 16 complies with a local jurisdiction's zoning regulations adopted in accordance with 17this Act; requiring a certain power plant environmental research program to study and make certain recommendations regarding certain matters; requiring the power 18 plant environmental research program to consult with certain representatives in 19 20conducting the study and developing recommendations; requiring the program to report its findings and recommendations to the Governor and the General Assembly 21 22on or before a certain date; defining a certain term; providing for the application of 23this Act; and generally relating to zoning authority and generating stations an application for a certificate of public convenience and necessity. 24

- 25 BY repealing and reenacting, with amendments,
- 26 Article Land Use
- 27 Section 1–401(b) and 10–103(b)
- 28 Annotated Code of Maryland
- 29 (2012 Volume and 2016 Supplement)
- 30 BY adding to
- 31 Article Land Use
- $32 \qquad \qquad \frac{\text{Section 4-211}}{\text{Section 4-211}}$
- 33 Annotated Code of Maryland
- 34 (2012 Volume and 2016 Supplement)
- 35 BY repealing and reenacting, with amendments,
- 36 Article Public Utilities
- 37 Section 7–207(b)(1) and 7–207.1(b)(c) and (e)
- 38 Annotated Code of Maryland
- 39 (2010 Replacement Volume and 2016 Supplement)
- 40 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
- 41 That the Laws of Maryland read as follows:

Article – Land Use

42

1	1–401.	
2	(b)	The following provisions of this division apply to a charter county:
$\frac{3}{4}$	- Comprehe	(1) this subtitle, including Parts II and III (Charter county msive plans);
$5 \\ 6$	and "Sensit	(2) <u>§ 1–101(l), (m), and (o) (Definitions – "Plan", "Priority funding area",</u> ive area");
7		(3) $\$ 1-201$ (Visions);
8		(4) $\$ 1-206$ (Required education);
9		(5) $\$ 1-207$ (Annual report – In general);
10		(6) § 1–208 (Annual report – Measures and indicators);
11		(7) Title 1, Subtitle 3 (Consistency);
12		(8) Title 1, Subtitle 5 (Growth Tiers);
13		(9) $\$ 4-104$ (b) (Limitations – Bicycle parking);
14		(10) § 4–208 (Exceptions – Maryland Accessibility Code);
15		(11) § 4–210 (Permits and variances – Solar panels);
16		(12) § 4–211 (Generating station zoning);
17		{ (12)] (13) § 5–102(d) (Subdivision regulations – Burial sites);
18		[(13)] (14) § 5–104 (Major subdivision – Review);
19		{(14)] (15) Title 7, Subtitle 1 (Development Mechanisms);
20		[(15)] (16) Title 7, Subtitle 2 (Transfer of Development Rights);
$\begin{array}{c} 21 \\ 22 \end{array}$	7, Subtitle ({ (16)] (17) except in Montgomery County or Prince George's County, Title } (Development Rights and Responsibilities Agreements);
23		[(17)] (18) Title 7, Subtitle 4 (Inclusionary Zoning);
24		[(18)] (19) § 8–401 (Conversion of overhead facilities);

	4 SENATE BILL 931
$\frac{1}{2}$	[(19)] (20) for Baltimore County only, Title 9, Subtitle 3 (Single–County Provisions – Baltimore County);
$\frac{3}{4}$	[(20)] (21) for Howard County only, Title 9, Subtitle 13 (Single-County Provisions – Howard County);
$5 \\ 6$	[(21)] (22) for Talbot County only, Title 9, Subtitle 18 (Single-County Provisions – Talbot County); and
7	[(22)] (23) Title 11, Subtitle 2 (Civil Penalty).
8	<u>4–211.</u>
9 10	(A) (1) In this section, "local jurisdiction" has the meaning stated in § 1–101 of this article.
11	(2) "Local jurisdiction" includes:
$12 \\ 13 \\ 14$	(1) A COUNTY PLANNING BOARD AS DEFINED UNDER § 14–101 OF Division II of this article when the provisions of this section would Apply in a manner that is primarily local in scope; and
$15 \\ 16 \\ 17$	(II) A DISTRICT COUNCIL AS DEFINED UNDER § 14–101 OF THIS ARTICLE WHEN THE PROVISIONS OF THIS SECTION WOULD APPLY IN A MANNER THAT IS BEYOND THE JURISDICTION OF A COUNTY PLANNING BOARD.
18	(B) (1) THIS SECTION APPLIES TO:
19	(I) A GENERATING STATION:
$20 \\ 21 \\ 22$	1. THAT IS REQUIRED TO OBTAIN A CERTIFICATE OF PUBLIC CONVENIENCE AND NECESSITY UNDER § 7–207 OF THE PUBLIC UTILITIES ARTICLE; OR
$\begin{array}{c} 23\\ 24 \end{array}$	2. WITH A GENERATION CAPACITY OF AT LEAST 2 MEGAWATTS; AND
25	(II) A GROUP OF GENERATING STATIONS THAT:
26	1. ARE DEVELOPED BY THE SAME PERSON;
$\begin{array}{c} 27\\ 28 \end{array}$	2. ARE GEOGRAPHICALLY ADJACENT TO ONE ANOTHER;
29	3. WHEN TAKEN IN THE AGGREGATE, WOULD:

BE REQUIRED TO OBTAIN A CERTIFICATE OF PUBLIC 1 A 2 CONVENIENCE AND NECESSITY UNDER § 7–207 OF THE PUBLIC UTILITIES ARTICLE; 3 OR 4 **B**-HAVE A GENERATION CAPACITY OF AT LEAST 2 5 **MEGAWATTS.** 6 (2) **THIS SECTION DOES NOT APPLY TO:** (]) 7 TRANSMISSION LINES: (II) GAS PIPELINES; OR 8 9 (III) OIL PIPELINES. (C) (1) (I) A LOCAL JURISDICTION MAY ADOPT ZONING REGULATIONS 10 11 FOR THE SITING OF GENERATING STATIONS. (III) A LOCAL JURISDICTION THAT ADOPTS ZONING 12 13 **REGULATIONS UNDER SUBPARAGRAPH (I) OF THIS PARAGRAPH SHALL:** 14 1. DETERMINE THE TYPES OF ENERGY GENERATING TECHNOLOGIES THAT THE ZONING REGULATIONS WILL INCLUDE: AND 1516 2 **COMPLY WITH THE REQUIREMENTS OF THIS SECTION.** 17 (2) (I) EXCEPT AS PROVIDED IN SUBPARAGRAPH (II) OF THIS 18 PARAGRAPH, BEGINNING ON THE DATE OF THE NOTICE REQUIRED UNDER 19 PARAGRAPH (3) OF THIS SUBSECTION, A GENERATING STATION THAT WILL USE AN 20 ENERGY GENERATION TECHNOLOGY THAT WILL BE INCLUDED IN A LOCAL 21 JURISDICTION'S ZONING REGULATIONS MAY NOT BE SITED OR CONSTRUCTED UNTIL 22 THE DATE OF FINAL ADOPTION OF THE ZONING REGULATIONS OR 1 YEAR FROM THE 23**DATE OF THE NOTICE, WHICHEVER IS EARLIER.** 24(II) SUBPARAGRAPH (1) OF THIS PARAGRAPH DOES NOT APPLY 25TO A GENERATING STATION THAT HAS AN APPLICATION FOR A CERTIFICATE OF 26PUBLIC CONVENIENCE AND NECESSITY SUBMITTED BEFORE THE DATE OF THE 27NOTICE.

28 (3) BEFORE PROPOSING ZONING REGULATIONS FOR THE SITING OF A
 29 GENERATING STATION, A LOCAL JURISDICTION SHALL PROVIDE NOTICE OF THE
 30 ENERGY GENERATING TECHNOLOGIES THAT THE ZONING REGULATIONS WILL

	6 SENATE BILL 931
1	INCLUDE IN ACCORDANCE WITH THE LOCAL JURISDICTION NOTICE PROCEDURES
2	AND THE NOTICE REQUIREMENTS IN § 4–203 OF THIS SUBTITLE.
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3	(4) (1) Within 1 month after the date of the notice
4	REQUIRED UNDER PARAGRAPH (3) OF THIS SUBSECTION, A LOCAL JURISDICTION
5	SHALL OFFER TO MEET WITH REPRESENTATIVES OF EACH ENERGY GENERATING
6	TECHNOLOGY THAT THE ZONING REGULATIONS WILL INCLUDE TO DISCUSS:
7	1. THE ENERGY GENERATING TECHNOLOGY'S SITING
8	NEEDS; AND
0	
9	2. THE LOCAL JURISDICTION'S LAND USE NEEDS.
10	(II) THE POWER PLANT ENVIRONMENTAL RESEARCH PROGRAM
11	ESTABLISHED UNDER § 3-303 OF THE NATURAL RESOURCES ARTICLE SHALL
12	IDENTIFY AND RECOMMEND REPRESENTATIVES OF EACH ENERGY GENERATING
13	TECHNOLOGY THAT THE ZONING REGULATIONS WILL INCLUDE TO MEET WITH THE
14	LOCAL JURISDICTION.
15	(5) A local jurisdiction shall consider the following
16	FACTORS WHEN ESTABLISHING ZONING REGULATIONS FOR THE SITING OF
17	GENERATING STATIONS:
18	(1) SITING FACTORS IDENTIFIED BY THE PUBLIC SERVICE
10	Commission as necessary for a viable generating station based on the
$\frac{19}{20}$	SPECIFIC ENERGY GENERATION TECHNOLOGY, INCLUDING:
20	STREET TO ENDIVERY MENDING, MODODING,
21	1. GRID CAPACITY WITHIN THE LOCAL JURISDICTION;
22	AND
23	2. The location of high voltage grid
24	CONNECTIONS WITHIN THE LOCAL JURISDICTION; AND
25	(II) FACTORS THAT ARE IMPORTANT TO THE GOALS AND
26	OBJECTIVES OF THE LOCAL JURISDICTION'S COMPREHENSIVE PLAN IN LIGHT OF
27	THE ZONING REGULATIONS, SUCH AS:
28	1. THE LOCATION AND PROTECTION OF PRIME
$\frac{28}{29}$	AGRICULTURAL SOILS, CULTURALLY OR HISTORICALLY IMPORTANT LANDS, AND
$\frac{25}{30}$	ENVIRONMENTALLY SENSITIVE LANDS;
01	
31	2. IMPACTS ON THE LOCAL JURISDICTION'S
32	INFRASTRUCTURE, SUCH AS USE OF ROADWAYS AND EFFECTS ON PUBLIC SAFETY

33 SERVICES; AND

13.ANY OTHER FACTORS THE LOCAL JURISDICTION2CONSIDERS NECESSARY.

3 (6) A LOCAL JURISDICTION SHALL IDENTIFY VIABLE GENERATING
 4 STATION SITES FOR EACH ENERGY GENERATION TECHNOLOGY INCLUDED IN THE
 5 ZONING REGULATIONS.

6 (D) (1) THE PUBLIC SERVICE COMMISSION SHALL REVIEW AND
 7 COMMENT ON A LOCAL JURISDICTION'S PROPOSED ZONING REGULATIONS,
 8 INCLUDING WHETHER THE ZONING IDENTIFIES VIABLE GENERATING STATION SITES
 9 BASED ON THE REQUIREMENTS OF THIS SUBSECTION.

10(2)A LOCAL JURISDICTION'S ZONING REGULATIONS IN EFFECT11BEFORE JANUARY 1, 2017, SHALL BE DEEMED IN COMPLIANCE WITH THIS SECTION12AND BINDING ON A PROPOSED GENERATING STATION IF THE LOCAL JURISDICTION13SUBMITS THE ZONING REGULATIONS TO THE PUBLIC SERVICE COMMISSION FOR A14DETERMINATION THAT:

15(I)THE ZONING REGULATIONS REFLECT THE FACTORS16IDENTIFIED IN SUBSECTION (C)(5) OF THIS SECTION; AND

17 (II) THE ZONING REGULATIONS IDENTIFY VIABLE GENERATING
 18 STATION SITES FOR EACH ENERGY GENERATION TECHNOLOGY ADDRESSED IN THE
 19 ZONING REGULATIONS.

20 (E) A LOCAL JURISDICTION SHALL COMPLY WITH THE REQUIREMENTS OF
 21 THIS SECTION WHEN AMENDING, REPEALING, OR RECLASSIFYING ZONING
 22 REGULATIONS ADOPTED UNDER THIS SECTION.

(F) EXCEPT AS PROVIDED IN SUBSECTION (G) OF THIS SECTION, AND
 NOTWITHSTANDING ANY OTHER PROVISION OF LAW, THE OWNER OF A PROPOSED
 GENERATING STATION SHALL COMPLY WITH ZONING REGULATIONS ADOPTED BY A
 LOCAL JURISDICTION IN ACCORDANCE WITH THIS SECTION.

27 (G) THE PUBLIC SERVICE COMMISSION MAY PREEMPT A LOCAL
 28 JURISDICTION'S ZONING REGULATIONS ADOPTED IN ACCORDANCE WITH THIS
 29 SECTION IF:

 30
 (1)
 THE PUBLIC SERVICE COMMISSION DETERMINES THAT A

 31
 PROPOSED GENERATING STATION IS VITAL TO GRID INTEGRITY; AND

32 (2) THERE IS NOT A VIABLE ALTERNATIVE SITE AUTHORIZED UNDER 33 THE ZONING REGULATIONS.

	8	SENATE BILL 931
1	10–103.	
2	(b)	The following provisions of this division apply to Baltimore City:
3		(1) this title;
4		(2) § 1–101(m) (Definitions – "Priority funding area");
5		(3) \$ 1-101(o) (Definitions - "Sensitive area");
6		(4) $\frac{\$ 1-201}{(Visions);}$
7		$(5) \qquad \frac{\$ 1-206 \text{ (Required education)};}{\$}$
8		(6) § 1–207 (Annual report – In general);
9		(7) § 1–208 (Annual report – Measures and indicators);
10		(8) Title 1, Subtitle 3 (Consistency);
$\begin{array}{c} 11 \\ 12 \end{array}$	Counties —	(9) Title 1, Subtitle 4, Parts II and III (Home Rule Comprehensive Plans; Implementation);
13		(10) § 4–104(b) (Limitations – Bicycle parking);
14		(11) § 4–205 (Administrative adjustments);
15		(12) § 4–207 (Exceptions – Maryland Accessibility Code);
16		(13) § 4–210 (Permits and variances – Solar panels);
17		(14) § 4–211 (GENERATING STATION ZONING);
18		{ (14)] (15) § 5–201(d) (Subdivision regulations – Burial sites);
19		[(15)] (16) Title 7, Subtitle 1 (Development Mechanisms);
20		[(16)] (17) Title 7, Subtitle 2 (Transfer of Development Rights);
$\begin{array}{c} 21 \\ 22 \end{array}$	Agreement	[(17)] (18) Title 7, Subtitle 3 (Development Rights and Responsibilities));
23		[(18)] (19) Title 7, Subtitle 4 (Inclusionary Zoning); and
24		[(19)] (20) Title 11, Subtitle 2 (Civil Penalty).

1	Article – Public Utilities
2	7-207.
2	1-201.
3	(b) (1) (i) Unless a certificate of public convenience and necessity for the
4	construction is first obtained from the Commission, a person may not begin construction in
5	the State of:
6	1. a generating station; or
7	2. a qualified generator lead line.
8	(ii) If a person obtains Commission approval for construction under
9	§ 7-207.1 of this subtitle, the Commission shall exempt a person from the requirement to
10	obtain a certificate of public convenience and necessity under this section.
11	(iii) Notwithstanding subparagraph (i) of this paragraph, a person
12	may not apply to obtain a certificate of public convenience and necessity for construction of
13	a qualified generator lead line unless:
14	1. at least 90 days before the filing of an application for a
15	certificate of public convenience and necessity, the person had in good faith offered the
16	electric company that owns that portion of the electric grid in Maryland to which the
17	qualified generator lead line would interconnect a full and fair opportunity for the electric
18	company to construct the qualified generator lead line; and
19	2. at any time at least 10 days before the filing of an
20	application for a certificate of public convenience and necessity, the electric company:
21	A. did not accept from the person a proposal or a negotiated
22	version of the proposal under which the electric company would construct the qualified
23	generator lead line; or
24	B. stated in writing that the electric company did not intend
25	to construct the qualified generator lead line.
	to construct the quantita generator read mit.
26	(iv) Notwithstanding subparagraph (i) of this
27	PARAGRAPH, IF A LOCAL JURISDICTION HAS ADOPTED ZONING REGULATIONS
28	UNDER § 4-211 OF THE LAND USE ARTICLE, THE COMMISSION MAY NOT ISSUE A
29	CERTIFICATE OF PUBLIC CONVENIENCE AND NECESSITY FOR THE CONSTRUCTION
30	OF A GENERATING STATION UNLESS THE CONSTRUCTION OF THE GENERATING
31	STATION COMPLIES WITH THE LOCAL JURISDICTION'S ZONING REGULATIONS.

$egin{array}{c} 1 \\ 2 \\ 3 \end{array}$	(c) (1) On receipt of an application for a certificate of public convenience and necessity under this section, the Commission shall provide notice immediately or require the applicant to provide notice immediately of the application to:
4	(i) <u>the Department of Planning</u> ;
5 6 7	(ii) the governing body AND, IF APPLICABLE, THE EXECUTIVE of each county or municipal corporation in which any portion of the generating station, overhead transmission line, or qualified generator lead line is proposed to be constructed;
8 9 10	(iii) the governing body AND, IF APPLICABLE, THE EXECUTIVE of each county or municipal corporation within 1 mile of the proposed location of the generating station, overhead transmission line, or qualified generator lead line;
11 12 13	(iv) <u>each member of the General Assembly representing any part of</u> <u>a county in which any portion of the generating station, overhead transmission line, or</u> <u>qualified generator lead line is proposed to be constructed;</u>
$\begin{array}{c} 14\\ 15\\ 16\end{array}$	(v) <u>each member of the General Assembly representing any part of</u> <u>each county within 1 mile of the proposed location of the generating station, overhead</u> <u>transmission line, or qualified generator lead line; and</u>
17	(vi) <u>all other interested persons.</u>
18 19 20	(2) The [Department of Planning] COMMISSION, WHEN SENDING THE NOTICE REQUIRED UNDER PARAGRAPH (1) OF THIS SUBSECTION, shall forward A COPY OF the application to:
21 22 23	(I) <u>each appropriate State unit and unit of local government for</u> review, evaluation, and comment regarding the significance of the proposal to State, area-wide, and local plans or programs; AND
$\begin{array}{c} 24\\ 25\\ 26\end{array}$	(II) EACH MEMBER OF THE GENERAL ASSEMBLY INCLUDED UNDER PARAGRAPH (1)(IV) AND (V) OF THIS SUBSECTION WHO REQUESTS A COPY OF THE APPLICATION.
$\begin{array}{c} 27\\ 28 \end{array}$	(e) <u>The Commission shall take final action on an application for a certificate of</u> public convenience and necessity only after due consideration of:
29 30 31	(1) the recommendation of the governing body of each county or municipal corporation in which any portion of the construction of the generating station, overhead transmission line, or qualified generator lead line is proposed to be located; [and]
$\frac{32}{33}$	(2) the effect of the generating station, overhead transmission line, or qualified generator lead line on:

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1		<u>(i)</u>	the stability and reliability of the electric system;
0			· · · · · · · · · · · · · · · · · · ·
2		<u>(ii)</u>	economics;
3		<u>(iii)</u>	esthetics;
4		<u>(iv)</u>	<u>historic sites;</u>
$5 \\ 6$	Administration an	<u>(v)</u> nd the a	aviation safety as determined by the Maryland Aviation administrator of the Federal Aviation Administration:
7		<u>(vi)</u>	when applicable, air and water pollution; and
8 9	wastes produced k	<u>(vii)</u> by any	the availability of means for the required timely disposal of generating station; AND
10	<u>(3)</u>	FOR	A GENERATING STATION:
$11 \\ 12 \\ 13 \\ 14$	COMPREHENSIV CORPORATION V TO BE LOCATED;	VHERE	THE CONSISTENCY OF THE APPLICATION WITH THE AN AND ZONING OF EACH COUNTY OR MUNICIPAL ANY PORTION OF THE GENERATING STATION IS PROPOSED
$15\\16\\17$			THE EFFORTS TO RESOLVE ANY ISSUES PRESENTED BY A L CORPORATION WHERE ANY PORTION OF THE GENERATING TO BE LOCATED.
16		NICIPA	L CORPORATION WHERE ANY PORTION OF THE GENERATING
16 17	STATION IS PROP 7-207.1. (b) (1) requirement to ob from the Commis	<u>VICIPA</u> POSED The- tain a	L CORPORATION WHERE ANY PORTION OF THE GENERATING
16 17 18 19 20 21 22	STATION IS PROP 7-207.1. (b) (1) requirement to ob from the Commis	<u>VICIPA</u> POSED The- tain a sion u	L CORPORATION WHERE ANY PORTION OF THE GENERATING TO BE LOCATED. Commission shall require a person that is exempted from the certificate of public convenience and necessity to obtain approval nder this section before the person may construct a generating
16 17 18 19 20 21	STATION IS PROD 7-207.1. (b) (1) requirement to ok from the Commis station described	<u>VICIPA</u> POSED The- tain a sion u	L CORPORATION WHERE ANY PORTION OF THE GENERATING TO BE LOCATED. Commission shall require a person that is exempted from the certificate of public convenience and necessity to obtain approval nder this section before the person may construct a generating section (a) of this section.
 16 17 18 19 20 21 22 23 24 	STATION IS PROI 7-207.1. (b) (1) requirement to ob from the Commis station described (2)	The POSED The- otain a sion u in subs	L CORPORATION WHERE ANY PORTION OF THE GENERATING TO BE LOCATED. Commission shall require a person that is exempted from the certificate of public convenience and necessity to obtain approval nder this section before the person may construct a generating rection (a) of this section.
 16 17 18 19 20 21 22 23 24 25 	STATION IS PROI 7-207.1. (b) (1) requirement to ob from the Commis station described (2)	The POSED The otain a otain a	L CORPORATION WHERE ANY PORTION OF THE GENERATING TO BE LOCATED. Commission shall require a person that is exempted from the certificate of public convenience and necessity to obtain approval nder this section before the person may construct a generating petion (a) of this section. pplication for approval under this section shall: be made to the Commission in writing on a form adopted by the

$rac{1}{2}$	agreement	2. a copy of an interconnection, operation, and maintenance between the generating station and the local electric company.
3	0	(3) NOTWITHSTANDING PARAGRAPH (1) OF THIS SUBSECTION, IF A
4	LOCAL JUI	RISDICTION HAS ADOPTED ZONING REGULATIONS UNDER § 4–211 OF THE
5		ARTICLE, THE COMMISSION MAY NOT APPROVE THE CONSTRUCTION OF
6		ATING STATION UNLESS THE CONSTRUCTION OF THE GENERATING
7	STATION C	OMPLIES WITH THE LOCAL JURISDICTION'S ZONING REGULATIONS.
8	SEC'	TION 2. AND BE IT FURTHER ENACTED, That:
9	(a)	The power plant environmental research program established under § 3–303
10		aral Resources Article shall study and make recommendations on improving
11		communication processes between developers of generating stations, the State,
12		risdictions.
13	(b)	In conducting the study and developing recommendations, the program shall
14	consult wit	h representatives of:
15		(1) the Public Service Commission;
16		(2) the Maryland Energy Administration;
17		(3) the Maryland Association of Counties;
18		(4) the Maryland Municipal League;
19		(5) the Solar Energy Industries Association;
20		(6) the American Wind Energy Association;
21		(7) the Maryland Petroleum Council;
22		(8) the agricultural preservation community, including the Maryland
23	Agriculturs	d Land Preservation Foundation and the Rural Legacy Program;
	8	
24		(9) the land conservation community, including the Heritage Conservation
25	Program ar	nd the Maryland Environmental Trust; and
26	TT ', A	(10) the historic preservation communities, including the Maryland
27	Heritage A	reas Program.
28	(c)	On or before December 31, 2017, the program shall submit its findings and
20 29	· · ·	lations to the Governor and, in accordance with § 2–1246 of the State
30		at Article, the General Assembly.

SECTION 3. <u>2.</u> AND BE IT FURTHER ENACTED, That this Act shall take effect
 October 1, 2017.

Approved:

Governor.

President of the Senate.

Speaker of the House of Delegates.