SENATE BILL 722

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1996 Regular Session 6lr2644

By: Senators Derr, Ferguson, Haines, and Munson Introduced and read first time: February 9, 1996 Assigned to: Rules

A BILL ENTITLED

1 AN ACT concerning

2 3	Carroll, Frederick, and Washington Counties - Forest Conservation Act -Limited Exemption
4 5	FOR the purpose of exempting land classified in a certain manner in Carroll, Frederick, and Washington Counties from the requirements of the Forest Conservation Act.
6 7 8 9 10	BY repealing and reenacting, with amendments, Article - Natural Resources Section 5-1602 Annotated Code of Maryland (1989 Replacement Volume and 1995 Supplement)
11 12	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
13	Article - Natural Resources
14	5-1602.
17	(a) Except as provided in subsection (b) of this section, this subtitle shall apply to any public or private subdivision plan or application for a grading or sediment control permit by any person, including a unit of State or local government on areas 40,000 square feet or greater.
19	(b) The provisions of this subtitle do not apply to:
20	(1) Any construction activity that is subject to § 5-103 of this title;
21 22	(2) Any cutting or clearing of forest in areas governed by the Chesapeake Bay Critical Area Protection Law (Title 8, Subtitle 18 of this article);
	(3) Commercial logging and timber harvesting operations, including any harvesting conducted under the forest conservation and management program under § 8-211 of the Tax - Property Article:
26	(i) That were completed before July 1, 1991; or
27 28	(ii) That were completed on or after July 1, 1991 on property that is not the subject of an application for a grading permit for development within 5 years after

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	the logging or harvesting operation. However, after this 5-year period, the property shall be subject to this subtitle;
4	(4) Any agricultural activity that does not result in a change in land use category, including agricultural support buildings and other related structures built using accepted best management practices;
,	 (5) The cutting or clearing of public utility rights-of-way or land for electric generating stations licensed pursuant to §§ 54A and 54B or § 54-I of Article 78 of the Code, provided that:
	(i) Any required certificates of public convenience and necessity have 0 been issued in accordance with § 5-1603(f) of this subtitle; and
	1 (ii) The cutting or clearing of the forest is conducted soas to minimize 2 the loss of forest;
1	3 (6) Any routine maintenance of public utility rights-of-way;
1	4 (7) Any activity conducted on a single lot of any size provided that:
	5 (i) The activity does not result in the cutting, clearing, or grading of 6 more than 40,000 square feet of forest; and
1	 (ii) The activity on the lot will not result in the cutting, clearing, or grading of any forest that is subject to the requirements of a previousforest conservation plan prepared under this subtitle;
2	 (8) Any strip or deep mining of coal regulated under Title 15, Subtitle 5 or 6 of the Environment Article and any noncoal surface mining regulated under Title 15, Subtitle 8 of the Environment Article;
2	3 (9) Any activity required for the purpose of constructing a dwelling house 4 intended for the use of the owner, or a child or grandchild of the owner, if the activity 5 does not result in the cutting, clearing, or grading of more than 40,000 square feet of

26 forest;

27 (10) A county that has and maintains 200,000 acres or more of its land area in 28 forest cover; [and]

(11) The cutting or clearing of trees to comply with the requirements of 14 29 30 C.F.R. § 77.25 relating to objects affecting navigable airspace, provided that the Federal 31 Aviation Administration has determined that the trees are a hazard to aviation; AND

32 (12) IN CARROLL COUNTY, FREDERICK COUNTY, OR WASHINGTON 33 COUNTY, ANY LAND CLASSIFIED IN A COMMERCIAL OR INDUSTRIAL ZONING 34 DISTRICT.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 35 36 October 1, 1996.