Unofficial Copy R1

1999 Regular Session 9lr1501 CF 9lr2409

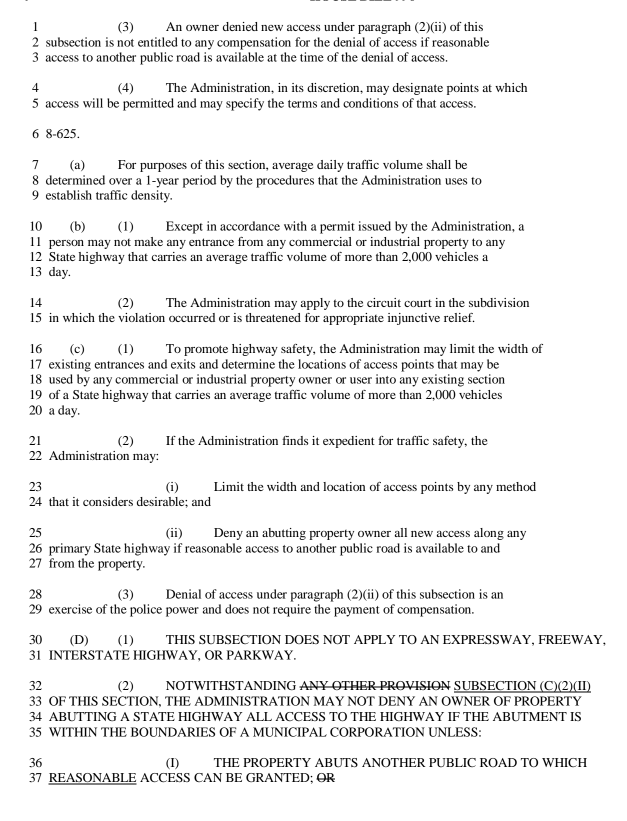
By: Delegate Wood Delegates Wood, Benson, DeCarlo, Dobson, Glassman, Parrott, Riley, Shank, Snodgrass, and Swain Introduced and read first time: February 12, 1999 Assigned to: Commerce and Government Matters						
	tee Report: Favorable with amendments					
House action: Adopted						
Read se	cond time: March 23, 1999					
	CHAPTER					
1 AN	ACT concerning					
2	State Highways - Expressway Designation Process and Regulation of					
3	Highway Access					
4 FOR 5 6 7 8 9 10 11 12 13 14 15	R the purpose of requiring the State Highway Administration (SHA) to follow specified procedures when designating any part of a State highway as an expressway; requiring, as part of the expressway designation procedures, notice to certain local governments, an opportunity for certain local officials to meet and confer with representatives of SHA, a public informational meeting, and a public hearing; requiring that certain notices be published in a specified manner; providing that certain requirements of this Act may be satisfied in a certain alternative manner; prohibiting SHA from denying the owner of property abutting certain highways, within the boundaries of a municipal corporation, all access to the highway unless specified conditions are met; and generally relating to the designation of expressways by the SHA and access to State highways within the boundaries of a municipal corporation.					
16 BY 17 18 19 20	repealing and reenacting, without amendments, Article - Transportation Section 8-101(h) Annotated Code of Maryland (1993 Replacement Volume and 1998 Supplement)					
21 BY 22 23 24	repealing and reenacting, with amendments, Article - Transportation Section 8-620 and 8-625 Annotated Code of Maryland					

1	(1993 Replacement Volume and 1998 Supplement)						
2 3							
4				Article - Transportation			
5	8-101.						
	(h) "Expressway" means a major highway of two or more traffic lanes in each direction that is designed to eliminate principal traffic hazards and has the following characteristics:						
9 10	head-on coll	(1) lisions an		in divider separating opposing traffic lanes to eliminate sping;			
11 12	of traffic at	(2) each inte		eparation structures to eliminate the conflict of cross streams			
13		(3)	Points o	f entrance and exit limited to predetermined locations;			
14		(4)	Vertical	curves long enough to provide long sight distances; and			
15 16	lanes.	(5)	Shoulde	rs wide enough to permit vehicles to stop or park out of traffic			
17	8-620.						
18 19	(a) may designa	_		TO SUBSECTION (B) OF THIS SECTION, THE Administration existing State highway as an expressway.			
20 21	(B) ADMINIST	(1) RATION		JBSECTION APPLIES TO A STATE HIGHWAY THAT THE			
22			(I)	PROPOSES DESIGNATING AS AN EXPRESSWAY; OR			
23 24	BUT FOR V	VHICH I	(II) DESIGN	DESIGNATED AS AN EXPRESSWAY BEFORE OCTOBER 1, 1999, AND ENGINEERING FUNDS HAVE NOT BEEN ENCUMBERED.			
25 26		(2) VAY, TH		E DESIGNATING ANY PART OF A STATE HIGHWAY AS AN NISTRATION:			
29 30	MUNICIPA PROVIDE	THE OFF	FICIALS ER WITH	SHALL NOTIFY THE GOVERNING BODY OF EACH COUNTY AND IN THAT MAY BE AFFECTED BY THE DESIGNATION AND REPRESENTING GOVERNING BODIES AN OPPORTUNITY TO REPRESENTATIVES OF THE ADMINISTRATION ON THE ; AND			
32 33	THE PROP	OSED D		WITHIN A REASONABLE PROXIMITY TO THE AREA AFFECTED BY FION:			

HOUSE BILL 996

3	1. SHALL HOLD A PUBLIC INFORMATIONAL MEETING, TO PRESENT TO THE COMMUNITY BACKGROUND INFORMATION ON THE DESIGNATION, THE ADMINISTRATION'S PLANS IN RELATION TO THE HIGHWAY, AND THE EXPECTED IMPACT OF THE DESIGNATION ON THE COMMUNITY; AND
7	2. NOT LESS THAN 30 DAYS AFTER THE PUBLIC INFORMATIONAL MEETING, SHALL HOLD A PUBLIC HEARING ON THE PROPOSED DESIGNATION TO AFFORD INTERESTED PARTIES AN OPPORTUNITY TO SUBMIT ORAL TESTIMONY AND WRITTEN COMMENTS.
11 12	(3) THE ADMINISTRATION SHALL PUBLISH NOTICE OF THE PROPOSED DESIGNATION OF A STATE HIGHWAY AS AN EXPRESSWAY AND THE TIME AND PLACE OF THE PUBLIC INFORMATIONAL MEETING AND THE PUBLIC HEARING IN AT LEAST ONE NEWSPAPER OF GENERAL CIRCULATION IN THE AREAS AFFECTED BY THE PROPOSED DESIGNATION AT LEAST 2 WEEKS BEFORE THE:
14 15	(I) PUBLIC INFORMATIONAL MEETING REQUIRED UNDER PARAGRAPH (2)(II)1 OF THIS SUBSECTION; AND
16 17	(II) PUBLIC HEARING REQUIRED UNDER PARAGRAPH (2)(II)2 OF THIS SUBSECTION.
20	(4) THE REQUIREMENTS OF THIS SUBSECTION MAY BE SATISFIED THROUGH THE PUBLIC NOTICE PROVIDED, AND THE PUBLIC INFORMATIONAL MEETINGS AND PUBLIC HEARINGS HELD, AS PART OF THE PROJECT PLANNING PHASE AS DEFINED IN § 8-610 OF THIS SUBTITLE.
24	[(b)] (C) (1) If an existing highway is designated as an expressway and a property abutting the expressway is not served by any other reasonable access to another public road, the Administration may acquire the right of any owner of the property to access to or from the abutting land to or from the expressway by:
26	(i) Closing any existing access; or
27 28	(ii) Limiting the right of the owner to construct any new access or to enlarge or extend any existing access.
	(2) If an existing highway is designated as an expressway and a property abutting the expressway has reasonable access to another public road, the Administration may:
	(i) Acquire the right of any owner of that property abutting the expressway to continue to use an existing access to or from the abutting land to or from the expressway by closing any existing access; and
	(ii) In its own discretion, prohibit new access to or from the abutting land to or from the expressway by limiting the right of the owner to construct any new access.

HOUSE BILL 996



- 1 (II) THE DENIAL IS BASED ON AN ACCESS MANAGEMENT PLAN
- 2 THAT HAS BEEN AGREED TO BY THE ADMINISTRATION AND THE MUNICIPAL
- 3 CORPORATION; OR
- 4 (III) THE ADMINISTRATION PAYS JUST COMPENSATION TO THE
- 5 PROPERTY OWNER AS PART OF THE EXERCISE OF EMINENT DOMAIN POWERS.
- 6 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect
- 7 October 1, 1999.