Unofficial Copy L6 2000 Regular Session Olr1820 CF Olr1821

By: Senator Frosh (Article 66B Study Commission)

Introduced and read first time: February 4, 2000 Assigned to: Economic and Environmental Affairs

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### A BILL ENTITLED

## 1 AN ACT concerning

2 Land Use

3	FOR the purpose of making certain changes to the State law on land use; authorizing
4	a local legislative body to grant an adaptive reuse that allows a change of use
5	restrictions in a zoning classification for a particular improved property in a
6	certain type of neighborhood under certain conditions; authorizing a local
7	legislative body to authorize a planning director or other designee to grant
8	certain administrative adjustments; providing for the criteria and procedures
9	for administrative adjustments and the processes for adopting those criteria and
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11	adjustment; providing for the interpretation of certain provisions relating to
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18	1 11
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21	subdivision of land and providing a standard for that authority; authorizing a
22	<b>3</b>
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26	certain term; making this Act contingent on the taking effect of another act; and

generally relating to land use authority in the State and the authority and

duties of local jurisdictions, local legislative bodies, planning commissions,

# 30 BY renumbering

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- 31 Article 66B Zoning and Planning
- 32 Section 1.00(b) through (k), respectively
- to be Section 1.00(c) through (l), respectively

hearing examiners, and boards of appeals.

34 Annotated Code of Maryland

1 2 3	(1998 Replacement Volume and 1999 Supplement) (As enacted by Chapter (S.B (0lr1823)/H.B (0lr0484)) of the Acts of the General Assembly of 2000)
4 5 6 7 8 9 10	BY adding to Article 66B - Zoning and Planning Section 1.00(b), 4.05(d) and (e), 4.06(a)(3), and 4.07(a)(8) and (9) and (c)(6) Annotated Code of Maryland (1998 Replacement Volume and 1999 Supplement) (As enacted by Chapter (S.B (0lr1823)/H.B (0lr0484)) of the Acts of the General Assembly of 2000)
11 12 13 14 15 16 17	Annotated Code of Maryland (1998 Replacement Volume and 1999 Supplement)
18 19 20 21 22 23 24	Annotated Code of Maryland (1998 Replacement Volume and 1999 Supplement)
25 26 27 28 29 30 31 32	Section 14.05(d) through (g), respectively to be Section 14.05(c) through (f), respectively Annotated Code of Maryland
35 36	MARYLAND, That Section(s) 1.00(b) through (k), respectively, of Article 66B - Zoning and Planning of the Annotated Code of Maryland (as enacted by Chapter (S.B (0lr1823)/H.B (0lr0484)) of the Acts of the General Assembly of 2000) be renumbered to be Section(s) 1.00(c) through (l), respectively.
38 39	SECTION 2. AND BE IT FURTHER ENACTED, That the Laws of Maryland read as follows:

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30 OF APPEALS; AND

(I)

(II)

33 CRITERIA AND PROCEDURES;

PROVIDE:

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#### **SENATE BILL 523** 1 Article 66B - Zoning and Planning 2 1.00. 3 (B) "ADAPTIVE REUSE" MEANS A CHANGE GRANTED BY A LOCAL LEGISLATIVE 4 BODY, UNDER § 4.05 OF THIS ARTICLE, TO THE USE RESTRICTIONS IN A ZONING 5 CLASSIFICATION, AS THOSE RESTRICTIONS ARE APPLIED TO A PARTICULAR 6 IMPROVED PROPERTY. 7 2.13. 8 Sections 3.01 through 8.15 of this article do not apply in Baltimore City. (a) 9 (b) [(1)]Sections 2.01 through 2.11 of this article and all laws and ordinances 10 passed under those sections are not affected by the remaining provisions of this 12 [(2)]In Baltimore City, the provisions of this article other than §§ 2.01 13 through 2.11 of this article are intended to supplement §§ 2.01 through 2.11 of this 14 article.] 15 4.05. A LOCAL LEGISLATIVE BODY MAY AUTHORIZE THE PLANNING 16 (D) 17 DIRECTOR OR ANOTHER DESIGNEE TO GRANT ADMINISTRATIVE ADJUSTMENTS 18 FROM THE FOLLOWING REQUIREMENTS IN A ZONING ORDINANCE ENACTED BY THE 19 LOCAL LEGISLATIVE BODY: 20 (I) LOCAL HEIGHT REQUIREMENTS; 21 (II)LOCAL SETBACK REQUIREMENTS; 22 (III)LOCAL BULK REQUIREMENTS; LOCAL PARKING REQUIREMENTS; 23 (IV) LOCAL LOADING, DIMENSIONAL, OR AREA REQUIREMENTS; OR 24 (V) (VI) SIMILAR LOCAL REQUIREMENTS. 25 BEFORE DEVELOPING CRITERIA AND PROCEDURES FOR 26 (2) 27 ADMINISTRATIVE ADJUSTMENTS UNDER THIS SUBSECTION, THE LOCAL 28 LEGISLATIVE BODY SHALL:

CONSULT WITH THE PLANNING COMMISSION AND THE BOARD

REASONABLE PUBLIC NOTICE OF THE PROPOSED

27 PROPERTY OWNER, HOW THE USES ALLOWED IN A ZONING CLASSIFICATION ARE TO 28 BE APPLIED TO A PARTICULAR IMPROVED PROPERTY BY GRANTING AN ADAPTIVE

BEFORE GRANTING AN ADAPTIVE REUSE, THE LOCAL LEGISLATIVE

THE CHANGE IS CONSISTENT WITH THE PLAN FOR THE LOCAL

29 REUSE.

33 JURISDICTION:

31 BODY SHALL DETERMINE THAT:

(I)

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# SENATE BILL 523

1 2	POSITIVE BENEFIT		THE CHANGE IS IN THE PUBLIC INTEREST AND PROVIDES A COMMUNITY; AND
	WOULD DEPRIVE THE PROPERTY.		LITERAL ENFORCEMENT OF THE ZONING CLASSIFICATION NER OF ALL REASONABLE ECONOMICALLY VIABLE USE OF
6	4.06.		
	PARTICIPATING IN	A MAT	RING EXAMINER SHALL RECUSE HIMSELF OR HERSELF FROM TER IN WHICH THE HEARING EXAMINER MAY HAVE A R THE APPEARANCE OF A CONFLICT OF INTEREST.
10	4.07.		
11 12	(a) (2) members.	A board	of appeals consists of [either] AT LEAST three [or five]
13 14	(8) APPEALS.	A LOCA	AL LEGISLATIVE BODY MAY NOT SERVE AS A BOARD OF
	HERSELF FROM PA	ARTICIP.	BER OF THE BOARD OF APPEALS SHALL RECUSE HIMSELF OR ATING IN A MATTER IN WHICH THE MEMBER MAY HAVE A OR AN APPEARANCE OF A CONFLICT OF INTEREST.
20	PREPARED IN THE WHO REQUESTS A	NORMA COPY (	CORDING OR A TRANSCRIPT OF A RECORDING IS NOT ALL COURSE OF THE BOARD'S PROCEEDINGS, THE PARTY OF THE RECORDING OR ITS TRANSCRIPT SHALL PAY THE RECORDING OR TRANSCRIPT.
22	4.08.		
25 26	APPEAL TO A CIRC HEARING EXAMIN COURT ON THE RI	CUIT CO IER UND ECORD T	T AS PROVIDED IN PARAGRAPH (2) OF THIS SUBSECTION, AN URT FROM THE DECISION OF A BOARD OF APPEALS OR A DER THIS SECTION SHALL BE DECIDED BY THE CIRCUIT TRANSMITTED BY THE BOARD OF APPEALS OR HEARING T BE HEARD DE NOVO.
30	for the proper disposi	tion of th quired evi	a hearing, the court determines that testimony is necessary e matter, the court may take evidence or appoint a dence and report the evidence to the court with the onclusions of law.
	2 \ / 2	(3) e proceed	The referee's evidence, findings, and conclusions shall lings on which the determination of the court shall be

1 5.03.

2 Before exercising the powers granted in § 5.02 of this subtitle, the (a) (1) 3 planning commission shall [prepare] RECOMMEND regulations TO THE LOCAL 4 LEGISLATIVE BODY governing the subdivision of land within the local jurisdiction, 5 FOR THE HEALTH, SAFETY, WELFARE, AND COMMON INTEREST OF THE CITIZENS OF 6 THE LOCAL JURISDICTION. 7 Instead of requiring the completion of improvements and (b) (3) 8 utilities before the final approval of a plat, a planning commission may accept a bond 9 with surety, AN IRREVOCABLE LETTER OF CREDIT, OR ANY OTHER FORM OF 10 SECURITY ACCEPTABLE TO AND APPROVED BY THE LOCAL JURISDICTION, to secure 11 to the local jurisdiction the actual construction and installation of the improvements 12 or utilities. 13 (ii) The bond SECURITY shall specify the time for completion and 14 specifications fixed by or in accordance with the regulations of the planning 15 commission. 16 The local jurisdiction may enforce the bond SECURITY by any (iii) 17 appropriate legal or equitable remedy. 18 8.05. 19 (d) The local jurisdiction may not grant a permit for a change [under this 20 section] TO A SITE OR STRUCTURE OR TO A SITE OR STRUCTURE LOCATED IN A 21 DISTRICT until the historic district commission or historic preservation commission 22 has acted on the application as provided under § 8.06 of this subtitle. 23 SECTION 3. AND BE IT FURTHER ENACTED, That Section(s) 14.05(c) and 24 14.08 of Article 66B - Zoning and Planning of the Annotated Code of Maryland (as 25 enacted by Chapter (S.B. (0lr1823)/H.B. (0lr0484)) of the Acts of the 26 General Assembly of 2000) be repealed. 27 SECTION 4. AND BE IT FURTHER ENACTED, That Section(s) 14.05(d) 28 through (g), respectively, of Article 66B - Zoning and Planning of the Annotated Code 29 of Maryland (as enacted by Chapter \_\_\_ (S.B. \_\_\_ (0lr1823)/H.B. \_\_\_ (0lr0484)) of 30 the Acts of the General Assembly of 2000) be renumbered to be Section(s) 14.05(c) 31 through (f), respectively. 32 SECTION 5. AND BE IT FURTHER ENACTED, That this Act shall take effect 33 October 1, 2000, contingent on the taking effect of Chapter \_\_\_\_ (S.B. (0lr0484)) of the Acts of the General Assembly of 2000, and if 35 Chapter does not become effective, this Act shall be null and void without the 36 necessity of further action by the General Assembly.