Unofficial Copy M1 2002 Regular Session 2lr0185 CF 2lr0186

By: The President (Administration)

Introduced and read first time: January 18, 2002

Assigned to: Education, Health, and Environmental Affairs

A BILL ENTITLED

1 AN ACT concerning

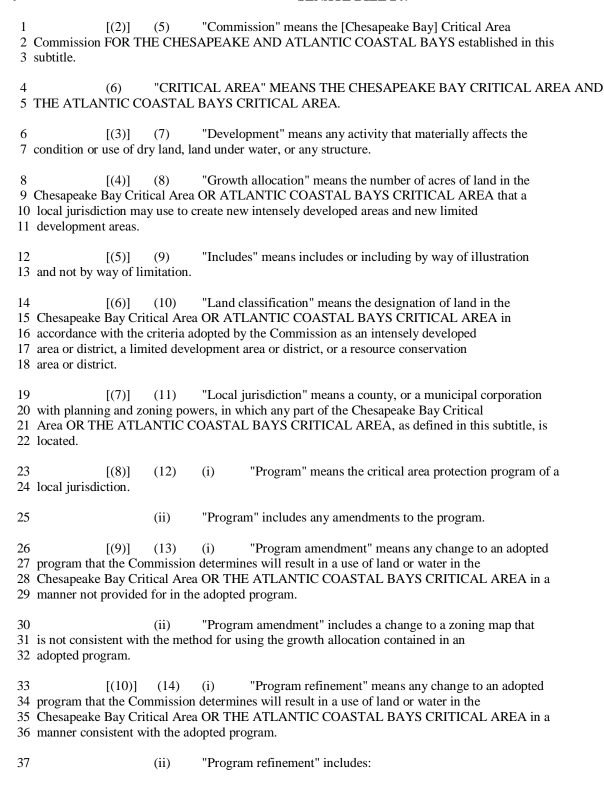
2 Atlantic Coastal Bays Protection Act

3 FOR the purpose of preserving, protecting, and improving the water quality and

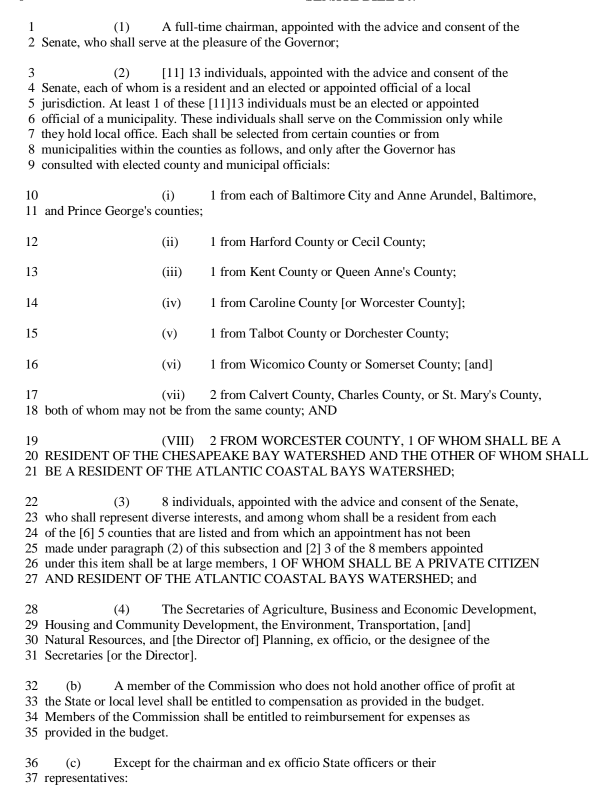
- 4 natural habitats of the Atlantic Coastal Bays and certain tributaries and
- 5 streams by designating certain lands and waters as critical areas that require
- 6 especially sensitive consideration with regard to development; making certain
- 7 legislative findings; renaming the Chesapeake Bay Critical Area Commission to
- 8 be the Critical Area Commission for the Chesapeake and Atlantic Coastal Bays;
- 9 defining certain terms; adding members representing the Atlantic Coastal Bays
- watershed to the Critical Area Commission for the Chesapeake and Atlantic
- 11 Coastal Bays; authorizing the Commission to establish a certain Advisory
- 12 Committee; designating certain areas of lands and waters to be included in the
- 13 Atlantic Coastal Bays Critical Area, subject to exclusion of certain types of land
- after certain findings are made; requiring that every part of the Atlantic Coastal
- Bays Critical Area be subject to an approved critical area protection program by
- a certain date; requiring the Governor of Maryland to include a certain amount
- of funds in the budget for certain purposes of this Act; requiring each local
- 18 jurisdiction under this Act to submit certain information to the Commission on
- or before a certain date; requiring certain public hearings during program
- or before a certain date; requiring certain public nearings during program
- 20 development by a local jurisdiction and during program development or
- 21 approval by the Commission; requiring that a local jurisdiction review its
- 22 program within a certain time period and providing that within that certain
- 23 time period, certain changes may only be made under certain circumstances;
- 24 requiring certain local authorities to make certain findings relative to certain
- 25 applications for certain land use approvals after a certain date and prior to an
- approved program becoming effective; requiring certain local jurisdictions to permit certain uses of land in the Atlantic Coastal Bay Critical Area under
- 28 certain circumstances; prohibiting certain extensions of improvements under
- 29 certain circumstances; requiring a certain local jurisdiction to include certain
- provisions regarding land use in the critical area and certain tributaries of the
- Atlantic Coastal Bays; and generally relating to establishment and enforcement
- Attaine Coastai Bays, and generally relating to establishment and emoleculen
- 32 of a comprehensive State and local resource management program for certain
- land areas critical to the quality and productivity of the tidal waters of the
 Atlantic Coastal Bays and its tributaries.
- 35 BY repealing and reenacting, with amendments,

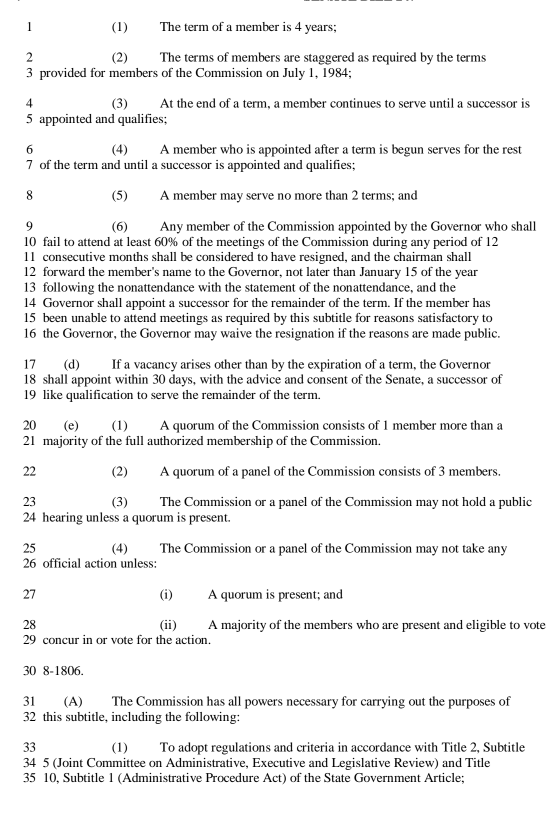
1 2 3 4 5 6	Article - Natural Resources Section 8-1801, 8-1802, 8-1803, 8-1804, 8-1806, 8-1807, 8-1808, 8-1808.1, 8-1808.2, 8-1808.3, 8-1809, 8-1810, 8-1811(a), 8-1812(a), 8-1813, 8-1815.1, and 8-1817 Annotated Code of Maryland (2000 Replacement Volume and 2001 Supplement)
7 8 9 10 11	BY adding to Article - Natural Resources Section 8-1808.8 and 8-1813.1 Annotated Code of Maryland (2000 Replacement Volume and 2001 Supplement)
12 13 14 15 16	BY repealing and reenacting, with amendments, Article - Environment Section 16-201 and 16-304 Annotated Code of Maryland (1996 Replacement Volume and 2001 Supplement)
17 18	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
19	Article - Natural Resources
20	8-1801.
21	(a) The General Assembly finds and declares that:
	(1) The Chesapeake [Bay and its] AND THE ATLANTIC COASTAL BAYS AND THEIR tributaries are natural resources of great significance to the State and the nation;
	(2) The shoreline and adjacent lands constitute a valuable, fragile, and sensitive part of this estuarine system, where human activity can have a particularly immediate and adverse impact on water quality and natural habitats;
	(3) The capacity of these shoreline and adjacent lands to withstand continuing demands without further degradation to water quality and natural habitats is limited;
33 34	(4) National studies have documented that the quality and productivity of the waters of the Chesapeake Bay and its tributaries have declined due to the cumulative effects of human activity that have caused increased levels of pollutants, nutrients, and toxics in the Bay System and declines in more protective land uses such as forestland and agricultural land in the Bay region;

1 Those portions of the Chesapeake [Bay and its] AND THE ATLANTIC (5) 2 COASTAL BAYS AND THEIR tributaries within Maryland are particularly stressed by 3 the continuing population growth and development activity concentrated in the 4 Baltimore-Washington metropolitan corridor AND ALONG THE ATLANTIC COAST; 5 The quality of life for the citizens of Maryland is enhanced through 6 the restoration of the quality and productivity of the waters of the Chesapeake [Bay 7 and its] AND THE ATLANTIC COASTAL BAYS, AND THEIR tributaries; 8 The restoration of the Chesapeake [Bay and its] AND THE ATLANTIC (7)9 COASTAL BAYS AND THEIR tributaries is dependent, in part, on minimizing further 10 adverse impacts to the water quality and natural habitats of the shoreline and 11 adjacent lands; 12 (8) The cumulative impact of current development is inimical to these 13 purposes; and 14 There is a critical and substantial State interest for the benefit of 15 current and future generations in fostering more sensitive development activity in a 16 consistent and uniform manner along shoreline areas of the Chesapeake [Bay and 17 its] AND THE ATLANTIC COASTAL BAYS AND THEIR tributaries so as to minimize 18 damage to water quality and natural habitats. 19 (b) It is the purpose of the General Assembly in enacting this subtitle: 20 To establish a Resource Protection Program for the Chesapeake [Bay (1) 21 and its] AND THE ATLANTIC COASTAL BAYS AND THEIR tributaries by fostering more 22 sensitive development activity for certain shoreline areas so as to minimize damage to 23 water quality and natural habitats; and 24 To implement the Resource Protection Program on a cooperative 25 basis between the State and affected local governments, with local governments 26 establishing and implementing their programs in a consistent and uniform manner 27 subject to State criteria and oversight. 28 8-1802. 29 (a) (1) In this subtitle the following words have the meanings indicated. "ATLANTIC COASTAL BAYS" MEANS THE ASSAWOMAN, ISLE OF 30 (2) 31 WIGHT, SINEPUXENT, NEWPORT, AND CHINCOTEAGUE BAYS. "ATLANTIC COASTAL BAYS CRITICAL AREA" MEANS THE INITIAL 32 33 PLANNING AREA IDENTIFIED UNDER § 8-1807 OF THIS SUBTITLE. 34 "CHESAPEAKE BAY CRITICAL AREA" MEANS THE INITIAL PLANNING 35 AREA IDENTIFIED UNDER § 8-1807 OF THIS SUBTITLE.



1 2	development	area desi	ignation (1. of an ado	A change to a zoning map that is consistent with the pted program; and
3 4	adopted progr	am.		2.	The use of the growth allocation in accordance with an
7	[(11)] (15) (i) "Project approval" means the approval of development, other than development by a State or local government agency, in the Chesapeake Bay Critical Area OR THE ATLANTIC COASTAL BAYS CRITICAL AREA by the appropriate local approval authority.				
9			(ii)	"Project	approval" includes:
10				1.	Approval of subdivision plats and site plans;
11				2.	Inclusion of areas within floating zones;
12 13	use permits;	and		3.	Issuance of variances, special exceptions, and conditional
14				4.	Approval of rezoning.
15			(iii)	"Project	approval" does not include building permits.
18 19	Wherever this subtitle requires Prince George's County to exercise any power or authority Prince George's County shares with the Maryland-National Capital Park and Planning Commission, the obligation imposed by this subtitle rests on both the county and the Maryland-National Capital Park and Planning Commission in accordance with their respective powers and authorities.				
21	8-1803.				
22 23	2 (a) There is a [Chesapeake Bay] Critical Area Commission FOR THE 3 CHESAPEAKE AND ATLANTIC COASTAL BAYS in the Department.				
24	The Secretary has no authority under Title 1 of this article:				
25 26	Commission;	(1)	To appro	ove, alter	, or amend the policies or programs of the
27 28	from the Con	(2) nmission		fer, assig	n, or reassign statutory functions or activities to or
29		(3)	To adop	t, approv	e, or revise regulations of the Commission.
30	8-1804.				
31 32	(a) the Governor			consists	of [27] 29 voting members who are appointed by





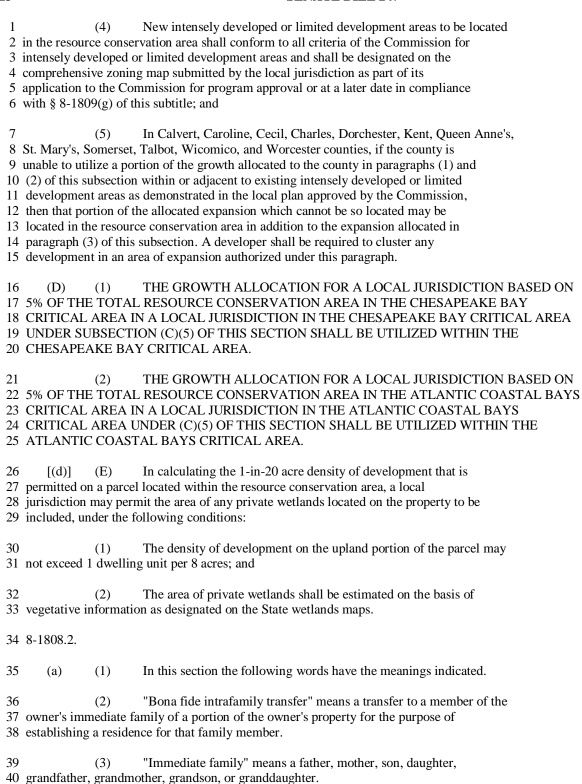
1 2	(2) To conduct hearings in connection with policies, proposed programs, and proposed regulations or amendments to regulations; [and]
3	(3) To contract for consultant or other services; AND
	(4) TO ESTABLISH AN ADVISORY COMMITTEE TO MAKE RECOMMENDATIONS TO THE COMMISSION WITH RESPECT TO ATLANTIC COASTAL BAYS CRITICAL AREA PROGRAMS.
	(B) THE MEMBERS OF THE COMMISSION WHO RESIDE IN THE ATLANTIC COASTAL BAYS WATERSHED SHALL SERVE ON ANY COMMITTEE ESTABLISHED UNDER SUBSECTION (A)(4) OF THIS SECTION.
10	8-1807.
11 12	(a) The initial planning area for determination of the Chesapeake Bay Critical Area consists of:
	(1) All waters of and lands under the Chesapeake Bay and its tributaries to the head of tide as indicated on the State wetlands maps, and all State and private wetlands designated under Title 16 of the Environment Article; and
	(2) All land and water areas within 1,000 feet beyond the landward boundaries of State or private wetlands and the heads of tides designated under Title [9] 16 of the Environment Article.
19 20	(B) THE INITIAL PLANNING AREA FOR DETERMINATION OF THE ATLANTIC COASTAL BAYS CRITICAL AREA CONSISTS OF:
23	(1) ALL WATERS OF AND LANDS UNDER THE COASTAL BAYS AND THEIR TRIBUTARIES TO THE HEAD OF TIDE AS INDICATED ON THE STATE WETLANDS MAPS, AND ALL STATE AND PRIVATE WETLANDS DESIGNATED UNDER TITLE 16 OF THE ENVIRONMENT ARTICLE; AND
	(2) ALL LAND AND WATER AREAS WITHIN 1,000 FEET BEYOND THE LANDWARD BOUNDARIES OF STATE OR PRIVATE WETLANDS AND THE HEADS OF TIDES DESIGNATED UNDER TITLE 16 OF THE ENVIRONMENT ARTICLE.
30	[(b)] (C) (1) (i) In determining the Chesapeake Bay Critical Area OR THE ATLANTIC COASTAL BAYS CRITICAL AREA within its boundaries, a local jurisdiction may exclude those portions of the planning area designated in subsection (a) OR (B) of this section which the local jurisdiction finds to be:
34	1. Part of a developed, urban area in which, in view of available public facilities and applicable laws and restrictions, the imposition of a program would not substantially improve protection of tidal water quality or conservation of fish, wildlife, or plant habitats; or
36 37	2. Located at least 1,000 feet from open water and separated from open water by an area of wetlands which it is found will serve to protect tidal

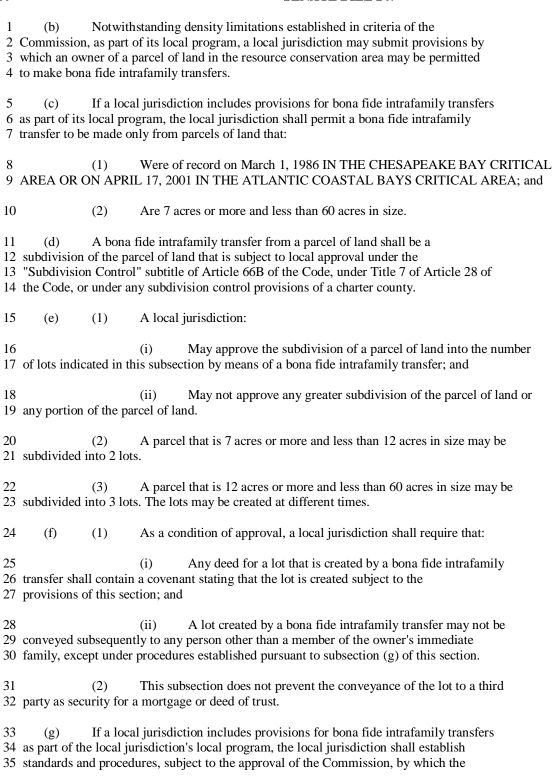
	water quality and fish, wildlife, or plant habitats from adverse impacts of development in the excluded area.				
5		planning		A portion of urban area to be excluded shall be at least 50% than 2,640,000 square feet in contiguous area or the sted within the boundaries of a municipality,	
9 10	Chesapeake l for exclusion	Bay Criti n under p	8-1809 of cal Area paragraph	jurisdiction shall include in any program submitted to the f this subtitle a designation of those portions of the OR ATLANTIC COASTAL BAYS CRITICAL AREA proposed (1) of this subsection, together with all factual n supporting its findings under this subsection.	
	portions to be the decision		ed unless	nmission shall approve a local jurisdiction's designation of the Commission finds, based on stated reasons, that iction was:	
15			(i)	Not supported by competent and material evidence; or	
16			(ii)	Arbitrary or capricious.	
	jurisdiction, paragraph (1		mission s	ommission develops the program to be applied in a local shall exclude areas as appropriate to meet the intent of on.	
20	[(c)]	(D)	The Che	esapeake Bay Critical Area shall consist of:	
21 22	areas exclud	(1) led in acc		reas designated in subsection (a) of this section, except any with subsection [(b)] (C) of this section; and	
23 24	approved by	(2) the Con		nal areas proposed for inclusion by local jurisdictions and	
25	(E)	THE AT	ΓLANTIC	C COASTAL BAYS CRITICAL AREA SHALL CONSIST OF:	
	EXCEPT AI SECTION; A			AREAS DESIGNATED IN SUBSECTION (B) OF THIS SECTION, LUDED IN ACCORDANCE WITH SUBSECTION (C) OF THIS	
29 30	JURISDICT	(2) TONS A		IONAL AREAS PROPOSED FOR INCLUSION BY LOCAL ROVED BY THE COMMISSION.	
31	8-1808.				
	(a) primary resp and approva		y for deve	intent of this subtitle that each local jurisdiction shall have eloping and implementing a program, subject to review ion.	

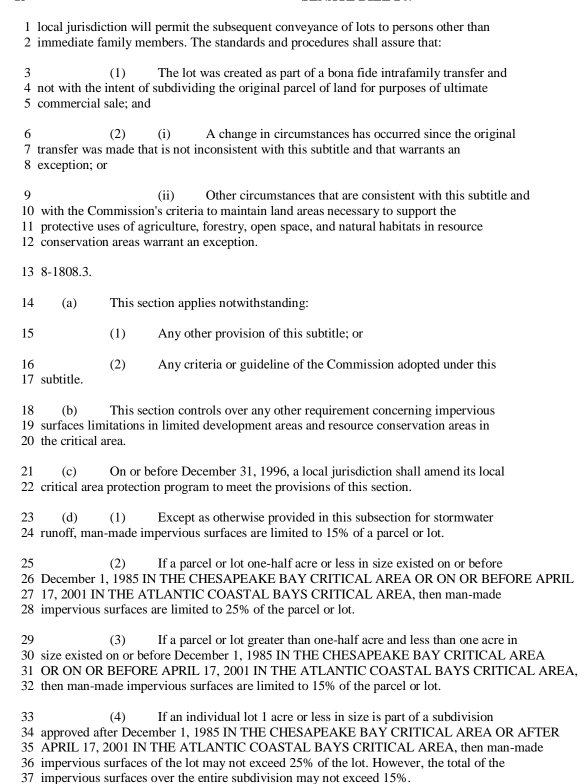
				The Governor shall include in the budget a sum of money to be cal jurisdictions for the reasonable costs of developing		
			(II) Each local jurisdiction shall submit to the Governor by October quest for funds that are equivalent to the additional costs g the program under this section.			
9	JURISDICTIO	ONS IN	THE AT	THE GOVERNOR SHALL INCLUDE IN THE FISCAL YEAR 2003 Y TO BE USED FOR GRANTS TO REIMBURSE LOCAL LANTIC COASTAL BAYS CRITICAL AREA FOR THE DEVELOPING A PROGRAM UNDER THIS SECTION.		
13 14	1 (3) The Governor shall include in the budget annually a sum of money to 2 be used for grants to assist local jurisdictions with the reasonable costs of 3 implementing a program under this section. Each local jurisdiction shall submit to 4 the Governor by May 1 of each year a detailed request for funds to assist in the 5 implementation of a program under this section.					
16 17	(b) appropriate:	A progra	ım shall o	consist of those elements which are necessary or		
		t are dis	charged t	mize adverse impacts on water quality that result from from structures or conveyances or that have run off		
21	((2)	To conse	erve fish, wildlife, and plant habitat; and		
24 25	(3) To establish land use policies for development in the Chesapeake Bay 3 Critical Area OR THE ATLANTIC COASTAL BAYS CRITICAL AREA which accommodate 4 growth and also address the fact that, even if pollution is controlled, the number, 5 movement, and activities of persons in that area can create adverse environmental 6 impacts.					
27 28	(c) A (b) of this sec			program sufficient to meet the goals stated in subsection		
29	((1)	A map d	esignating the critical area in a local jurisdiction;		
30	((2)	A comprehensive zoning map for the critical area;			
31	((3)	As neces	ssary, new or amended provisions of the jurisdiction's:		
32			(i)	Subdivision regulations;		
33			(ii)	Comprehensive or master plan;		
34			(iii)	Zoning ordinances or regulations;		
35			(iv)	Provisions relating to enforcement; and		

1 2	(v) Provisions as appropriate relating to grandfathering of development at the time the program is adopted or approved by the Commission;
3	(4) Provisions requiring that project approvals shall be based on findings that projects are consistent with the standards stated in subsection (b) of this section;
	(5) Provisions to limit the amount of land covered by buildings, roads, parking lots, or other impervious surfaces, and to require or encourage cluster development, where necessary or appropriate;
10	(6) Establishment of buffer areas along shorelines within which agriculture will be permitted only if best management practices are used, provided that structures or any other use of land which is necessary for adjacent agriculture shall also be permitted in any buffer area;
12 13	(7) Requirements for minimum setbacks for structures and septic fields along shorelines;
	(8) Designation of shoreline areas, if any, that are suitable for parks, hiking, biking, wildlife refuges, scenic drives, public access or assembly, and water-related recreation such as boat slips, piers, and beaches;
	(9) Designation of shoreline areas, if any, that are suitable for ports, marinas, and industries that use water for transportation or derive economic benefits from shore access;
	(10) Provisions requiring that all harvesting of timber in the Chesapeake Bay Critical Area OR THE ATLANTIC COASTAL BAYS CRITICAL AREA be in accordance with plans approved by the district forestry board;
	(11) Provisions establishing that the controls in a program which are designed to prevent runoff of pollutants will not be required on sites where the topography prevents runoff from directly or indirectly reaching tidal waters; and
28 29 30	(12) Provisions for reasonable accommodations in policies or procedures when the accommodations are necessary to avoid discrimination on the basis of physical disability, including provisions that authorize a local jurisdiction to require removal of a structure that was installed or built to accommodate a physical disability and require restoration when the accommodation permitted by this paragraph is no longer necessary.
34 35	(d) (1) The Commission shall adopt by regulation on or before December 1, 1985 criteria for program development and approval, which are necessary or appropriate to achieve the standards stated in subsection (b) of this section. Prior to developing its criteria and also prior to adopting its criteria, the Commission shall hold at least 6 regional public hearings, 1 in each of the following areas:
37	(i) Harford, Cecil, and Kent counties;
38	(ii) Queen Anne's, Talbot, and Caroline counties;

35 in resource conservation areas;







- 1 (e) This section does not apply to a trailer park that was in residential use on 2 or before December 1, 1985 IN THE CHESAPEAKE BAY CRITICAL AREA OR ON OR 3 BEFORE APRIL 17, 2001 IN THE ATLANTIC COASTAL BAYS CRITICAL AREA.
- 4 (f) A local jurisdiction may allow a property owner to exceed the impervious 5 surface limits provided in subsection (d)(2) and (3) of this section if the following 6 conditions exist:
- 7 (1) New impervious surfaces on the property have been minimized;
- 8 (2) For a lot or parcel one-half acre or less in size, total impervious 9 surfaces do not exceed impervious surface limits in subsection (d)(2) of this section by 10 more than 25% or 500 square feet, whichever is greater;
- 11 (3) For a lot or parcel greater than one-half acre and less than one acre 12 in size, total impervious surfaces do not exceed impervious surface limits in
- 13 subsection (d)(3) of this section or 5,445 square feet, whichever is greater;
- 14 (4) Water quality impacts associated with runoff from the new
- 15 impervious surfaces can be and have been minimized through site design
- 16 considerations or use of best management practices approved by the local jurisdiction
- 17 to improve water quality; and
- 18 (5) The property owner performs on-site mitigation as required by the
- 19 local jurisdiction to offset potential adverse water quality impacts from the new
- 20 impervious surfaces, or the property owner pays a fee to the local jurisdiction in lieu
- 21 of performing the on-site mitigation.
- 22 (g) All fees collected by a local jurisdiction under subsection (f)(5) of this
- 23 section must be used to fund projects that improve water quality within the critical
- 24 area consistent with the jurisdiction's local critical area protection program.
- 25 (h) A local jurisdiction may grant a variance from the provisions of this section
- 26 in accordance with regulations adopted by the Commission concerning variances as
- 27 part of local program development set forth in COMAR 27.01.11 and notification of
- 28 project applications set forth in COMAR 27.03.01.
- 29 8-1808.8.
- 30 (A) EACH LOCAL JURISDICTION IN THE ATLANTIC COASTAL BAYS CRITICAL
- 31 AREA SHALL INCLUDE THE FOLLOWING ELEMENTS IN THE JURISDICTION'S LOCAL
- 32 CRITICAL AREA PROTECTION PROGRAM:
- 33 (1) A PROVISION REQUIRING THE USE OF BIORETENTION AND OTHER
- 34 NONSTRUCTURAL STORMWATER BEST MANAGEMENT PRACTICES FOR
- 35 REDEVELOPMENT IN INTENSELY DEVELOPED AREAS WHERE THE COST OF
- 36 REDEVELOPMENT EXCEEDS 50% OF THE ASSESSED VALUE OF THE PROPERTY,
- 37 UNLESS THE APPLICANT FOR PROJECT APPROVAL DEMONSTRATES THAT USE OF
- 38 SUCH MEASURES IS NOT FEASIBLE;

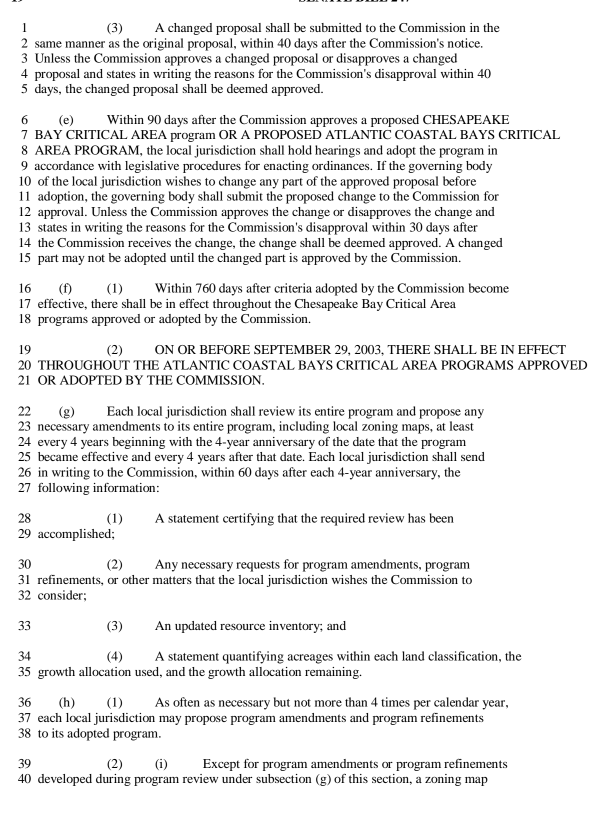
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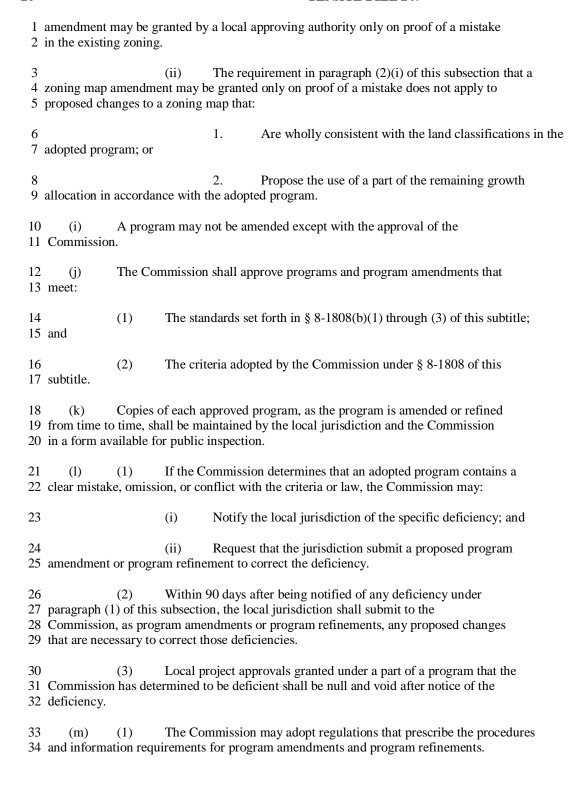
(II)

SENATE BILL 247 1 (2) A PROVISION REQUIRING AN APPLICANT FOR PROJECT APPROVAL 2 WHO IS NOT SUBJECT TO THE PROVISIONS OF ITEM (1) OF THIS SUBSECTION OR WHO 3 DEMONSTRATES THAT USE OF THE MEASURES SPECIFIED IN ITEM (1) OF THIS 4 SECTION ARE NOT FEASIBLE SHALL COMPLY WITH THE STORMWATER 5 MANAGEMENT PROVISIONS OF TITLE 27 OF THE CODE OF MARYLAND REGULATIONS 6 AND TITLE 4, SUBTITLE 2 OF THE ENVIRONMENT ARTICLE; 7 PROVISIONS REQUIRING PROPOSED DEVELOPMENT SITES IN (3) 8 INTENSELY DEVELOPED AREAS TO PROVIDE A FOREST OR DEVELOPED WOODLAND 9 COVER OF AT LEAST 15% AFTER DEVELOPMENT OR A FEE-IN-LIEU PAYMENT IF THE 10 FEE IS ADEQUATE TO ENSURE THE RESTORATION OR ESTABLISHMENT OF AN 11 EQUIVALENT FOREST AREA; AND 12 A PROVISION APPLYING THE BUFFER REQUIREMENTS OF TITLE 27 OF 13 THE CODE OF MARYLAND REGULATIONS TO TRIBUTARY STREAMS LOCATED 14 OUTSIDE THE CRITICAL AREA AND WITHIN THE ATLANTIC COASTAL BAYS 15 WATERSHED THAT ARE NOTED AS PERENNIAL AND INTERMITTENT STREAMS IN THE 16 ATLANTIC COASTAL BAYS WATERSHED WHICH ARE SO NOTED ON THE MOST RECENT 17 U.S. GEOLOGICAL SURVEY 7-1/2 MINUTE TOPOGRAPHIC QUADRANGLE MAPS (SCALE 18 1:24,000) OR ON MORE DETAILED MAPS OR STUDIES AT THE DISCRETION OF THE 19 LOCAL JURISDICTIONS. THE PROVISIONS UNDER SUBSECTION (A) OF THIS SECTION SHALL BE IN 20 (B) 21 ADDITION TO THE STORMWATER MANAGEMENT REQUIREMENTS OF TITLE 27 OF THE 22 CODE OF MARYLAND REGULATIONS AND TITLE 4, SUBTITLE 2 OF THE ENVIRONMENT 23 ARTICLE. 24 8-1809. 25 (a) (1) Within 45 days after the criteria adopted by the Commission under § 26 8-1808 of this subtitle become effective, each local jurisdiction shall submit to the 27 Commission a written statement of its intent either: 28 To develop a critical area protection program to control the use (I) [(1)]29 and development of that part of the Chesapeake Bay Critical Area located within its 30 territorial limits; or 31 [(2)](II)Not to develop such a program. 32 ON OR BEFORE JULY 15, 2002, EACH LOCAL JURISDICTION IN THE (2) 33 ATLANTIC COASTAL BAYS CRITICAL AREA SHALL SUBMIT TO THE COMMISSION A 34 WRITTEN STATEMENT OF ITS INTENT EITHER: TO DEVELOP A CRITICAL AREA PROTECTION PROGRAM TO 35 (I) 36 CONTROL THE USE AND DEVELOPMENT OF THAT PART OF THE ATLANTIC COASTAL 37 BAYS CRITICAL AREA LOCATED WITHIN ITS TERRITORIAL LIMITS; OR

NOT TO DEVELOP SUCH A PROGRAM.

- 1 (b) If a local jurisdiction states the local jurisdiction's intent not to develop a
- 2 program or fails to submit a timely statement of intent, the Commission shall prepare
- 3 and adopt a program for the part of the Chesapeake Bay Critical Area OR ATLANTIC
- 4 COASTAL BAYS CRITICAL AREA in that local jurisdiction.
- 5 (c) (1) If a local jurisdiction states the local jurisdiction's intent to develop a
- 6 CHESAPEAKE BAY CRITICAL AREA program, the local jurisdiction shall prepare a
- 7 proposed program and submit the program to the Commission within 270 days after
- 8 the effective date of the criteria adopted under § 8-1808 of this subtitle. However, if
- 9 the local jurisdiction submits evidence satisfactory to the Commission that the local
- 10 jurisdiction is making reasonable progress in the development of a program, the
- 11 Commission may extend this period for up to an additional 180 days. Before
- 12 submission of a program to the Commission within the time allowed by this
- 13 subsection, a local jurisdiction shall hold at least 1 public hearing on the proposed
- 14 program, for which 2 weeks notice shall be published in a newspaper of general
- 15 circulation in the local jurisdiction.
- 16 (2) IF A LOCAL JURISDICTION STATES THE LOCAL JURISDICTION'S
- 17 INTENT TO DEVELOP AN ATLANTIC COASTAL BAYS CRITICAL AREA PROGRAM, THE
- 18 LOCAL JURISDICTION SHALL PREPARE A PROPOSED PROGRAM MEETING THE
- 19 REQUIREMENTS OF THE CRITERIA ADOPTED UNDER § 8-1808 OF THIS SUBTITLE AND
- 20 SUBMIT THE PROGRAM TO THE COMMISSION ON OR BEFORE JANUARY 1, 2003.
- 21 HOWEVER, IF THE LOCAL JURISDICTION SUBMITS EVIDENCE SATISFACTORY TO THE
- 22 COMMISSION THAT THE LOCAL JURISDICTION IS MAKING REASONABLE PROGRESS
- 23 IN THE DEVELOPMENT OF A PROGRAM, THE COMMISSION MAY EXTEND THIS PERIOD
- 24 FOR UP TO AN ADDITIONAL 30 DAYS. BEFORE SUBMISSION OF A PROGRAM TO THE
- 25 COMMISSION WITHIN THE TIME ALLOWED BY THIS SUBSECTION, A LOCAL
- 26 JURISDICTION SHALL HOLD AT LEAST 1 PUBLIC HEARING ON THE PROPOSED
- 27 PROGRAM, FOR WHICH 2 WEEKS' NOTICE SHALL BE PUBLISHED IN A NEWSPAPER OF
- 28 GENERAL CIRCULATION IN THE LOCAL JURISDICTION.
- 29 (d) Within 30 days after a program is submitted, the Commission shall
- 30 appoint a panel of 5 of its members to conduct, in the affected jurisdiction, a public
- 31 hearing on the proposed program.
- 32 (2) (I) Within 90 days after the Commission receives a proposed
- 33 CHESAPEAKE BAY CRITICAL AREA program from a local jurisdiction, the Commission
- 34 shall approve the proposal or notify the local jurisdiction of specific changes that must
- 35 be made in order for the proposal to be approved. If the Commission does neither, the
- 36 proposal shall be deemed approved.
- 37 (II) WITHIN 60 DAYS AFTER THE COMMISSION RECEIVES A
- 38 PROPOSED ATLANTIC COASTAL BAYS CRITICAL AREA PROGRAM FROM A LOCAL
- 39 JURISDICTION, THE COMMISSION SHALL APPROVE THE PROPOSAL OR NOTIFY THE
- 40 LOCAL JURISDICTION OF SPECIFIC CHANGES THAT MUST BE MADE IN ORDER FOR
- 41 THE PROPOSAL TO BE APPROVED. IF THE COMMISSION DOES NEITHER, THE
- 42 PROPOSAL SHALL BE DEEMED APPROVED.





	(2) In the absence of regulations under paragraph (1) of this subsection, a local jurisdiction may propose changes to adopted programs. Within 10 working days of receiving a proposal under this paragraph, the Commission shall:				
4 5	been accepted for pro	(i) ocessing; o	Mail a notification to the local jurisdiction that the proposal has or		
6		(ii)	Return the proposal as incomplete.		
9	(n) A local jurisdiction may specify whether it intends a proposed change to be a program amendment or program refinement. However, the Commission shall treat a proposed change as a program amendment unless the chairman determines that the proposed change is a program refinement.				
13 14	program amendment	local juri within 90 mission is	oosed program amendments, a Commission panel shall hold a sdiction, and the Commission shall act on the proposed days of the Commission's acceptance of the proposal. It is not taken within 90 days, the proposed program ed.		
	amendment into the	adopted p	al jurisdiction shall incorporate the approved program rogram within 120 days of receiving notice from the amendment has been approved.		
19 20	(p) (1) Propulsion.	posed prog	gram refinements shall be determined as provided in this		
23 24	determine that the pr	oposed chion under	Within 30 days of the Commission's acceptance of a proposal to the chairman, on behalf of the Commission, may hange is a program refinement. Immediately upon this paragraph, the chairman shall notify the tion.		
28	program refinement	otify the a	If a proposed change that was specifically submitted as a ed on by the chairman within the 30-day period, the ppropriate local jurisdiction that the proposed change am amendment.		
	\ /	t the first	The Commission may vote to override the chairman's Commission meeting where a quorum is present mination.		
35 36	in accordance with the	he proced mission sh	If the chairman's determination is overridden, the proposed mendment, which shall be decided by the Commission ures for program amendments provided in this section, hall act on the program amendment within 60 days airman.		

	(iii) working days after the opport of this paragraph, the chairma	unity to o	nairman's determination is not overridden, within 10 verride the chairman's decision under item (i) alf of the Commission, shall:		
4 5	local jurisdiction;	1.	Approve the proposed program refinement and notify the		
6		2.	Deny the program refinement; or		
7 8	jurisdiction with a list of spec	3. ific chang	Send the proposed program refinement back to the local ges to be made.		
	(iv) refinement changed in accord shall approve or deny the pro	lance with	10 working days of receiving a changed program item (iii)3 of this paragraph, the chairman nement.		
		rogram w	on shall incorporate an approved program ithin 120 days of receiving notice from the has been approved.		
17 18 19 20	As necessary, a local jurisdiction may combine any or all proposed program amendments or program refinements required for a specific project approval into a single request to the Commission for program amendment, program refinement, or both. Approval by the Commission of a program amendment, program refinement, or both does not affect the Commission's authority to receive notice of or intervene in a project approval that was not specifically approved by the Commission as part of its approval of a program amendment or program refinement.				
22 23	(r) Within 6 months shall send to the Commission		adoption of amended criteria, a local jurisdiction		
24 25	(1) Propose the amended criteria; or	ed progra	m amendments or program refinements that address		
			cribing how the adopted program conforms to the e adopted program is consistent with the		
		wth alloca	a regulation concerning the use of the growth ation must be in accordance with that a program refinement.		
32	8-1810.				
35 36	jurisdiction will develop a pr proposal on time, or fails to c changed proposal that is subr	ogram, fa obtain Con mitted, the	to notify the Commission that the local ils to submit a proposed program or changed mmission approval of a proposed program or Commission shall prepare and adopt a ted under § 8-1808 of this subtitle for the part		

- 1 of the Chesapeake Bay Critical Area OR ATLANTIC COASTAL BAYS CRITICAL AREA in 2 that local jurisdiction.
- 3 (b) Where a local jurisdiction failed to adopt or obtain Commission approval of
- 4 a program, the Commission shall adopt a program for that jurisdiction by adopting
- 5 regulations in accordance with Title 2, Subtitle 5 (Joint Committee on Administrative,
- 6 Executive, and Legislative Review) and Title 10, Subtitle 1 (Administrative Procedure
- 7 Act) of the State Government article. Before the full Commission adopts a program
- 8 under this subsection, the Commission shall appoint a panel of 3 of the Commission's
- 9 members to conduct in the affected jurisdiction at least 2 public hearings at least 10
- 10 days apart on the proposed program, for which 2 weeks notice shall be published in a
- 11 newspaper of general circulation in the local jurisdiction. A program adopted by the
- 12 Commission under this subsection shall supersede any inconsistent local laws,
- 13 ordinances, or plans.
- 14 (c) If the Commission adopts a program for a local jurisdiction, the program
- 15 shall be implemented and enforced by local authorities in the same manner as if the
- 16 program had been adopted by the local jurisdiction itself.
- 17 (d) If, at any time after the Commission has adopted a program for a local
- 18 jurisdiction, the local jurisdiction submits an alternative program of its own that
- 19 satisfies the criteria adopted under § 8-1808 this subtitle and is approved by the
- 20 Commission, the alternative program supersedes the program adopted by the
- 21 Commission.
- 22 8-1811.
- 23 (a) From the effective date of a program approved or adopted by the
- 24 Commission, a project approval that involves land located in the Chesapeake Bay
- 25 Critical Area OR THE ATLANTIC COASTAL BAYS CRITICAL AREA may not be granted
- 26 unless the project approval is consistent and complies with the program.
- 27 8-1812.
- 28 (a) After the Commission has approved or adopted a program, the chairman of
- 29 the Commission has standing and the right and authority to initiate or intervene in
- 30 any administrative, judicial, or other original proceeding or appeal in this State
- 31 concerning a project approval in the Chesapeake Bay Critical Area OR THE ATLANTIC
- 32 COASTAL BAYS CRITICAL AREA. The chairman may exercise this intervention
- 33 authority without first obtaining approval from the Commission, but the chairman
- 34 shall send prompt written notice of any intervention or initiation of action under this
- 35 section to each member of the Commission. The chairman shall withdraw the
- 36 intervention or action initiated if, within 35 days after the date of the chairman's
- 37 notice, at least 13 members indicate disapproval of the action, either in writing
- 38 addressed to the chairman or by vote at a meeting of the Commission. A member
- 39 representing the local jurisdiction affected by the chairman's intervention or action
- 40 may request a meeting of the Commission to vote on the chairman's intervention or
- 41 action.

- 1 8-1813.
- 2 (a) From June 1, 1984 with regard to any subdivision plat approval or
- 3 approval of a zoning amendment, variance, special exemption, conditional use permit,
- 4 or use of a floating zone, affecting any land or water area located within the initial
- 5 planning area identified in § 8-1807(a) of this subtitle, for which application is
- 6 completed after that date, the approving authority of the local jurisdiction in
- 7 rendering its decision to approve an application shall make specific findings that:
- 8 (1) The proposed development will minimize adverse impacts on water
- 9 quality that result from pollutants that are discharged from structures or
- 10 conveyances or that have run off from surrounding lands; and
- 11 (2) The applicant has identified fish, wildlife, and plant habitat which
- 12 may be adversely affected by the proposed development and has designed the
- 13 development so as to protect those identified habitats whose loss would substantially
- 14 diminish the continued ability of populations of affected species to sustain
- 15 themselves.
- 16 (B) ON OR AFTER JUNE 1, 2002, WITH REGARD TO ANY SUBDIVISION PLAT
- 17 APPROVAL OR APPROVAL OF A ZONING AMENDMENT, VARIANCE, SPECIAL
- 18 EXEMPTION, CONDITIONAL USE PERMIT, OR USE OF A FLOATING ZONE, AFFECTING
- 19 ANY LAND OR WATER AREA LOCATED WITHIN THE INITIAL PLANNING AREA
- 20 IDENTIFIED IN § 8-1807(B) OF THIS SUBTITLE, FOR WHICH APPLICATION IS
- 21 COMPLETED AFTER THAT DATE, THE APPROVING AUTHORITY OF THE LOCAL
- 22 JURISDICTION IN RENDERING ITS DECISION TO APPROVE AN APPLICATION SHALL
- 23 MAKE SPECIFIC FINDINGS THAT:
- 24 (1) THE PROPOSED DEVELOPMENT WILL MINIMIZE ADVERSE IMPACTS
- 25 ON WATER QUALITY THAT RESULT FROM POLLUTANTS THAT ARE DISCHARGED
- 26 FROM STRUCTURES OR CONVEYANCES OR THAT HAVE RUN OFF FROM
- 27 SURROUNDING LANDS; AND
- 28 (2) THE APPLICANT HAS IDENTIFIED FISH, WILDLIFE, AND PLANT
- 29 HABITAT WHICH MAY BE ADVERSELY AFFECTED BY THE PROPOSED DEVELOPMENT
- 30 AND HAS DESIGNED THE DEVELOPMENT SO AS TO PROTECT THOSE IDENTIFIED
- 31 HABITATS WHOSE LOSS WOULD SUBSTANTIALLY DIMINISH THE CONTINUED ABILITY
- 32 OF POPULATIONS OF AFFECTED SPECIES TO SUSTAIN THEMSELVES.
- 33 [(b)] (C) With regard to any application for project approval described in
- 34 [subsection (a)] SUBSECTION (A) OR (B) of this section, a local approving authority
- 35 shall require any additional information from an applicant as is necessary in order to
- 36 make the findings required by [subsection (a)] SUBSECTION (A) OR (B) of this section.
- 37 [(c)] (D) This section shall remain in effect in a local jurisdiction until such
- 38 time as an approved program becomes effective.
- 39 [(d)] (E) This section does not apply to any application IN THE CHESAPEAKE
- 40 BAY CRITICAL AREA initially filed prior to March 1, 1984 OR ANY APPLICATION IN
- 41 THE ATLANTIC COASTAL BAYS CRITICAL AREA FILED PRIOR TO JUNE 1, 2002.

- 1 8-1813.1.
- 2 (A) EXCEPT AS PROVIDED IN SUBSECTION (B) OF THIS SECTION, A LOCAL
- 3 JURISDICTION IN THE ATLANTIC COASTAL BAYS CRITICAL AREA SHALL PERMIT A
- 4 SINGLE LOT OR PARCEL OF LAND THAT WAS LEGALLY OF RECORD ON THE DATE OF
- 5 PROGRAM APPROVAL TO BE DEVELOPED WITH A SINGLE FAMILY DWELLING, IF A
- 6 DWELLING IS NOT ALREADY PLACED THERE, NOTWITHSTANDING THAT SUCH
- 7 DEVELOPMENT MAY BE INCONSISTENT WITH THE APPROVED DENSITY PROVISIONS
- 8 OF THE APPROVED LOCAL PROGRAM, AND PROVIDED THAT THE LOCAL
- 9 JURISDICTION DEVELOPS. AS PART OF ITS PROGRAM, PROCEDURES TO BRING THESE
- 10 LANDS INTO CONFORMANCE WITH THE LOCAL CRITICAL AREA PROGRAM AS FAR AS
- 11 POSSIBLE, INCLUDING THE CONSOLIDATION OR RECONFIGURATION OF LOTS NOT
- 12 INDIVIDUALLY OWNED. AND THESE PROCEDURES ARE APPROVED BY THE
- 13 COMMISSION.
- 14 (B) LAND THAT WAS SUBDIVIDED INTO RECORDED AND LEGALLY BUILDABLE
- 15 LOTS FOR WHICH THE SUBDIVISION RECEIVED THE LOCAL JURISDICTION'S FINAL
- 16 APPROVAL AFTER APRIL 17, 2001 BUT PRIOR TO PROGRAM APPROVAL MAY BE
- 17 DEVELOPED WITH A SINGLE FAMILY DWELLING, IF A SINGLE FAMILY DWELLING IS
- 18 NOT ALREADY PLACED THERE, PROVIDED THAT:
- 19 (1) DEVELOPMENT OF THE LAND CONFORMS TO THE REQUIREMENTS
- 20 OF THIS TITLE AND TITLE 27 OF THE CODE OF MARYLAND REGULATIONS; OR
- 21 (2) THE AREA OF LAND IS COUNTED BY THE LOCAL JURISDICTION
- 22 AGAINST THE GROWTH INCREMENT IN ACCORDANCE WITH § 8-1808.1(B) OF THIS
- 23 TITLE AND COMAR 27.01.02.06.
- 24 (C) FOR PURPOSES OF IMPLEMENTING THIS SUBTITLE, A LOCAL
- 25 JURISDICTION IN THE ATLANTIC COASTAL BAYS CRITICAL AREA SHALL HAVE
- 26 DETERMINED, BASED ON LAND USES AND DEVELOPMENT IN EXISTENCE ON APRIL
- 27 17, 2001, WHICH LAND AREAS FALL INTO THE THREE TYPES OF DEVELOPMENT AREAS
- 28 IN ACCORDANCE WITH TITLE 27 OF THE CODE OF MARYLAND REGULATIONS.
- 29 8-1815.1.
- 30 (a) (1) The provisions of this section are in addition to any other sanction,
- 31 remedy, or penalty provided by law.
- 32 (2) This section does not apply to any cutting or clearing of trees that is
- 33 allowed under regulations adopted by the Commission under this subtitle.
- 34 (b) If a person cuts or clears or plans to cut or clear trees within the
- 35 Chesapeake Bay critical Area OR ATLANTIC COASTAL BAYS CRITICAL AREA in
- 36 violation of regulations adopted by the Commission, the local jurisdiction may bring
- 37 an action:
- 38 (1) To require the person to replant trees where the cutting or clearing
- 39 occurred in accordance with a plan prepared by the State Forester, a registered
- 40 professional forester, or a registered landscape architect;

1 (2) To restrain the planned violation; or 2 (3) For damages: 3 To be assessed by a circuit court in an amount equal to the (i) estimated cost of replanting trees; and 5 To be paid to the Department by the person found to have (ii) 6 violated the provisions of this subsection. 7 If the Chairman of the Commission has reason to believe that the local 8 jurisdiction is failing to enforce the requirements of subsection (b) of this section, the 9 Chairman shall refer the matter to the Attorney General as provided under § 8-1815 10 (b) of this subtitle. 11 (d) On the Chairman of the Commission's referral of an alleged violation 12 under subsection (c) of this section to the Attorney General, the Attorney General may 13 invoke the remedies available to the local jurisdiction under subsection (b) of this 14 section in any court of competent jurisdiction in which the local jurisdiction would be 15 authorized to prosecute or sue. On the request of a local jurisdiction or the Chairman of the Commission, 16 the State Forester, a registered professional forester, or a registered landscape 17 architect may prepare, oversee, and approve the final implementation of a plan to: 19 [replant] REPLANT trees in any part of the Chesapeake Bay Critical (1)20 Area where trees IN THE CHESAPEAKE BAY CRITICAL AREA are cut or cleared in 21 violation of subsection (b) of this section; AND 22 (2) REPLANT TREES IN ANY PART OF THE ATLANTIC COASTAL BAYS 23 CRITICAL AREA WHERE TREES IN THE ATLANTIC COASTAL BAYS CRITICAL AREA ARE 24 CUT OR CLEARED IN VIOLATION OF SUBSECTION (B) OF THIS SECTION. 25 8-1817. By January 1, 1994, the [Chesapeake Bay Critical Area] Commission 26 (a) shall adopt criteria that assure the protection of land and water resources in the 28 Critical Area and that shall apply throughout the [Chesapeake Bay] Critical Area 29 for: 30 (1) Production of oil or natural gas on lands or waters leased by the 31 State; and 32 (2) Exploration or production of oil or natural gas on any lands in the 33 Critical Area. 34 (b) In addition to other applicable provisions of law, an applicant for any (1) 35 production or exploratory drilling that will occur on, in, under, or through the 36 [Chesapeake Bay] Critical Area, including wells drilled outside the Critical Area by a 37 method known as slant drilling that will pass through the Critical Area, shall

1 complete and submit with the application an environmental impact study that 2 addresses the potential for any adverse environmental effects on the Critical Area as 3 a result of the drilling. 4 (2) The Department shall forward a copy of the permit application 5 and the environmental impact study referred to in paragraph (1) of this subsection to 6 the [Critical Area] Commission for its review and comment. 7 The Department shall consider and comment in writing on the (ii) 8 objections and concerns of the [Critical Area] Commission before issuing a permit 9 under this subsection. 10 **Article - Environment** 11 16-201. 12 (a) (1) A person who is the owner of land bounding on navigable water is 13 entitled to any natural accretion to the person's land, to reclaim fast land lost by 14 erosion or avulsion during the person's ownership of the land to the extent of provable 15 existing boundaries. The person may make improvements into the water in front of 16 the land to preserve that person's access to the navigable water or protect the shore of 17 that person against erosion. After an improvement has been constructed, the 18 improvement is the property of the owner of the land to which the improvement is 19 attached. A right covered in this subtitle does not preclude the owner from developing 20 any other use approved by the Board. The right to reclaim lost fast land relates only 21 to fast land lost after January 1, 1972, and the burden of proof that the loss occurred 22 after this date is on the owner of the land. A PERSON EXERCISING THEIR RIGHT TO MAKE IMPROVEMENTS INTO 23 24 THE WATER IN FRONT OF THE LAND TO PRESERVE THAT PERSON'S ACCESS TO THE 25 NAVIGABLE WATER UNDER SUBSECTION (A)(1) OF THIS SECTION MAY NOT EXTEND 26 THE IMPROVEMENTS MORE THAN 25 FEET OVER VEGETATED STATE WETLANDS IN 27 THE ATLANTIC COASTAL BAYS CRITICAL AREA AS DEFINED UNDER TITLE 8, 28 SUBTITLE 18 OF THE NATURAL RESOURCES ARTICLE. 29 The rights of any person, as defined in this subtitle, which existed prior to 30 July 1, 1973 in relation to natural accretion of land are deemed to have continued to 31 be in existence subsequent to July 1, 1973 to July 1, 1978. 32 16-304. 33 (A) Notwithstanding any regulation adopted by the Secretary to protect 34 private wetlands, the following uses are lawful on private wetlands: 35 (1) Conservation of soil, vegetation, water, fish, shellfish, and wildlife; Trapping, hunting, fishing, and catching shellfish, if otherwise 36 (2) 37 legally permitted;

- 1 (3) Exercise of riparian rights to improve land bounding on navigable
- 2 water, to preserve access to the navigable water, or to protect the shore against
- 3 erosion:
- 4 (4) Reclamation of fast land owned by a natural person and lost during
- 5 the person's ownership of the land by erosion or avulsion to the extent of provable
- 6 preexisting boundaries. The right to reclaim lost fast land relates only to fast land lost
- 7 after January 1, 1972. The burden of proof that the loss occurred after this date is on
- 8 the owner of the land; and
- 9 (5) Routine maintenance and repair of existing bulkheads, provided that
- 10 there is no addition or channelward encroachment.
- 11 (B) A PERSON EXERCISING THEIR RIGHT TO MAKE IMPROVEMENTS INTO THE
- 12 WATER IN FRONT OF THE LAND TO PRESERVE THAT PERSON'S ACCESS TO THE
- 13 NAVIGABLE WATER UNDER SUBSECTION (A)(3) OF THIS SECTION MAY NOT EXTEND
- 14 THE IMPROVEMENTS MORE THAN 25 FEET OVER VEGETATED PRIVATE WETLANDS IN
- 15 THE ATLANTIC COASTAL BAYS CRITICAL AREA AS DEFINED UNDER TITLE 8,
- 16 SUBTITLE 18 OF THE NATURAL RESOURCES ARTICLE.
- 17 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect
- 18 June 1, 2002.