Unofficial Copy M3 2003 Regular Session 3lr1717 CF 3lr1284

By: Senator Conway introduced and read first time: January 31, 2003							
Committee Report: Favorable with amendments							
Senate action: Adopted							
Read second time: March 3, 2003							
	CHAPTER						
	CHAFTER						

## 1 AN ACT concerning

## 2 Department of the Environment - Noise Control and Pollution

- 3 FOR the purpose of encouraging a political subdivision to consider compliance with
- 4 certain standards before acting on a proposed variance request or change in
- 5 zoning classification; encouraging a political subdivision to consider compliance
- 6 with certain standards before acting on a proposed variance request or change to
- 7 consider if the permit or activity will be in compliance with certain standards;
- 8 altering the membership of the Environmental Noise Advisory Council;
- 9 repealing an obsolete provision; requiring the Department of the Environment
- 10 to conduct certain hearings and prepare or solicit certain input before proposing
- any changes in a certain statute or regulation; authorizing the Council to
- provide certain advice to the Department; altering the membership of the
- 13 Interagency Noise Control Committee; repealing certain sound level limits and
- 14 noise control requirements; specifying the terms of the initial members of the
- 15 Council; and generally relating to noise control and pollution.
- 16 BY repealing and reenacting, with amendments,
- 17 Article Environment
- 18 Section 3-105, 3-202, 3-205, <del>3-302, and 3-401(e)</del> and 3-302
- 19 Annotated Code of Maryland
- 20 (1996 Replacement Volume and 2002 Supplement)
- 21 BY repealing and reenacting, without amendments,
- 22 Article Environment
- 23 Section 3-201 and 3-301
- 24 Annotated Code of Maryland
- 25 (1996 Replacement Volume and 2002 Supplement)

## SENATE BILL 320

1 2	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
3	Article - Environment
4	3-105.
5 6	(a) (1) Except as provided in this section, this title does not limit the power of a political subdivision to adopt noise control ordinances, rules, or regulations.
	(2) A political subdivision may not adopt any noise control ordinance, rule, or regulation that is less stringent than the environmental noise standards, sound level limits, and noise control rules and regulations adopted under this title.
12 13 14	(3) (i) A political subdivision may not adopt any noise control ordinance, rule, or regulation, including the environmental noise standards, sound level limits, and noise control rules and regulations adopted under this title, that prohibits trapshooting, skeetshooting, or other target shooting between the hours of 9 a.m. and 10 p.m. by a shooting sports club that is chartered and in operation as of January 1, 2001.
	(ii) This paragraph does not apply in Allegany, Baltimore City, Calvert, Charles, Garrett, Howard, Montgomery, St. Mary's, and Washington counties.
19	(b) Each political subdivision [shall]:
20 21	(1) [Send] SHALL SEND to the Department a copy of each noise control ordinance, rule, or regulation that it adopts; [and]
	(2) [Identify] SHALL IDENTIFY on each zoning map, comprehensive plan, or other appropriate document the sound level limits that are adopted under Subtitle 4 of this title; AND
25	(3) IS ENCOURAGED TO CONSIDER:
	(I) COMPLIANCE WITH STATE OR LOCAL NOISE STANDARDS BEFORE ACTING ON ANY PROPOSED VARIANCE REQUESTS OR CHANGES IN ZONING CLASSIFICATIONS; AND
	(II) WHETHER THE PERMIT OR ACTIVITY WILL BE IN COMPLIANCE WITH LOCAL AND STATE NOISE CONTROL STANDARDS, PRIOR TO THE ISSUANCE OF A BUILDING, ACTIVITY PERMIT, OR SIMILAR AUTHORIZING DOCUMENT.
32	3-201.
33	There is an Environmental Noise Advisory Council in the Department.

1	3-202.			
2	(a)	(1)	The Cou	nncil consists of [5 ] 11 members:
3			(I)	9 VOTING MEMBERS appointed by the Secretary; AND
4			(II)	2 EX OFFICIO MEMBERS.
5		(2)	Of the [	5] 11 Council members:
				1 shall be appointed from a list of at least 3 qualified cretary by the Acoustical Society of America AND THE TROL ENGINEERING;
				1 shall be a physician who specializes in hearing, appointed ed individuals submitted to the Secretary by the lty of the State of Maryland;
	individuals s Maryland; [		(iii) I to the So	1 shall be appointed from a list of at least 3 qualified ecretary by the Chancellor of the University System of
15			(iv)	2 shall be appointed from the [general] public AT LARGE;
	INDIVIDUA LEAGUE;	ALS SUE	(V) BMITTEI	1 SHALL BE APPOINTED FROM A LIST OF AT LEAST 3 D TO THE SECRETARY BY THE MARYLAND MUNICIPAL
	INDIVIDUA COUNTIES		(VI) BMITTEI	1 SHALL BE APPOINTED FROM A LIST OF AT LEAST 3 O TO THE SECRETARY BY THE MARYLAND ASSOCIATION OF
	INDIVIDUA COMMERC		(VII) BMITTEI	2 SHALL BE APPOINTED FROM A LIST OF AT LEAST 3 O TO THE SECRETARY BY THE MARYLAND CHAMBER OF
25 26	OF MARYI	LAND, A	(IX) PPOINT	1 EX OFFICIO MEMBER SHALL BE A MEMBER OF THE SENATE ED BY THE PRESIDENT OF THE SENATE; AND
27 28	DELEGATI	ES, APPO	(X) DINTED	1 EX OFFICIO MEMBER SHALL BE A MEMBER OF THE HOUSE OF BY THE SPEAKER OF THE HOUSE.
29 30	Secretary sh	(3) all reques		appointing the members from among the general public, the nsider suggestions for nominees from:
31			(i)	The Maryland State Chamber of Commerce;
32			(ii)	The Maryland Transportation Federation;
33			(iii)	The Maryland Environmental Trust; and

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1			(1V)	Any other environmental groups that the Secretary selects.
	consider give	(4)] ing appro		ng any appointment to the Council, the Secretary shall presentation to the various geographical areas of this
5	(b)	Each m	ember of	the Council shall be a resident of this State.
6	(c)	(1)	The terr	m of a member is 5 years.
	provided for as follows:	[(2) member		ns of members are staggered as required by the terms council on July 1, 1982. The terms of those members end
10			(i)	1 in 1983;
11			(ii)	1 in 1984;
12			(iii)	1 in 1985;
13			(iv)	1 in 1986; and
14			(v)	1 in 1987.]
15 16	successor is	[(3)] appointe	(2) ed and qu	At the end of a term, a member continues to serve until a alifies.
17 18	for the rest of	[(4)] of the ter	(3) m and un	A member who is appointed after a term has begun serves only til a successor is appointed and qualifies.
19	3-205.			
	PROVISIO	NS OF T	HIS TĪTI	tment [adopts] PROPOSES any CHANGES IN THE LE OR REVISIONS TO THE environmental noise [standard or TIONS, the Department shall:
23 24	sound level	(1) limit] RI	-	SUBMIT the proposed [environmental noise standard or S to the Council for advice;
25		(2)	CONDU	JCT PUBLIC HEARINGS; AND
26 27	THE REVIS	(3) SIONS.	PREPA	RE OR SOLICIT TECHNICAL INPUT ON ISSUES RELATED TO
	or sound lev	el limit]	REVISIO	fter receiving a proposed [environmental noise standard DN from the Department, the Council shall give the proposal by recommending:
31		(1)	Adoptio	n;
32		(2)	Rejection	on; or

30

<del>(ii)</del>

Zoning;

1	(3	3)	Modifica	ation.	
2 3	(C) THE COUNCIL MAY PROVIDE ADVICE TO THE DEPARTMENT ON ANY MATTER RELATING TO NOISE POLLUTION.				
4	3-301.				
5	There is an Interagency Noise Control Committee.				
6	3-302.				
7	(a) The Committee consists of:				
8	Governor; and	(1) 1 member of the Governor's executive staff, appointed by the and			
10 11	0 (2) 1 representative of each of the following departments, appointed by 1 the Secretary of that department:				
12			(i)	The Department of the Environment;	
13			(ii)	The State Department of Transportation;	
14			(iii)	The Department of Natural Resources;	
15			(iv)	The Department of Planning; [and]	
16			(V)	THE DEPARTMENT OF HEALTH AND MENTAL HYGIENE;	
17 18	DEVELOPME	ENT;	(VI)	THE DEPARTMENT OF BUSINESS AND ECONOMIC	
19 20	AND		(VII)	THE DEPARTMENT OF LABOR, LICENSING, AND REGULATION;	
21 22	or enforces an	y noise	[(v)] control r	(VIII) Any other principal department that develops, adopts, ule or regulation.	
	(b) T chairman of th			is appointed by the Secretary of the Environment is	
25	<del>3 401.</del>				
26 27	` ' '			ing sound level limits and noise control rules and hall consider, among other things:	
28 29	affected;		<del>(i)</del>	The residential, commercial, or industrial nature of the area	

1		<del>(iii)</del>	The nature and source of various kinds of noise;		
2 3	maintained using the	<del>(iv)</del> <del>best avai</del> l	The degree of noise reduction that may be attained and lable technology;		
4 5	of sound levels; and	<del>(v)</del>	Accepted scientific and professional methods for measurement		
6		<del>(vi)</del>	The cost of compliance with the sound level limits.		
7 8	(2) consistent with the er		nd level limits adopted under this subsection shall be ntal noise standards adopted by the Department.		
11 12	(3) The sound level limits and noise control rules and regulations adopted under this subsection may not prohibit trapshooting or other target shooting on any range or other property in Frederick County that the Frederick County Department of Planning and Zoning has approved as a place for those sporting events.				
	(4) adopted under this st conditioning units:		and level limits and noise control rules and regulations shall be as follows for residential heat pumps and air		
17		<del>(i)</del>	Residential heat pumps 75dba.		
18		<del>(ii)</del>	Residential air conditioning units 70dba.		
21 22	target shooting between	<del>een the ho</del>	The sound level limits and noise control rules and regulations may not prohibit trapshooting, skeetshooting, or other ours of 9 a.m. and 10 p.m. on any range or other elub that is chartered and in operation as of January 1,		
	Baltimore City, Calv Washington counties		This paragraph does not apply in Allegany, Anne Arundel, les, Garrett, Howard, Montgomery, St. Mary's, and		
27 28			FURTHER ENACTED, That the terms of the voting al Noise Advisory Council shall expire as follows:		
29	(1)	2 memb	ers in 2004;		
30	(2)	2 memb	ers in 2005;		
31	(3)	2 memb	ers in 2006; and		
32	(4)	3 memb	ers in 2007.		
33 34	SECTION 3. All effect July 1, 2003.	ND BE IT	FURTHER ENACTED, That this Act shall take		