Unofficial Copy L3 2004 Regular Session 4lr1754 CF 4lr1369

By: Senators Hollinger, Brinkley, Britt, Colburn, Conway, Dyson, Forehand, Giannetti, Green, Grosfeld, Hafer, Jacobs, Klausmeier, Middleton, and **Pinsky** Introduced and read first time: February 5, 2004 Assigned to: Education, Health, and Environmental Affairs Committee Report: Favorable with amendments Senate action: Adopted Read second time: March 12, 2004 CHAPTER 1 AN ACT concerning 2 Municipal Corporations - Annexations - Limitations on Uses of Land and 3 **Densities of Development** FOR the purpose of authorizing a county, as a condition of approving an annexation of 4 5 land by a municipal corporation, to require the municipal corporation to limit 6 the uses of land or densities of development of the annexed land in a certain 7 manner; authorizing a municipal corporation to provide in an annexation 8 resolution for the special treatment of the residents and property in the area to 9 be annexed as to allowable uses of land and densities of development under 10 certain circumstances; authorizing a municipal corporation and a property 11 owner to enter into an agreement that imposes conditions on the future use and 12 development of the area to be annexed under certain circumstances; authorizing 13 a local legislative body authorizing a municipal corporation to impose certain 14 limitations on the uses of land or densities of development in an annexation 15 agreement on the zoning or rezoning of land under certain circumstances; establishing a certain exception to a certain provision regarding uniformity of 16 regulations within a zoning district; and generally relating to limitations on 17 18 uses of land and densities of development on land annexed by municipal 19 corporations. 20 BY repealing and reenacting, with amendments,

Article 23A Corporations Municipal

(2001 Replacement Volume and 2003 Supplement)

Section 9(c) and 19(n)

Annotated Code of Maryland

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	SENATE BILL 404
1	BY adding to
2	Article 23A - Corporations - Municipal
3	Section 19(t)
4	Annotated Code of Maryland
5	(2001 Replacement Volume and 2003 Supplement)
6	BY repealing and reenacting, with amendments,
7	Article 66B - Land Use
8	Section $4.01(c)(1) 4.01(c)$ and 4.02
9	Annotated Code of Maryland
10	(2003 Replacement Volume)
11	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
12	MARYLAND, That the Laws of Maryland read as follows:
13	Auticle 22A Compositions Municipal
13	Article 23A - Corporations - Municipal
14	9.
15	(c) (1) (I) A municipal corporation which is subject to the provisions of
16	Article XI E of the Maryland Constitution may not amend its charter or exercise its
17	powers of annexation, incorporation or repeal of charter as to affect or impair in any
18	respect the powers relating to sanitation, including sewer, water and similar facilities,
19	and zoning, of the Washington Suburban Sanitary Commission or of the
20	Maryland National Capital Park and Planning Commission.
21	(II) Export that where any area is annoyed to a municipality
21	(II) Except that where any area is annexed to a municipality
	authorized to have and having then a planning and zoning authority, the municipality
	shall have exclusive jurisdiction over planning and zoning and subdivision control
	within the area annexed; provided nothing in this exception shall be construed or
	interpreted to grant planning and zoning authority or subdivision control to a
	municipality not authorized to exercise that authority at the time of such annexation;
	and further provided, that no municipality annexing land may for a period of five
	years following annexation, place that land in a zoning classification which permits a
	land use substantially different from the use for the land specified in the current and
	duly adopted master plan or plans or if there is no adopted or approved master plan,
	the adopted or approved general plan or plans of the county or agency having
	planning and zoning jurisdiction over the land prior to its annexation without the
	express approval of the board of county commissioners or county council of the county in which the municipality is located. NOTWITHSTANDING ANY PROVISION OF
	in which the municipality is located. NOTWITHSTANDING ANY PROVISION OF ARTICLE 66B OF THE CODE THAT MAY REQUIRE USES OF LAND OR DENSITIES OF
	DEVELOPMENT TO BE UNIFORM WITHIN EACH ZONING DISTRICT, THE BOARD OF
	,
	COUNTY COMMISSIONERS OR COUNTY COUNCIL, AS A CONDITION OF APPROVING A ANNEXATION OF LAND BY A MUNICIPALITY, MAY REQUIRE THE MUNICIPALITY TO
20	THAT I THE WILLIAM DE TAMBUNION AND THE WILLIAM TO

39 LIMIT THE USES OR DENSITIES OF THE ANNEXED LAND TO FEWER THAN ALL OF THE 40 USES OR DENSITIES OTHERWISE ALLOWED UNDER THE ZONING CLASSIFICATION TO

SENATE BILL 404

1 BE PLACED ON THE LAND BY THE MUNICIPALITY IN CONJUNCTION WITH THE 2 ANNEXATION. If the county expressly approves, the municipality, without regard to 4 the provisions of Article 66B, § 4.05(a) of the Code, may place the annexed land in a 5 zoning classification that permits a land use substantially different from the use for 6 the land specified in the current and duly adopted master plan or general plan of the county or agency having planning and zoning jurisdiction over the land prior to its 8 annexation. 9 19. 10 (n) The resolution to add to the corporate boundaries of a municipal corporation shall provide generally that the persons residing in the area to be 11 12 annexed, and their property, shall be added to the corporate boundaries, generally 13 subject or not subject, as the case may be, to the provisions of the charter of the 14 municipal corporation; except that for stated periods and under specific conditions 15 provision may be made for special treatment of the residents and property in the area 16 to be annexed, as to rates of municipal [taxation and as to] TAXATION, municipal services and facilities, AND ALLOWABLE USES OF LAND AND DENSITIES OF 18 DEVELOPMENT. No change shall be made in these provisions for special treatment for 19 stated periods and under specific conditions, except by resolution enacted in 20 accordance with the provisions and requirements of this section. 21 (T) IN ADDITION TO THOSE PURPOSES FOR WHICH A MUNICIPAL 22 CORPORATION AND A PROPERTY OWNER MAY ENTER INTO AN AGREEMENT THAT 23 ESTABLISHES TERMS AND CONDITIONS UNDER WHICH THE MUNICIPAL 24 CORPORATION WILL ANNEX LAND, A MUNICIPAL CORPORATION AND A PROPERTY 25 OWNER MAY ENTER INTO AN AGREEMENT THAT IMPOSES CONDITIONS ON THE 26 FUTURE USE AND DEVELOPMENT OF THE AREA TO BE ANNEXED FOR THE BENEFIT 27 OF THE AREA TO BE ANNEXED OR FOR THE PROTECTION OF NEARBY AREAS. 28 NOTWITHSTANDING THE PROVISIONS OF ARTICLE 66B OF THE CODE, THESE 29 AGREEMENTS MAY INCLUDE LIMITATIONS ON THE USES OF LAND OR DENSITIES OF 30 DEVELOPMENT OF THE ANNEXED AREA TO FEWER THAN ALL OF THE USES OR 31 DENSITIES OTHERWISE ALLOWED UNDER THE ZONING CLASSIFICATION TO BE 32 PLACED ON THE LAND BY THE MUNICIPAL CORPORATION IN CONJUNCTION WITH 33 THE ANNEXATION. Article 66B - Land Use 34 35 4.01. 36 On the zoning or rezoning of any land under this article, a local 37 legislative body may impose any additional restrictions, conditions, or limitations 38 that the local legislative body considers appropriate, INCLUDING IN AN ANNEXATION 39 AGREEMENT LIMITATIONS ON THE USES OF LAND AND DENSITIES OF 40 DEVELOPMENT OTHERWISE ALLOWED IN THE ZONING DISTRICT WHERE THE LAND 41 IS LOCATED, to preserve, improve, or protect the general character and design of:

24 AUTHORIZED BY LAW, ALL regulations shall be uniform for each class or kind of 25 development throughout each district, but the regulations in one district may differ

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect

[All] EXCEPT AS PROVIDED IN THIS ARTICLE OR OTHERWISE

22 buildings, structures, or land.

26 from those in other districts.

28 October 1, 2004.

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