M1 6lr1306 CF 6lr2694

By: Senator Dyson Introduced and read first time: February 3, 2006 Assigned to: Education, Health, and Environmental Affairs Committee Report: Favorable with amendments Senate action: Adopted Read second time: March 14, 2006 CHAPTER____ 1 AN ACT concerning 2 Chesapeake and Atlantic Coastal Bays Critical Area Protection Program -3 **Critical Area Commission - Authority** FOR the purpose of clarifying the authority of the Critical Area Commission and the chairman regarding program amendments and program refinements; altering 5 the guidelines for local jurisdictions for the location of new intensely developed 6 and limited development areas; altering the Commission's approval process for 7 program amendments and program refinements; clarifying the procedures for 8 growth allocation requests by local jurisdictions; clarifying certain terms; 9 defining certain terms; and generally relating to the authority of the 10 Commission and the Chairman of the Chesapeake and Atlantic Coastal Bays 11 Critical Area Protection Program. 12 13 BY repealing and reenacting, with amendments, Article - Natural Resources 14 15 Section 8-1802(a), 8-1808.1(c), and 8-1809(o), (p), and (q) 16 Annotated Code of Maryland (2000 Replacement Volume and 2005 Supplement) 17 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 18 19 MARYLAND, That the Laws of Maryland read as follows: 20 **Article - Natural Resources** 21 8-1802. 22 (a) (1) In this subtitle the following words have the meanings indicated.

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1 2	(2) "Atlantic Coastal Bays" means the Assawoman, Isle of Wight, Sinepuxent, Newport, and Chincoteague Bays.				
3 4	(3) "Atlantic Coastal Bays Critical Area" means the initial planning area identified under § 8-1807 of this subtitle.				
	(4) "Buffer" means an existing, naturally vegetated area, or an area established in vegetation and managed to protect aquatic, wetlands, shoreline, and terrestrial environments from man-made disturbances.				
8 9	(5) "Chesapeake Bay Critical Area" means the initial planning area identified under § 8-1807 of this subtitle.				
10 11	(6) "Commission" means the Critical Area Commission for the Chesapeake and Atlantic Coastal Bays established in this subtitle.				
12 13	(7) "Critical Area" means the Chesapeake Bay Critical Area and the Atlantic Coastal Bays Critical Area.				
14	(8) "DEVELOPER" MEANS:				
15 16	(I) A PERSON WHO UNDERTAKES DEVELOPMENT AS DEFINED IN THIS SECTION; OR				
17 18	(II) A PERSON WHO UNDERTAKES DEVELOPMENT ACTIVITIES AS DEFINED IN THE CRITERIA OF THE COMMISSION.				
19 20	(9) "Development" means any activity that materially affects the condition or use of dry land, land under water, or any structure.				
23	[(9)] (10) (i) "Dwelling unit" means a single unit providing complete, independent living facilities for at least one person, including permanent provisions for sanitation, cooking, eating, sleeping, and other activities routinely associated with daily life.				
	(ii) "Dwelling unit" includes a living quarters for a domestic or other employee or tenant, an in-law or accessory apartment, a guest house, or a caretaker residence.				
30	[(10)] (11) "Growth allocation" means the number of acres of land in the Chesapeake Bay Critical Area or Atlantic Coastal Bays Critical Area that a local jurisdiction may use to create new intensely developed areas and new limited development areas.				
32 33	[(11)] (12) "Includes" means includes or including by way of illustration and not by way of limitation.				
	[(12)] (13) "Land classification" means the designation of land in the Chesapeake Bay Critical Area or Atlantic Coastal Bays Critical Area in accordance with the criteria adopted by the Commission as an intensely developed area or				

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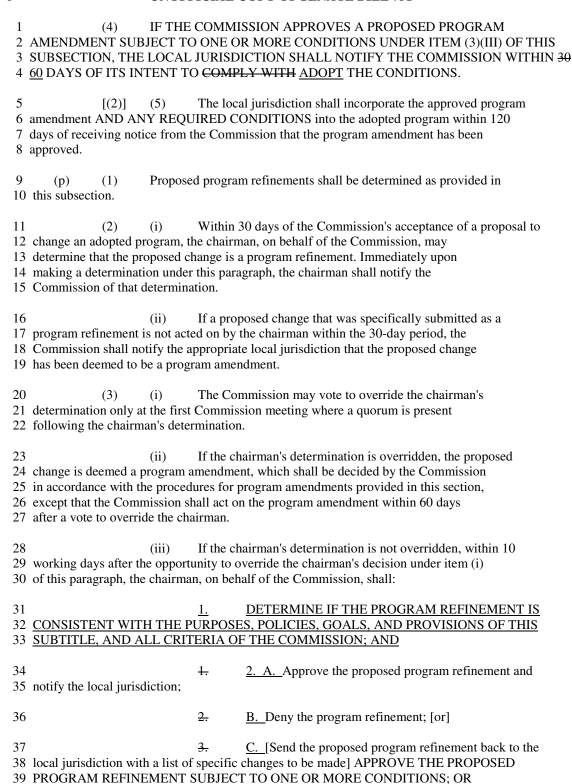
	district, a limited develo	pment area or	district, or a resource conservation area or		
	with planning and zonin	g powers, in w	jurisdiction" means a county, or a municipal corporation hich any part of the Chesapeake Bay Critical cal Area, as defined in this subtitle, is located.		
6 7	[(14)] (local jurisdiction.	15) (i)	"Program" means the critical area protection program of a		
8	(i	i) "Progra	m" includes any amendments to the program.		
11 12	O CHANGE to an adopted of land or water in the C Critical Area in a manner	Chesapeake Ba er not provided	"Program amendment" means any change OR PROPOSED the Commission determines will result in a use y Critical Area or the Atlantic Coastal Bays for in the adopted program] THAT IS NOT ION CHAIRMAN TO BE A PROGRAM REFINEMENT.		
	\		am amendment" includes a change to a zoning map that sing the growth allocation contained in an		
18 19 20 21	[(16)] (17) (i) "Program refinement" means any change OR PROPOSED CHANGE to an adopted program that the Commission CHAIRMAN determines will result in a use of land or water in the Chesapeake Bay Critical Area or the Atlantic Coastal Bays Critical Area in a manner consistent with the adopted program, OR THAT WILL NOT SIGNIFICANTLY AFFECT THE USE OF LAND OR WATER IN THE CRITICAL AREA.				
23	3 (i.	i) "Progra	am refinement" [includes] MAY INCLUDE:		
		1. nation of] an a	A change to [a zoning map that is consistent with the dopted program THAT RESULTS FROM STATE		
			[The use of the growth allocation in accordance with an N ADOPTED PROGRAM THAT AFFECTS LOCAL		
30 31) CLARIFIES AN EXIST	3. ΓING PROVIS	A CHANGE TO A LOCAL ORDINANCE OR CODE THAT ION; AND		
			A MINOR CHANGE TO AN ELEMENT OF AN ADOPTED ONSISTENT WITH THE PROVISIONS OF THIS SUBTITLE HE COMMISSION.		
37	other than development		"Project approval" means the approval of development, ocal government agency, in the Chesapeake tal Bays Critical Area by the appropriate local		

UNOFFICIAL COPY OF SENATE BILL 751 1 (ii) "Project approval" includes: 2 1. Approval of subdivision plats and site plans; 3 2. Inclusion of areas within floating zones; 4 3. Issuance of variances, special exceptions, and conditional 5 use permits; and 6 4. Approval of rezoning. 7 (iii) "Project approval" does not include building permits. 8 8-1808.1. 9 (c) (1) When locating new intensely developed or limited development areas, 10 local jurisdictions [shall use the following guidelines:] AND THE COMMISSION SHALL ENSURE THAT THE GUIDELINES IN THIS SUBSECTION HAVE BEEN APPLIED IN A 12 MANNER THAT IS CONSISTENT WITH THE COMMISSION'S PURPOSE, POLICIES, GOALS, 13 ALL CRITERIA, AND THE PROVISIONS OF THIS SUBTITLE. THE GUIDELINES FOR LOCATING NEW INTENSELY DEVELOPED OR 14 15 LIMITED DEVELOPMENT AREAS ARE AS FOLLOWS: New intensely developed areas should be located in limited 16 I(1)17 development areas or adjacent to existing intensely developed areas; 18 New limited development areas should be located adjacent to existing 19 limited development areas or intensely developed areas;] 20 LOCATE A NEW INTENSELY DEVELOPED AREA SHOULD BE (I) 21 LOCATED IN A LIMITED DEVELOPMENT AREA OR ADJACENT TO AN EXISTING 22 INTENSELY DEVELOPED AREA; 23 LOCATE A NEW LIMITED DEVELOPMENT AREA SHOULD BE (II)24 LOCATED ADJACENT TO AN EXISTING LIMITED DEVELOPMENT AREA OR AN 25 INTENSELY DEVELOPED AREA; 26 (III) LOCATE A NEW LIMITED DEVELOPMENT AREA OR AN 27 INTENSELY DEVELOPED AREA SHOULD BE LOCATED IN A MANNER THAT MINIMIZES 28 IMPACTS TO A HABITAT PROTECTION AREA AS DEFINED IN COMAR 27.01.09, AND IN 29 AN AREA AND MANNER THAT OPTIMIZES BENEFITS TO WATER QUALITY; AND 30 LOCATE A NEW INTENSELY DEVELOPED AREA OR A LIMITED 31 DEVELOPMENT AREA TO BE LOCATED IN A RESOURCE CONSERVATION AREA 32 SHOULD BE LOCATED AT LEAST 300 FEET BEYOND THE LANDWARD EDGE OF TIDAL 33 WETLANDS OR TIDAL WATERS; 34 Except as provided in [paragraph (5)] ITEM (VII) of this

35 [subsection] PARAGRAPH, no more than one-half of the expansion allocated in the

36 criteria of the Commission may be located in resource conservation areas;

1 [(4)](VI) New intensely developed or limited development areas to be 2 located in the resource conservation area shall conform to all criteria of the 3 Commission [for intensely developed or limited development areas] and shall be 4 designated on the comprehensive zoning map submitted by the local jurisdiction as 5 part of its application to the Commission for program approval or at a later date in 6 compliance with § 8-1809(g) of this subtitle; and In Calvert, Caroline, Cecil, Charles, Dorchester, Kent, Queen 7 (VII) [(5)]8 Anne's, St. Mary's, Somerset, Talbot, Wicomico, and Worcester counties, if the county 9 is unable to utilize a portion of the growth allocated to the county in [paragraphs (1)] 10 and (2)] THIS PARAGRAPH OR PARAGRAPH (1) of this subsection ITEMS (I) AND (II) OF 11 THIS PARAGRAPH within or adjacent to existing intensely developed or limited 12 development areas as demonstrated in the local plan approved by the Commission, 13 then that portion of the allocated expansion which cannot be so located may be 14 located in the resource conservation area in addition to the expansion allocated in 15 [paragraph (3) of this subsection] ITEM (VI) (V) OF THIS PARAGRAPH. A developer 16 shall be required to cluster any development in an area of expansion authorized 17 under this paragraph. THE COMMISSION SHALL ENSURE THAT THE GUIDELINES IN 18 19 PARAGRAPH (1) OF THIS SUBSECTION HAVE BEEN APPLIED IN A MANNER THAT IS 20 CONSISTENT WITH THE PURPOSES, POLICIES, GOALS, AND PROVISIONS OF THIS 21 SUBTITLE, AND ALL CRITERIA OF THE COMMISSION. 22 8-1809. 23 (o) For proposed program amendments, a Commission panel shall hold a 24 public hearing in the local jurisdiction, and the Commission shall act on the proposed 25 program amendment within 90 days of the Commission's acceptance of the proposal. 26 If action by the Commission is not taken within 90 days, the proposed program 27 amendment is deemed approved. 28 THE COMMISSION SHALL DETERMINE IF THE PROPOSED 29 AMENDMENT IS CONSISTENT WITH THE COMMISSION'S PURPOSE PURPOSES, 30 POLICIES, GOALS, ALL CRITERIA, AND AND THE PROVISIONS OF THIS SUBTITLE, AND 31 ALL CRITERIA OF THE COMMISSION. IN ACCORDANCE WITH THE COMMISSION'S DETERMINATION IN 33 PARAGRAPH (2) OF THIS SUBSECTION, THE COMMISSION SHALL: APPROVE THE PROPOSED PROGRAM AMENDMENT AND NOTIFY 34 (I) 35 THE LOCAL JURISDICTION; 36 (II) DENY THE PROPOSED PROGRAM AMENDMENT; 37 (III)APPROVE THE PROPOSED PROGRAM AMENDMENT SUBJECT TO 38 ONE OR MORE CONDITIONS; OR RETURN THE PROPOSED PROGRAM AMENDMENT TO THE (IV) 40 LOCAL JURISDICTION WITH A LIST OF THE CHANGES TO BE MADE.



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1 2	4. <u>D.</u> RETURN THE PROPOSED PROGRAM REFINEMENT BACK TO THE LOCAL JURISDICTION WITH A LIST OF THE CHANGES TO BE MADE.
5 6 7 8	(iv) [Within 10 working days of receiving a changed program refinement changed in accordance with item (iii)3 of this paragraph, the chairman shall approve or deny the program refinement.] IF THE COMMISSION APPROVES A PROPOSED PROGRAM REFINEMENT SUBJECT TO ONE OR MORE CONDITIONS UNDER ITEM (III)3 OF THIS PARAGRAPH, THE LOCAL JURISDICTION SHALL NOTIFY THE COMMISSION WITHIN 30 60 DAYS OF ITS INTENT TO COMPLY WITH ADOPT THE CONDITIONS.
12	(4) A local jurisdiction shall incorporate an approved program refinement <u>AND ANY REQUIRED CONDITIONS</u> into its adopted program within 120 days of receiving notice from the chairman that the program refinement has been approved.
16	(q) (1) (I) 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.
20	(II) THE COMMISSION SHALL ENSURE THAT ANY REQUESTS RECEIVED IN ACCORDANCE WITH THIS PARAGRAPH ARE CONSISTENT WITH THE PURPOSES, POLICIES, GOALS, AND PROVISIONS OF THIS SUBTITLE, AND ALL CRITERIA OF THE COMMISSION.
	(2) A PROJECT FOR WHICH A LOCAL JURISDICTION REQUESTS GROWTH ALLOCATION MAY BE SUBMITTED AS A PROPOSED PROGRAM AMENDMENT, PROGRAM REFINEMENT, OR BOTH.
27	(3) 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.
29 30	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect June 1, 2006.