By: Senator Gladden

Introduced and read first time: January 29, 2007

Assigned to: Education, Health, and Environmental Affairs

A BILL ENTITLED

1	AN	ACT	concerning

2 Communications Towers - Zoning and Other Regulatory Approval - Adjacent 3 Local Jurisdiction

- FOR the purpose of prohibiting a local jurisdiction from granting zoning or other 4 5 regulatory approval to a communications tower located within a certain 6 distance from another local jurisdiction unless that communications tower 7 satisfies the zoning and other regulatory requirements of each local jurisdiction; 8 prohibiting a local jurisdiction from granting zoning or other regulatory 9 approval to a communications tower subject to this Act unless the person 10 seeking approval of the tower submits a certain written statement of approval from a certain adjacent local jurisdiction; requiring a local jurisdiction to 11 12 consider a request for a certain written statement of approval of a certain communications tower according to established policies and procedures 13 governing approval of communications towers in the jurisdiction; making this 14 Act an emergency measure; providing for the application of this Act; and 15 generally relating to zoning and other regulatory approval for communications 16 17 towers.
- 18 BY repealing and reenacting, with amendments,
- 19 Article 66B Land Use
- 20 Section 1.02 and 2.13
- 21 Annotated Code of Maryland
- 22 (2003 Replacement Volume and 2006 Supplement)
- 23 BY adding to
- 24 Article 66B Land Use

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.



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1 2	Section 4.01(b)(3) Annotated Code of Maryland									
3	(2003 Replacement Volume and 2006 Supplement)									
4 5	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:									
6	Article 66B - Land Use									
7	1.02.									
8 9	(a) counties.	Except as provided in this section, this article does not apply to charter								
10	(b)	The fo	llowin	g sections of this article apply to a charter county:						
11		(1)	§ 1.00	(j) (Definition of "sensitive areas");						
12		(2)	§ 1.01	(Visions);						
13		(3)	§ 1.03	(Charter county – Comprehensive plans);						
14		(4)	§ 4.01	(b)(2) (Regulation of bicycle parking);						
15		(5)	§ 4.0 1	(B)(3) (APPROVAL OF COMMUNICATIONS TOWERS);						
16		[(5)]	(6)	§ 5.03(d) (Easements for burial sites);						
17		[(6)]	(7)	§ 7.02 (Civil penalty for zoning violation);						
18		[(7)]	(8)	§ 10.01 (Adequate Public Facilities Ordinances);						
19		[(8)]	(9)	§ 11.01 (Transfer of Development Rights);						
20		[(9)]	(10)	§ 12.01 (Inclusionary Zoning);						
21 22	13.01 (Deve			Except in Montgomery County or Prince George's County, § as and responsibilities agreements); and						
23		[(11)]	(12)	For Baltimore County only, § 14.02.						

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This section supersedes any inconsistent provision of Article 28 of the
          (c)
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2
    Code.
    2.13.
3
                Except as provided in subsection (b) of this section, §§ 3.01 through 8.15
4
          (a)
5
    of this article do not apply in Baltimore City.
6
          (b)
                The following sections of this article apply to Baltimore City:
                      § 1.00(j) (Definition of "sensitive areas");
7
                (1)
8
                (2)
                      § 1.01 (Visions);
9
                (3)
                      § 1.03 (Charter county – Comprehensive plans);
                      § 4.01(b)(2) (Regulation of bicycle parking);
10
                (4)
11
                (5)
                      § 4.01(B)(3) (APPROVAL OF COMMUNICATIONS TOWERS);
                [(5)]
12
                      (6)
                            § 5.03(d) (Easements for burial sites);
13
                [(6)]
                      (7)
                            § 7.02 (Civil penalty for zoning violation);
                            § 10.01 (Adequate Public Facilities Ordinances);
14
                [(7)]
                      (8)
                [(8)]
                      (9)
                            § 11.01 (Transfer of Development Rights);
15
                [(9)] (10) § 12.01 (Inclusionary Zoning); and
16
                [(10)] (11) §
                                       (Development
17
                                13.01
                                                       Rights
                                                               and
                                                                     Responsibilities
    Agreements).
18
19
    4.01.
20
          (b)
                (3)
                            A LOCAL JURISDICTION MAY NOT GRANT ZONING OR
                      (I)
21
    OTHER REGULATORY APPROVAL TO A COMMUNICATIONS TOWER PROPOSED
    FOR A LOCATION THAT IS 500 YARDS OR LESS FROM THE BOUNDARY OF
22
23
    ANOTHER LOCAL JURISDICTION, UNLESS THAT COMMUNICATIONS TOWER
24
    SATISFIES THE RELEVANT ZONING AND OTHER REGULATORY REQUIREMENTS
25
    OF EACH OF THE LOCAL JURISDICTIONS.
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	(II)	A LOCA	AL JUR	RISDICTI	ON MAY	NOT GRA	NT ZON	ING OR
OTHER REGULA	ATORY A	APPROVA	AL TO A	A COMM	UNICATIO	ONS TOWE	R SUB	JECT TO
SUBPARAGRAP	H (I) C	F THIS	PARA	GRAPH	UNLESS	THE PER	RSON S	EEKING
APPROVAL OF T	THE TOW	VER SUB	MITS A	WRITTE	N STATE	MENT FRO	M EACH	OTHER
LOCAL JURISDI	CTION T	THAT IS	500 YAF	RDS OR L	ESS FRO	M THE PRO	POSED	TOWER
CONFIRMING	THAT '	THE TO	WER	SATISFI	ES THE	ZONING	AND	OTHER
REGULATORY REQUIREMENTS OF THAT JURISDICTION.								

- (III) A LOCAL JURISDICTION SHALL CONSIDER A REQUEST FOR A WRITTEN STATEMENT UNDER SUBPARAGRAPH (II) OF THIS PARAGRAPH IN ACCORDANCE WITH THE ESTABLISHED POLICIES AND PROCEDURES GOVERNING ZONING AND OTHER REGULATORY APPROVAL OF PROPOSED COMMUNICATIONS TOWERS IN THE JURISDICTION.
- SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall be construed to apply retroactively and shall be applied to and interpreted to affect any application for approval of a communications tower by a local jurisdiction that is pending or filed on or after the date this Act was introduced in the General Assembly.
- SECTION 3. AND BE IT FURTHER ENACTED, That this Act is an emergency measure, is necessary for the immediate preservation of the public health or safety, has been passed by a yea and nay vote supported by three–fifths of all the members elected to each of the two Houses of the General Assembly, and shall take effect from the date it is enacted.