SENATE BILL 692

M3 2lr1446 SB 26/1SS11 – SRU CF HB 47

By: Senators Pipkin, Colburn, Getty, Glassman, Jacobs, Kittleman, and Shank

Introduced and read first time: February 3, 2012

Assigned to: Education, Health, and Environmental Affairs

A BILL ENTITLED

1 AN ACT concerning

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Environment – County Plans – Authority

FOR the purpose of repealing the authority of the Department of the Environment to order a person to prepare and submit certain subdivision plans and specifications under certain circumstances; repealing the Department's authority to order the installation of certain water supply or sewerage systems for subdivisions under certain circumstances; repealing a requirement that a certain county plan be approved by the Department; requiring a county to review a certain county plan in accordance with a schedule set by the county instead of the Department; repealing a requirement that a county governing body submit a revision or amendment to a certain county plan to the Department; repealing a requirement that a county adopt a revision or amendment to a certain county plan if the Department requires the revision or amendment; repealing the Department's authority to approve, disapprove, or modify certain plans, revisions, or amendments; repealing a requirement that the Department submit certain plans, revisions, or amendments to the Department of Natural Resources, the Department of Planning, and the Department of Agriculture under certain circumstances; repealing a requirement that the Secretary of the Environment give certain notices under certain circumstances; repealing the authority of the Department of the Environment to specify certain locations for certain facilities under certain circumstances; requiring a certain financial management plan to be approved by a county instead of the Department; authorizing a county, instead of the Department, to file a certain civil action under certain circumstances; repealing a certain term; and generally relating to the authority of the Department of the Environment and county water and sewer planning.

BY repealing and reenacting, with amendments,

Article – Environment

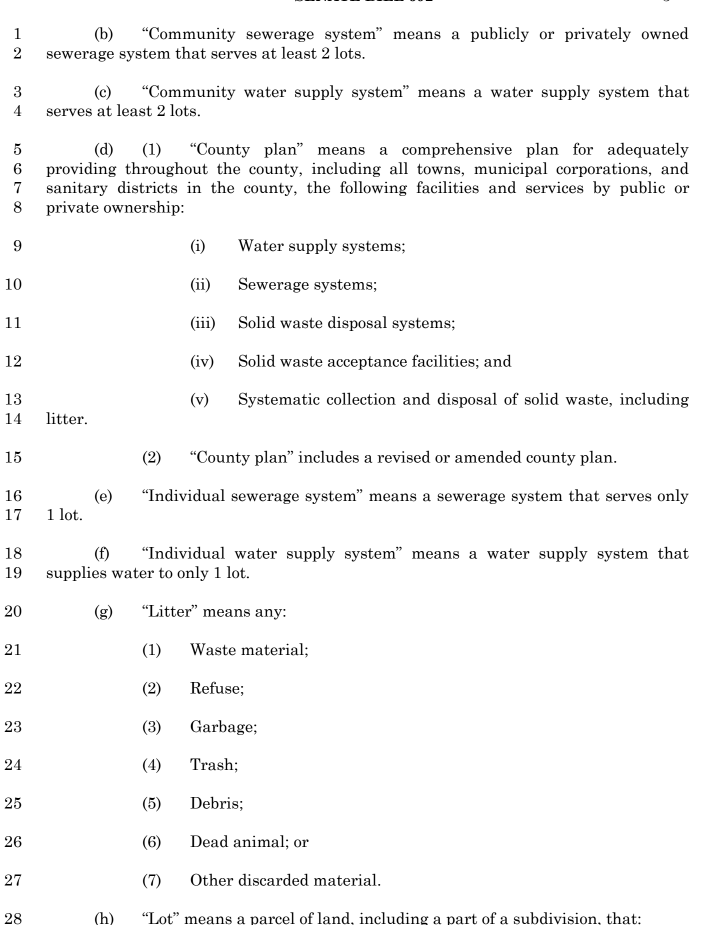
29 Section 9–206, 9–501, 9–503, 9–510, 9–521(c), and 9–1703(a)

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.



1 2	Annotated Code of Maryland (2007 Replacement Volume and 2011 Supplement)							
3 4 5 6 7	BY repealing Article – Environment Section 9–507 and 9–508 Annotated Code of Maryland (2007 Replacement Volume and 2011 Supplement)							
8 9	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:							
10	Article – Environment							
11	9–206.							
12 13 14	offer any of	the la	and for	to land that is plate sale or development een submitted to the I	or erect a pe		_	
15		(1)	A plat	of the subdivision;				
16 17	by which the	(2) e subdi		ement of the methods is to be supplied with	•			title,
18		(3)	Any o	her information that	the Departme	ent requi	res.	
19 20	[(b) the Departm			of information provi r:	ded under sub	section ((a) of this sec	tion,
21 22 23		and s	pecifica	ration and submission tions that the Depart d sewerage service to	ment consider	rs necess	_	
24 25	any part of a	(2) a water		lation, within any tin y system or sewerage	=		•	le or
26 27	any revision	of the	(i) plans	Conforms to the plan that the Department a		to the D	epartment ar	nd to
28 29	health.]		(ii)	In the judgment of the	ne Departmen	t, is nee	ded for the p	ublic
30	9–501.							
31	(a)	In thi	s subti	tle the following word	s have the me	anings ii	ndicated.	



1		(1)	Is used or is intended to be used as a building site; and
2		(2)	Is not intended to be further subdivided.
3	(i)	"Mult	iuse sewerage system" means a sewerage system that:
4		(1)	Serves only 1 lot;
5		(2)	Serves a number of individuals;
6		(3)	Has a treatment capacity of more than 5,000 gallons a day; and
7		(4)	Is not publicly owned or operated.
8 9	(j) system that		iuse water supply system" means an individual water supply
10 11	and	(1)	Has the capacity to supply more than 5,000 gallons of water a day;
12		(2)	Serves a number of individuals.
13	(k)	[(1)	"Proposed county plan" means a county plan that:
14			(i) Has been adopted by the county governing body; and
15			(ii) Has not been approved by the Department.
16 17	revision of the	(2) he cou	"Proposed county plan" includes any proposed amendment or nty plan.
18 19	(l)] waste, or inc		age" means any human or animal excretion, street wash, domestic ll waste.
20	[(m)]	(L)	(1) "Sewerage system" means:
21 22	dispose of se	ewage;	(i) The channels used or intended to be used to collect and and
23 24	to collect or	prepar	(ii) Any structure and appurtenance used or intended to be used be sewage for discharge into the waters of this State.
25		(2)	"Sewerage system" includes any sewer of any size.
26 27	any building	(3) g serve	"Sewerage system" does not include the plumbing system inside d by the sewerage system.

1 2 3	[(n)] (M) incinerator, transf process solid waste	er stat	l waste acceptance facility" means any sanitary landfill, ion, or plant whose primary purpose is to dispose of, treat, or
4 5	[(o)] (N) privately owned sy	(1) vstem t	"Solid waste disposal system" means any publicly or hat:
6		(i)	Provides a scheduled or systematic collection of solid waste;
7 8	facility; and	(ii)	Transports the solid waste to a solid waste acceptance
9 10	waste acceptance i	(iii) acility	Treats or otherwise disposes of the solid waste at the solid.
11 12	(2) facility that is used		I waste disposal system" includes each solid waste acceptance nnection with the solid waste disposal system.
13 14	[(p)] (O) into at least 2 lots	. ,	"Subdivision" means any division of a tract or parcel of land e purpose of sale or building development.
15	(2)	"Subo	livision" includes any change in street lines or lot lines.
16 17 18	(3) "subdivision" does the division:		ot as provided in paragraph (4) of this subsection, clude any division of land into parcels of more than 3 acres, if
19		(i)	Is for agricultural purposes; and
20		(ii)	Does not involve any new street or easement of access.
21	(4)	In Ca	rroll County, "subdivision" does not include:
22 23	division:	(i)	Any division of land into parcels of more than 3 acres, if the
24			1. Is for agricultural purposes; and
25 26	or		2. Does not involve any new street or easement of access;
27 28 29 30	any occupied dwe	lling o	A remainder parcel of land of 25 acres or more that exists as f a large parcel into at least 2 smaller parcels, provided that a the remainder parcel is serviced by a properly functioning and potable water supply.

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(2)

$\begin{array}{c} 1 \\ 2 \end{array}$	[(q)] (P) or operated:	(1)	"Water supply system" means a publicly or privately owned	
3 4	supplied for dri	(i) nking or	Source and the surrounding area from which water is domestic purposes; and	
5 6	used to prepare	(ii) water fo	Structure, channel, or appurtenance used or intended to be r use or to deliver water to a consumer.	
7 8	(2) inside any build		er supply system" does not include the plumbing system is served by the water supply system.	
9	9-503.			
10 11	(a) Ea	ich count	y shall have a county plan or a plan with adjoining counties	
12	(1)	[Is a	pproved by the Department;	
13 14	(2)	-	ers at least the 10-year period next following adoption by the	
15	[(5	B)] (2)	Deals with:	
16		(i)	Water supply systems;	
17		(ii)	Sewerage systems;	
18		(iii)	Solid waste disposal systems;	
19		(iv)	Solid waste acceptance facilities; and	
20 21	including litter	(v)	The systematic collection and disposal of solid waste,	
22 23 24	(b) Except as provided in § 9–515 of this subtitle, each county governing body shall review its county plan at least once every 3 years in accordance with a schedule set by the [Department] COUNTY.			
25 26			y governing body shall adopt [and submit to the Department] t to its county plan if[:	
27 28	(1) necessary[; or	The]	THE governing body considers a revision or amendment	

The Department requires a revision or amendment].

$\frac{1}{2}$	(d) (1) Before a county governing body adopts any revision or amendment to its county plan or adopts a new county plan, the governing body shall:
3 4	(i) Conduct a public hearing on the county plan, revision, or amendment that may be conducted jointly with other public hearings or meetings; and
5 6 7	(ii) Give the principal elected official of each municipal corporation that is affected notice of the county plan, revision, or amendment at least 14 days before the hearing.
8 9 10 11	(2) (i) Notice of the time and place of the public hearing, together with a summary of the plan, revision, or amendment, shall be published in at least 1 newspaper of general circulation in the county once each week for 2 successive weeks, with the first publication of notice appearing at least 14 days before the hearing.
12 13	(ii) Notice of the public hearing may be a part of the general notice listing all other items to be considered during the public hearing or meeting.
14	[9–507.
15 16 17	(a) When a county governing body submits its proposed county plan or a proposed revision or amendment of its county plan to the Department, the Department may:
18	(1) Approve the proposal;
19	(2) Disapprove the proposal;
20 21	(3) If the part approved includes all of the required elements of a county plan, approve the proposal in part and disapprove it in part; or
22	(4) Modify or take other appropriate action on the proposal.
23 24 25	(b) Before the Department approves or disapproves, in whole or in part, a proposed county plan or a proposed revision or amendment of a county plan, the Department shall submit the proposal:
26 27	(1) To the Department of Natural Resources for advice on natural resources matters;
28 29	(2) To the Department of Planning for advice on the consistency of the proposal with the local master plan and other appropriate matters; and
30	(3) To the Department of Agriculture for advice on the impact of water

and sewerage service and solid waste facilities on productive or potentially productive

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agricultural land.

- 1 (c) (1) Except as otherwise provided in this subsection, the Department shall approve, disapprove, or partially approve and partially disapprove each proposed county plan or proposed revision or amendment to a county plan within 90 days after the proposal is submitted to the Department.
- 5 (2) For good cause and after notice to the county involved, the 6 Department may extend the 90-day review period of paragraph (1) of this subsection for an additional 90 days.
- 8 (d) If the Department does not disapprove, in whole or in part, a proposed 9 county plan or a proposed revision or amendment of a county plan within the review period provided in subsection (c) of this section, the proposal is approved.
- 11 (e) (1) Before the Department takes any action under subsection (a) of 12 this section, a county may use its proposed county plan or proposed revision or 13 amendment of its county plan at the county's own risk, if the county governing body 14 has adopted the proposed county plan, revision, or amendment.
- 15 (2) After the county governing body adopts the proposed county plan, a 16 person shall follow the provisions of that plan except to the extent that the 17 Department modifies or disapproves that plan.]
- 18 **[**9–508.
- 19 (a) If the Department disapproves, in whole or in part, a proposed county 20 plan or a proposed revision or amendment of a county plan, the Department shall give 21 the county a written notice of disapproval that states the reasons for disapproval.
- 22 (b) At any time up to 6 months after a county receives the notice of disapproval, the county governing body may ask the Secretary to reconsider the disapproval in accordance with the rules and regulations of the Department.]
- 25 9–510.
- 26 (a) In addition to the powers set forth elsewhere in this subtitle, the 27 Department may:
- 28 (1) Conduct surveys and research to carry out the provisions of this subtitle; and
- 30 (2) [Specify the] **RECOMMEND** A location for any sewage treatment facility discharge point that is included in any county plan.
- 32 (b) In addition to the duties set forth elsewhere in this subtitle, the 33 Department shall adopt rules and regulations:

1	(1)	To ca	rry out the provisions of this subtitle;
2	(2)	To co	ntrol, limit, or prohibit the installation and use of:
3		(i)	Water supply systems; and
4		(ii)	Sewerage systems;
5 6	(3) systems or individ		equire that, before installation of individual water supply verage systems, consideration be given to:
7		(i)	Present and future population density;
8		(ii)	Size of parcels;
9		(iii)	Contour of the land;
10		(iv)	Porosity and absorbency of the soil;
11		(v)	Ground water conditions;
12		(vi)	Availability of water from unpolluted aquifers;
13		(vii)	Type of construction of community water supply systems;
14		(viii)	Type of construction of community sewerage systems;
15		(ix)	Size of the proposed development; and
16		(x)	Any other pertinent factors;
17 18 19	(4) this subsection, ar to be reasonably n	eas be	quire that, giving consideration to the factors in item (3) of served by community facilities if the Department finds them cy:
20 21	community sewers	(i) age sys	By installation of the community water supply system, tem, or solid waste disposal system; and
22 23 24	the community w disposal system;	(ii) ater s	By connection of all premises to or service to all premises by upply system, community sewerage system, or solid waste
25 26 27 28		, and	equire that community water supply systems, community solid waste disposal systems be constructed to allow the stems to a larger system, if that larger system becomes

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1 2 3 4	(6) To allow a person to install an individual water supply system or an individual sewerage system in any area where a community water supply system or a community sewerage system is not available or required to be installed in the area if:
5 6 7	(i) The Department finds that the individual system is adequate and safe for use before a community system is scheduled to be available in the area; and
8 9 10	(ii) The individual system is constructed in the most economical and convenient way to permit connection to a community system in the area, and the person guarantees the connection to a community system:
11 12	1. When the county governing body where the area is located sets a time; and
13 14 15	2. In accordance with this subtitle, any rules and regulations adopted under this subtitle, and any other State law or county requirement by:
16 17 18	A. Posting a bond to secure actual construction and installation of the systems with satisfactory surety for the benefit of the county governing body; or
19 20	B. Making any other arrangement that the Department considers necessary and adequate to carry out the provisions of this subtitle;
21 22 23 24	(7) If a solid waste disposal system is not available or required to be installed in any area as provided in item (4) of this subsection, to allow a person to provide a solid waste acceptance facility in the area without a systematic collection and transportation system;
25 26 27 28	(8) To require that, before issuance of a permit for construction of a community or multiuse sewerage system, a financial management plan sufficient to ensure the dependable and safe operation of the system has been adopted within the county plan [and approved by the Department]; and
29	(9) To require that:
30 31 32 33 34	(i) Before issuance of a permit for construction of a privately owned community water supply system that will serve 4 or more residential lots or 2 or more other lots, the applicant has proposed a financial management plan sufficient to ensure the dependable and safe operation of the system, and the plan has been approved by the [Department] COUNTY; and

(ii) The applicant shall comply with the plan as approved by the [Department] COUNTY.

- 1 9-521.
- 2 (c) (1) An applicant who violates § 9–510(b)(9) of this subtitle, or who
- 3 violates any regulation adopted under § 9–510(b)(9) of this subtitle, is liable for a civil
- 4 penalty not to exceed \$500 per violation to be collected in a civil action filed by [the
- 5 Department A COUNTY in the circuit court for any county.
- 6 (2) Each day a violation continues under this subsection constitutes a separate violation of this subsection.
- 8 9–1703.
- 9 (a) Each county shall submit a recycling plan to the Secretary for approval 10 [when the county submits its county plan to the Secretary] in accordance with the
- provisions of § 9–505 of this title.
- SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect
- 13 June 1, 2012.