

SB 496 - Department of Commerce - Complaint Portal

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Position: FAV



MARYLAND
Chamber of Commerce

Senate Bill 496

Date: February 13, 2025
Committee: Senate Finance
Position: Favorable

Founded in 1968, the Maryland Chamber of Commerce is the leading voice for business in Maryland. We are a statewide coalition of more than 7,000 members and federated partners working to develop and promote strong public policy that ensures sustained economic recovery and growth for Maryland businesses, employees, and families.

Senate Bill 496 (SB 496) requires the Department of Commerce to establish a portal on the Department's website to receive complaints from businesses and individuals who have waited longer than 60 days to receive licenses, forms, certificates, permits, or registrations. The Maryland Chamber consistently hears from businesses across Maryland that have experienced prolonged waiting periods for building permits and licenses. Slow permitting and licensing times restrict development and drive investment to other states.

For these reasons, the Maryland Chamber of Commerce respectfully requests a **favorable report** on **SB 496**.

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Uploaded by: Karrington Anderson

Position: UNF



Senate Bill 496

Department of Commerce – Complaint Portal and Annual Report

MACo Position: **OPPOSE**

To: Finance Committee

Date: February 13, 2025

From: Karrington Anderson

The Maryland Association of Counties (MACo) **OPPOSES** SB 496. This bill requires the Maryland Department of Commerce to create and maintain a complaint portal for reporting when governmental units such as counties take longer than 60 days to process an application for a business license, form, certificate, certification, permit, or registration. Annually, the Department would be tasked with identifying government units responsible and reporting to the Senate Budget and Tax Committee and House Ways and Means Committee.

This bill fails to account for legitimate reasons why processing a business license, permit, or certification may exceed 60 days—many of which are beyond a local government's control.

Counties work diligently to process business applications efficiently while ensuring compliance with local, state, and federal laws. However, various external factors can contribute to delays, including incomplete applications, required state or federal approvals, background checks, public hearing requirements, and applicant response times. By creating a public complaint portal without recognizing these complexities, SB 496 risks unfairly attributing delays to local governments without proper context.

Furthermore, annual reporting on complaints without distinguishing between avoidable and unavoidable delays is concerning. This could lead to misleading conclusions about county (and State agency) performance while failing to provide a meaningful solution to actual processing challenges.

For these reasons, MACo urges an **UNFAVORABLE** report on SB 496.