C9 5lr0453 CF SB 430

By: The Speaker (By Request – Administration) and Delegates Allen, Amprey, Boafo, Fennell, Foley, Hornberger, D. Jones, Kerr, J. Long, Palakovich Carr, Phillips, Ruff, Schindler, Simpson, Taylor, Turner, Vogel, and Woods

Introduced and read first time: January 22, 2025 Assigned to: Environment and Transportation

A BILL ENTITLED

4	A 7 T	AOM	•
1	A N	A(T)	concerning
_	111	1101	COLLCCITILITY

2 Land Use – Regional Housing Infrastructure Gap 3 (Housing for Jobs Act)

FOR the purpose of requiring the Department of Housing and Community Development 4 and the Department of Planning to calculate certain regional housing infrastructure 5 6 gaps; providing for the apportionment of regional housing infrastructure gaps to 7 counties and incorporated municipalities; authorizing local jurisdictions to reduce 8 local housing infrastructure gaps in a certain manner; establishing that certain local 9 jurisdictions have an affirmative obligation to expeditiously approve housing 10 development project applications; prohibiting certain local jurisdictions from denying certain housing development project applications without certain 11 justifications; and generally relating to housing development and land use. 12

- 13 BY repealing and reenacting, with amendments,
- 14 Article Land Use
- 15 Section 1–401 and 10–103
- 16 Annotated Code of Maryland
- 17 (2012 Volume and 2024 Supplement)
- 18 BY adding to
- 19 Article Land Use
- Section 12–101 through 12–203 to be under the new title "Title 12. Regional Housing
- 21 Infrastructure Gap"
- 22 Annotated Code of Maryland
- 23 (2012 Volume and 2024 Supplement)

24 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,

25 That the Laws of Maryland read as follows:

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.



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(18)

1 Article - Land Use 2 1-401.3 Except as provided in this section, this division does not apply to charter (a) 4 counties. 5 The following provisions of this division apply to a charter county: (b) 6 (1) subtitle. including Parts II and III (Charter county -7 Comprehensive plans); 8 § 1–101(l), (m), and (o) (Definitions – "Plan", "Priority funding area", (2)9 and "Sensitive area"): 10 (3)§ 1–201 (Visions); 11 § 1–206 (Required education); **(4)** 12 § 1–207 (Annual report – In general); (5)§ 1–208 (Annual report – Measures and indicators); 13 (6)14 Title 1, Subtitle 3 (Consistency); (7)15 Title 1, Subtitle 5 (Growth Tiers); (8)16 (9)§ 4–104(c) (Limitations – Bicycle Parking); 17 (10)§ 4–104(d) (Limitations – Manufactured homes and modular dwellings); § 4–208 (Exceptions – Maryland Accessibility Code); 18 (11)19 § 4–210 (Permits and variances – Solar panels); (12)20 (13)§ 4–211 (Change in zoning classification – Energy generating systems); 21 § 4–212 (Agritourism); (14)22§ 4–213 (Alcohol production); (15)23 (16)§ 4–214 (Agricultural alcohol production); 24§ 4–215 (Pollinator–friendly vegetation management); (17)

§ 5–102(d) (Subdivision regulations – Burial sites);

1 (19)§ 5–104 (Major subdivision – Review); 2 (20)Title 7, Subtitle 1 (Development Mechanisms); 3 Title 7, Subtitle 2 (Transfer of Development Rights); (21)except in Montgomery County or Prince George's County, Title 7, 4 (22)5 Subtitle 3 (Development Rights and Responsibilities Agreements); 6 (23)Title 7, Subtitle 4 (Inclusionary Zoning): 7 (24)Title 7, Subtitle 5 (Housing Expansion and Affordability); 8 § 8–401 (Conversion of overhead facilities); (25)9 (26)for Baltimore County only, Title 9, Subtitle 3 (Single-County Provisions – Baltimore County); 10 for Frederick County only, Title 9, Subtitle 10 (Single-County 11 (27)Provisions – Frederick County); 12 13 for Howard County only, Title 9, Subtitle 13 (Single-County (28)14 Provisions – Howard County): for Talbot County only, Title 9, Subtitle 18 (Single-County 15 (29)Provisions – Talbot County); [and] 16 17 (30)Title 11, Subtitle 2 (Civil Penalty); AND TITLE 12 (REGIONAL HOUSING INFRASTRUCTURE GAP). 18 (31)This section supersedes any inconsistent provision of Division II of this article. 19 (c) 20 10-103.21 Except as provided in this section, this division does not apply to Baltimore (a) 22City. 23 (b) The following provisions of this division apply to Baltimore City: this title; 24(1) 25§ 1–101(m) (Definitions – "Priority funding area"); (2)26 § 1–101(o) (Definitions – "Sensitive area");

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1	(4)	§ 1–201 (Visions);
2	(5)	§ 1–206 (Required education);
3	(6)	§ 1–207 (Annual report – In general);
4	(7)	§ 1–208 (Annual report – Measures and indicators);
5	(8)	Title 1, Subtitle 3 (Consistency);
6 7	(9) Comprehensive Pl	Title 1, Subtitle 4, Parts II and III (Home Rule Counties – ans; Implementation);
8	(10)	§ 4–104(c) (Limitations – Bicycle parking);
9	(11)	$\$ 4–104(d) (Limitations – Manufactured homes and modular dwellings);
10	(12)	§ 4–205 (Administrative adjustments);
11	(13)	§ 4–207 (Exceptions – Maryland Accessibility Code);
12	(14)	§ 4–210 (Permits and variances – Solar panels);
13	(15)	\S 4–211 (Change in zoning classification – Energy generating systems);
14	(16)	§ 4-215 (Pollinator-friendly vegetation management);
15	(17)	§ 5–102(d) (Subdivision regulations – Burial sites);
16	(18)	Title 7, Subtitle 1 (Development Mechanisms);
17	(19)	Title 7, Subtitle 2 (Transfer of Development Rights);
18 19	(20) Agreements);	Title 7, Subtitle 3 (Development Rights and Responsibilities
20	(21)	Title 7, Subtitle 4 (Inclusionary Zoning);
21	(22)	Title 7, Subtitle 5 (Housing Expansion and Affordability); [and]
22	(23)	Title 11, Subtitle 2 (Civil Penalty); AND
23	(24)	TITLE 12 (REGIONAL HOUSING INFRASTRUCTURE GAP).
24	TIT	TLE 12. REGIONAL HOUSING INFRASTRUCTURE GAP.

SUBTITLE 1. GENERAL PROVISIONS.

2 **12–101.**

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- 3 (A) IN THIS TITLE THE FOLLOWING WORDS HAVE THE MEANINGS 4 INDICATED.
- 5 (B) "JOBS-TO-HOUSING RATIO" MEANS THE TOTAL NUMBER OF JOBS BY 6 PLACE OF WORK DIVIDED BY THE TOTAL NUMBER OF HOUSING UNITS.
- 7 (C) "LOCAL HOUSING INFRASTRUCTURE GAP" MEANS THE SHARE OF A 8 REGIONAL HOUSING INFRASTRUCTURE GAP APPORTIONED TO A LOCAL 9 JURISDICTION UNDER § 12–201(B) OF THIS TITLE.
- 10 **(D)** "REGION" MEANS AN AREA DESIGNATED UNDER § 12–102 OF THIS 11 SUBTITLE.
- 12 (E) "REGIONAL HOUSING INFRASTRUCTURE GAP" MEANS THE NUMBER OF 13 HOUSING UNITS NEEDED FOR A REGION'S JOBS-TO-HOUSING RATIO TO BE BELOW
- 14 1.5 ACCORDING TO THE CALCULATION MADE UNDER § 12–201(A) OF THIS TITLE.
- 14 1.9 MOCONDING TO THE ORDEOLEMITON NUMBER CIVIDENCE 12 201(M) OF THIS TITLE
- 15 **12–102.**
- FOR PURPOSES OF THIS TITLE, REGIONS ARE DESIGNATED AS FOLLOWS:
- 17 (1) THE BALTIMORE REGION INCLUDES ANNE ARUNDEL COUNTY,
- 18 BALTIMORE COUNTY, CARROLL COUNTY, HARFORD COUNTY, HOWARD COUNTY,
- 19 AND BALTIMORE CITY;
- 20 (2) THE WASHINGTON SUBURBAN REGION INCLUDES FREDERICK
- 21 COUNTY, MONTGOMERY COUNTY, AND PRINCE GEORGE'S COUNTY;
- 22 (3) THE SOUTHERN MARYLAND REGION INCLUDES CALVERT
- 23 COUNTY, CHARLES COUNTY, AND ST. MARY'S COUNTY;
- 24 (4) THE WESTERN MARYLAND REGION INCLUDES ALLEGANY
- 25 COUNTY, GARRETT COUNTY, AND WASHINGTON COUNTY;
- 26 (5) THE UPPER EASTERN SHORE REGION INCLUDES CAROLINE
- 27 COUNTY, CECIL COUNTY, KENT COUNTY, QUEEN ANNE'S COUNTY, AND TALBOT
- 28 COUNTY; AND

25

INDICATED.

- THE LOWER EASTERN SHORE REGION INCLUDES DORCHESTER 1 **(6)** 2 COUNTY, SOMERSET COUNTY, WICOMICO COUNTY, AND WORCESTER COUNTY. SUBTITLE 2. REQUIREMENTS. 3 12-201. 4 ON OR BEFORE JANUARY 1 EACH YEAR THE DEPARTMENT OF HOUSING 5 6 AND COMMUNITY DEVELOPMENT AND THE DEPARTMENT OF PLANNING SHALL PUBLISH, FOR EACH REGION DESIGNATED UNDER § 12–102 OF THIS TITLE: 8 **(1)** THE TOTAL NUMBER OF HOUSING UNITS; 9 **(2)** THE TOTAL NUMBER OF JOBS BY PLACE OF WORK; 10 **(3)** THE JOBS-TO-HOUSING RATIO; 11 **(4)** THE NUMBER OF HOUSING UNITS NEEDED TO BE PRODUCED FOR 12 THE REGION TO REACH A JOBS-TO-HOUSING RATIO OF 1.5 OR LESS; AND 13 **(5)** THE DIFFERENCE BETWEEN THE EXISTING NUMBER OF HOUSING 14 UNITS AND THE NUMBER OF HOUSING UNITS NEEDED FOR THE REGION TO REACH A JOBS-TO-HOUSING RATIO OF 1.5 OR LESS. 15 THE DEPARTMENT OF HOUSING AND COMMUNITY DEVELOPMENT AND 16 THE DEPARTMENT OF PLANNING SHALL APPORTION A REGIONAL HOUSING 17 18 INFRASTRUCTURE GAP TO: 19 **(1)** EACH COUNTY BASED ON THE SHARE OF REGIONAL JOBS 20 LOCATED IN THE COUNTY; AND 21 **(2)** EACH INCORPORATED MUNICIPALITY BASED ON THE SHARE OF 22REGIONAL JOBS LOCATED IN THE MUNICIPALITY. 12-202. 23IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS 24(A) **(1)**
- 26 (2) "AFFORDABLE" MEANS THAT HOUSING COSTS DO NOT EXCEED 27 30% OF A HOUSEHOLD'S INCOME.

- 1 (3) "AFFORDABLE HOUSING UNIT" MEANS A DWELLING UNIT THAT IS
 2 DEED-RESTRICTED TO BE AFFORDABLE TO A HOUSEHOLD EARNING 60% OR LESS
 3 OF THE AREA MEDIAN INCOME FOR A PERIOD OF AT LEAST 40 YEARS.
- 4 (4) "AREA MEDIAN INCOME" MEANS THE MEDIAN HOUSEHOLD 5 INCOME FOR THE AREA ADJUSTED FOR HOUSEHOLD SIZE AS PUBLISHED AND 6 ANNUALLY UPDATED BY THE U.S. DEPARTMENT OF HOUSING AND URBAN 7 DEVELOPMENT.
- 8 (5) "HOUSING UNIT BUILT" MEANS A NEWLY CONSTRUCTED OR
 9 SUBSTANTIALLY RENOVATED RESIDENTIAL DWELLING UNIT THAT HAS RECEIVED A
 10 USE AND OCCUPANCY PERMIT FROM A LOCAL JURISDICTION ON OR AFTER JANUARY
 11 1, 2026.
- 12 (6) (I) "RAIL STATION" MEANS A PRESENT OR PLANNED:
- 13 **MARC** STATION ALONG THE PENN, CAMDEN, OR 14 BRUNSWICK LINES;
- 15 **2.** BALTIMORE METRO SUBWAYLINK STATION;
- 16 3. BALTIMORE LIGHT RAILLINK STATION;
- 17 4. METRORAIL SYSTEM STATION; OR
- 18 5. ANY OTHER PASSENGER RAIL STATION.
- 19 (II) A RAIL STATION SHALL BE CONSIDERED "PLANNED" IF IT IS 20 ON A FINALIZED RAIL ROUTE WITH COMPLETED DEVELOPMENT APPROVALS.
- 21 **(B) (1)** THE NUMBER OF UNITS IN THE LOCAL HOUSING 22 INFRASTRUCTURE GAP MAY BE REDUCED IN ACCORDANCE WITH THIS SUBSECTION.
- 23 (2) FOR EVERY 1 HOUSING UNIT BUILT WITHIN THREE-QUARTERS OF 24 A MILE OF A RAIL STATION, 1.5 HOUSING UNITS MAY BE SUBTRACTED FROM THE 25 LOCAL HOUSING INFRASTRUCTURE GAP.
- 26 (3) FOR EVERY 1 AFFORDABLE HOUSING UNIT BUILT, 1.5 HOUSING UNITS MAY BE SUBTRACTED FROM THE LOCAL HOUSING INFRASTRUCTURE GAP.
- 28 (C) CALCULATIONS UNDER SUBSECTION (B) OF THIS SECTION MAY NOT BE 29 COMBINED TO SUBTRACT MORE THAN 1.5 HOUSING UNITS FROM THE LOCAL 30 HOUSING INFRASTRUCTURE GAP PER 1 HOUSING UNIT BUILT.

- 1 (D) (1) IN ORDER TO REDUCE A LOCAL HOUSING INFRASTRUCTURE GAP UNDER SUBSECTION (B) OF THIS SECTION, A LOCAL JURISDICTION SHALL SUBMIT
- 3 DOCUMENTATION TO THE DEPARTMENT OF HOUSING AND COMMUNITY
- 4 DEVELOPMENT.
- 5 (2) A SUBMISSION UNDER PARAGRAPH (1) OF THIS SUBSECTION
- 6 SHALL BE IN THE FORM AND MANNER THAT THE DEPARTMENT OF HOUSING AND
- 7 COMMUNITY DEVELOPMENT REQUIRES.
- 8 **12–203.**
- 9 (A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS
- 10 INDICATED.
- 11 (2) "AREA WITH INADEQUATE WATER OR WASTEWATER FACILITIES"
- 12 MEANS:
- 13 (I) AN AREA OUTSIDE AN EXISTING OR PLANNED WATER AND
- 14 SEWER SERVICE AREA AS IDENTIFIED IN AN ADOPTED COUNTY PLAN UNDER TITLE
- 15 9, SUBTITLE 5 OF THE ENVIRONMENT ARTICLE; OR
- 16 (II) AN AREA INSIDE AN EXISTING OR PLANNED WATER AND
- 17 SEWER SERVICE AREA AS IDENTIFIED IN AN ADOPTED COUNTY PLAN UNDER TITLE
- 18 9, SUBTITLE 5 OF THE ENVIRONMENT ARTICLE, WHERE THE CONNECTING WATER
- 19 OR WASTEWATER FACILITY:
- 20 1. DOES NOT HAVE ADEQUATE CAPACITY OR IS ABOVE
- 21 **80%** CAPACITY; AND
- 22 2. DOES NOT HAVE A CAPACITY MANAGEMENT PLAN
- 23 APPROVED BY THE DEPARTMENT OF THE ENVIRONMENT.
- 24 (3) "AREA ZONED FOR HEAVY INDUSTRIAL USE" MEANS AN AREA
- 25 THAT:
- 26 (I) DOES NOT ALLOW RESIDENTIAL USES; AND
- 27 (II) ALLOWS FOR INTENSE INDUSTRIAL ACTIVITIES, SUCH AS
- 28 HEAVY MANUFACTURING, ASSEMBLING, OR INDUSTRIAL PROCESSING ACTIVITIES,
- 29 THAT MAY CREATE SIGNIFICANT NOISE, DUST, VIBRATION, GLARE, ODORS, AND
- 30 OTHER ADVERSE ENVIRONMENTAL IMPACTS.

- 1 (4) "CURRENT OR PROJECTED FULL-TIME ENROLLMENT" MEANS:
- 2 (I) A SCHOOL'S FULL-TIME ENROLLMENT AT THE TIME OF THE 3 HOUSING DEVELOPMENT APPLICATION; OR
- 4 (II) A SCHOOL'S PROJECTED FULL-TIME ENROLLMENT FOR A
- 5 SCHOOL YEAR NOT LATER THAN THE 7TH FULL SCHOOL YEAR AFTER THE TIME OF
- 6 THE HOUSING DEVELOPMENT PROJECT APPLICATION.
- 7 (5) "DENY A HOUSING DEVELOPMENT PROJECT APPLICATION"
- 8 INCLUDES TO:
- 9 (I) DENY A HOUSING DEVELOPMENT PROJECT APPLICATION AT
- 10 ANY STATE IN THE DEVELOPMENT PROCESS, INCLUDING ANY REQUIRED LAND USE
- 11 APPROVALS OR ENTITLEMENTS NECESSARY FOR THE ISSUANCE OF A BUILDING
- 12 **PERMIT; AND**
- 13 (II) REQUIRE THAT A HOUSING DEVELOPMENT PROJECT WAIT A
- 14 PERIOD OF 1 OR MORE YEARS TO RECEIVE A BUILDING PERMIT.
- 15 (6) "GEOGRAPHICALLY ADJACENT SCHOOL" MEANS A SCHOOL THAT:
- 16 (I) IS OF THE SAME GRADE CONFIGURATION OR SHARES GRADE
- 17 BAND OVERLAP; AND
- 18 (II) HAS AN ATTENDANCE AREA GEOGRAPHICALLY
- 19 CONTIGUOUS TO THE SCHOOL ATTENDANCE AREA IN WHICH THE HOUSING
- 20 DEVELOPMENT PROJECT IS LOCATED.
- 21 (7) "HOUSING DEVELOPMENT PROJECT" MEANS THE NEW
- 22 CONSTRUCTION OR SUBSTANTIAL RENOVATION OF A RESIDENTIAL REAL ESTATE
- 23 PROJECT.
- 24 (8) "HOUSING DEVELOPMENT PROJECT APPLICATION" MEANS AN
- 25 APPLICATION FOR A BUILDING PERMIT, A VARIANCE, A WAIVER, A CONDITIONAL USE
- 26 PERMIT, A SPECIAL PERMIT, A CERTIFICATION, AN AUTHORIZATION, A SITE PLAN
- 27 APPROVAL, A SUBDIVISION APPROVAL, OR ANY OTHER DETERMINATION BY A LOCAL
- 28 JURISDICTION RELATING TO A HOUSING DEVELOPMENT PROJECT.
- 29 (9) "OBJECTIVE WRITTEN DEVELOPMENT STANDARDS" MEANS
- 30 OBJECTIVE, QUANTIFIABLE, WRITTEN DEVELOPMENT STANDARDS, CONDITIONS,
- 31 AND POLICIES THAT ARE:

- 1 (I) NOT SUBJECT TO PERSONAL OR SUBJECTIVE JUDGMENT BY
- 2 A PUBLIC OFFICIAL;
- 3 (II) UNIFORMLY VERIFIABLE BY REFERENCE TO AN EXTERNAL
- 4 AND UNIFORM BENCHMARK OR CRITERION AVAILABLE AND KNOWABLE BY THE
- 5 HOUSING DEVELOPMENT PROJECT APPLICANT; AND
- 6 (III) APPLIED TO FACILITATE AND ACCOMMODATE
- 7 DEVELOPMENT AT THE DENSITY PERMITTED ON THE SITE.
- 8 (10) "SCHOOL ATTENDANCE AREA" MEANS THE GEOGRAPHIC AREA
- 9 THAT CONTAINS THE RESIDENCES OF THE STUDENT POPULATION TO BE SERVED, AS
- 10 DESIGNATED BY A COUNTY BOARD OF EDUCATION IN ACCORDANCE WITH §
- 11 4-109(C) OF THE EDUCATION ARTICLE.
- 12 (11) "SPECIFIC ADVERSE IMPACT" MEANS A SIGNIFICANT,
- 13 QUANTIFIABLE, DIRECT, AND UNAVOIDABLE IMPACT, BASED ON OBJECTIVE,
- 14 IDENTIFIED WRITTEN PUBLIC HEALTH OR SAFETY STANDARDS, POLICIES, OR
- 15 CONDITIONS.
- 16 (12) "STATE RATED CAPACITY" MEANS THE NUMBER OF STUDENTS
- 17 THAT AN INDIVIDUAL SCHOOL HAS THE PHYSICAL CAPACITY TO ENROLL, AS
- 18 CALCULATED UNDER A FORMULA ADOPTED BY THE INTERAGENCY COMMISSION ON
- 19 SCHOOL CONSTRUCTION.
- 20 (13) "SUBSTANTIAL RENOVATION" MEANS A RESIDENTIAL REAL
- 21 ESTATE PROJECT THAT MEETS CRITERIA AS ANNUALLY ESTABLISHED AND
- 22 IDENTIFIED BY THE DEPARTMENT OF HOUSING AND COMMUNITY DEVELOPMENT
- 23 IN THE MULTIFAMILY RENTAL FINANCING PROGRAM GUIDE.
- 24 (B) THIS SECTION APPLIES ONLY TO A LOCAL JURISDICTION THAT HAS A
- 25 LOCAL HOUSING INFRASTRUCTURE GAP GREATER THAN ZERO UNITS.
- 26 (C) A LOCAL JURISDICTION HAS AN AFFIRMATIVE OBLIGATION TO
- 27 EXPEDITIOUSLY APPROVE A HOUSING DEVELOPMENT PROJECT APPLICATION.
- 28 (D) A LOCAL JURISDICTION MAY NOT DENY A HOUSING DEVELOPMENT
- 29 PROJECT WITHOUT A JUSTIFICATION THAT:
- 30 (1) CLEARLY OUTWEIGHS THE NEED FOR HOUSING; AND
- 31 (2) IS SUPPORTED BY CLEAR AND CONVINCING EVIDENCE.

- 1 (E) A LOCAL JURISDICTION SHALL CITE AT LEAST ONE OF THE FOLLOWING 2 AS A JUSTIFICATION TO DENY A HOUSING DEVELOPMENT PROJECT APPLICATION
- 3 THAT CLEARLY OUTWEIGHS THE NEED FOR HOUSING:
- 4 (1) (I) THE HOUSING DEVELOPMENT PROJECT AS PROPOSED
- 5 WOULD HAVE A SPECIFIC ADVERSE IMPACT ON THE PUBLIC HEALTH OR SAFETY TO
- 6 THE RESIDENTS THAT WOULD LIVE IN THE PROJECT; AND
- 7 (II) THERE IS NO FEASIBLE METHOD TO SATISFACTORILY
- 8 MITIGATE OR AVOID THE SPECIFIC ADVERSE IMPACT WITHOUT RENDERING THE
- 9 HOUSING DEVELOPMENT PROJECT FINANCIALLY INFEASIBLE;
- 10 (2) (I) THE DENIAL OF THE HOUSING DEVELOPMENT PROJECT
- 11 APPLICATION OR IMPOSITION OF CONDITIONS IS REQUIRED IN ORDER TO COMPLY
- 12 WITH SPECIFIC STATE OR FEDERAL LAW; AND
- 13 (II) THERE IS NO FEASIBLE METHOD TO COMPLY WITHOUT
- 14 RENDERING THE HOUSING DEVELOPMENT PROJECT FINANCIALLY INFEASIBLE;
- 15 (3) (I) THE HOUSING DEVELOPMENT PROJECT IS LOCATED IN AN
- 16 AREA WITH INADEQUATE WATER OR WASTEWATER FACILITIES TO SERVE THE
- 17 PROJECT; AND
- 18 (II) THERE IS NO FEASIBLE METHOD TO SERVICE THE HOUSING
- 19 DEVELOPMENT PROJECT WITH WATER OR WASTEWATER FACILITIES;
- 20 (4) THE HOUSING DEVELOPMENT PROJECT IS LOCATED AT THE TIME
- 21 OF THE APPLICATION:
- 22 (I) IN AN AREA ZONED FOR HEAVY INDUSTRIAL USE;
- 23 (II) ON CONSERVATION PROPERTY, AS DEFINED IN § 8–209.1 OF
- 24 THE TAX PROPERTY ARTICLE; OR
- 25 (III) ON AGRICULTURAL LAND, AS DEFINED IN § 9–206 OF THE
- 26 TAX PROPERTY ARTICLE;
- 27 (5) THE HOUSING DEVELOPMENT PROJECT IS LOCATED, AT THE TIME
- 28 OF APPLICATION, IN A SCHOOL ATTENDANCE AREA:
- 29 (I) THAT HAS UNIFORMLY VERIFIABLE CURRENT OR
- 30 PROJECTED FULL-TIME ENROLLMENT FOR THE SCHOOL THAT EXCEEDS 100% OF
- 31 THE SCHOOL'S CURRENT OR ESTIMATED STATE RATED CAPACITY;

- 1 (II) FOR WHICH THE SUM OF THE UNIFORMLY VERIFIABLE
- 2 CURRENT OR PROJECTED FULL-TIME ENROLLMENT FOR THE SCHOOL AND ITS
- 3 GEOGRAPHICALLY ADJACENT SCHOOLS EXCEEDS 100% OF THE SUM OF THE
- 4 CURRENT OR ESTIMATED STATE RATED CAPACITY FOR THOSE SCHOOLS; AND
- 5 (III) THAT HAS BEEN DETERMINED BY THE LOCAL
- 6 JURISDICTION, USING UNIFORMLY VERIFIABLE OBJECTIVE CRITERIA, TO HAVE
- 7 INADEQUATE SCHOOL CAPACITY; OR
- 8 (6) (I) THE HOUSING DEVELOPMENT PROJECT DOES NOT COMPLY
- 9 WITH OBJECTIVE WRITTEN DEVELOPMENT STANDARDS AT THE TIME OF
- 10 APPLICATION SUBMISSION; AND
- 11 (II) THERE IS NO FEASIBLE METHOD TO COMPLY WITHOUT
- 12 RENDERING THE DEVELOPMENT FINANCIALLY INFEASIBLE.
- 13 (F) IF A LOCAL JURISDICTION DENIES A HOUSING DEVELOPMENT PROJECT
- 14 APPLICATION, THE LOCAL JURISDICTION MUST PROVIDE IN WRITING THE REASON
- 15 FOR DENIAL, SPECIFYING HOW THE DENIAL COMPLIES WITH SUBSECTIONS (C)
- 16 THROUGH (E) OF THIS SECTION.
- 17 (G) (1) THE PROPONENT OF A HOUSING DEVELOPMENT PROJECT MAY
- 18 BRING AN ACTION IN THE APPROPRIATE CIRCUIT COURT TO ENFORCE THIS
- 19 SECTION.
- 20 (2) (I) IF A COURT FINDS THAT A LOCAL JURISDICTION DENIED A
- 21 HOUSING DEVELOPMENT PROJECT APPLICATION IN VIOLATION OF THIS SECTION,
- 22 THE COURT SHALL ISSUE AN ORDER OR A JUDGMENT COMPELLING THE
- 23 JURISDICTION TO COMPLY WITHIN 90 DAYS WITH THIS SECTION.
- 24 (II) AN ORDER OR A JUDGMENT COMPELLING COMPLIANCE
- 25 UNDER THIS SECTION MAY INCLUDE AN ORDER OR A JUDGMENT:
- 26 1. REQUIRING THE LOCAL JURISDICTION TO TAKE
- 27 ACTION ON THE HOUSING DEVELOPMENT PROJECT; OR
- 2. DIRECTING THE LOCAL JURISDICTION TO APPROVE
- 29 THE HOUSING DEVELOPMENT PROJECT.
- 30 (3) IF THE COURT DETERMINES THAT ITS ORDER OR JUDGMENT HAS
- 31 NOT BEEN CARRIED OUT WITHIN 90 DAYS, THE COURT MAY ISSUE FURTHER ORDERS
- 32 TO ENSURE THAT THE PURPOSES AND POLICIES OF THIS SECTION ARE FULFILLED.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 2 January 1, 2026.