

PROVIDED UNDER SUBSECTIONS (C) AND (D) OF THIS SECTION FOR THE SUBSEQUENT FISCAL YEAR.

(2) FOR ANY FISCAL YEAR IN WHICH THE ACTUAL TRANSFER TAX REVENUE COLLECTIONS ARE LESS THAN THE REVENUE ESTIMATES USED AS THE BASIS FOR THE APPROPRIATIONS REQUIRED UNDER THIS SECTION, THE APPROPRIATION TO PROGRAM OPEN SPACE ALLOCATION TO THE SPECIAL FUND UNDER SUBSECTION (A) OF THIS SECTION AS PROVIDED UNDER SUBSECTIONS (C) AND (D) OF THIS SECTION FOR THE SUBSEQUENT FISCAL YEAR SHALL BE REDUCED BY THE AMOUNT OF THE DEFICIENCY.

SECTION 2. AND BE IT FURTHER ENACTED, That if any provision of this Act or the application thereof to any person or circumstance is held invalid for any reason in a court of competent jurisdiction, the invalidity does not affect other provisions or any other application of this Act which can be given effect without the invalid provision or application, and for this purpose the provisions of this Act are declared severable.

SECTION 3. AND BE IT FURTHER ENACTED, That the Department of Natural Resources and the Office of Planning shall work together to reevaluate the State's current acquisition and preservation efforts and produce a comprehensive targeted acquisition and preservation plan by June 30, 1993. As a part of this new plan, the Department of Natural Resources shall undertake a comprehensive reassessment and revision of its Authorized Acquisition Program, based on information available in the 1989 revision of the State Comprehensive Outdoor Recreation and Land Preservation Plan and on more recent data produced by the Office of Planning. By December of 1990, 1991, and 1992, the Department of Natural Resources and the Office of Planning shall provide an annual written report to the budget committees of the General Assembly setting forth the progress of the reassessment and any proposed revisions to the Department's Authorized Acquisition program in anticipation of this new plan in 1993.

SECTION 4. AND BE IT FURTHER ENACTED, That in its review and revision of the State Comprehensive Outdoor Recreation and Land Preservation Plan, due June 30, 1993, the Office of Planning shall assess the methodology by which the State and local acreage acquisition goals are set and the benefits of setting fixed goals for acquisition efforts; shall, in determining State and local acreage acquisition goals, evaluate alternative factors other than population alone; shall assess the merit of counting toward the State and local acreage acquisition goals acreage protected under nontidal wetlands and critical areas restrictions, agricultural easements, and private parkland; and shall evaluate counting in full State and federal land used for public recreational purposes. This assessment and evaluation shall be included both in the 1993 State Comprehensive Outdoor Recreation and Land Preservation Plan and in a report to the budget committees of the General Assembly by September 1, 1993.

SECTION 5. AND BE IT FURTHER ENACTED, That each local governing body shall submit its next revised local recreation and parks master plan to the Department of Natural Resources and the Office of Planning by June 30, 1993.