

(2) Make allowance for the difference in hydrologic characteristics and stormwater management needs of different parts of the State;

(3) Specify that watershed-wide analyses may be necessary to prevent undesirable downstream effects of increased stormwater runoff;

(4) Specify the exemptions a county or municipality may grant from the requirements of submitting a stormwater management plan; and

(5) Specify the minimum content of the local ordinances OR THE RULES AND REGULATIONS OF THE AFFECTED COUNTY GOVERNING BODY to be adopted which may be done by inclusion of a model ordinance OR THE RULES--AND--REGULATIONS--OF--THE--AFFECTED COUNTY--GOVERNING--BODY MODEL RULES AND REGULATIONS.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1984.

Approved May 29, 1984.

CHAPTER 539

(Senate Bill 429)

AN ACT concerning

Local Governments - Judicial-Review-of Contract Disputes

FOR-the-purpose-of-providing-that-a-final-administrative-decision concerning-any-controversy-over-a-contract-entered-into-by-a municipality-or-county-shall-be-subject-to--judicial--review de-novo-certain-arbitration-or-judicial-review-procedures-or both;--and--providing-that-a-municipal-corporation-or-county may-not,-by-contractual-provision-or-otherwise,--attempt--to deprive--any-party-of-that-right-to-judicial-review. FOR the purpose of prohibiting-counties Baltimore City, counties, and municipalities from requiring or providing certain terms concerning the resolution of contract disputes in certain construction contracts; and providing exceptions to this Act.

BY adding to

The Charter of Baltimore City
Article II - General Powers
Section (4A)
(1964 Revision, as amended)