

~~{a}--This--section--is--broadly--applicable--to--all--procurements--by--the--State--~~

{b} By regulation, the Board may require that any proposed contract, contract renewal, or change order, of a designated class or monetary value, of any unit OF THE EXECUTIVE BRANCH be brought to the Board for consideration and approval before execution.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1989.

Approved May 5, 1989.

CHAPTER 102

(Senate Bill 136)

AN ACT concerning

Sediment Control and Stormwater Management -
Approval of Federal Projects

FOR the purpose of exempting federal agencies from a requirement that certain land clearing activities be approved for sediment controls by the soil conservation district; requiring federal agencies to submit certain land clearing activities to the Department of the Environment for approval of sediment controls; exempting federal agencies from a requirement that land development not proceed without a stormwater management plan approved by the county or municipality; prohibiting federal agencies from undertaking land clearing activities without a stormwater management plan approved by the Department; requiring the Department to require federal agencies to submit a stormwater management plan to a county or municipality under certain circumstances; requiring a county or municipality to review a federal agency's stormwater management plan within a certain time; and requiring the Department to require federal agencies to submit a county's or municipality's comments on its stormwater management plan under certain circumstances.

BY repealing and reenacting, without amendments,

Article - Environment
Section 4-105 and 4-204
Annotated Code of Maryland
(1987 Replacement Volume and 1988 Supplement)