

developed for that jurisdiction under the [State Comprehensive Outdoor Recreation and] MARYLAND Land Preservation AND RECREATION Plan, a local governing body may use up to 75 percent of its annual apportionment for development projects for a period of 5 years.

DRAFTER'S NOTE:

Error: Misnomer in § 5-905(d)(1)(ii) of the Natural Resources Article.

Occurred: Ch. 63, Acts of 1990.

(iii) If a county determines that it qualifies for the additional funds for development projects under paragraph (ii) of this subsection, before the due date for all local governing bodies to submit revised local LAND PRESERVATION AND recreation [and parks master] plans, that county may submit an interim local LAND PRESERVATION AND recreation [and parks master] plan:

1. Prior to the submission under subsection (c)(2) of this section; and

2. In addition to the submission required under subsection (c)(2).

5-906.

(b) Every acquisition and development project funded by the State in whole or in part shall meet needs identified in the [State Comprehensive Outdoor Recreation and] MARYLAND Land Preservation AND RECREATION Plan prepared and revised every 5 years, beginning in 1993, by the MARYLAND Office of Planning in cooperation with the Department. The document shall identify and recommend for State acquisition efforts those resource areas facing the most intense or immediate development pressure. These resource areas shall be designated as targeted areas. The document and any changes to it shall be distributed to every local governing body.

(e) The applicant shall certify on each application that:

(7) Land acquired or developed under a State grant from Program Open Space may not be converted, without written approval of the Secretary, the Secretary of the Department of Budget and Fiscal Planning, and the Director of the MARYLAND Office of Planning from outdoor public recreation or open space use to any other use. Any conversion in land use may be approved only after the local governing body replaces the land with land of at least equivalent area and of equal recreation or open space value.

5-907.

No land may be acquired for any State park in excess of the number of acres approved by the General Assembly for the park. Approval of the General Assembly shall be required for any revision to the ["Maryland Outdoor Recreation and Open Space Plan"] MARYLAND LAND PRESERVATION AND RECREATION PLAN prior to the initiation of any action to obtain additional land for any State park.