

(2) WITHIN the limits of the Maryland–Washington regional district [as said district is now or shall hereafter be defined by law], in Montgomery and Prince George's Counties [— in which district] WHERE there is [now in effect] city and regional planning and zoning[, which are being] administered by [existing agencies under existing law —] LOCAL AGENCIES, this article [shall not be construed as supplemental to] DOES NOT SUPPLEMENT Chapter 992 of the Laws of Maryland of 1943, as amended[; and within the said].

(3) IN THE MARYLAND–WASHINGTON REGIONAL [district] DISTRICT, the [several] additional and supplemental powers [or any of them] vested by this article in [the “municipality,” and/or the “council,” shall] A MUNICIPALITY OR COUNCIL MAY not be [construed to be] CONSIDERED vested in and may not be exercised by [the respective board of county commissioners or] A county [councils] COUNCIL acting as [the] A district council[, as provided in said] UNDER Chapter 992 OF THE LAWS OF MARYLAND OF 1943, as amended[; and within the said].

(4) IN THE MARYLAND–WASHINGTON REGIONAL [district in like manner the several powers or any of them] DISTRICT, THE POWERS vested by this article in [the “commission” and in the “board of appeals,” respectively, shall be construed not to be] A PLANNING COMMISSION OR BOARD OF APPEALS MAY NOT BE CONSIDERED vested in and may not be exercised by the Maryland–National Capital Park and Planning Commission, the [respective] planning [boards] BOARD, [and/or] OR the [respective] board of zoning appeals of the county affected[; and provided further, that insofar as].

(5) TO THE EXTENT THAT the provisions of this article may be inconsistent with or contrary to the provisions of Chapter 992 of the Laws of Maryland of 1943, as amended[; such], THE provisions [shall have no application] OF THIS ARTICLE DO NOT APPLY within the Maryland–Washington regional district[, but ].

(6) [nothing contained herein shall be deemed or construed to] THE PROVISIONS OF THIS ARTICLE DO NOT affect the validity of [said] Chapter 992 OF THE LAWS OF MARYLAND OF 1943, as amended[; and provided further, that nothing in §§ 3.01 – 8.15, inclusive, shall apply to Baltimore City].

DRAFTER'S NOTE: The last clause of this section is added without substantive change to § 2.13(a) of this article.

[7.03. Article not applicable to chartered counties.

(a) (1) Except as provided in §§ 3.05(a)(1)(iii), (v), (vi), and (viii), (4), and (b), 3.06(b) and (c), 4.01(a)(2), 4.09, 5.03(d), 7.01(c), 10.01, 11.01, 12.01, and 13.01 of this article, and subject to subsection (b) of this section, this article does not apply to the chartered counties of Maryland.

(2) This section supersedes § 7.02 of this article and any inconsistent provision of Article 28 of the Code.

(b) Section 13.01 of this article does not apply to Montgomery County or Prince George's County.]