

[6-402.]

[(c) (2)] (B) In counties or municipalities that [have] HAD not adopted a building code as of October 1, 1992; the MARYLAND BUILDING PERFORMANCE Standards shall apply to all buildings and structures for which a building permit application [is] WAS received by the local jurisdiction on or after August 1, 1997.

[(3)](C) In counties or municipalities that [have] HAD adopted the standard building code as of October 1, 1993, the MARYLAND BUILDING PERFORMANCE Standards shall apply to all buildings and structures for which a building permit application [is] WAS received by the local jurisdiction on or after August 1, 2001.

[(4)](D) [(i)] (1) If the Department OF HOUSING AND COMMUNITY DEVELOPMENT [has] HAD not provided funding to a county or municipality to cover all direct and reasonable costs necessary for converting or establishing local systems to implement the MARYLAND BUILDING PERFORMANCE Standards, then the provisions of this [subsection] SECTION shall be void and without effect as to the particular county or municipality until the time that the needed funds [are] WERE made available by the Department OF HOUSING AND COMMUNITY DEVELOPMENT.

[(ii)] (2) [1.] (I) In this [paragraph] SUBSECTION, "costs" means expenses associated with hardware, software, training, technical assistance, or other direct expenses that a county or municipality incurs to implement the MARYLAND BUILDING PERFORMANCE Standards.

[2.] (II) In this [paragraph] SUBSECTION, "costs" does not include expenses that a county or municipality would incur without implementation of the MARYLAND BUILDING PERFORMANCE Standards.

[(5)](E) A local jurisdiction may implement and enforce the Maryland Building Performance Standards and any local amendment on or before the dates specified in this [subsection] SECTION for application of the MARYLAND BUILDING PERFORMANCE Standards.

REVISOR'S NOTE: This section formerly was Art. 83B, §§ 6-401(i) and 6-402(c)(2), (3), (4), and (5).

Former Art. 83B, §§ 6-401(i) and 6-402(c)(2), (3), (4), and (5) provided effective dates in 1992 and 1993 for implementation of the Maryland Building Performance Standards, required the Department of Housing and Community Development to provide funding to implement the Standards, and defined a relevant term. These provisions are obsolete because the effective dates for implementation of the Standards have passed and the Department confirms that all local jurisdictions have implemented the Standards. These dates, however, have historical significance, e.g., providing information as to whether an existing building or structure was subject to the Standards at the time of building permit application. The provisions, therefore, are transferred to the Session Laws.

The only changes are in style.