SENATE BILL No. 1121

October 22, 2014, Introduced by Senators WARREN and ANDERSON and referred to the Committee on Natural Resources, Environment and Great Lakes.

A bill to amend 1994 PA 451, entitled "Natural resources and environmental protection act," by amending sections 35301, 35302, 35304, 35308, 35312, 35313, 35316, 35317, and 35321 (MCL 324.35301, 324.35302, 324.35304, 324.35308, 324.35312, 324.35313, 324.35316, 324.35317, and 324.35321), sections 35301, 35302, 35304, 35312, 35313, 35316, 35317, and 35321 as amended by 2012 PA 297 and section 35308 as added by 1995 PA 59; and to repeal acts and parts of acts.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

Sec. 35301. As used in this part:

(a) "Contour change" includes any grading, filling, digging, or excavating that significantly alters the physical characteristic of a critical dune area, except that which is IF THE ACTIVITY IS involved in sand dune mining as defined in part 637.

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(b) "Crest" means the line at which the first lakeward facing
 slope of a critical dune ridge breaks to a slope of less than 1 foot vertical rise in a 5-1/2-foot horizontal plane for a distance
 of at least 20 feet, if the areal extent where this break occurs is
 greater than 1/10 acre in size.

6 (c) "Critical dune area" means a geographic area designated in
7 the "atlas of critical dune areas" dated February 1989 that was AND
8 prepared by the department of natural resources.

9 (d) "Department" means the department of environmental10 quality.

(e) "Foredune" means 1 or more low linear dune ridges that are parallel and adjacent to the shoreline of a Great Lake and are rarely greater than 20 feet in height. The lakeward face of a foredune is often gently sloping and may be vegetated with dune grasses and low shrub vegetation or may have an exposed sand face.

16 (f) "Model zoning plan" means the model zoning plan provided 17 for in sections 35304 to 35309 and 35311B to 35324.35323.

18 (g) "Permit" means a permit for a use within a critical dune19 area under this part.

20 (h) "Planning commission" means the body or entity within a
21 local government that is responsible for zoning and land use
22 planning for the local unit of government.

(i) "Restabilization" means restoration of the natural contours of a critical dune to the extent practicable, the restoration of the protective vegetative cover of a critical dune through the establishment of indigenous vegetation, and the placement of snow fencing or other temporary sand trapping measures

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for the purpose of preventing erosion, drifting, and slumping of
 sand.

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(j) "Special use project" means any of the following:

4 (i) A proposed use in a critical dune area for an industrial or
5 commercial purpose regardless of the size of the site.

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(*ii*) A **PROPOSED** multifamily use of more than 3 acres.

7 (*iii*) A PROPOSED multifamily use of 3 acres or less if the
8 density of use is greater than 4 individual residences per acre.

9 (*iv*) A proposed use in a critical dune area, regardless of size
10 of the use, that the planning commission, or the department if a
11 local unit of government does not have an approved zoning
12 ordinance, determines would damage or destroy features of
13 archaeological or historical significance.

14 (k) "Use" means a developmental, silvicultural, or 15 recreational activity done or caused to be done by a person that 16 significantly alters the A physical characteristic of a critical 17 dune area or a contour change done or caused to be done by a 18 person. Use does not include sand dune mining as defined in part 19 637.

20 (1) "Zoning ordinance" means an ordinance of a local unit of 21 government that regulates the development of critical dune areas 22 within the local unit of government pursuant to the requirements of 23 this part.

24 Sec. 35302. The legislature finds that:

(a) The critical dune areas of this state are a unique,
irreplaceable, and fragile resource that provide significant
recreational, economic, scientific, geological, scenic, botanical,

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educational, agricultural, and ecological benefits to the people of
 this state and to people from other states and countries who visit
 this resource.

4 (B) LOCAL UNITS OF GOVERNMENT SHOULD HAVE THE OPPORTUNITY TO
5 EXERCISE THE PRIMARY ROLE IN PROTECTING AND MANAGING CRITICAL DUNE
6 AREAS IN ACCORDANCE WITH THIS PART.

7 (C) (b) The purpose of this part is to balance for present and future generations the benefits of protecting, preserving, 8 restoring, and enhancing the diversity, quality, functions, and 9 values of the state's critical dunes with the benefits of economic 10 11 development and multiple human uses of the critical dunes and the 12 benefits of public access to and enjoyment of the critical dunes. 13 To accomplish this purpose, this part is intended to do all of the 14 following:

(i) Ensure and enhance the diversity, quality, functions, and
values of the critical dunes in a manner that is compatible with
private property rights.

18 (*ii*) Ensure sound management of all critical dunes by allowing
19 for compatible economic development and multiple human uses of the
20 critical dunes.

(iii) Coordinate and streamline governmental decision-making
affecting critical dunes through the use of the most comprehensive,
accurate, and reliable information and scientific data available.
Sec. 35304. (1) A person shall not initiate a use within a
critical dune area unless the person obtains a permit from the
local unit of government in which the critical dune area is located
or the department if the department issues permits as provided

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under subsection (7). A-SUBJECT TO SUBSECTION (7), ALL OF THE
 FOLLOWING APPLY TO A permit for a use within a critical dune area:
 is subject to all of the following:

4 (a) A person proposing a use within a critical dune area shall 5 file an application with the local unit of government. , or with 6 the department if the department is issuing permits under the model 7 zoning plan. The application form shall include information necessary to conform with the requirements of this part. If a 8 project proposes the use of more than 1 critical dune area location 9 within a local unit of government, 1 application may SHALL be filed 10 11 for the uses. IF A MULTIPHASE DEVELOPMENT IS PLANNED BY THE PERMIT 12 APPLICANT, 1 APPLICATION SHALL BE FILED FOR ALL PHASES OF THE 13 DEVELOPMENT.

(b) The local unit of government shall provide notice of an 14 application filed under this section to each person who makes a 15 written request to the local unit of government for notification of 16 17 pending applications. The local unit of government may charge an 18 annual fee for providing this notice. THE NOTICES. The local unit 19 of government shall prepare a monthly list of the applications made 20 during the previous month and shall promptly provide copies of the 21 list for the remainder of the calendar year to the persons who have 22 requested notice. In addition, if the department issues permits 23 under this part within a local unit of government AS PROVIDED UNDER 24 SUBSECTION (7), notice of an application shall also be given to the 25 local conservation district office, the county clerk, the county 26 health department, and the local unit of government in which the 27 property is located. The monthly list shall state the name and

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address of each applicant, the location of the applicant's project,
 and a summary statement of the purpose of the use. The local unit
 of government may hold a public hearing on pending applications.

4 (c) The notice shall state that unless a written request is 5 filed with the local unit of government within 20 days after the 6 notice is sent, the local unit of government may grant the application without a public hearing. Upon the written request of 2 7 or more persons who own real property within 2 miles of the project 8 OR WITHIN THE TERRITORY OF THE LOCAL UNIT OF GOVERNMENT, the local 9 unit of government shall hold a public hearing pertaining to ON a 10 11 permit application.

12 (d) At least 10 days' notice of a hearing to be held pursuant
13 to this section shall be given by publication ALL OF THE FOLLOWING:

(i) PUBLICATION in 1 or more newspapers of general circulation
 in the county in which the proposed use is to be located , and by
 providing AND IN OTHER PUBLICATIONS, IF APPROPRIATE, TO GIVE NOTICE
 TO PERSONS LIKELY TO BE AFFECTED BY THE PROPOSED USE.

18 (*ii*) **PROVIDING** notice to the persons who have requested notice
19 pursuant to subdivision (b) and to the person requesting the
20 hearing.

(e) After the filing of an application, the local unit of government shall grant or deny the permit within 60 days, or within 90 days if a public hearing is held. If a permit is denied, the local unit of government shall provide to the applicant a concise written statement of its reasons for denial of the permit, and if it appears that a minor modification of the application would result in the granting of the permit, the nature of the

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1 modification. shall be stated. In an emergency, the local unit of 2 government may issue a conditional permit before the expiration of 3 the 20-day period referred to in subdivision (c).

4 (f) The local unit of government shall base a decision to
5 grant or deny a permit under this section on the model zoning plan
6 or on any existing AN ordinance that is in effect in ADOPTED BY the
7 local unit of government that provides a substantially equivalent
8 THE SAME OR A GREATER level of protection for critical dune areas
9 and that is approved by the department AS PROVIDED IN SUBSECTION
10 (6).

(g) Subject to section 35316, a permit shall NOT be approved unless the local unit of government or the department determines that the use will NOT significantly damage the public interest on the privately owned land, or, if the land is publicly owned, the public interest in the publicly owned land, by significant and unreasonable depletion or degradation of any of the following:

17 (i) The diversity of the critical dune areas within the local18 unit of government.

19 (*ii*) The quality of the critical dune areas within the local20 unit of government.

(*iii*) The functions of the critical dune areas within the localunit of government.

23 (H) IN APPLYING THE STANDARD UNDER SUBDIVISION (G), THE LOCAL
24 UNIT SHALL CONSIDER ALL OF THE FOLLOWING:

25 (*i*) THE CUMULATIVE EFFECTS OF EXISTING AND PROPOSED USES.

26 (*ii*) THE EFFECTS OF THE ENTIRE PROPOSED DEVELOPMENT, INCLUDING
27 ALL OF THE FOLLOWING:

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(A) ALL PHASES OF A MULTIPHASE DEVELOPMENT.

2 (B) USES OF ALL LOTS OR PARCELS CREATED UNDER THE LAND
3 DIVISION ACT, 1967 PA 288, MCL 560.101 TO 560.293, OR SITE
4 CONDOMINIUM UNITS CREATED UNDER THE CONDOMINIUM ACT, 1978 PA 59,
5 MCL 559.101 TO 559.276.

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(C) DRIVEWAYS, PARKING AREAS, TURNAROUND AREAS, AND ROADS.

7 (2) A ZONING ORDINANCE MAY BE MORE RESTRICTIVE OF DEVELOPMENT
8 AND MORE PROTECTIVE OF CRITICAL DUNE AREAS THAN THE MODEL ZONING
9 PLAN.

10 (3) (2) The decision of the local unit of government or the 11 department with respect to a permit shall be in writing and shall 12 be based upon evidence that would meet the standards in section 75 13 of the administrative procedures act of 1969, 1969 PA 306, MCL 14 24.275. A decision GRANTING OR denying a permit shall document, and 15 any review upholding the decision shall determine, all of the 16 following:

17 (a) That the local unit of government or the department
18 WHETHER THE APPLICANT has met the burden of proof under subsection
19 (1).

20 (b) That the decision is based upon sufficient LOCAL UNIT OF
21 GOVERNMENT OR THE DEPARTMENT CONSIDERED THE facts or data MADE
22 AVAILABLE BY THE APPLICANT.

23 (c) That the decision is the product of reliable scientific24 principles and methods.

25 (d) That the decision has applied the principles and methods26 reliably to the facts.

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(e) That the facts or data upon which the decision is based

1 are recorded in the file.

2 (4) (3) A permit shall not be granted that authorizes 3 construction of a dwelling or other permanent building on the first 4 lakeward facing slope of a critical dune area or foredune except on 5 a lot of record that was recorded prior to July 5, 1989 that does not have sufficient buildable area landward of the crest to 6 construct the dwelling or other permanent building as proposed by 7 the applicant. The proposed construction UNDER THIS SUBSECTION, to 8 9 the greatest extent possible, shall be placed landward of the 10 crest. The portion of the development that is lakeward of the crest 11 shall be placed in the location that has the least impact on the 12 critical dune area.

(5) (4) Except as provided in subsection (3), (4), a permit shall provide that a use that is a structure shall be constructed behind the crest of the first landward ridge of a critical dune area that is not a foredune. However, if construction occurs within 100 feet measured landward from the crest of the first landward ridge that is not a foredune, the use shall meet all of the following requirements:

(a) The structure and access to the structure shall be in
accordance with a site plan prepared for the site by a registered
professional architect or a licensed professional engineer and the
site plan shall provide for the disposal of storm waters without
serious soil erosion and without sedimentation of any stream or
other body of water.

(b) Access to the structure shall be from the landward side ofthe dune.

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(c) The dune shall be restabilized with indigenous vegetation.(d) The crest of the dune shall not be reduced in elevation.

(6) (5) A LOCAL UNIT OF GOVERNMENT MAY AT ANY TIME ADOPT A 3 4 ZONING ORDINANCE AS DESCRIBED IN SUBSECTION (1)(F). As soon as possible following adoption of a THE zoning ordinance, enacted 5 pursuant to this part, the local unit of government shall submit to 6 the department a copy of the ordinance. that it determines meets 7 the requirements of this part. If the local unit of government has 8 an existing ordinance that it contends is substantially equivalent 9 to-PROVIDES A LEVEL OF PROTECTION THE SAME AS OR GREATER THAN the 10 11 model zoning plan, that ordinance may be submitted to the 12 department at any time. The department shall review zoning ordinances submitted under this section to assure ENSURE compliance 13 14 with this part. If the department finds that an ordinance is not in compliance with this part, the department shall work with the local 15 unit of government to bring the ordinance into compliance and 16 17 inform the local unit of the failure to comply and in what ways the submitted ordinance is deficient. Unless a local unit of government 18 19 receives notice, within 180 days after submittal of the ordinance 20 to the department under this subsection, that the ordinance is not 21 in compliance with this part, the ordinance shall be considered to 22 be approved by the department.

23 (6) A local unit of government may adopt, submit to the

24 department, and obtain approval of a zoning ordinance based on the

- 25 model zoning plan or an equivalent ordinance as provided in this
- 26 section by June 30, 1990. If a local unit does not have an approved
- 27 ordinance by June 30, 1990, the department shall implement the

1 model zoning plan for that local unit of government in the same
2 manner and under the same circumstances as provided in subsection
3 (1). Notwithstanding any other provision of this part, a local unit
4 of government may adopt a zoning ordinance at any time, and upon
5 the approval of the department, that ordinance shall take the place
6 of the model zoning plan implemented by the department.

7 (7) If a local unit of government in which a proposed use is to be located does not elect to issue permits or does not receive 8 department approval of a zoning ordinance that regulates critical 9 10 dune areas, the department shall implement the model zoning plan in 11 the place of the local unit of government and issue special exceptions in the same circumstances as provided in this part for 12 the issuance of variances by local units of government, and issue 13 14 permits pursuant to subsection (1) and part 13.

15 (8) The department shall assist local units of government in16 developing ordinances that meet the requirements of this part.

Sec. 35308. (1) Except as provided in subsection (2), thefollowing uses shall be prohibited in a critical dune area:

(a) A surface drilling operation that is utilized for the
 purpose of exploring for or producing hydrocarbons or natural brine
 or for the disposal of the waste or by-products of the operation.

(b) Production facilities regulated under parts 615 and 625.

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(C) A ROAD UNLESS THE ROAD PROVIDES ACCESS TO A BUILDING IN
THE CRITICAL DUNE AREA THAT IS NOT OTHERWISE ACCESSIBLE BY ROAD.
(2) Uses described in subsection (1) that are lawfully in
existence at a site on July 5, 1989 may be continued. The
continuance, completion, restoration, reconstruction, extension, or

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substitution of those existing uses shall be permitted upon
 reasonable terms prescribed by the department.

3 Sec. 35312. (1) A AFTER CONSULTING WITH THE LOCAL CONSERVATION
4 DISTRICT, A local unit of government that has 1 or more critical
5 dune areas within its jurisdiction may formulate a zoning ordinance
6 pursuant to the Michigan zoning enabling act, 2006 PA 110, MCL
7 125.3101 to 125.3702, TO REGULATE CRITICAL DUNE AREAS.

8 (2) A zoning ordinance shall consist of all of the provisions
9 of the model zoning plan or comparable provisions that provide
10 substantially equivalent THE SAME OR A GREATER LEVEL OF protection
11 of critical dune areas as the model zoning plan. but shall not be
12 more restrictive than the model zoning plan or the standard of
13 review for permits or variances prescribed in the model zoning
14 plan.

(3) A local unit of government may by an affirmative vote of 15 its governing body following a public hearing regulate additional 16 17 lands as critical dune areas under this part as considered 18 appropriate by the planning commission if the lands are determined 19 by the local unit of government to be essential to the hydrology, 20 ecology, topography, or integrity of a critical dune area. A local 21 unit of government shall provide within its zoning ordinance for 22 the protection of lands that are within 250 feet of a critical dune 23 area, if those lands are determined by the local unit of government 24 to be essential to the hydrology, ecology, topography, or integrity 25 of a critical dune area.

26 (4) If a local unit of government does not have an approved27 zoning ordinance, the department may regulate additional lands

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1 described in subsection (3). However, the lands added by the 2 department shall not extend more than 250 feet from the landward boundary of a critical dune area, unless, following a public 3 4 hearing, an affirmative vote of the governing body of the local 5 unit of government authorizes a further extension. If the director 6 determines that the mapping of a critical dune area designated in the "atlas of critical dune areas" dated February 1989 was 7 inaccurate, the department may regulate additional lands. However, 8 9 the lands added by the department shall not extend more than 250 10 feet from the landward boundary of a critical dune area.

Sec. 35313. (1) A zoning ordinance UNDER SECTION 35312 shall require that all applications for permits for the use of a critical dune area include in writing all of the following:

(a) That the county enforcing agency designated pursuant to
part 91 finds that the project is in compliance with part 91 and
any applicable soil erosion and sedimentation control ordinance
that is in effect in the local unit of government.

(b) That a proposed sewage treatment or disposal system on the
site has been approved by the county health department or the
department.

(c) Assurances that the cutting and removing of trees and
other vegetation will be performed according to the INSTRUCTIONS OR
PLANS OF THE LOCAL CONSERVATION DISTRICT. THESE INSTRUCTIONS OR
PLANS MAY INCLUDE APPLICABLE SILVICULTURAL PRACTICES AS DESCRIBED
IN "forestry management guidelines for Michigan" prepared by the
society of American foresters in 1987 as revised in 2010. and THE
INSTRUCTIONS OR PLANS may include a program to provide mitigation

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for the removal of trees or vegetation by providing assurances that
 the applicant will plant on the site more trees and other
 vegetation than were removed by the proposed use.

4 (d) A site plan that contains data required by the planning
5 commission concerning the physical development of the site and
6 extent of disruption of the site by the proposed development. THE
7 PLANNING COMMISSION MAY CONSULT WITH THE LOCAL CONSERVATION
8 DISTRICT IN DETERMINING THE REQUIRED DATA.

9 (2) A local unit of government or the department shall not MAY
10 require an environmental site assessment or AS PART OF A PERMIT
11 APPLICATION BUT SHALL NOT REQUIRE AN environmental impact statement
12 as part of a permit application except for a special use project.

Sec. 35316. (1) Unless a variance is granted pursuant to
section 35317, a zoning ordinance shall not permit the following
uses in a critical dune area:

16 (a) A structure and access to the structure on a slope within 17 a critical dune area that has a slope that measures from a 1-foot 18 vertical rise in a 4-foot horizontal plane to less NOT STEEPER than 19 a 1-foot vertical rise in a 3-foot horizontal plane, unless the 20 structure and access to the structure are in accordance with a site 21 plan prepared for the site by a registered professional architect 22 or a licensed professional engineer and the site plan provides for 23 the disposal of storm waters without serious soil erosion and 24 without sedimentation of any stream or other body of water. BEFORE APPROVING THE SITE PLAN, THE PLANNING COMMISSION SHALL CONSULT WITH 25 26 THE LOCAL CONSERVATION DISTRICT.

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(b) A use on a slope within a critical dune area that has a

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slope steeper than a 1-foot vertical rise in a 3-foot horizontal
 plane.

3 (c) A use involving a contour change if the local unit of
4 government or the department determines that it is more likely than
5 not to increase erosion or decrease stability.

6 (d) Silvicultural practices, as described in the "forest
7 management guidelines for Michigan", prepared by the society of
8 American foresters as revised in 2010, if the local unit of
9 government or the department determines that they are more likely
10 than not to increase erosion or decrease stability.

(e) A use that involves a vegetation removal if the local unit
of government or the department determines that it is more likely
than not to increase erosion or decrease stability.

14 (2) If the local unit of government is not certain of the
15 degree of slope on a property for which a use permit is sought, the
16 local unit may require that the applicant supply contour maps of
17 the site with 5-foot intervals at or near any proposed structure or
18 roadway OR CONSULT WITH THE LOCAL CONSERVATION DISTRICT REGARDING
19 THE DEGREE OF SLOPE.

(3) The department shall develop guidelines to describe the
method by which the department and local units of government
measure slopes to implement the requirements of the zoning
ordinance or the model zoning plan.

(4) If a person is ordered by the department, or by a local
unit of government that is enforcing a zoning ordinance authorized
under this part, to restore a critical dune area that has been
degraded by that person, the department or local unit of government

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shall establish a procedure by which the restoration of the
 critical dune area is monitored to assure ENSURE that the
 restoration is completed in a satisfactory manner.

4 Sec. 35317. (1) A local unit of government may issue variances 5 under a zoning ordinance, or the department may issue special exceptions under the model zoning plan if a local unit of 6 7 government does not have an approved zoning ordinance. , if a practical difficulty will occur to the owner of the property if the 8 9 variance or special exception is not granted. In determining whether a practical difficulty will occur if a variance or special 10 11 exception is not granted, primary consideration shall be given to 12 assuring ENSURING that human health and safety are protected by the determination and that the determination complies with applicable 13 local zoning, other state laws, and federal law. If a A VARIANCE OR 14 SPECIAL EXCEPTION SHALL NOT BE GRANTED UNLESS THE LOCAL UNIT OF 15 GOVERNMENT OR THE DEPARTMENT DETERMINES BOTH OF THE FOLLOWING: 16

17 (A) A practical difficulty will occur to the owner of the 18 property if the variance or special exception is not granted. - a 19 variance or special exception shall be granted under this section 20 unless the local unit of government or the department determines 21 that the

(B) THE use will NOT significantly damage the public interest on the privately owned land, or, if the land is publicly owned, the public interest in the publicly owned land, by significant and unreasonable depletion or degradation of any of the following:

26 (i) (a) The diversity of the critical dune areas within the
27 local unit of government.

(ii) (b) The quality of the critical dune areas within the
 local unit of government.

3 (iii) (c) The functions of the critical dune areas within the
4 local unit of government.

5 (2) The decision of the local unit of government or the
6 department shall be in writing and shall be based upon evidence
7 that would meet the standards in section 75 of the administrative
8 procedures act of 1969, 1969 PA 306, MCL 24.275. A decision
9 GRANTING OR denying a variance or special exception shall document,
10 and any review upholding the decision shall determine, all of the
11 following:

12 (a) That the local unit of government or the department
13 WHETHER THE APPLICANT has met the burden of proof under subsection
14 (1).

15 (b) That the decision is based upon sufficient LOCAL UNIT OF
16 GOVERNMENT OR THE DEPARTMENT CONSIDERED THE facts or data MADE
17 AVAILABLE BY THE APPLICANT.

18 (c) That the decision is the product of reliable scientific19 principles and methods.

20 (d) That the decision has applied the principles and methods21 reliably to the facts.

(e) That the facts or data upon which the decision is basedare recorded in the file.

24 (3) A local unit of government or the department shall not MAY
25 require an environmental site assessment or environmental impact
26 statement for a variance BUT SHALL NOT REQUIRE AN ENVIRONMENTAL
27 IMPACT STATEMENT except for a special use project.

(4) A variance shall not be granted from a setback requirement
 provided for under the model zoning plan or an equivalent A zoning
 ordinance approved under section 35034 enacted pursuant to this
 part 35304 unless the property for which the variance is requested
 is 1 of the following:

6 (a) A nonconforming lot of record that is recorded prior to
7 July 5, 1989, and that becomes nonconforming due to BECAUSE OF the
8 operation of this part or a zoning ordinance.

(b) A lot legally created after July 5, 1989 that later 9 10 becomes nonconforming due to BECAUSE OF natural shoreline erosion. 11 (c) Property on which the base of the first landward critical 12 dune of at least 20 feet in height that is not a foredune is located at least 500 feet inland from the first foredune crest or 13 14 line of vegetation on the property. However, the setback shall be a minimum of 200 feet measured from the foredune crest or line of 15 16 vegetation.

17 (5) Each local unit of government that has issued a variance 18 for a use other than a special use project during the previous 12 19 months shall file an annual report with the department indicating 20 variances that have been granted by the local unit of government 21 during that period.

(6) Upon receipt of an application for a special exception under the model zoning plan, the department shall forward a copy of the application and all supporting documentation to the local unit of government having jurisdiction over the proposed location. The local unit of government shall have 60 days to review and comment on the proposed special exception. The department shall not make a

1 decision on **AN APPLICATION FOR** a special exception under the model 2 zoning plan until either the local unit of government has commented on the proposed special exception or has waived its opportunity to 3 4 review the special exception. APPLICATION. The local unit of 5 government may waive its opportunity to review the application at any time within 60 days after receipt of the application and 6 supporting documentation by notifying the department in writing. 7 The local unit of government also waives its opportunity to review 8 the application if it fails to act as authorized in this subsection 9 within 60 days. If the local unit of government waives its 10 11 opportunity to review the application, the local unit of government also waives its opportunity to oppose the decision by the 12 department to issue a special exception. If the local unit of 13 14 government opposes the issuance of the special exception, the local unit of government shall notify the department, in writing, of its 15 opposition within the 60-day notice period. If the local unit of 16 17 government opposes the issuance of the special exception, the 18 department shall not issue a special exception. The local unit of 19 government may also consider whether a practical difficulty will 20 occur to the owner of the property if the special exception is not 21 granted by the department and may make a recommendation to the 22 department within the 60-day notice period. The department shall 23 base its determination of whether a practical difficulty exists on 24 information provided by the local unit of government and other 25 pertinent information.

Sec. 35321. A zoning ordinance shall provide that, in
reviewing a site plan required under section 35313(1)(d), the

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1 planning commission shall do both of the following:

2 (a) Determine whether the requirements of the zoning ordinance
3 have been met and whether the plan is consistent with existing
4 laws.

5 (B) DETERMINE WHETHER THE ADVICE OR ASSISTANCE OF THE LOCAL
6 CONSERVATION DISTRICT WILL BE HELPFUL IN REVIEWING A SITE PLAN.

7 (C) (b) Recommend alterations of a proposed development to
8 minimize adverse effects anticipated if the development is approved
9 and to assure ENSURE compliance with all applicable state and local
10 requirements.

Enacting section 1. Section 35311a of the natural resources and environmental protection act, 1994 PA 451, MCL 324.35311a, is repealed.