HOUSE BILL 957

C8 3lr2486

By: Delegates Rosenberg and Carr, Carr, Healey, and Glenn

Introduced and read first time: February 7, 2013

Assigned to: Environmental Matters

Committee Report: Favorable with amendments

House action: Adopted

Read second time: March 17, 2013

CHAPTER

1 AN ACT concerning

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Housing — Elderly — Accessible Housing for Senior Homeowners Programs, Older Adults, and Individuals with Disabilities

FOR the purpose of establishing the Accessible Homes for Senior Homeowners Grant Program; adding a certain grant program to the Maryland Housing Rehabilitation Program; adding a certain grant program to a certain list of special loan programs under the Maryland Housing Rehabilitation Program; authorizing the Department of Housing and Community Development to make certain grants to families of limited income under the Maryland Housing Rehabilitation Program under certain circumstances; providing an exception to the requirement that certain loans comply with certain conditions; authorizing the Department of Housing and Community Development to make grants up to a certain amount to finance certain activities for certain elderly homeowners; authorizing the Department of Housing and Community Development to establish standards to determine eligibility for a certain grant program; providing for the application of a certain grant program; clarifying that rehabilitation projects of an elderly homeowner's home may be financed by a certain grant program; requiring certain persons to comply with a certain checklist when engaging in certain rehabilitation projects; providing categories that a certain checklist must include; requiring the Department of Housing and Community Development to provide a sample of a certain checklist on the Department's Web site: establishing the Option Counselors for Senior Homeowners Pilot Program; providing for the funding for a certain pilot program; providing for a certain application of a certain pilot program; requiring the Department of Aging to make a certain report about a certain

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.



(b)

1	pilot program on or before a certain date; authorizing the Department of Aging
2	to establish an advisory committee to oversee the community education and
3	outreach efforts of a certain pilot program requiring the Secretary of Aging to
4	report annually on the operation and performance of certain accessible housing
5	services counseling; requiring certain State agencies to develop certain
6	materials on accessible housing programs and services for older adults and
7	individuals with disabilities; providing for the termination of certain provisions
8	of this Act; altering and defining certain terms; making stylistic changes; and
9	generally relating to accessible housing for senior homeowners programs, older
10	adults, and individuals with disabilities.
1	BY repealing and reenacting, with amendments,
12	Article – Housing and Community Development
13	Section 4–505, 4–901(j) and (l), 4–905, <u>4–916(a)</u> , 4–917(b), and 4–923
14	Annotated Code of Maryland
15	(2006 Volume and 2012 Supplement)
16	BY repealing and reenacting, without amendments,
L 7	Article – Housing and Community Development
18	Section 4–901(a) and (d)
19	Annotated Code of Maryland
20	(2006 Volume and 2012 Supplement)
21	BY adding to
22	Article – Housing and Community Development
23	Section 4–931 and 4–932
24	Annotated Code of Maryland
25	(2006 Volume and 2012 Supplement)
26	BY repealing and reenacting, with amendments,
27	Article – Human Services
28	<u>Section 10–206</u>
29	Annotated Code of Maryland
30	(2007 Volume and 2012 Supplement)
31	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
32	MARYLAND, That the Laws of Maryland read as follows:
33	Article - Housing and Community Development
34	4-505.
35	(a) In this section, "Fund" means the Special Loan Programs Fund.

There is a Special Loan Programs Fund.

1 As provided in the State budget and subject to subsection (d) of this (c) 2 section, the Department shall use the Fund to: 3 operate, pay expenses of, and make loans under the Group Home 4 Financing Program; operate, pay expenses of, and make grants and loans under the 5 6 Lead Hazard Reduction Grant Program and the Lead Hazard Reduction Loan 7 Program; 8 (3) operate, pay expenses of, and make GRANTS AND loans AND 9 GRANTS under the Maryland Housing Rehabilitation Program, including reserves for 10 anticipated future losses directly related to the Maryland Housing Rehabilitation 11 Program: 12 (4) make loans AND GRANTS under the Regular Rehabilitation 13 Program; and 14 (5)make loans AND GRANTS under the special loan programs. 15 (d) During the first 6 months of each fiscal year the Department shall 16 reserve at least 25% of the appropriation for the Fund to make loans to rehabilitate 17 buildings with four or fewer dwelling units. 18 The Department annually shall allocate money in the Fund to the (e) 19 Lead Hazard Reduction Grant Program and the Lead Hazard Reduction Loan 20 Program. 21If the number of eligible applications under the Lead Hazard 22Reduction Grant Program, or the Lead Hazard Reduction Loan Program is insufficient 23 to commit all money allocated to that Program within 6 months after the allocation, 24 the Department may reallocate the uncommitted money to other programs of the 25Fund. 26 The Fund shall be administered in accordance with this section. (f) 27 The Fund consists of: (1) (g) 28 (i) money appropriated by the State for special loan programs, 29 including: 30 the Special Rehabilitation Program under § 4–906(b) 1. 31 of this title; 32 2. the Regular Rehabilitation Program under § 4–906(b) 33 of this title;

1 2	3. this title; [and]	the Group Home Financing Program under § 4–602 of
3 4 5	4. 4–708 of this title and the Lead title; AND	the Lead Hazard Reduction Grant Program under § d Hazard Reduction Loan Program under § 4–709 of this
6 7	5. Homeowners Grant Proc	THE ACCESSIBLE HOMES FOR SENIOR GRAM UNDER § 4–931 OF THIS TITLE;
8 9	(ii) repa made under these programs;	yments of principal and payments of interest on loans
10	(iii) repa	yments of grants from the Fund;
11 12	(iv) repa	yments of principal and payments of interest on loans
13 14 15	· · · · · · · · · · · · · · · · · · ·	ey transferred to the Fund in accordance with §§ (f) of this subtitle and §§ $3-203(i)$ and $6-310(g)$ of this
16	(vi) inves	stment earnings of the Fund.
17 18 19	* *	under § 4–501(c) of this subtitle, may appropriate to the ment of principal or payment of interest on a loan made abilitation Program.
20 21 22 23	except as otherwise provided	09 of the State Finance and Procurement Article and in the State budget, after the first 8 months of a fiscal ansfer unencumbered money in the Fund to any other le.
24	4–901.	
25	(a) In this subtitle th	e following words have the meanings indicated.
26 27 28		limited income" means a family or individual whose nits that the Secretary establishes under § 4–915 of this
29 30 31 32	1396p(d)(4), or a trust establis	limited income" includes a trust described in 42 U.S.C. § hed for the benefit of an individual with a disability by beneficiary and that is funded with assets that were ne beneficiary, if:

$\frac{1}{2}$	<u>limits establ</u>	ished	(i) the income of the trust does not exceed the upper income by the Secretary under § 4–915 of this subtitle; and
3 4	the resident	ial bui	(ii) the beneficiary of the trust is an individual who resides in ilding owned by the trust.
5 6	(j) Rehabilitatio	_	gram loan" means a loan OR GRANT under the Maryland Housing ogram or a special loan program.
7	(1)	"Spec	cial loan program" means:
8		(1)	the Accessory, Shared, and Sheltered Housing Program;
9		(2)	the Indoor Plumbing Program;
10		(3)	the Lead Paint Abatement Program;
11		(4)	the Migratory Worker Housing Program; [or]
12		(5)	the Radon and Asbestos Abatement Pilot Program; AND
13 14	PROGRAM.	(6)	THE ACCESSIBLE HOMES FOR SENIOR HOMEOWNERS GRANT
15	4-905.		
16	The M	Iaryla	nd Housing Rehabilitation Program includes:
17		(1)	the Accessory, Shared, and Sheltered Housing Program;
18		(2)	the Indoor Plumbing Program;
19		(3)	the Migratory Worker Housing Program;
20		(4)	the Nonprofit Rehabilitation Program; [and]
21		(5)	the Radon and Asbestos Abatement Pilot Program; AND
22 23	Program;	(6) AND	THE ACCESSIBLE HOMES FOR SENIOR HOMEOWNERS GRANT
24 25	PILOT PRO	(7) GRAM	THE OPTION COUNSELORS FOR SENIOR HOMEOWNERS 1.
26	<u>4–916.</u>		

1 2 3	(a) (1) The Department may make Program loans for housing on terms that the Department considers necessary to make the housing affordable to families of limited income.
4 5	(2) THE DEPARTMENT MAY MAKE PROGRAM LOANS IN THE FORM OF A GRANT TO A FAMILY OF LIMITED INCOME IF:
6 7	(I) THE FAMILY OF LIMITED INCOME OWNS AND OCCUPIES THE DWELLING; AND
8 9 10	(II) THE DEPARTMENT DETERMINES THE FAMILY OF LIMITED INCOME CANNOT UNDERTAKE THE REHABILITATION PROJECT WITHOUT A GRANT.
11	[(2)] (3) The terms may include:
12 13 14	(i) <u>deferred payment of principal and interest until the maturity date or the date of any sale or other transfer of the building or an interest in the building:</u>
15 16 17	(ii) an interest rate as low as 0% or as high as is reasonable, given the incomes of the proposed occupants, if the interest rate does not violate any federal regulation governing the borrowing of money by the State;
18 19	(iii) increased interest rates or accelerated payments of principal and interest, if the borrower no longer qualifies for the Program loan; and
20 21	(iv) advance payments to a nonprofit sponsor for certain development costs, including architectural, engineering, and attorneys' fees.
22	<u>4–917.</u>
23 24 25	(b) (1) Except as provided under paragraphs (2), (3), [and] (4), AND (5) of this subsection, a Program loan of more than \$5,000 shall be secured wholly or partly by a recorded mortgage or deed of trust on real property.
26 27 28	(2) A Program loan to a political subdivision may be secured by a recorded mortgage, deed of trust on real property, or other security device acceptable to the Department.
29 30 31	(3) A Program loan to a trust described in 42 U.S.C. § 1396p(d)(4) may be secured by a recorded mortgage, deed of trust on real property, or other security device acceptable to the Department.

1	<u>(4)</u>	(i) Subject to subparagraph (ii) of this paragraph, a Program
2	loan to a member	of a cooperative housing corporation may be secured by a perfected
3	security interest i	n the member's cooperative interest.
4		(ii) Before a Program loan is secured by a perfected security
5	interest in the m	nember's cooperative interest, the Department shall enter into an
6	•	he cooperative housing corporation that establishes the rights and
	_	
7		Department and the cooperative housing corporation with respect to
8	the secured cooper	rative interest.
9	<u>(5)</u>	A PROGRAM LOAN IN THE FORM OF A GRANT MAY BE
10	UNSECURED OR	SECURED BY A MORTGAGE, DEED OF TRUST, OR OTHER
11		E ACCEPTABLE TO THE DEPARTMENT.
12	4–923.	
13	(a) The	purpose of a rehabilitation project is:
14	(1)	to bring a building to a decent, safe, and sanitary condition in
15	` '	applicable codes and standards, including those for construction,
16	health, safety, fire	
10	nearon, sarcty, mix	s, and occupancy,
17	(2)	to maintain the building in that condition;
18	(3)	to make the building more useful and attractive;
19	(4)	to conform the building to the appropriate minimum livability
20	code;	
21	(5)	to acquire a building containing more than four dwelling units for
22	the purposes set f	orth in items (1) through (4) of this subsection;
23	(6)	to provide, under applicable special loan programs:
24		(i) lead paint abatement;
25		(ii) indoor plumbing; or
26		(iii) shared, accessory, or sheltered housing;
20		(iii) shared, accessory, or shertered housing,
27	(7)	in the case of a loan OR GRANT to an elderly household or a
28	disabled homeow	ner, to modify or improve a dwelling to make it more accessible or
29		e occupants, if the building is, or after improvements will be,
30		d and free of health and safety hazards; or
0.1	(6)	
31	(8)	to provide, under applicable special loan pilot programs, radon
32	abatement or asbe	estos abatement.

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1 2	(b) (1) The applicable codes and standards under subsection (a)(1) of t section are:	his
3 4	(i) those in force in the political subdivision where the build is located; or	ing
5 6 7 8	(ii) those that the Department sets by regulation for to political subdivision solely for purposes of this subtitle, if the political subdivision lacks codes and standards that the Secretary considers sufficient to promote objectives of this subtitle.	sion
9 10 11	(2) With the approval of the local enforcement authority, the Secret may allow exceptions to a code or standard to preserve the historic or architectural value of a building undergoing rehabilitation under this subtitle.	•
12 13 14 15 16	(C) (1) IN ADDITION TO ANY APPLICABLE CODES AND STANDARDS GOVERNMENT UNIT, NONPROFIT AGENCY, OR PRIVATE COMPANY ENGAGING A REHABILITATION PROJECT INVOLVING AN ELDERLY HOUSEHOLD SHACOMPLY WITH A CHECKLIST THAT ADDRESSES THE SPECIFIC SAFETY NEEDS ELDERLY HOMEOWNERS.	HL
17 18	(2) THE UNIFORM HOME SAFETY CHECKLIST SHALL INCLUDE TFOLLOWING CATEGORIES:	'HE
19	(I) LIGHTING;	
20	(II) FLOORING; AND	
21	(III) RAILS AND SUPPORT.	
22 23	(3) THE DEPARTMENT SHALL PROVIDE A SAMPLE UNIFO HOME SAFETY CHECKLIST ON THE DEPARTMENT'S WEB SITE.	RM
24	4–931.	
25 26	(A) IN THIS SECTION, "GRANT PROGRAM" MEANS THE ACCESSIF HOMES FOR SENIOR HOMEOWNERS GRANT PROGRAM.	3LE
27 28	(B) THERE IS AN ACCESSIBLE HOMES FOR SENIOR HOMEOWNER GRANT PROGRAM.	ERS
29	(C) THE DEPARTMENT MAY MAKE A GRANT OF UP TO \$25,000 I	ER

HOUSEHOLD TO FINANCE AN ACCESSIBILITY-RELATED RENOVATION OR REPAIR

ACTIVITY FOR AN ELDERLY HOMEOWNER.

1 2	(D) THE DEPARTMENT MAY ESTABLISH STANDARDS TO DETERMINE THE ELIGIBILITY OF AN APPLICANT UNDER THE GRANT PROGRAM.
3 4 5 6	(E) IN DETERMINING WHETHER TO MAKE A GRANT UNDER THE GRANT PROGRAM, THE DEPARTMENT SHALL REQUIRE THAT AN APPLICANT SUBMIT EVIDENCE THAT THE APPLICANT CANNOT UNDERTAKE THE RENOVATION AND REPAIRS WITHOUT A GRANT.
7 8	(F) GRANTS UNDER THE GRANT PROGRAM MAY BE USED IN CONJUNCTION WITH OTHER:
9	(1) ACCESSIBLE HOUSING FOR SENIORS LOANS; AND
10	(2) SPECIAL LOAN PROGRAMS UNDER THIS SUBTITLE.
11 12 13	(G) THE DEPARTMENT MAY REQUIRE THAT ALL OR PART OF THE GRANT UNDER THE GRANT PROGRAM BE REPAID IF CONDITIONS SPECIFIED BY THE DEPARTMENT OCCUR.
4	<u>Article - Human Services</u>
15	<u>10–206.</u>
16 17 18	(a) With the advice and recommendation of the Commission on Aging, the Secretary shall report to the Governor and, subject to § 2–1246 of the State Government Article, to the General Assembly on or before January 1 of each year.
.9	[(b)] (2) The report shall include:
20 21	[(1)] (I) <u>a description of the senior citizen activities centers in each county;</u>
22 23	[(2)] (II) the allocation and use of funds made available for senior citizen activities centers;
24	[(3)] (III) the results of any studies; and
25	[(4)] (IV) any recommendations for legislation.
26 27 28 29	(B) ON OR BEFORE JANUARY 1 OF EACH YEAR, THE SECRETARY SHALL REPORT TO THE GOVERNOR AND, IN ACCORDANCE WITH § 2–1246 OF THE STATE GOVERNMENT ARTICLE, THE GENERAL ASSEMBLY ON THE OPERATION AND PERFORMANCE OF ACCESSIBLE HOUSING SERVICES COUNSELING PROVIDED BY THE AGING AND DISABILITY RESOURCE CENTER PROGRAM.

$\frac{1}{2}$	SECTION 2. AND BE IT FURTHER ENACTED, That the Laws of Maryland read as follows:
3	Article - Housing and Community Development
J	THE TOUSING and Community Development
4	4-932.
5	(A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE
6	MEANINGS INDICATED.
7	(2) "DEPARTMENT" MEANS THE DEPARTMENT OF AGING.
8	(3) "LOW-INCOME ELDERLY HOMEOWNER" MEANS A
9	HOMEOWNER WHO:
10	(I) IS AT LEAST 55 YEARS OF AGE; AND
11	(II) HAS AN INCOME OF 80% OF THE AREA MEDIAN INCOME
12	OR LESS PER YEAR.
13	(4) "OPTION COUNSELORS PROGRAM" MEANS THE OPTION
14	Counselors for Senior Homeowners Pilot Program.
15	(B) THERE IS AN OPTION COUNSELORS FOR SENIOR HOMEOWNERS
16	PILOT PROGRAM.
17	(C) THE PURPOSE OF THE OPTION COUNSELORS PROGRAM IS TO
18	ASSIST LOW-INCOME ELDERLY HOMEOWNERS WITH ACCESSIBILITY-RELATED
19	REPAIR AND RENOVATION NEEDS.
20	(D) THE OPTION COUNSELORS PROGRAM SHALL BE OPEN TO
$\frac{1}{21}$	COMMUNITIES WITH HIGH CONCENTRATIONS OF LOW-INCOME ELDERLY
22	HOMEOWNERS, INCLUDING PORTIONS OF:
23	(1) ANNE ARUNDEL COUNTY;
24	(2) BALTIMORE CITY;
25	(3) BALTIMORE COUNTY;
26	(4) GARRETT COUNTY; AND
27	(5) WICOMICO COUNTY.

1	(E) (1) THE OPTION COUNSELORS PROGRAM SHALL PROVIDE LOCAL
2	NONPROFIT AGENCIES AND GOVERNMENT UNITS LOCATED IN THE COUNTIES
3	LISTED IN SUBSECTION (D) OF THIS SECTION WITH OPTION COUNSELORS
4	TRAINED TO ASSIST ELDERLY HOMEOWNERS THROUGH THE PROCESS OF
5	REPAIRING AND RENOVATING THE ELDERLY HOMEOWNERS' HOMES.
6	(2) AN OPTION COUNSELOR SHALL:
7	(I) HAVE A WELL DEVELOPED KNOWLEDGE OF THE LOCAL,
8	STATE, AND FEDERAL RESOURCES AVAILABLE TO HELP ELDERLY HOMEOWNERS
9	WITH HOME REPAIR AND RENOVATION NEEDS;
10	(II) LISTEN TO ISSUES OF CONCERN AND COUNSEL ELDERLY
11	HOMEOWNERS ON HOW TO ADDRESS THE ISSUES OF CONCERN; AND
12	(HI) HELP ELDERLY HOMEOWNERS APPLY TO SPECIFIC
13	HOUSING, LOAN, OR GRANT PROGRAMS.
10	HOUSING, LOAN, OR GRANT I ROGRAMS.
14	(F) THE OPTION COUNSELORS PROGRAM SHALL BE FUNDED AS
15	PROVIDED IN THE STATE BUDGET.
16	(G) THE DEPARTMENT SHALL DISTRIBUTE GRANTS TO ADMINISTER
17	THE OPTION COUNSELORS PROGRAM TO EACH LOCAL AREA AGENCY ON
18	AGING LOCATED IN THE COUNTIES LISTED IN SUBSECTION (D) OF THIS
19	SECTION.
20	(H) ON OR BEFORE DECEMBER 31, 2013, AND EACH YEAR THEREAFTER,
21	THE DEPARTMENT SHALL REPORT TO THE GOVERNOR AND, IN ACCORDANCE
$\frac{-}{22}$	WITH § 2-1246 OF THE STATE GOVERNMENT ARTICLE, THE GENERAL
${23}$	ASSEMBLY ON THE OPERATION AND PERFORMANCE OF THE OPTION
$\frac{1}{24}$	Counselors for Senior Homeowners Pilot Program.
25	SECTION 3. AND BE IT FURTHER ENACTED, That the Secretary of Aging
26	may establish an advisory committee to oversee the community education and
27	outreach efforts under the Option Counselors for Senior Homeowners Pilot Program
28	established under Section 2 of this Act.
29	SECTION 4. AND BE IT FURTHER ENACTED, That Section 1 of this Act shall
30	take effect October 1, 2013.
31	SECTION 2. AND BE IT FURTHER ENACTED, That:
20	(a) The Department of Assistant the Department of Historia
32 33	(a) The Department of Aging, the Department of Housing and Community Development, and the Department of Health and Mental Hygiene shall work
JJ	Development, and the Department of Health and Mental Hygiene shall work

$\frac{1}{2}$	collaboratively so as to provide a coordinated system of information and access for older adults and individuals with disabilities by:
3	(1) <u>developing information;</u>
4	(2) expanding on the Uniform Home Safety Checklist;
5 6 7	(3) studying the feasibility of instituting an option counselors program administered by the Aging and Disability Resource Center in the Department of Aging; and
8 9 10	(4) providing training materials on accessible housing programs and services that will be used by the option counselors in the Aging and Disability Resource Center Program.
11 12	(b) The training materials developed shall be designed to ensure that an option counselor will have a well-developed knowledge of:
13 14 15	(1) the local, State, and federal resources available to help homeowners who are older adults and individuals with disabilities with home repair and renovation needs;
16 17	(2) how to listen to issues of concern and counsel homeowners who are older adults and individuals with disabilities on how to address issues of concern; and
18 19	(3) how to assist homeowners who are older adults and individuals with disabilities apply to specific housing, loan, or grant programs.
20 21 22 23	(c) The counseling provided by the Aging and Disability Resource Center Program on accessible housing programs and services shall be statewide, with particular attention given to communities with high concentrations of low–income elderly homeowners, including portions of:
24	(1) Anne Arundel County;
25	(2) Baltimore City;
26	(3) Baltimore County;
27	(4) Garrett County;
28	(5) Wicomico County; and
29	(6) Prince George's County.
30 31	SECTION $\frac{5}{2}$. AND BE IT FURTHER ENACTED, That $\frac{1}{2}$ shall take effect October 1, 2013. $\frac{1}{2}$ Section 2 of this Act shall remain effective for a

1 period of 3 years and, at the end of September 30, 2016, with no further action 2 required by the General Assembly, Section 2 of this Act shall be abrogated and of no 3 further force and effect. Approved: Governor.

President of the Senate.

Speaker of the House of Delegates.