## **HOUSE BILL 131**

2003 Regular Session

3lr1146 HB 1000/02 - APP By: Delegates Stocksdale, Amedori, and Elliott Introduced and read first time: January 24, 2003 Assigned to: Environmental Matters Committee Report: Favorable with amendments House action: Adopted Read second time: February 11, 2003 CHAPTER 1 AN ACT concerning 2 Carroll County - Agricultural Land Preservation - Easements - Dwelling 3 House FOR the purpose of providing that a landowner who originally sold an easement to 4 the Maryland Agricultural Land Preservation Foundation may, on or before a 5 certain date, apply to the Foundation for a release of a certain amount of 6 acreage for a certain landowner in a certain county Carroll County for the 7 purpose of constructing a dwelling house under certain circumstances; 8 9 prohibiting a landowner from subdividing a dwelling house from the property 10 covered by the easement; providing for the termination of this Act; and generally relating to agricultural land preservation. 11 12 BY repealing and reenacting, with amendments, Article - Agriculture 13 14 Section 2-513(b) 15 Annotated Code of Maryland (1999 Replacement Volume and 2002 Supplement) 16 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 17 18 MARYLAND, That the Laws of Maryland read as follows: 19 **Article - Agriculture** 20 2-513.

Except as otherwise provided in this section, a landowner, whose land

22 is subject to an easement, may not use the land for any commercial, industrial, or

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23 residential purpose.

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3 4	(2) Except as provided in paragraph (5) of this subsection, on written application, the Foundation shall release free of easement restrictions only for the landowner who originally sold an easement, 1 acre or less for the purpose of constructing a dwelling house for the use only of that landowner or child of the landowner subject to the following conditions:
8	(i) The total number of lots allowed to be released under this section, except as provided in paragraph (5) of this subsection, may not exceed 10 lots of 1 acre or less at a maximum of not more than 1 lot for each 20 acres or portion thereof.
	(ii) The resulting density on the property may not exceed the density allowed under zoning of the property before the Foundation purchased the easement.
13 14	(iii) The landowner shall pay the State for any acre or portion released at the price per acre that the State paid the owner for the easement.
17	(iv) Before any conveyance or release, the landowner and the child, if there is a conveyance to a child, shall agree not to subdivide further for residential purposes any acreage allowed to be released. The agreement shall be recorded among the land records where the land is located and shall bind all future owners.
	(v) After certifying that the landowner or child of the landowner has met the conditions provided in subparagraphs (i) through (iv) of this paragraph, the Foundation shall issue a preliminary release which shall:
	1. Become final when the Foundation receives and certifies a nontransferable building permit in the name of the landowner or child of the landowner for construction of a dwelling house; or
	2. Become void upon the death of the person for whose benefit the release was intended if the Foundation has not yet received a building permit as provided in this subparagraph.
30	(vi) Any release or preliminary release issued under this paragraph shall include a statement of the conditions under which it was issued, a certification by the Foundation that all necessary conditions for release or preliminary release have been met, and copies of any pertinent documents.
	(vii) Any release, preliminary release, building permit, or other document issued or submitted in accordance with this paragraph shall be recorded among the land records where the land is located and shall bind all future owners.
	(viii) The Foundation may not restrict the ability of a landowner who originally sold an easement to acquire a release under this paragraph beyond the requirements provided in this section.
38 39	(3) A landowner may construct housing for tenants fully engaged in operation of the farm, but this construction may not exceed 1 tenant house per 100

35 ACRES OR MORE:

38 SALE OF THE EASEMENT;

(IV)

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1 acres. The land on which a tenant house is constructed may not be subdivided or 2 conveyed to any person. In addition, the tenant house may not be conveyed separately 3 from the original parcel. 4 Except as provided in paragraph (5) of this subsection, on request to 5 the Foundation, an owner may exclude from the easement restrictions 1 acre per each 6 single dwelling, which existed at the time of the sale of the easement, by a land 7 survey and recordation provided at the expense of the owner. However, before any 8 exclusion is granted, an owner shall agree with the Foundation not to subdivide 9 further for residential purposes any acreage allowed to be released. This agreement 10 shall be recorded among the land records where the land is located and shall bind all 11 future owners. 12 (5) (i) The restrictions of paragraphs (2) and (4) of this subsection 13 concerning maximum lot sizes are altered so that the maximum lot size is 2 acres if: 14 1. Regulations adopted by the Department of the 15 Environment require a minimum lot size for a dwelling house of not less than 2 acres 16 in areas where there is less than 4 feet of unsaturated and unconsolidated soil 17 material below the bottom of an on-site sewage disposal system or in areas located 18 within 2,500 feet of the normal water level of an existing or proposed water supply 19 reservoir: or 20 Regulations adopted by the jurisdiction in which the land 21 is situated require that a lot for a dwelling house be larger than 1 acre. For exclusions provided under paragraph (4) of this subsection, 22 23 the landowner shall pay the State for any acre or portion released in excess of the 1 24 acre per single dwelling that existed at the time of easement. UNTIL ON OR BEFORE SEPTEMBER 30, 2004, A LANDOWNER WHO 25 26 ORIGINALLY SOLD AN EASEMENT MAY, UPON WRITTEN APPLICATION TO THE 27 FOUNDATION, APPLY FOR A RELEASE OF 1 ACRE FREE OF EASEMENT RESTRICTIONS 28 FOR THE CONSTRUCTION OF A DWELLING FOR ONE SUBSEQUENT LANDOWNER 29 WHICH MAY NOT BE SEPARATELY SUBDIVIDED FROM THE PROPERTY IF: A DWELLING HOUSE DID NOT EXIST ON THE PROPERTY 30 (I) 31 COVERED BY THE EASEMENT AT THE TIME OF THE SALE OF THE EASEMENT; THE EASEMENT WAS PURCHASED BY THE FOUNDATION PRIOR 32 (II)33 TO JANUARY 1, 1990; THE PROPERTY COVERED BY THE EASEMENT CONTAINS 50 34 (III)

37 THE LAND DESCRIBED IN THE DEED OR DEEDS OF RECORD AT THE TIME OF THE

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1 (V)	THE LANDOWNER WHO ORIGINALLY SOLD THE E.	ASEMENT HAS
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- 2 NOT EXERCISED THE RIGHT TO 1 ACRE FOR THE CONSTRUCTION OF A DWELLING
- 3 HOUSE PURSUANT TO PARAGRAPH (2) OF THIS SUBSECTION;
- 4 (VI) PRIOR TO THE RELEASE, THE LANDOWNER SHALL PAY THE
- 5 STATE FOR 1 ACRE AT THE PRICE PER ACRE THAT THE STATE PAID FOR THE
- 6 EASEMENT; AND
- 7 (VII) THE PROPERTY IS LOCATED IN CARROLL COUNTY.
- 8 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect
- 9 October 1, 2003. It shall remain effective for a period of 1 year and, at the end of
- 10 September 30, 2004, with no further action required by the General Assembly, this
- 11 Act shall be abrogated and of no further force and effect.