Unofficial Copy M4 2003 Regular Session 3lr2073 CF 3lr1893

By: Senators Middleton and Dyson, Dyson, and Colburn Introduced and read first time: February 7, 2003 Assigned to: Rules Re-referred to: Education, Health, and Environmental Affairs, February 12, 2003 Committee Report: Favorable with amendments Senate action: Adopted Read second time: March 18, 2003				
1 AN ACT concerning				
• 0	Land Preservation Foundation - Easements - Lot Allowable Economic Activity			
4 FOR the purpose of clarifying the range of uses with an agricultural land preservation easem certain lots allowed to be excluded from an easement; authorizing a certain number of use an agricultural land preservation easement; conditions for excluding an unrestricted lot preservation easement; authorizing the exclusion as a certain lot; and generally relating to the Preservation Foundation.	nent; reducing the number of agricultural land preservation nrestricted lots to be excluded from establishing certain criteria and from an agricultural land usion of certain existing dwellings			
13 BY repealing and reenacting, with amendments 14 Article - Agriculture 15 Section 2-513 16 Annotated Code of Maryland 17 (1999 Replacement Volume and 2002 Supp	lement)			
18 SECTION 1. BE IT ENACTED BY THE G	ENERAL ASSEMBLY OF			

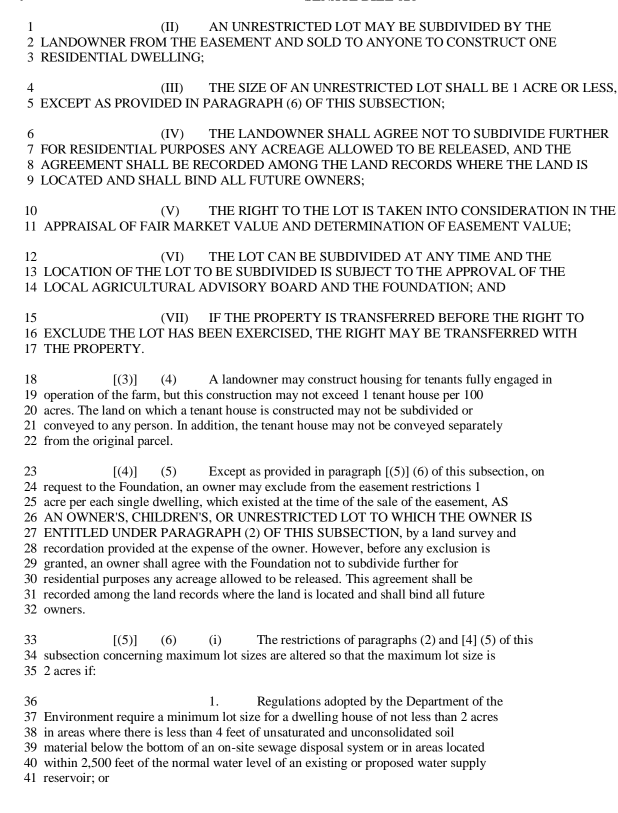
19 MARYLAND, That the Laws of Maryland read as follows:

1	Article - Agriculture					
2	2-513.					
5	(a) Agricultural land preservation easements may be purchased under this subtitle for any land in agricultural use which meets the minimum criteria established under § 2-509 of this subtitle if the easement and county regulations governing the use of the land include the following provisions:					
7	(1) Any farm use of land is permitted.					
8 9	(2) Operation at any time of any machinery used in farm production or the primary processing of agricultural products is permitted.					
12	10 (3) All normal agricultural operations performed in accordance with 11 good husbandry practices which do not cause bodily injury or directly endanger 12 human health are permitted including, but not limited to, sale of farm products 13 produced on the farm where such sales are made.					
16 17 18	(b) (1) Except as otherwise provided in this section, a landowner, whose land is subject to an easement, may not use the land for any commercial, industrial, or residential purpose, EXCEPT FOR FARM AND FOREST RELATED USES AND HOME OCCUPATIONS AS DETERMINED BY THE FOUNDATION A LANDOWNER WHOSE LAND IS SUBJECT TO AN EASEMENT MAY NOT USE THE LAND FOR ANY COMMERCIAL, INDUSTRIAL, OR RESIDENTIAL PURPOSE EXCEPT:					
20 21	(I) AS DETERMINED BY THE FOUNDATION, FOR FARM AND FOREST RELATED USES AND HOME OCCUPATIONS; OR					
22	(II) AS OTHERWISE PROVIDED UNDER THIS SECTION.					
25 26 27	23 (2) Except as provided in [paragraph (5)] PARAGRAPHS (3) AND (6) of this 24 subsection, on written application, the Foundation shall release free of easement 25 restrictions only for the landowner who originally sold an easement, 1 acre or less for 26 the purpose of constructing a dwelling house for the use only of that landowner or 27 child of the landowner, UP TO A MAXIMUM OF THREE LOTS, subject to the following 28 conditions:					
31	(i) The total number of lots allowed to be released under this section, except as provided in paragraph [(5)] (6) of this subsection, may not exceed [10] 3 lots of 1 acre or less at a maximum of not more than 1 lot for [each] THE FIRST FULL 20 acres [or portion thereof] AND 1 LOT FOR EACH ADDITIONAL FULL 50 ACRES:					
33 34	1. 1 LOT IF THE SIZE OF THE EASEMENT PROPERTY IS 20 ACRES OR MORE BUT FEWER THAN 70 ACRES;					
35 36	2. 2 LOTS IF THE SIZE OF THE EASEMENT PROPERTY IS 70 ACRES OR MORE BUT FEWER THAN 120 ACRES; OR					

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1 2	ACRES OR MORE.	<u>3.</u>	3 LOTS IF THE SIZE OF THE EASEMENT PROPERTY IS 120		
3 4	(ii)		culting density on the property may not exceed the operty before the Foundation purchased the		
6 7	(iii) released at the price per acre		downer shall pay the State for any acre or portion tate paid the owner for the easement.		
10	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.				
	` '	ided in sub	ertifying that the landowner or child of the landowner oparagraphs (i) through (iv) of this paragraph, ry release which shall:		
			Become final when the Foundation receives and certifies a name of the landowner or child of the ng house; or		
			Become void upon the death of the person for whose Foundation has not yet received a building h.		
23	shall include a statement of	the condit	lease or preliminary release issued under this paragraph ions under which it was issued, a certification onditions for release or preliminary release nent documents.		
	document issued or submitte	ed in accor	lease, preliminary release, building permit, or other dance with this paragraph shall be recorded is located and shall bind all future owners.		
	` /	to acquire	undation may not restrict the ability of a landowner who a release under this paragraph beyond the		
33	UNRESTRICTED LOT FR LOTS TO WHICH THE LA	OM AN E	ER MAY RESERVE THE RIGHT TO EXCLUDE 1 ASEMENT IN LIEU OF ALL OWNER'S AND CHILDREN'S ER WOULD OTHERWISE BE ENTITLED UNDER TION, SUBJECT TO THE FOLLOWING CONDITIONS:		
	()	LOWED (ESULTING DENSITY ON THE PROPERTY SHALL BE LESS JNDER ZONING OF THE PROPERTY BEFORE THE EASEMENT;		

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- 1 2. Regulations adopted by the jurisdiction in which the land 2 is situated require that a lot for a dwelling house be larger than 1 acre.
- 3 (ii) For exclusions provided under paragraph [(4)] (5) of this
- 4 subsection, the landowner shall pay the State for any acre or portion released in
- 5 excess of the 1 acre per single dwelling that existed at the time of easement.
- 6 (c) Purchase of an easement by the Foundation does not grant the public any 7 right of access or right of use of the subject property.
- 8 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect
- 9 October 1, 2003.