## **HOUSE BILL 1284**

N1 (7lr3132)

## ENROLLED BILL

— Environmental Matters/Education, Health, and Environmental Affairs —

Introduced by **Delegates McHale**, **Anderson**, **Carter**, **Conaway**, **Hammen**, **Harrison**, **Haynes**, **Kirk**, **Krysiak**, **McIntosh**, **Oaks**, **Robinson**, **Rosenberg**, **Stukes**, and **Tarrant** 

Read and Exa	amined by Proofreaders:
	Proofreader.
	Proofreader.
Sealed with the Great Seal and pre-	esented to the Governor, for his approval this
day of at	o'clock,M.
_	Speaker.
CHA	APTER
AN ACT concerning	
Ground Leases - Redempt	ion - Preferred Interest Rate Loans
to include making preferred in leases under certain circumstar by the Department of Housi Program to include certain de- this Act from certain income lin	oses of the Maryland Home Financing Program terest rate loans for the redemption of ground nees; authorizing the terms of loans that are set ng and Community Development under the ferred payments; exempting loans made under nits; requiring an applicant for a loan under this ations; authorizing the Department to set a

## EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

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

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

Italics indicate opposite chamber/conference committee amendments.



1 2	maximum amount for a loan under this Act; and generally relating to preferred interest rate loans for the redemption of ground leases.
3 4 5 6 7	BY repealing and reenacting, with amendments, Article – Housing and Community Development Section 4–804, 4–806(c), and 4–807(d) Annotated Code of Maryland (2006 Volume)
8 9 10 11 12	BY adding to Article – Housing and Community Development Section 4–810(d) and 4–815(f)(4) Annotated Code of Maryland (2006 Volume)
13 14	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
15	Article - Housing and Community Development
16	4–804.
17	The purposes of the Program are to make, participate in making, and purchase:
18 19	(1) preferred interest rate loans to acquire, acquire and rehabilitate with or without demolition or lot consolidation, or refinance a primary residence by:
20 21	(i) households of limited income that will occupy single-unit primary residences; or
22 23 24	(ii) owner-occupants of residential buildings with not more than four units, if each unit other than the owner's will be occupied by a household of limited income;
25 26 27	(2) short-term construction loans to developers or nonprofit sponsors to construct or rehabilitate dwelling units that households of limited income can afford;
28 29 30 31	(3) short–term loans to nonprofit sponsors, as defined in Departmental regulations, to acquire and construct or acquire and rehabilitate, with or without demolition or lot consolidation, dwelling units that households of limited income can afford to buy under a purchase or lease–purchase contract;

1 2 3	(4) emergency assistance loans to households of limited income who, because of unemployment or other extraordinary hardship, cannot make current mortgage payments on their homes and risk forfeiting the title to their homes; [and]
4 5 6	(5) reverse equity loans to elderly households of limited income for housing related expenses or personal expenses that enable the owner to continue to occupy the home; $\underline{AND}$
7 8 9 10	(6) PREFERRED INTEREST RATE LOANS TO HOUSEHOLDS THAT MEET INCOME STANDARDS SET BY THE DEPARTMENT FOR THE REDEMPTION OF GROUND LEASES ON THEIR PRINCIPAL RESIDENCE, INCLUDING THE TRANSACTIONAL COSTS ASSOCIATED WITH THE REDEMPTION.
11	4–806.
12 13	(c) (1) For each type of loan described in $\S$ 4–804 of this subtitle, the Department periodically shall set:
14 15	${\rm (i)} \qquad {\rm appropriate\ terms,\ INCLUDING\ DEFERRED\ PAYMENTS\ ON} \\ {\rm \textbf{PRINCIPAL\ AND\ INTEREST;}} \ {\rm and} \\$
16 17	(ii) a preferred interest rate that may be as low as 0.0% or as high as is reasonable in light of the incomes of the proposed occupants.
18 19 20	(2) In setting these terms and interest rates, the Department shall take into account rates available in the conventional private housing market and the adjusted annual income and assets of prospective borrowers.
21	4–807.
22 23 24	(d) Except for loans made under § 4–804(4) <b>AND (6)</b> of this subtitle, the upper limits on adjusted annual income established under subsection (a) of this section may not exceed the median annual family income.
25	4–810.
26 27	(D) TO QUALIFY FOR A LOAN UNDER § 4–804(6) OF THIS SUBTITLE, AN APPLICANT SHALL:
28	(1) OWN AND OCCUPY THE HOME AS THEIR THE APPLICANT'S

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PRINCIPAL RESIDENCE; AND

l 2	(2) MEET THE INCOME REQUIREMENTS SET BY THE DEPARTMENT.
3	4–815.
1	(f) (4) FOR A PREFERRED INTEREST RATE LOAN UNDER § 4–804(6)
5	OF THIS SUBTITLE, THE DEPARTMENT MAY SET THE MAXIMUM AMOUNT OF THE
5	LOAN, INCLUDING THE MAXIMUM AMOUNT THAT MAY BE USED FOR THE
7	TRANSACTIONAL COSTS ASSOCIATED WITH THE REDEMPTION.
3	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October July 1, 2007.
	Approved:
	Governor.
	Speaker of the House of Delegates.
	President of the Senate.