HOUSE BILL 117

N1 (8lr0460)

ENROLLED BILL

—Environmental Matters / Judicial Proceedings—

Introduced by Delegates Hecht, Bartlett, Bronrott, G. Clagett, DeBoy, Donoghue, Elmore, Feldman, Frank, George, Gilchrist, Guzzone, Howard, Hucker, James, King, Krysiak, Lee, Manno, Mizeur, Morhaim, Murphy, Riley, Rudolph, Schuh, Stocksdale, Stukes, F. Turner, and Weldon, Beidle, Bobo, Cane, Carr, V. Clagett, Frush, Glenn, Healey, Holmes, Lafferty, Niemann, Shewell, Stein, and Montgomery

Read and Examined by Proofreaders:
Proofreader.
Proofreader.
Sealed with the Great Seal and presented to the Governor, for his approval this
day of at o'clock,M.
Speaker.
CHAPTER
AN ACT concerning
Real Property – Installation of Solar Panels <u>Collector Systems</u> – Clarification <u>Restriction on Use</u> and Solar Easement
FOR the purpose of defining certain terms relating to the application of a restrictive covenant as to the installation of solar collection panels in certain locations; prohibiting a condominium council of unit owners from establishing bylaws that impose restriction on use from imposing unreasonable limitations on the installation of a solar collection panels in collector system under certain locations; establishing the right of a condominium unit owner or a lot owner in 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	solar easement for a unit or lot that has installed a solar energy system;					
2	establishing certain requirements for an instrument creating a solar easement					
3	circumstances; authorizing a property owner who has installed or intends t					
4	install a solar collector system to negotiate to obtain a solar easement in					
5	writing; requiring any written instrument creating a solar easement to include					
6	certain provisions; requiring a written instrument creating a solar easement to					
7	be recorded under certain circumstances; exempting a restriction on use on					
8	certain historic properties from the applicability of this Act; defining certain					
9	terms; and generally relating to enabling the installation and access to sunlight					
LO	of solar energy <u>collector</u> systems.					
1	BY repealing and reenacting, with amendments,					
12	Article – Real Property					
13	Section 2–119 , 11–104(e), and 11–125(f)					
L 4	Annotated Code of Maryland					
15	(2003 Replacement Volume and 2007 Supplement)					
l 6	BY repealing and reenacting, without amendments,					
L 7	Article - Real Property					
l 8	Section 11–104(a)					
L9	Annotated Code of Maryland					
20	(2003 Replacement Volume and 2007 Supplement)					
21	BY adding to					
22	Article - Real Property					
23	Section 11–125(f) through (h) and 11B–111.6					
24	Annotated Code of Maryland					
25	(2003 Replacement Volume and 2007 Supplement)					
26	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF					
27	MARYLAND, That the Laws of Maryland read as follows:					
- •						
28	Article - Real Property					
29	2–119.					
10						
30	(a) (1) In this section, "restrictive covenant" includes the					
31	FOLLOWING WORDS HAVE THE MEANINGS INDICATED.					
32	(2) "RESTRICTION ON USE" INCLUDES ANY COVENANT,					
33	RESTRICTION, OR CONDITION CONTAINED IN:					
34	(1) (I) A DEED;					
, T	(I) A DEED,					
35	(2) (II) A DECLARATION;					

1	(3) (III) A CONTRACT;				
2	(4) (IV) THE BYLAWS OR RULES OF A CONDOMINIUM O				
3	HOMEOWNERS ASSOCIATION;				
,					
4	$\frac{(5)}{(V)}$ A SECURITY INSTRUMENT; OR				
5	(6) (VI) ANY OTHER INSTRUMENT AFFECTING:				
6	$\frac{\text{(1)}}{\text{1}}$ The transfer or sale of real property; or				
7	$\frac{\text{(H)}}{\text{2.}}$ Any other interest in real property.				
8	(3) "SOLAR COLLECTOR SYSTEM" MEANS A SOLAR COLLECTO				
9	OR OTHER SOLAR ENERGY DEVICE, THE PRIMARY PURPOSE OF WHICH IS T				
10	PROVIDE FOR THE COLLECTION, STORAGE, AND DISTRIBUTION OF SOLA				
11	ENERGY FOR ELECTRICITY GENERATION, SPACE HEATING, SPACE COOLING, O				
12	WATER HEATING.				
13	(4) "SOLAR EASEMENT" MEANS AN INTEREST IN LAND THAT:				
14	(I) IS CONVEYED OR ASSIGNED IN PERPETUITY; AND				
15	(II) LIMITS THE USE OF THE LAND TO PRESERVE TH				
16	RECEIPT OF SUNLIGHT ACROSS THE LAND FOR THE USE OF A PROPERT				
17	OWNER'S SOLAR COLLECTOR SYSTEM.				
18	(B) (1) A restrictive covenant RESTRICTION ON USE regarding land use				
19	which becomes effective after July 1, 1980, may not impose or act to impose				
20	unreasonable limitations on the installation of solar collection panels A SOLA				
21	<u>COLLECTOR SYSTEM</u> on the roof or exterior walls of improvements, <u>PROVIDED THA</u>				
22	THE PROPERTY OWNER OWNS OR HAS THE RIGHT TO EXCLUSIVE USE OF TH				
23	ROOF OR EXTERIOR WALLS.				
24	(2) AN FOR PURPOSES OF PARAGRAPH (1) OF THIS SUBSECTION				
25	AN UNREASONABLE LIMITATION INCLUDES A LIMITATION THAT:				
	THE CHARGOWING DESIGNATION THE CONTROL OF THE CONTR				
26	(I) SIGNIFICANTLY INCREASES THE COST OF THE SOLA				
27	COLLECTOR SYSTEM; OR				
28	(II) CICNIEICANDIN DECDEACES DIE EEDICIENCY OF DE				
20 29	(II) SIGNIFICANTLY DECREASES THE EFFICIENCY OF TH				
1 <i>9</i>	SOLAR COLLECTOR SYSTEM;				

$\frac{1}{2}$	(HI) SIGNIFICANTLY DECREASES THE SPECIFIED PERFORMANCE OF THE SYSTEM; OR.
4	FERFORMATOR OF THE STSTEM, OR.
3	(IV) DOES NOT ALLOW FOR AN ALTERNATIVE SYSTEM OF
4	COMPARABLE COST, EFFICIENCY, AND ENERGY CONSERVATION BENEFITS.
5	(C) (1) A PROPERTY OWNER WHO HAS INSTALLED OR INTENDS TO
6	INSTALL A SOLAR COLLECTOR SYSTEM MAY NEGOTIATE TO OBTAIN A SOLAR
7	EASEMENT IN WRITING.
8	(2) ANY WRITTEN INSTRUMENT CREATING A SOLAR EASEMENT
9	SHALL INCLUDE:
10	(I) A DESCRIPTION OF THE DIMENSIONS OF THE SOLAR
11	EASEMENT EXPRESSED IN MEASURABLE TERMS, INCLUDING VERTICAL OR
12	HORIZONTAL ANGLES MEASURED IN DEGREES OR THE HOURS OF THE DAY ON
13	SPECIFIED DATES WHEN DIRECT SUNLIGHT TO A SPECIFIED SURFACE OF A
14	SOLAR COLLECTOR SYSTEM MAY NOT BE OBSTRUCTED;
15	(II) THE RESTRICTIONS PLACED ON VEGETATION,
16	STRUCTURES, AND OTHER OBJECTS THAT WOULD IMPAIR THE PASSAGE OF
17	SUNLIGHT THROUGH THE SOLAR EASEMENT; AND
18	(III) THE TERMS UNDER WHICH THE SOLAR EASEMENT MAY
19	BE REVISED OR TERMINATED.
20	(3) A WRITTEN INSTRUMENT CREATING A SOLAR EASEMENT
21	SHALL BE RECORDED IN THE LAND RECORDS OF THE COUNTY WHERE THE
22	PROPERTY IS LOCATED.
23	[(b)] (C) (D) This section does not apply to a restrictive covenant RESTRICTION
24	ON USE on historic property that is listed by:
25	(1) The Maryland Inventory of Historic Properties; or
26	(2) The IN, OR DETERMINED BY THE DIRECTOR OF THE
27	MARYLAND HISTORICAL TRUST TO BE ELIGIBLE FOR INCLUSION IN, THE
28	Maryland Register of Historic Properties.
29	11-104.
30	(a) The administration of every condominium shall be governed by bylaws
31	which shall be recorded with the declaration. If the council of unit owners is
32	incorporated, these bylaws shall be the bylaws of that corporation.

1	(e)	(1)	[The] I	EXCEPT AS	PROVIDED	IN PARA	GRAPH (S	2) OF THIS
2	SUBSECTION, THE bylaws also may contain any other provision regarding the							
3	_		-	on of the cor		_	•	
4	-	it resp	ecting th	ie use and r	naintenanc	e of the u	inits and 	the common
5	elements.							
6		(2)	THE I	BYLAWS MAY	Y NOT I	MPOSE O	R ACT 7	PO IMPOSE
7	UNREASON	IABLE	LIMITAT	HONS ON TH	E INSTALI	ATION OF	SOLAR C	OLLECTION
8	PANELS OF	THE	ROOF OR	EXTERIOR W	ALLS OF A	UNIT.		
9		(3)	An un	REASONABL	E LIMITA 1	HON INCL	UDES A	LIMITATION
10	THAT:	, ,						
11			(1) S	IGNIFICANTI	Y INCREA	SES THE C	OST OF TH	E SYSTEM;
12			(III) S	GNIFICANTI	V DECDE	ACEC THE	PERICURN	CV OF THE
13	SYSTEM:		(11) 8	TOTTICALIT	H DECIVE	ASES IIIE	EFFICIEN	CI OF THE
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15	PERFORM.	ANCE (F THE S	YSTEM; OR				
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18	11-125.							
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19	` /	(1)		S SUBSECTION	ON THE I	'OLLOWIN	G WORDS	HAVE THE
20	MEANINGS	INDIC	ATED.					
21		(2)	"Solai	REASEMENT'	' MEANS A	N INTERES	T IN LAND	THAT:
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			(1)	3 6 6 1 1 1 2 1 2 2				
23			(II) L	AMITS THE	USE OF	PHE LAND	TO PRE	SERVE THE
24	RECEIPT (of sur	LIGHT /	ACROSS THE	LAND FOI	THE USE	OF A UN	IT OWNER'S
25	SOLAR EN	ERGY S	YSTEM.					
26		(3)	"Solai	R ENERGY SY	STEM" ME	ANS:		
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27		NII -	` '	SOLAR CO				
28 20	•			PURPOSE AND DIS				
29 30		,		ON SDACE				
30 31	HEATING		avent/VII	ON, SPACE	IIEMI ING,	SIMUE (OUDINU,	on watell

1	(H) A STRUCTURAL DESIGN FEATURE OF A UNIT, THE
2	PRIMARY PURPOSE OF WHICH IS TO PROVIDE FOR THE COLLECTION, STORAGE,
3	AND DISTRIBUTION OF SOLAR ENERGY FOR ELECTRICITY GENERATION, SPACE
4	HEATING. SPACE COOLING. OR WATER HEATING.

- (G) A UNIT OWNER WHO OWNS A UNIT THAT HAS INSTALLED A SOLAR ENERGY SYSTEM MAY NEGOTIATE WITH NEIGHBORING UNIT OWNERS TO OBTAIN A SOLAR EASEMENT THAT SHALL BE RECORDED IN WRITING.
- (H) ANY WRITTEN INSTRUMENT CREATING A SOLAR EASEMENT SHALL INCLUDE:
- 10 (1) A DESCRIPTION OF THE DIMENSIONS OF THE EASEMENT
 11 EXPRESSED IN MEASURABLE TERMS, INCLUDING VERTICAL OR HORIZONTAL
 12 ANGLES MEASURED IN DEGREES OR THE HOURS OF THE DAY ON SPECIFIED
 13 DATES WHEN DIRECT SUNLIGHT TO A SPECIFIED SURFACE OF A SOLAR ENERGY
 14 SYSTEM MAY NOT BE OBSTRUCTED:
- 15 (2) THE RESTRICTIONS PLACED ON VEGETATION, STRUCTURES,
 16 AND OTHER OBJECTS THAT WOULD IMPAIR THE PASSAGE OF SUNLIGHT
 17 THROUGH THE EASEMENT: AND
- 18 (3) THE TERMS UNDER WHICH THE EASEMENT MAY BE REVISED
 19 OR TERMINATED.
 - [(f)] (I) (1) The declaration or bylaws may give the council of unit owners authority to grant easements, rights—of—way, licenses, leases in excess of 1 year, or similar interests affecting the common elements of the condominium if the grant is approved by the affirmative vote of unit owners having 66 2/3 percent or more of the votes, and with the express written consent of the mortgagees holding an interest in those units as to which unit owners vote affirmatively. Any easement, right—of—way, license, or similar interest granted by the council of unit owners under this subsection shall state that the grant was approved by unit owners having at least 66 2/3 percent of the votes, and by the corresponding mortgagees.
 - (2) The board of directors may, by majority vote, grant easements, rights of way, licenses, leases in excess of 1 year, or similar interests for the provision of utility services or communication systems for the exclusive benefit of units within the condominium regime. These actions by the board of directors are subject to the following requirements:
 - (i) The action shall be taken at a meeting of the board held after at least 30-days' notice to all unit owners and mortgagees of record with the condominium;

1	(ii) At the meeting, the board may not act until all unit owners				
2	and mortgagees shall be afforded a reasonable opportunity to present their views on				
3	the proposed easement, right-of-way, license, lease, or similar interest;				
4	(iii) The easement, right-of-way, license, lease, or similar				
5	interest shall contain the following provisions:				
0	1 701				
6	1. The service or system shall be installed or affixed to				
7	the premises at no cost to the individual unit owners or the council of unit owners other than charges normally paid for like services by residents of similar or				
8 9	comparable dwelling units within the same area;				
9	comparable awening units within the same area,				
10	2. The unit owners and council of unit owners shall be				
11	indemnified for any damage arising out of the installation of the service or system; and				
12	3. The board of directors shall be provided the right to				
13	approve of the design for installation of the service or system in order to insure that				
14	the installation conforms to any conditions which are reasonable to protect the safety,				
$\overline{15}$	functioning, and appearance of the premises.				
16	(3) By majority vote, the board of directors may grant to the State				
17	perpetual easements, rights-of-way, licenses, leases in excess of 1 year, or similar				
18	interests affecting the common elements of the condominium for bulkhead				
19	construction, dune construction or restoration, beach replenishment, or periodic				
20	maintenance and replacement construction, on Maryland's ocean beaches, including				
21	rights in the State to restrict access to dune areas. These actions by the board of				
22	directors are subject to the following requirements:				
23	(i) The action shall be taken at a meeting of the board held				
24	after at least 30-days' notice to all unit owners and mortgagees of record with the				
25	condominium; and				
26	(ii) At the meeting, the board may not act until all unit owners				
$\frac{20}{27}$	and mortgagees shall be afforded a reasonable opportunity to present their views on				
28	the proposed easement, right-of-way, license, lease, or similar interest.				
	the proposed easement, right or way, needse, rease, or similar interest.				
29	(4) By majority vote, the board of directors may settle an eminent				
30	domain proceeding or grant to the State or any county, municipality, or agency or				
31	instrumentality thereof with condemnation authority, perpetual easements,				
32	rights-of-way, licenses, leases in excess of 1 year, or similar interests affecting the				
33	common elements of the condominium for road, highway, sidewalk, bikeway, storm				
34	drain, sewer, water, utility, and similar public purposes. These actions by the board of				
35	directors are subject to the following requirements:				
36	(i) The action shall be taken at a meeting of the board held				
37	after at least 60 days' notice to all unit owners and all first mortgagees listed with the				

condominium;

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1	(ii) The notice shall include information provided by the
2	condemnation authority that describes the purpose and the extent of the property
3	being acquired for public use; and
4	(iii) At the meeting, the board may not act until all unit owners
5	and mortgagees in attendance have been afforded a reasonable opportunity to present
6	their views on the proposed easement, right-of-way, license, lease, or similar interest.
7	(5) The action of the board of directors granting any easement,
8	right-of-way, license, lease, or similar interest under paragraphs (2), (3), or (4) of this
9	subsection shall not be final until the following have occurred:
10	(i) Within 15 days after the vote by the board to grant an
11	easement, right-of-way, license, lease, or similar interest, a petition may be filed with
12	the board of directors signed by the unit owners having at least 15 percent of the votes
13	calling for a special meeting of unit owners to vote on the question of a disapproval of
14	the action of the board of directors granting such easement, right-of-way, license,
15	lease, or similar interest. If no such petition is received within 15 days, the decision of
16	the board shall be final;
17	(ii) If a qualifying petition is filed, a special meeting shall be
18	held no less than 15 days or more than 30 days from receipt of the petition. At the
19	special meeting, if a quorum is not present, the decision of the board of directors shall
20	be final;
21	(iii) 1. If a special meeting is held and 50 percent of the unit
22	owners present and voting disapprove the grant, and the unit owners voting to
23	disapprove the grant are more than 33 percent of the total votes in the condominium,
24	then the grant shall be void; or
25	2. If the vote of the unit owners is not more than 33
26	percent of the total votes in the condominium, the decision of the board or council to
27	make the grant shall be final;
28	(iv) Mortgagees shall receive notice of and be entitled to attend
29	and speak at such special meeting; and
30	(v) Any easement, right-of-way, license, lease, or similar
31	interest granted by the board of directors under the provisions of this subsection shall
32	state that the grant was approved in accordance with the provisions of this subsection.
33	(6) The provisions of this subsection are applicable to all
34	condominiums, regardless of the date they were established.

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1	(A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE
2	MEANINGS INDICATED.
3	(2) "SOLAR EASEMENT" MEANS AN INTEREST IN LAND THAT:
4	(I) Is conveyed or assigned in perpetuity; and
_	, , , -
5	(H) LIMITS THE USE OF THE LAND TO PRESERVE THE
6	RECEIPT OF SUNLIGHT ACROSS THE LAND FOR THE USE OF A LOT OWNER'S
7	SOLAR ENERGY SYSTEM.
8	(3) "SOLAR ENERGY SYSTEM" MEANS:
0	(3) "SOLAR ENERGY SYSTEM" MEANS:
9	(I) A SOLAR COLLECTOR OR OTHER SOLAR ENERGY
10	DEVICE, THE PRIMARY PURPOSE OF WHICH IS TO PROVIDE FOR THE
11	COLLECTION, STORAGE, AND DISTRIBUTION OF SOLAR ENERGY FOR
12	ELECTRICITY GENERATION, SPACE HEATING, SPACE COOLING, OR WATER
13	HEATING; OR
14	(II) A STRUCTURAL DESIGN FEATURE OF A BUILDING, THE
15	PRIMARY PURPOSE OF WHICH IS TO PROVIDE FOR THE COLLECTION, STORAGE,
16	AND DISTRIBUTION OF SOLAR ENERGY FOR ELECTRICITY GENERATION, SPACE
17	HEATING, SPACE COOLING, OR WATER HEATING.
18	(B) A LOT OWNER WHO OWNS A DWELLING UNIT THAT HAS INSTALLED A
19	SOLAR ENERGY SYSTEM MAY NEGOTIATE WITH NEIGHBORING LOT OWNERS TO
20	OBTAIN A SOLAR EASEMENT THAT SHALL BE RECORDED IN WRITING.
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21	(C) ANY WRITTEN INSTRUMENT CREATING A SOLAR EASEMENT SHALL
22	INCLUDE:
23	(1) A DESCRIPTION OF THE DIMENSIONS OF THE EASEMENT
$\frac{23}{24}$	EXPRESSED IN MEASURABLE TERMS, INCLUDING VERTICAL OR HORIZONTAL
2 5	ANGLES MEASURED IN DEGREES OR THE HOURS OF THE DAY ON SPECIFIED
26	DATES WHEN DIRECT SUNLIGHT TO A SPECIFIED SURFACE OF A SOLAR ENERGY
27	SYSTEM MAY NOT BE OBSTRUCTED;
۷.	SISTEM MIT NOT BE OBSTRUCTED;
28	(2) The restrictions placed on vegetation, structures,
29	AND OTHER OBJECTS THAT WOULD IMPAIR THE PASSAGE OF SUNLIGHT
30	THROUGH THE EASEMENT; AND
31	(3) THE TERMS UNDER WHICH THE EASEMENT MAY BE REVISED
32	OR TERMINATED.

 $\begin{array}{c} 1 \\ 2 \end{array}$

SECTION 2. October 1, 2008.	AND BE IT FURTHE	R ENACTED, That this Ac	et shall take effect
Approved:			
			Governor.
		Speaker of the House	of Delegates.
		President of	f the Senate.