M3 9lr2447 CF SB 775

By: Delegate Beitzel

Introduced and read first time: February 10, 2009

Assigned to: Environmental Matters

## A BILL ENTITLED

1 AN ACT concerning

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## **Maryland Dormant Mineral Interests Act**

3 FOR the purpose of stating the purpose of this Act; authorizing a certain owner of real 4 property to maintain an action to terminate a certain mineral interest under 5 certain circumstances; establishing certain actions that constitute use of a 6 mineral interest; requiring a certain owner to bring a certain action in the 7 circuit court of a certain jurisdiction under certain circumstances; authorizing 8 an owner of a mineral interest to record the mineral interest under certain 9 circumstances; providing that a mineral interest is preserved in the county in 10 which the notice is recorded; authorizing certain individuals to record a certain 11 notice under certain circumstances; requiring certain information to be included in a certain notice; requiring a mineral interest to be identified in a certain 12 manner; requiring a court to permit a certain owner to record a late notice 13 14 under certain circumstances; defining certain terms; providing for the 15 application of this Act; making the provisions of this Act severable; and 16 generally relating to dormant mineral interests.

- 17 BY adding to
- 18 Article Environment
- 19 Section 15–1201 through 15–1205 to be under the new subtitle "Subtitle 12.
- 20 Maryland Dormant Mineral Interests Act"
- 21 Annotated Code of Maryland
- 22 (2007 Replacement Volume and 2008 Supplement)
- 23 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
- 24 MARYLAND, That the Laws of Maryland read as follows:
- 25 Article Environment
- 26 Subtitle 12. Maryland Dormant Mineral Interests Act.

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law.



- 1 **15–1201.**
- 2 (A) IN THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS
- 3 INDICATED.
- 4 (B) "MINERAL INTEREST" MEANS AN INTEREST IN A MINERAL ESTATE,
- 5 HOWEVER CREATED AND REGARDLESS OF FORM, WHETHER ABSOLUTE OR
- 6 FRACTIONAL, DIVIDED OR UNDIVIDED, CORPOREAL OR INCORPOREAL,
- 7 INCLUDING A FEE SIMPLE OR ANY LESSER INTEREST OR ANY KIND OF ROYALTY,
- 8 PRODUCTION PAYMENT, EXECUTIVE RIGHT, NONEXECUTIVE RIGHT,
- 9 LEASEHOLD, OR LIEN IN MINERALS, REGARDLESS OF CHARACTER.
- 10 (C) "MINERAL" INCLUDES:
- 11 **(1) GAS**;
- 12 (2) OIL AND OIL SHALE;
- 13 **(3)** COAL;
- 14 (4) GASEOUS, LIQUID, AND SOLID HYDROCARBONS;
- 15 (5) CEMENT MATERIALS, SAND AND GRAVEL, ROAD MATERIALS,
- 16 AND BUILDING STONE;
- 17 (6) CHEMICAL SUBSTANCES;
- 18 (7) GEMSTONE, METALLIC, FISSIONABLE, AND NONFISSIONABLE
- 19 ORES; AND
- 20 (8) COLLOIDAL AND OTHER CLAY, STEAM, AND GEOTHERMAL
- 21 RESOURCES.
- 22 **15–1202.**
- 23 (A) (1) EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS
- 24 SUBSECTION, THIS SUBTITLE APPLIES TO ALL MINERAL INTERESTS.
- 25 (2) This subtitle does not apply to a mineral interest:
- 26 (I) HELD BY THE UNITED STATES OR A NATIVE AMERICAN
- 27 TRIBE, EXCEPT TO THE EXTENT PERMITTED BY FEDERAL LAW; OR

- 1 (II) HELD BY THE STATE OR AN AGENCY OR POLITICAL
- 2 SUBDIVISION OF THE STATE, EXCEPT TO THE EXTENT PERMITTED BY STATE
- 3 LAW.
- 4 (B) THE PURPOSE OF THIS SUBTITLE IS TO MAKE UNIFORM THE LAW 5 GOVERNING DORMANT MINERAL INTERESTS AMONG THE STATES.
- 6 (C) THIS SUBTITLE DOES NOT LIMIT OR AFFECT ANY OTHER
  7 PROCEDURE PROVIDED BY LAW FOR CLEARING AN ABANDONED MINERAL
  8 INTEREST FROM TITLE TO REAL PROPERTY.
- 9 (D) THIS SUBTITLE DOES NOT LIMIT OR AFFECT WATER RIGHTS.
- 10 **15–1203.**
- 11 (A) (1) ON OR AFTER OCTOBER 1, 2011, A SURFACE OWNER OF REAL
- 12 PROPERTY THAT IS SUBJECT TO A MINERAL INTEREST MAY MAINTAIN AN
- 13 ACTION TO TERMINATE A DORMANT MINERAL INTEREST.
- 14 (2) A MINERAL INTEREST IS DORMANT FOR THE PURPOSE OF
- 15 THIS SUBTITLE IF:
- 16 (I) THE MINERAL INTEREST IS UNUSED FOR A PERIOD OF
- 20 OR MORE YEARS PRECEDING THE COMMENCEMENT OF TERMINATION OF THE
- 18 MINERAL INTEREST; AND
- 19 (II) NOTICE OF THE MINERAL INTEREST WAS NOT
- 20 RECORDED DURING THE PERIOD OF 20 OR MORE YEARS PRECEDING THE
- 21 COMMENCEMENT OF TERMINATION OF THE MINERAL INTEREST.
- 22 (B) (1) EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS
- 23 SUBSECTION, THE FOLLOWING ACTIONS TAKEN BY OR UNDER THE AUTHORITY
- 24 OF THE OWNER OF A MINERAL INTEREST IN RELATION TO ANY MINERAL THAT IS
- 25 PART OF THE MINERAL INTEREST SHALL CONSTITUTE USE OF THE ENTIRE
- 26 MINERAL INTEREST:
- 27 (I) ACTIVE MINERAL OPERATIONS ON OR BELOW THE
- 28 SURFACE OF THE REAL PROPERTY OR OTHER PROPERTY UTILIZED OR POOLED
- 29 WITH THE REAL PROPERTY, INCLUDING PRODUCTION, GEOPHYSICAL
- 30 EXPLORATION, EXPLORATORY OR DEVELOPMENTAL DRILLING, MINING,
- 31 EXPLOITATION, AND DEVELOPMENT OF MINERALS;
- 32 (II) PAYMENT OF TAXES ON A SEPARATE ASSESSMENT OF
- 33 THE MINERAL INTEREST OR OF A TRANSFER OR SEVERANCE TAX RELATING TO

- 1 THE MINERAL INTEREST, IN ACCORDANCE WITH § 8-229 OF THE
- 2 TAX PROPERTY ARTICLE:
- 3 (III) RECORDATION OF AN INSTRUMENT THAT CREATES,
- 4 RESERVES, OR OTHERWISE EVIDENCES A CLAIM TO, OR THE CONTINUED
- 5 EXISTENCE OF, THE MINERAL INTEREST, INCLUDING AN INSTRUMENT THAT
- 6 TRANSFERS, LEASES, OR DIVIDES THE INTEREST; AND
- 7 (IV) RECORDATION OF A JUDGMENT OR DECREE THAT
- 8 MAKES A SPECIFIC REFERENCE TO THE MINERAL INTEREST.
- 9 (2) The injection of substances for the purpose of
- 10 DISPOSAL OR STORAGE DOES NOT CONSTITUTE USE OF A MINERAL INTEREST.
- 11 (C) (1) A SURFACE OWNER OF REAL PROPERTY THAT IS SUBJECT TO
- 12 A MINERAL INTEREST WHO BRINGS AN ACTION TO TERMINATE A DORMANT
- 13 MINERAL INTEREST IN ACCORDANCE WITH THIS SECTION SHALL BRING THE
- 14 ACTION IN THE CIRCUIT COURT OF THE JURISDICTION IN WHICH THE REAL
- 15 PROPERTY IS LOCATED.
- 16 (2) A COURT ORDER THAT TERMINATES A MINERAL INTEREST
- 17 MERGES THE TERMINATED MINERAL INTEREST, INCLUDING EXPRESS AND
- 18 IMPLIED APPURTENANT SURFACE RIGHTS AND OBLIGATIONS, WITH THE
- 19 SURFACE ESTATE IN SHARES PROPORTIONATE TO THE OWNERSHIP OF THE
- 20 SURFACE ESTATE, SUBJECT TO EXISTING LIENS FOR TAXES OR ASSESSMENTS.
- 21 (D) THIS SECTION SHALL APPLY NOTWITHSTANDING ANY PROVISION TO
- 22 THE CONTRARY IN:
- 23 (1) THE INSTRUMENT THAT CREATES, RESERVES, TRANSFERS,
- 24 LEASES, DIVIDES, OR OTHERWISE EVIDENCES THE CLAIM TO, OR THE
- 25 CONTINUED EXISTENCE OF, THE MINERAL INTEREST; OR
- 26 (2) ANOTHER RECORDED DOCUMENT, UNLESS THE INSTRUMENT
- OR OTHER RECORDED DOCUMENT PROVIDES AN EARLIER TERMINATION DATE.
- 28 **15–1204.**
- 29 (A) (1) AN OWNER OF A MINERAL INTEREST MAY RECORD, AT ANY
- 30 TIME, A NOTICE OF INTENT TO PRESERVE THE MINERAL INTEREST OR A PART
- 31 OF A MINERAL INTEREST.
- 32 (2) A MINERAL INTEREST IS PRESERVED IN THE COUNTY IN
- 33 WHICH THE NOTICE IS RECORDED.

$\frac{1}{2}$	(B) (1) THE FOLLOWING INDIVIDUALS MAY RECORD A NOTICE IN ACCORDANCE WITH SUBSECTION (A) OF THIS SECTION:
3	(I) AN OWNER OF THE MINERAL INTEREST;
4 5	(II) ANOTHER PERSON ACTING ON BEHALF OF THE OWNER IF THE OWNER:
6 7	1. Is disabled or unable to assert a claim on the owner's behalf; or
8	2. CANNOT BE IDENTIFIED; OR
9 10	(III) A CO-OWNER, FOR THE BENEFIT OF ANY OR ALL CO-OWNERS.
11 12	(2) A NOTICE RECORDED UNDER SUBSECTION (A) OF THIS SECTION SHALL CONTAIN:
13 14 15	(I) THE NAME OF THE OWNER OF THE MINERAL INTEREST, OR THE CO-OWNERS OR OTHER PERSONS FOR WHOM THE MINERAL INTEREST IS TO BE PRESERVED; OR
16 17 18	(II) IF THE IDENTITY OF THE OWNER CANNOT BE DETERMINED, INFORMATION THAT STATES THAT THE OWNER CANNOT BE DETERMINED; AND
19 20 21	(III) AN IDENTIFICATION OF THE MINERAL INTEREST OR PART OF THE MINERAL INTEREST TO BE PRESERVED, IN ACCORDANCE WITH SUBSECTION (C) OF THIS SECTION.
22	(C) A MINERAL INTEREST SHALL BE IDENTIFIED BY:
23 24 25	(1) A REFERENCE TO THE LOCATION IN THE RECORDS OF THE INSTRUMENT THAT CREATES, RESERVES, OR OTHERWISE EVIDENCES THE INTEREST;
26 27	(2) THE JUDGMENT OR DECREE THAT CONFIRMS THE MINERAL INTEREST;
28 29	(3) A LEGAL DESCRIPTION OF THE MINERAL INTEREST, IF ACCOMPANIED BY A REFERENCE TO THE NAME OF THE RECORD OWNER UNDER

WHOM THE OWNER OF THE MINERAL INTEREST CLAIMS; OR

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- 1 (4) A GENERAL REFERENCE TO ANY OR ALL MINERAL INTERESTS 2 OF THE OWNER IN ANY REAL PROPERTY SITUATED IN THE COUNTY, IF:
- 3 (I) A PREVIOUSLY RECORDED INSTRUMENT CREATED, 4 RESERVED, OR OTHERWISE EVIDENCED THE MINERAL INTEREST; OR
- 5 (II) A JUDGMENT OR DECREE CONFIRMS THE MINERAL 6 INTEREST.
- 7 **15–1205.**
- 8 (A) IN THIS SECTION, "LITIGATION EXPENSES" MEANS COSTS AND 9 EXPENSES THAT THE COURT DETERMINES ARE REASONABLY AND NECESSARILY 10 INCURRED IN PREPARING FOR AND PROSECUTING AN ACTION, INCLUDING 11 REASONABLE ATTORNEY'S FEES.
- 12 (B) IN AN ACTION TO TERMINATE A MINERAL INTEREST IN
  13 ACCORDANCE WITH § 15–1203 OF THIS SUBTITLE, THE COURT SHALL PERMIT
  14 THE OWNER OF THE MINERAL INTEREST TO RECORD A LATE NOTICE OF INTENT
  15 TO PRESERVE THE MINERAL INTEREST AS A CONDITION OF DISMISSAL OF THE
  16 ACTION, IF THE OWNER OF THE MINERAL INTEREST PAYS THE LITIGATION
  17 EXPENSES INCURRED BY THE SURFACE OWNER OF THE REAL PROPERTY THAT IS
  18 SUBJECT TO THE MINERAL INTEREST.
- 19 (C) This section does not apply in an action in which a mineral 20 interest has been unused in accordance with § 15–1203 of this 21 subtitle for a period of 40 years or more preceding the 22 commencement of the action.
- SECTION 2. AND BE IT FURTHER ENACTED, That if any provision of this Act or the application thereof to any person or circumstance is held invalid for any reason in a court of competent jurisdiction, the invalidity does not affect other provisions or any other application of this Act which can be given effect without the invalid provision or application, and for this purpose the provisions of this Act are declared severable.
- SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect 30 October 1, 2009.