SENATE BILL 350

L3 HB 857/08 – ENV 9lr1981 CF HB 220

By: Senators Pinsky and Harrington

Introduced and read first time: January 29, 2009 Assigned to: Education, Health, and Environmental Affairs

A BILL ENTITLED

1 AN ACT concerning

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Municipal Corporations – Annexations – Small Parcels

- FOR the purpose of providing that certain consent provisions and certain referendum provisions do not apply to a proposed annexation by a municipal corporation of a parcel that is a certain acreage or less and is part of a lot that contains certain parcels under certain circumstances; prohibiting a municipal corporation from annexing a certain maximum number of acres under this Act; providing for the termination of this Act; and generally relating to annexations by municipal corporations.
- 10 BY repealing and reenacting, without amendments,
- 11 Article 23A Corporations Municipal
- 12 Section 19(a) and (b)(1)
- 13 Annotated Code of Maryland
- 14 (2005 Replacement Volume and 2008 Supplement)
- 15 BY adding to
- 16 Article 23A Corporations Municipal
- 17 Section 19(t)
- 18 Annotated Code of Maryland
- 19 (2005 Replacement Volume and 2008 Supplement)
- 20 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 21 MARYLAND, That the Laws of Maryland read as follows:
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Article 23A – Corporations – Municipal

23 19.



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1 (a) The legislative body, by whatever name known, of every municipal 2 corporation in this State may enlarge its corporate boundaries as provided in this 3 subheading; but this power shall apply only to land:

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(1) Which is contiguous and adjoining to the existing corporate area;

6 (2) Which does not create any unincorporated area which is bounded 7 on all sides by real property presently within the corporate limits of the municipality, 8 real property proposed to be within the corporate limits of the municipality as a result 9 of the proposed annexation, or any combination of such properties.

10 (b) The proposal for change may be initiated by resolution regularly (1)introduced into the legislative body of the municipal corporation, in accordance with 11 the usual requirements and practices applicable to its legislative enactments, and also 1213in conformity with the several requirements contained in subsections (b) and (c) of § 13 of this subtitle, but only after the legislative body has obtained the consent for the 14 proposal from not less than 25 percent of the persons who reside in the area to be 15annexed and who are registered as voters in county elections and from the owners of 16 not less than 25 percent of the assessed valuation of the real property located in the 17 area to be annexed. The resolution shall describe by a survey of courses and distances, 18 and may also describe by landmarks and other well-known terms, the exact area 19 proposed to be included in the change, and shall contain complete and detailed 2021provisions as to the conditions and circumstances applicable to the change in 22boundaries and to the residents and property within the area to be annexed.

(T) (1) THE PROVISIONS OF THIS SECTION REQUIRING CONSENT OF
 RESIDENTS AND OWNERS OF PROPERTY IN THE AREA TO BE ANNEXED AND
 PROVIDING FOR A REFERENDUM DO NOT APPLY IF A PARCEL OF LAND
 PROPOSED FOR ANNEXATION IS:

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- (I) 5 ACRES OR LESS; AND
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- (II) **PART OF A LOT THAT CONTAINS:**
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 30 **I.** AT LEAST ONE OTHER PARCEL THAT IS ALREADY
 WITHIN THE MUNICIPAL CORPORATE AREA; AND

312.ONLY PARCELS THAT HAVE BEEN INCLUDED IN32THE MUNICIPAL CORPORATE AREA FOR 3 YEARS OR MORE.

33 (2) A MUNICIPAL CORPORATION MAY NOT ANNEX MORE THAN 25 34 ACRES, REGARDLESS OF THE NUMBER OF PARCELS OR LOTS ANNEXED, UNDER 35 THE PROVISIONS OF THIS SUBSECTION.

36 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 37 October 1, 2009. It shall remain effective for a period of 2 years and, at the end of

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and

- 1 September 30, 2011, with no further action required by the General Assembly, this Act
- 2 shall be abrogated and of no further force and effect.