N1, L6, M3 HB 197/09 – ENV

(PRE-FILED)

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By: Delegate G. Clagett

Requested: November 11, 2009 Introduced and read first time: January 13, 2010 Assigned to: Environmental Matters

A BILL ENTITLED

1 AN ACT concerning

2 Real Property – Installation and Use of Clotheslines on Residential Property

- 3 FOR the purpose of providing that a certain provision of this Act regarding the 4 regulation of clotheslines by a local legislative body applies to charter counties $\mathbf{5}$ and Baltimore City; prohibiting a local legislative body from prohibiting the 6 installation or use of clotheslines on certain residential property; providing that 7a contract, deed, covenant, restriction, instrument, declaration, rule, bylaw, 8 lease agreement, rental agreement, or any other document concerning the 9 installation or use of clotheslines on certain residential property may not 10 prohibit a homeowner or tenant from installing or using clotheslines on certain 11 residential property; providing that a homeowner or tenant may not be 12prohibited from installing or using clotheslines on certain residential property, 13 regardless of the terms in any contract, deed, covenant, restriction, instrument, 14 declaration, rule, bylaw, lease agreement, rental agreement, or any other 15document concerning the installation or use of clotheslines on certain residential property; providing that this Act does not prohibit reasonable 16 17restrictions, for certain purposes, on the dimensions, placement, or appearance of clotheslines; defining certain terms; and generally relating to residential 18 19 property and the placement of clotheslines on residential property.
- 20 BY repealing and reenacting, with amendments,
- 21 Article 66B Land Use
- 22 Section 1.03(b) and 2.13(b)
- 23 Annotated Code of Maryland
- 24 (2003 Replacement Volume and 2009 Supplement)
- 25 BY adding to
- 26 Article 66B Land Use
- 27 Section 4.01.1
- 28 Annotated Code of Maryland

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



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1	(2003 Replacement Volume and 2009 Supplement)								
$2 \\ 3 \\ 4 \\ 5 \\ 6$	BY adding to Article – Real Property Section 14–130 Annotated Code of Maryland (2003 Replacement Volume and 2009 Supplement)								
7 8		SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:							
9				Article 66B – Land Use					
10	1.03.								
11	(b)	The fo	The following sections of this article apply to a charter county:						
12		(1)	§ 1.00	(j) (Definition of "sensitive areas");					
13		(2)	§ 1.01	(Visions);					
14		(3)	§ 1.02	Consistency with plans);					
15		(4)	§ 1.03	(Charter county – Comprehensive plans);					
16		(5)	§ 3.02(h) (Planning Commission – Education);						
17		(6)	§ 3.09	(Annual report – Preparation and filing);					
18 19	indicators);	(7)	§ 3.10 (Annual report – Smart Growth goals, measures, and						
20		(8)	§ 4.01	(b)(2) (Regulation of bicycle parking);					
21		(9)	§ 4.01.1 (REGULATION OF CLOTHESLINES);						
22		[(9)] ((10)	§ 4.07(i) (Board of Appeals – Education);					
23		[(10)]	(11)	§ 5.03(d) (Easements for burial sites);					
24		[(11)]	(12)	§ 7.02 (Civil penalty for zoning violation);					
25		[(12)]	(13)	§ 10.01 (Adequate Public Facilities Ordinances);					
26		[(13)]	(14)	§ 11.01 (Transfer of Development Rights);					
27		[(14)]	(15)	§ 12.01 (Inclusionary Zoning);					

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3		[(16)]	(17)	For Baltimore County only, § 14.02; and				
4		[(17)]	(18)	For Howard County only, § 14.06.1.				
5	2.13.							
6	(b)	The following sections of this article apply to Baltimore City:						
7		(1)	§ 1.00	(j) (Definition of "sensitive areas");				
8		(2)	§ 1.01	(Visions);				
9		(3)	§ 1.02	(Consistency with plans);				
10		(4)	§ 1.03	(Charter county – Comprehensive plans);				
11		(5)	§ 3.02	(h) (Planning Commission – Education);				
12		(6)	§ 3.09	(Annual report – Preparation and filing);				
13 14	indicators);	(7)	§ 3.1	0 (Annual report – Smart Growth goals, measures, and				
15		(8)	§ 4.01	(b)(2) (Regulation of bicycle parking);				
16		(9)	§ 4.0 1	1.1 (REGULATION OF CLOTHESLINES);				
17		[(9)] (10)	§ 4.07(i) (Board of Appeals – Education);				
18		[(10)]	(11)	§ 5.03(d) (Easements for burial sites);				
19		[(11)]	(12)	§ 7.02 (Civil penalty for zoning violation);				
20		[(12)]	(13)	§ 10.01 (Adequate Public Facilities Ordinances);				
21		[(13)]	(14)	§ 11.01 (Transfer of Development Rights);				
22		[(14)]	(15)	§ 12.01 (Inclusionary Zoning); and				
$\begin{array}{c} 23\\ 24 \end{array}$	Agreements	[(15)]).	(16)	§ 13.01 (Development Rights and Responsibilities				

4.01.1.

(A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE 1 2**MEANINGS INDICATED.** (2) "SINGLE-FAMILY HOME" MEANS: 3 **(I)** 1. 4 A SINGLE-FAMILY DETACHED HOME; OR 2. A TOWNHOUSE. 5 6 (II) "SINGLE-FAMILY HOME" DOES NOT INCLUDE A UNIT IN 7 A CONDOMINIUM OR COOPERATIVE HOUSING CORPORATION. "SINGLE-FAMILY PROPERTY" MEANS THE PLOT OR PARCEL 8 (3) 9 OF LAND ON WHICH A SINGLE-FAMILY HOME IS LOCATED AND THAT IS WITHIN THE EXCLUSIVE USE OR CONTROL OF THE HOMEOWNER OR TENANT. 10 (4) "TOWNHOUSE" MEANS A SINGLE-FAMILY DWELLING UNIT 11 12THAT IS CONSTRUCTED IN A HORIZONTAL SERIES OF ATTACHED UNITS WITH 13 **PROPERTY LINES SEPARATING THE UNITS.** 14 A LOCAL LEGISLATIVE BODY MAY NOT PROHIBIT **(B)** THE 15INSTALLATION OR USE OF CLOTHESLINES ON SINGLE-FAMILY PROPERTY. 16 **(C)** THIS SECTION DOES NOT PROHIBIT REASONABLE RESTRICTIONS 17ON: 18 (1) THE DIMENSIONS, PLACEMENT, OR APPEARANCE OF **CLOTHESLINES FOR THE PURPOSE OF PROTECTING AESTHETIC VALUES; OR** 19 20(2) THE PLACEMENT OF CLOTHESLINES FOR THE PURPOSE OF PROTECTING PERSONS OR PROPERTY IN THE EVENT OF FIRE OR OTHER 2122**EMERGENCIES.** 23**Article – Real Property** 2414–130. 25(A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE **MEANINGS INDICATED.** 26(2) **(I)** "SINGLE-FAMILY HOME" MEANS: 271. 28A SINGLE-FAMILY DETACHED HOME; OR

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2 (II) "SINGLE-FAMILY HOME" DOES NOT INCLUDE A UNIT IN 3 A CONDOMINIUM OR COOPERATIVE HOUSING CORPORATION.

A TOWNHOUSE.

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4 (3) "SINGLE-FAMILY PROPERTY" MEANS THE PLOT OR PARCEL 5 OF LAND ON WHICH A SINGLE-FAMILY HOME IS LOCATED AND THAT IS WITHIN 6 THE EXCLUSIVE USE OR CONTROL OF THE HOMEOWNER OR TENANT.

7 (4) "TOWNHOUSE" MEANS A SINGLE-FAMILY DWELLING UNIT
8 THAT IS CONSTRUCTED IN A HORIZONTAL SERIES OF ATTACHED UNITS WITH
9 PROPERTY LINES SEPARATING THE UNITS.

10 (B) A CONTRACT, DEED, COVENANT, RESTRICTION, INSTRUMENT, 11 DECLARATION, RULE, BYLAW, LEASE AGREEMENT, RENTAL AGREEMENT, OR 12 ANY OTHER DOCUMENT CONCERNING THE INSTALLATION OR USE OF 13 CLOTHESLINES ON SINGLE-FAMILY PROPERTY MAY NOT PROHIBIT A 14 HOMEOWNER OR TENANT FROM INSTALLING OR USING CLOTHESLINES ON 15 SINGLE-FAMILY PROPERTY.

16 (C) NOTWITHSTANDING ANY OTHER PROVISION OF LAW OR THE TERMS 17OF ANY CONTRACT, DEED, COVENANT, RESTRICTION, INSTRUMENT, 18DECLARATION, RULE, BYLAW, LEASE AGREEMENT, RENTAL AGREEMENT, OR 19ANY OTHER DOCUMENT CONCERNING THE INSTALLATION OR USE OF CLOTHESLINES ON SINGLE-FAMILY PROPERTY, A HOMEOWNER OR TENANT MAY 20NOT BE PROHIBITED FROM INSTALLING OR USING CLOTHESLINES ON 2122SINGLE-FAMILY PROPERTY.

23 (D) THIS SECTION DOES NOT PROHIBIT REASONABLE RESTRICTIONS 24 ON:

25 (1) THE DIMENSIONS, PLACEMENT, OR APPEARANCE OF 26 CLOTHESLINES FOR THE PURPOSE OF PROTECTING AESTHETIC VALUES; OR

(2) THE PLACEMENT OF CLOTHESLINES FOR THE PURPOSE OF
 PROTECTING PERSONS OR PROPERTY IN THE EVENT OF FIRE OR OTHER
 EMERGENCIES.

30 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect
 31 October 1, 2010.