HOUSE BILL 511

N1 5lr1518

By: Delegate Holmes

Introduced and read first time: February 11, 2015 Assigned to: Environment and Transportation

A BILL ENTITLED

1 AN ACT concerning

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Real Property - Residential Property - Ground Leases

FOR the purpose of altering a certain definition for purposes of certain provisions of law prohibiting nonjudicial actions to take possession of property; repealing certain provisions of law providing that the establishment of a lien is the remedy for nonpayment of a ground rent on certain residential property; reorganizing and recodifying certain provisions of law relating to ground leases on certain residential property; authorizing a holder of a secured interest in certain property to apply to redeem a reversion under a ground lease under certain circumstances; altering the contents of a certain affidavit made by a certain director in the Baltimore City Department of Housing and Community Development concerning abandoned or distressed property under certain circumstances; authorizing a ground lease holder to bring an action to reenter for nonpayment of ground rent only under certain circumstances; authorizing a holder of a secured interest in certain property to cure a default for nonpayment of ground rent under certain circumstances; requiring a ground lease holder to send certain notices to a leasehold tenant in a certain manner no less than a certain number of days before filing an action to reenter; authorizing a ground lease holder to be reimbursed for certain late fees, interest, and collection costs under certain circumstances; requiring a ground lease holder to send a copy of a certain notice to any holder of a secured interest in certain property under certain circumstances; requiring an action filed under certain provisions of this Act to be accompanied by certain documents; specifying the manner in which service of process must be made for an action filed under certain provisions of this Act; requiring a holder of a secured interest in certain property to be made a party to an action filed under certain provisions of this Act under certain circumstances; authorizing a leasehold tenant to cure a default and commence a proceeding to obtain relief from a judgment for possession under certain circumstances; prohibiting a ground lease holder or a plaintiff from receiving a writ of possession or reimbursement for certain costs or expenses unless certain notice requirements are met; prohibiting a ground lease holder from receiving reimbursement for certain costs or expenses under certain circumstances; altering the contents of certain



1 2 3	notices required to be included in certain ground rent bills and contracts for the sale of certain residential property subject to a ground lease; repealing certain provisions of law made chapter by this Act; making stylictic changes; defining certain terms:
3 4	of law made obsolete by this Act; making stylistic changes; defining certain terms; requiring the State Department of Assessments and Taxation to develop and post a
5	certain notice on the Department's Web site; clarifying that certain prior provisions
6	of law are repealed; and generally relating to ground leases on residential property.
7	BY repealing
8	Article – Real Property
9	Section 8–402.3
10 11	Annotated Code of Maryland (2010 Replacement Volume and 2014 Supplement)
12	BY repealing and reenacting, with amendments,
13	Article – Real Property
14	Section 7–113, 8–110, 8–110.1, 8–111.1, 8–111.2, 8–707, 14–116, 14–116.1, 14–116.2,
15	14–117(a), and 14–129
16	Annotated Code of Maryland
17	(2010 Replacement Volume and 2014 Supplement)
18	BY adding to
19	Article – Real Property
20	Section 8–801, 8–802, and 8–807 to be under the new subtitle "Subtitle 8. Residential
21	Ground Leases"
22	Annotated Code of Maryland
23	(2010 Replacement Volume and 2014 Supplement)
24	BY repealing and reenacting, without amendments,
25	Article – Real Property
26	Section 14–108.1
27	Annotated Code of Maryland
28	(2010 Replacement Volume and 2014 Supplement)
29	BY renumbering
30	Article – Real Property
31	Section 14–117(b) through (l), respectively
32	to be Section 14–117(a) through (k), respectively
33	Annotated Code of Maryland
34	(2010 Replacement Volume and 2014 Supplement)
35	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
36	That Section(s) 8–402.3 of Article – Real Property of the Annotated Code of Maryland be
37	repealed.

 $\,$ SECTION 2. AND BE IT FURTHER ENACTED, That the Laws of Maryland read as follows:

Article - Real Property

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residential property.

1 2 7-113.3 (a) (1) In this section the following words have the meanings indicated. "Party claiming the right to possession" means a person or successor to 4 (2) 5 any person who: 6 (i) Does not have actual possession of a residential property; and Has or claims to have a legal right to possession of the residential 7 (ii) 8 property: 9 1. By the terms of a contract or foreclosure sale; [or] 10 2. Under a residential lease or sublease that HAS AN INITIAL TERM OF 99 YEARS RENEWABLE FOREVER AND THAT CREATES A 11 12 LEASEHOLD ESTATE SUBJECT TO THE PAYMENT OF PERIODIC INSTALLMENTS OF AN 13 ANNUAL LEASE AMOUNT; OR 14 [2.] **3.** Under including a court order a court order, 15 extinguishing a right of redemption. 16 "Protected resident" means an owner or former owner in actual (3)(i) possession of residential property. 17 18 "Protected resident" includes a grantee, tenant, subtenant, or (ii) 19 other person in actual possession by, through, or under an owner or former owner of 20 residential property. "Protected resident" does not include a trespasser or squatter. 21(iii) 22**(4)** "Residential property" means a building, structure, or portion of a 23building or structure that is designed principally and is intended for human habitation. 24(5)"Threaten to take possession" means using words or actions intended to 25convince a reasonable person that a party claiming the right to possession intends to take 26 imminent possession of residential property in violation of this section. 27 "Willful diminution of services" means intentionally interrupting or (6)28causing the interruption of heat, running water, hot water, electricity, or gas by a party 29 claiming the right to possession for the purpose of forcing a protected resident to abandon

1 2 3	(b) (1) the right to posses property from a pr	sion m	ot as provided in paragraph (2) of this subsection, a party claiming ay not take possession or threaten to take possession of residential d resident by:
4		(i)	Locking the resident out of the residential property;
5 6	resident; or	(ii)	Engaging in willful diminution of services to the protected
7 8	actual possession.	(iii)	Taking any other action that deprives the protected resident of
9 10 11 12	• •	tonly	Except as provided in subparagraph (ii) of this paragraph, a to possession may take possession of residential property from a in accordance with a writ of possession issued by a court and onstable.
13 14	may use nonjudici	(ii) al self-	A party claiming the right to possession of residential property help to take possession of the property, if the party:
15 16 17	or surrendered pos status of the prope		1. Reasonably believes the protected resident has abandoned n of the property based on a reasonable inquiry into the occupancy
18 19	and		2. Provides notice as provided in subsection (c) of this section;
20 21 22	within 15 days aft of this section.	er the	3. Receives no responsive communication to that notice later of posting or mailing the notice as required by subsection (c)
23 24 25 26 27 28	property, that all residential proper of the residential J	es, bas protec ty, the propert	party claiming the right to possession of residential property sed on a reasonable inquiry into the occupancy status of the sted residents have abandoned or surrendered possession of the party claiming the right to possession may post on the front door by and mail by first—class mail addressed to "all occupants" at the l property a written notice in substantially the following form:
29	"IMPORTANT NO	TICE	ABOUT EVICTION
30 31	-		ne right to possess this property believes that this property is rrently residing in the property, you must immediately contact:
32 33	Name		
34			

1	1 Address	
2 3		
4 5		
6 7 8	7 person claiming possession may consider the property abandoned and se	· · · · · · · · · · · · · · · · · · ·
9	9 (2) The written notice required by this subsection shall be	»:
10	10 (i) A separate document; and	
11	11 (ii) Printed in at least 12 point type.	
12 13 14 15	required by this subsection shall state, on the address side, in bold, cap least 12 point type, the following: "Important notice to all occupants: evic	ital letters in at
16 17		
18 19		en resides in the
20	20 (ii) Actual damages; and	
21	(iii) Reasonable attorney's fees and costs.	
22	(2) The remedies set forth in this subsection are not exclu	sive.
23 24		itle 8, Subtitle 2,
25	25 8–707.	
26 27	6	the ground lease
28	(1) Collect any ground rent payments due under the grou	nd lease;
29 30	()	nforce any rights

- 1 (3) [Obtain a lien under § 8–402.3] BRING AN ACTION AGAINST THE 2 LEASEHOLD TENANT UNDER SUBTITLE 8 of this title.
- 3 SUBTITLE 8. RESIDENTIAL GROUND LEASES.
- 4 **8–801.**
- 5 (A) IN THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS 6 INDICATED.
- 7 (B) "GROUND LEASE" MEANS A RESIDENTIAL LEASE OR SUBLEASE FOR A
- 8 TERM OF YEARS RENEWABLE FOREVER SUBJECT TO THE PAYMENT OF A PERIODIC
- 9 GROUND RENT.
- 10 (C) (1) "GROUND LEASE HOLDER" MEANS THE HOLDER OF THE 11 REVERSIONARY INTEREST UNDER A GROUND LEASE.
- 12 (2) "GROUND LEASE HOLDER" INCLUDES AN AGENT OF THE GROUND
- 13 LEASE HOLDER.
- 14 (D) "GROUND RENT" MEANS A RENT ISSUING OUT OF, OR COLLECTIBLE IN
- 15 CONNECTION WITH, THE REVERSIONARY INTEREST UNDER A GROUND LEASE.
- 16 (E) "LEASEHOLD INTEREST" MEANS THE TENANCY IN REAL PROPERTY
- 17 CREATED UNDER A GROUND LEASE.
- 18 (F) "LEASEHOLD TENANT" MEANS THE HOLDER OF THE LEASEHOLD
- 19 INTEREST UNDER A GROUND LEASE.
- 20 **8–802.**
- 21 (A) THIS SUBTITLE APPLIES TO RESIDENTIAL PROPERTY THAT WAS OR IS
- 22 USED, INTENDED TO BE USED, OR AUTHORIZED TO BE USED FOR FOUR OR FEWER
- 23 DWELLING UNITS.
- 24 (B) THIS SUBTITLE DOES NOT APPLY TO PROPERTY:
- 25 (1) LEASED FOR BUSINESS, COMMERCIAL, MANUFACTURING,
- 26 MERCANTILE, OR INDUSTRIAL PURPOSES, OR ANY OTHER PURPOSE THAT IS NOT
- 27 PRIMARILY RESIDENTIAL;

- 1 (2) IMPROVED OR TO BE IMPROVED BY ANY APARTMENT, 2 CONDOMINIUM, COOPERATIVE, OR OTHER BUILDING FOR MULTIFAMILY USE OF 3 GREATER THAN FOUR DWELLING UNITS; OR
- 4 (3) LEASED FOR DWELLINGS OR MOBILE HOMES THAT ARE ERECTED 5 OR PLACED IN A MOBILE HOME DEVELOPMENT OR MOBILE HOME PARK.
- 6 **[**8–111.2.**] 8–803.**
- 7 (a) This section does not apply to property [:
- 8 (1) Leased for business, commercial, manufacturing, mercantile, or 9 industrial purposes, or any other purpose that is not primarily residential;
- 10 (2) Improved or to be improved by any apartment, condominium, 11 cooperative, or other building for multifamily use of greater than four dwelling units;
- 12 (3) Leased for dwellings or mobile homes that are erected or placed in a mobile home development or mobile home park; or
- 14 (4) Subject] **THAT IS SUBJECT** to an affordable housing land trust 15 agreement executed under Title 14, Subtitle 5 of this article.
- 16 (b) On or after January 22, 2007, the owner of a fee simple or leasehold estate in 17 residential property that is or was used, intended to be used, or authorized to be used for 18 four or fewer dwelling units may not create a reversionary interest in the property under a 19 ground lease or a ground sublease for a term of years renewable forever subject to the 20 payment of a periodic ground rent.
- 21 **[**8–110.**] 8–804.**
- 22This section does not apply to leases of property leased for business, (a) (1) 23commercial, manufacturing, mercantile, or industrial purposes or any other purpose which 24is not primarily residential, where the term of the lease, including all renewals provided 25 for, does not exceed 99 years. A lease of the entire property improved or to be improved by 26 any apartment, condominium, cooperative, or other building for multiple-family use on the 27 property constitutes a business and not a residential purpose. The term "multiple-family 28 use" does not apply to any duplex or single-family structure converted to a 29 multiple-dwelling unit.
- 30 (2)] Except as provided in subsection (f) of this section, this section does not apply to irredeemable GROUND leases [executed before April 9, 1884] PRESERVED 32 UNDER § 8–805 OF THIS SUBTITLE.

- [(3) This section does not apply to leases of the ground or site upon which dwellings or mobile homes are erected or placed in a mobile home development or mobile home park.
- 4 (4)] (2) This section does not apply to an affordable housing land trust agreement executed under Title 14, Subtitle 5 of this article.
- 6 (b) (1) Except for apartment and cooperative leases, any reversion reserved in a **GROUND** lease for longer than 15 years is redeemable at any time, at the option of the **LEASEHOLD** tenant, after 30 days' notice to the [landlord] **GROUND LEASE HOLDER**. Notice shall be given by certified mail, return receipt requested, and by first—class mail to the last known address of the [landlord] **GROUND LEASE HOLDER**.
- 11 (2) The reversion is redeemable:
- 12 (i) For a sum equal to the annual **GROUND** rent reserved multiplied 13 by:
- 1. 25, which is capitalization at 4 percent, if the **GROUND** lease was executed from April 8, 1884 to April 5, 1888, both inclusive;
- 16 2. 8.33, which is capitalization at 12 percent, if the **GROUND** 17 lease was or is created after July 1, 1982; or
- 18 3. 16.66, which is capitalization at 6 percent, if the **GROUND** 19 lease was created at any other time;
- 20 (ii) For a lesser sum if specified in the GROUND lease; or
- 21 (iii) For a sum to which the parties may agree at the time of 22 redemption.
- 23 (3) (I) IF THE LEASEHOLD TENANT IS IN DEFAULT UNDER A
 24 SECURITY INSTRUMENT, THE HOLDER OF THE SECURED INTEREST IN THE
 25 PROPERTY THAT IS SUBJECT TO A GROUND LEASE, OR ANY PORTION OF A GROUND
 26 LEASE, THAT IS RECORDED IN THE LAND RECORDS OF THE COUNTY IN WHICH THE
 27 PROPERTY IS LOCATED MAY APPLY TO THE STATE DEPARTMENT OF ASSESSMENTS
 28 AND TAXATION TO REDEEM THE REVERSION AS PROVIDED UNDER THIS SECTION.
- (II) IF A HOLDER OF A SECURED INTEREST APPLIES TO REDEEM
 A REVERSION AS AUTHORIZED UNDER SUBPARAGRAPH (I) OF THIS PARAGRAPH, THE
 HOLDER ALSO SHALL PAY TO THE GROUND LEASE HOLDER THE OUTSTANDING
 AMOUNT DUE, INCLUDING REASONABLE LATE FEES, INTEREST, AND COLLECTION
 COSTS AS PROVIDED UNDER § 8–807 OF THIS SUBTITLE.

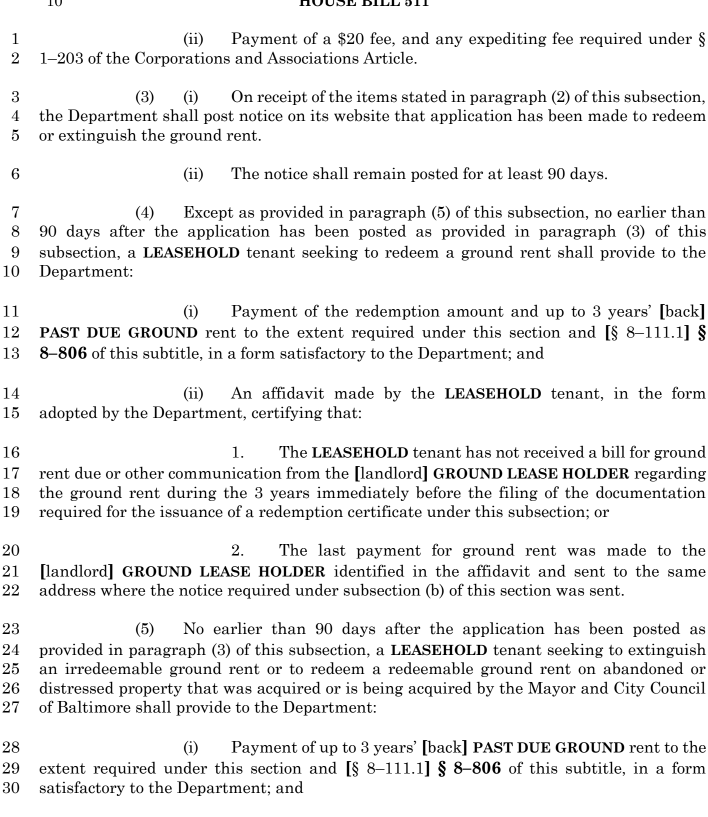
- 1 (c) If a **LEASEHOLD** tenant has power to redeem the reversion from a trustee or other person who does not have a power of sale, the reversion nevertheless may be redeemed in accordance with the procedures prescribed in the Maryland Rules.
- 4 (d) Notwithstanding subsection (b) of this section, any regulatory changes made 5 by a federal agency, instrumentality, or subsidiary, including the Department of Housing 6 and Urban Development, the Federal Housing Administration, the Government National 7 Mortgage Association, the Federal National Mortgage Association, and the Veterans' 8 Administration, shall be applicable to redemption of reversions of **GROUND** leases for 9 longer than 15 years.
- 10 (e) (1) Before the entry of a judgment foreclosing [an owner's] A LEASEHOLD
 11 TENANT'S right of redemption, a reversion in a ground rent or GROUND lease for 99 years
 12 renewable forever held on abandoned property in Baltimore City, as defined in § 14–817 of
 13 the Tax Property Article, may be donated to Baltimore City or, at the option of Baltimore
 14 City, to an entity designated by Baltimore City.
- 15 (2) Valuation of the donation of a reversionary interest [pursuant to] 16 UNDER this subsection shall be in accordance with subsection (b) of this section.
- 17 (f) (i) A LEASEHOLD tenant who has given the [landlord] GROUND 18 LEASE HOLDER notice in accordance with subsection (b) of this section may apply to the 19 State Department of Assessments and Taxation to redeem a ground rent as provided in 20 this subsection.
- 21 (ii) When the Mayor and City Council of Baltimore City acquires 22 property that is subject to an irredeemable ground rent, the City shall become the 23 **LEASEHOLD** tenant of the ground rent and, after giving the [landlord] **GROUND LEASE** 24 **HOLDER** notice in accordance with subsection (b) of this section, may apply to the State 25 Department of Assessments and Taxation to extinguish the ground rent as provided in this 26 subsection.

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- (iii) When the Mayor and City Council of Baltimore City acquires abandoned or distressed property that is subject to a redeemable ground rent, the City shall become the **LEASEHOLD** tenant of the ground rent and, after giving the [landlord] **GROUND LEASE HOLDER** notice in accordance with subsection (b) of this section, may apply to the State Department of Assessments and Taxation to redeem the ground rent as provided in this subsection.
- 33 (2) The **LEASEHOLD** tenant shall provide to the State Department of Assessments and Taxation:
- 35 (i) Documentation satisfactory to the Department of the GROUND 36 lease and the notice given to the [landlord] GROUND LEASE HOLDER; and



31 An affidavit made by the Director of the Office of Property 32Acquisition and Relocation in the Baltimore City Department of Housing and Community Development certifying that: 33

- 1 The property is abandoned property, as defined in § 2 21–17(a)(2) of the Public Local Laws of Baltimore City, or distressed property, as defined 3 in § 21–17(a)(3) of the Public Local Laws of Baltimore City;
- 4 2. The property was acquired or is being acquired by the 5 Mayor and City Council of Baltimore City; AND
- 6 3. The landlord of the property has not registered the 7 ground lease with the State Department of Assessments and Taxation under Subtitle 7 of 8 this title; and
- 9 4.The existence of the ground rent is an impediment to 10 redevelopment of the site.
- 11 At any time, the **LEASEHOLD** tenant may submit to the Department 12 notice that the LEASEHOLD tenant is no longer seeking redemption or extinguishment 13 under this subsection.
- 14 Upon receipt of the documentation, fees, and, where applicable, the (7)15 redemption amount and 3 years' [back] PAST DUE GROUND rent to the extent required under this section and [§ 8–111.1] § 8–806 of this subtitle, the Department shall issue to 16 the LEASEHOLD tenant a ground rent redemption certificate or a ground rent extinguishment certificate, as appropriate.

- 19 The redemption or extinguishment of the ground rent is effective to 20 conclusively vest a fee simple title in the LEASEHOLD tenant, free and clear of any and all 21right, title, or interest of the [landlord] GROUND LEASE HOLDER, any lien of a creditor of 22 the [landlord] GROUND LEASE HOLDER, and any person claiming by, through, or under 23the [landlord] GROUND LEASE HOLDER when the LEASEHOLD tenant records the 24certificate in the land records of the county in which the property is located.
- 25 (9)The [landlord] GROUND LEASE HOLDER, any creditor of the 26 [landlord] GROUND LEASE HOLDER, or any other person claiming by, through, or under 27 the [landlord] GROUND LEASE HOLDER may file a claim with the Department in order to 28 collect all, or any portion of, where applicable, the redemption amount and 3 years' [back] 29 PAST DUE GROUND rent to the extent required under this section and [§ 8–111.1] § 30 **8–806** of this subtitle, without interest, by providing to the Department:
- 31 Documentation satisfactory to the Department of the claimant's (i) 32 interest; and
- 33 (ii) Payment of a \$20 fee, and any expediting fee required under § 34 1–203 of the Corporations and Associations Article.

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(13)

- 1 A [landlord] GROUND LEASE HOLDER whose ground rent has 2 been extinguished may file a claim with the Baltimore City Director of Finance to collect 3 an amount equal to the annual GROUND rent reserved multiplied by 16.66, which is 4 capitalization at 6 percent, by providing to the Director: 1. Proof of payment to the [landlord] GROUND LEASE 5 6 HOLDER by the Department of [back] PAST DUE GROUND rent under paragraph (9) of 7 this subsection; and 8 2. Payment of a \$20 fee. 9 (ii) A [landlord] GROUND LEASE HOLDER of abandoned or distressed property acquired by the Mayor and City Council of Baltimore City whose 10 11 ground rent has been redeemed may file a claim with the Baltimore City Director of Finance 12 to collect the redemption amount, by providing to the Director: 13 1. Proof of payment to the [landlord] GROUND LEASE 14 HOLDER by the Department of [back] PAST DUE GROUND rent under paragraph (9) of 15 this subsection; and 16 2. Payment of a \$20 fee. 17 In the event of a dispute regarding the extinguishment amount (11)18 as calculated under paragraph (10)(i) of this subsection, the [landlord] GROUND LEASE 19 HOLDER may refuse payment from the Baltimore City Director of Finance and file an 20 appeal regarding the valuation in the Circuit Court of Baltimore City. 21In an appeal, the [landlord] GROUND LEASE HOLDER is (ii) 22entitled to receive the fair market value of the [landlord's] GROUND LEASE HOLDER'S 23 interest in the property at the time of the extinguishment. 24In the event of a dispute regarding the payment by the Department to (12)25any person of all or any portion of the collected redemption amount and up to 3 years' [back] PAST DUE GROUND rent to the extent required by this section and [§ 8–111.1] § 8–806 of 26 this subtitle, the Department may: 2728 File an interpleader action in the circuit court of the county 29 where the property is located; or 30 Reimburse the [landlord] GROUND LEASE HOLDER from the (ii)
- 33 that exceeds the sum of:

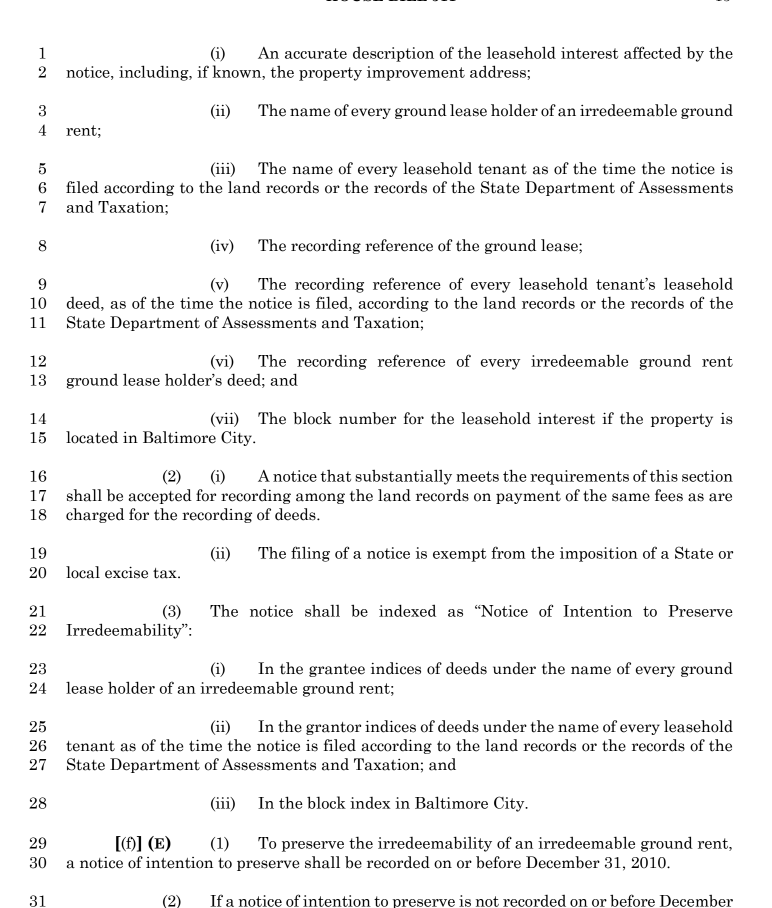
The Department is not liable for any sum received by the Department

(i) The redemption amount; and

fund established in § 1–203.3 of the Corporations and Associations Article.

- 1 (ii) Up to 3 years' [back] PAST DUE GROUND rent to the extent 2 required by this section and [§ 8–111.1] § 8–806 of this subtitle.
- 3 (14) The Department shall credit all fees and funds collected under this subsection to the fund established under § 1–203.3 of the Corporations and Associations Article. Redemption and extinguishment amounts received shall be held in a ground rent redemption and ground rent extinguishment account in that fund.
- 7 (15) The Department shall maintain a list of properties for which ground 8 rents have been redeemed or extinguished under this subsection.
- 9 (16) The Department shall adopt regulations to carry out the provisions of 10 this subsection.
- 11 (17) Any redemption or extinguishment funds not collected by a [landlord]
 12 GROUND LEASE HOLDER under this subsection within 20 years after the date of the
 13 payment to the Department by the LEASEHOLD tenant shall escheat to the State. The
 14 Department shall annually transfer any funds that remain uncollected after 20 years to
 15 the State General Fund at the end of each fiscal year.
- 16 **[**8–110.1.**] 8–805.**
- 17 (a) (1) In this section the following words have the meanings indicated.
- 18 (2) ["Ground lease" means a residential lease or sublease for a term of years renewable forever subject to the payment of a periodic ground rent.
- 20 (3) (i) "Ground lease holder" means the holder of the reversionary 21 interest under a ground lease.
- 22 (ii) "Ground lease holder" includes an agent of the ground lease 23 holder.
- 24 (4) "Ground rent" means a rent issuing out of, or collectible in connection 25 with, the reversionary interest under a ground lease.
- 26 (5)] "Irredeemable ground rent" means a ground rent created under a ground lease executed before April 9, 1884, that does not contain a provision allowing the leasehold tenant to redeem the ground rent.
- [(6) "Leasehold interest" means the tenancy in real property created under a ground lease.
- 31 (7) "Leasehold tenant" means the holder of the leasehold interest under a 32 ground lease.

- 1 (8)**] (3)** "Redeemable ground rent" means a ground rent that may be 2 redeemed in accordance with this section or redeemed or extinguished in accordance with 3 [§ 8–110(f)] § 8–804(F) of this subtitle. 4 (b) (1)This section applies to residential property that is or was used, intended 5 to be used, or authorized to be used for four or fewer dwelling units. 6 (2)This section does not apply to property: 7 Leased for business, commercial, manufacturing, mercantile, or 8 industrial purposes, or any other purpose that is not primarily residential; 9 Improved or to be improved by any apartment, condominium, cooperative, or other building for multifamily use of greater than four dwelling units; or 10 11 (iii) Leased for dwellings or mobile homes that are erected or placed 12 in a mobile home development or mobile home park. 13 (c) An irredeemable ground rent shall be converted to, and become, a redeemable ground rent, unless within the time specified in subsection [(f)](E) of this 14 15 section, a notice of intention to preserve irredeemability is recorded. 16 The conversion of an irredeemable ground rent to a redeemable ground 17 rent occurs on the day following the end of the period in which the notice may be recorded. 18 A disability or lack of knowledge of any kind does not prevent the 19 conversion of an irredeemable ground rent to a redeemable ground rent if no notice of 20 intention to preserve irredeemability is filed within the time specified in subsection [(f)](E) 21of this section. 22 [(d)] **(C)** (1) Any ground lease holder of an irredeemable ground rent may 23 record a notice of intention to preserve irredeemability among the land records of the county 24where the land is located. The notice may be recorded by: 25(2) 26(i) The person claiming to be the ground lease holder; or 27 If the ground lease holder is under a disability or otherwise 28unable to assert a claim on the ground lease holder's own behalf, any other person acting 29 on the ground lease holder's behalf.
- 30 To be effective and to be entitled to be recorded, the notice shall [(e)] **(D)** (1) be executed by the ground lease holder, acknowledged before a notary public, and contain substantially the following information:



31, 2010, the ground rent becomes a redeemable ground rent.

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- 1 (3) If a notice is recorded on or before December 31, 2010, the ground rent shall remain irredeemable for a period of 10 years from January 1, 2011, to December 31, 2020, both inclusive.
 - (4) (i) The effectiveness of a filed notice to preserve irredeemability shall lapse on January 1, 2021, and the ground rent shall become a redeemable ground rent, unless a renewal notice containing substantially the same information as the notice of intention to preserve irredeemability is recorded within 6 months before the expiration of the 10-year period set forth in paragraph (3) of this subsection.
- 9 (ii) The effectiveness of any subsequently filed renewal notice shall lapse after the expiration of the applicable 10—year period and the ground rent shall become a redeemable ground rent, unless further renewal notices are recorded within 6 months before the expiration of the applicable 10—year period.
- 13 **[(g)] (F)** A ground rent made redeemable in accordance with this section:
- 14 (1) Is redeemable at any time following the date of conversion of the 15 irredeemable ground rent to a redeemable ground rent; and
- 16 (2) Shall be redeemable for a sum equal to the annual rent reserved multiplied by 16.66, which is capitalization at 6 percent.
- 18 **[**8–111.1.**] 8–806.**
- 19 (a) [This section applies to all residential leases or subleases in effect on or after 20 October 1, 1999, which have an initial term of 99 years and which create a leasehold estate, 21 or subleasehold estate, subject to the payment of an annual ground rent.
- 22 (b)] In any suit, action, or proceeding by a [landlord] GROUND LEASE HOLDER, or the transferee of the reversion in [leased] property SUBJECT TO A GROUND LEASE, to recover [back] PAST DUE GROUND rent, the [landlord] GROUND LEASE HOLDER, or the transferee of the reversion [in leased property] is entitled to demand or recover not more than 3 years [back] PAST DUE GROUND rent.
- (B) IF AUTHORIZED UNDER THE GROUND LEASE, A GROUND LEASE HOLDER
 MAY NOT RECEIVE REIMBURSEMENT FOR ANY ADDITIONAL COSTS OR EXPENSES
 RELATED TO COLLECTION OF THE PAST DUE GROUND RENT, EXCEPT AS PROVIDED
 IN § 8–807 OF THIS SUBTITLE.
- 31 (c) (1) Notwithstanding any other provision of law, in any suit, action, or 32 proceeding to recover [back] PAST DUE GROUND rent, a [landlord or] GROUND LEASE 33 holder [of a ground rent] may only recover not more than 3 years [back] PAST DUE 34 GROUND rent if the property is:

- 1 (i) Owned or acquired by any means by the Mayor and City Council 2 of Baltimore; and
- 3 (ii) Abandoned property, as defined in § 21–17(a)(2) of the Public 4 Local Laws of Baltimore City, or distressed property, as defined in § 21–17(a)(3) of the 5 Public Local Laws of Baltimore City.
- 6 (2) With regard to property described under paragraph (1) of this subsection, a [landlord] GROUND LEASE HOLDER may request in writing that the Mayor and City Council of Baltimore acquire the reversionary interest under the ground [rent] LEASE for the market value established at the time of the acquisition by the Mayor and City Council of the leasehold interest under the ground [rent] LEASE.
- 11 **8–807.**
- 12 (A) FOR PROPERTY SUBJECT TO A GROUND LEASE IN EFFECT ON OR AFTER
 13 JULY 1, 2007, A GROUND LEASE HOLDER MAY BRING AN ACTION TO REENTER FOR
 14 NONPAYMENT OF GROUND RENT ONLY:
- 15 (1) If the ground lease holder has the lawful right to REENTER FOR NONPAYMENT OF GROUND RENT;
- 17 (2) IF THE GROUND LEASE IS REGISTERED WITH THE STATE 18 DEPARTMENT OF ASSESSMENTS AND TAXATION UNDER SUBTITLE 7 OF THIS TITLE;
- 19 (3) IF THE PAYMENT OF GROUND RENT IS AT LEAST 6 MONTHS IN 20 ARREARS; AND
- 21 (4) AS PROVIDED UNDER THIS SECTION.
- 22 A HOLDER OF A SECURED INTEREST IN THE PROPERTY THAT IS SUBJECT TO THE GROUND LEASE, OR ANY PORTION OF THE GROUND LEASE, THAT IS 23 24 RECORDED IN THE LAND RECORDS OF THE COUNTY IN WHICH THE PROPERTY IS 25 LOCATED MAY CURE THE DEFAULT BY PAYING THE OUTSTANDING AMOUNT DUE, 26 INCLUDING REASONABLE LATE FEES, INTEREST, AND COLLECTION COSTS SUBJECT 27 TO THE SAME PROVISIONS THAT ARE APPLICABLE TO A LEASEHOLD TENANT WHO 28 CURES A DEFAULT AFTER RECEIVING NOTICE UNDER SUBSECTION (D) OF THIS 29 SECTION OR RECEIVING PERSONAL SERVICE OF PROCESS IN AN ACTION FILED 30 UNDER SUBSECTION (F) OF THIS SECTION.
- 31 (C) (1) NO LESS THAN 60 DAYS BEFORE FILING AN ACTION TO REENTER, 32 THE GROUND LEASE HOLDER SHALL SEND A NOTICE, IN THE FORM REQUIRED 33 UNDER PARAGRAPH (2) OF THIS SUBSECTION, TO THE LEASEHOLD TENANT'S LAST 34 KNOWN ADDRESS AS SHOWN IN THE RECORDS OF THE STATE DEPARTMENT OF

- ASSESSMENTS AND TAXATION, OR OTHER PLACE OF BUSINESS OR RESIDENCE IF 1 2 KNOWN, BY: 3 (I)FIRST-CLASS MAIL; AND CERTIFIED MAIL, RETURN RECEIPT REQUESTED. 4 (II)THE NOTICE REQUIRED UNDER PARAGRAPH (1) OF THIS 5 6 SUBSECTION SHALL BE IN SUBSTANTIALLY THE SAME FORM AS THE NOTICE CONTAINED ON THE WEB SITE OF THE STATE DEPARTMENT OF ASSESSMENTS AND 7 TAXATION. 8 9 **(3)** IF AUTHORIZED UNDER THE GROUND LEASE, A GROUND LEASE HOLDER MAY BE REIMBURSED FOR REASONABLE LATE FEES, INTEREST, AND 10 11 COLLECTION COSTS NOT EXCEEDING \$100, PROVIDED THE OUTSTANDING AMOUNT DUE IS PAID IN RESPONSE TO THE NOTICE SENT UNDER PARAGRAPH (1) OF THIS 12 SUBSECTION AND BEFORE A NOTICE IS SENT UNDER SUBSECTION (D) OF THIS 13 14 SECTION. 15 (D) AFTER NOTICE HAS BEEN SENT UNDER SUBSECTION (C) OF THIS SECTION AND NO LESS THAN 30 DAYS BEFORE FILING AN ACTION TO REENTER, THE 16 GROUND LEASE HOLDER SHALL SEND A NOTICE, IN THE FORM REQUIRED UNDER 17 PARAGRAPH (2) OF THIS SUBSECTION, TO THE LEASEHOLD TENANT'S LAST KNOWN 18 ADDRESS AS SHOWN IN THE RECORDS OF THE STATE DEPARTMENT OF 19 ASSESSMENTS AND TAXATION, OR OTHER PLACE OF BUSINESS OR RESIDENCE IF 20 KNOWN, BY: 2122**(I)** FIRST-CLASS MAIL; AND CERTIFIED MAIL, RETURN RECEIPT REQUESTED. 23 (II)24**(2)** THE NOTICE REQUIRED UNDER PARAGRAPH (1) OF THIS SUBSECTION SHALL BE IN 14 POINT BOLD FONT AND INCLUDE: 2526 **(I)** AN ITEMIZED BILL FOR THE PAYMENT DUE; 27 (II)THE AMOUNT NECESSARY TO CURE THE DEFAULT, 28INCLUDING LATE FEES, INTEREST, AND COLLECTION COSTS AUTHORIZED UNDER
- 30 (III) THE NAME AND ADDRESS OF THE PERSON TO WHOM TO 31 SEND THE PAYMENT DUE;

PARAGRAPH (3) OF THIS SUBSECTION;

1	(IV) THE NAME AND CONTACT INFORMATION OF THE PERSON TO
2	CONTACT FOR QUESTIONS ABOUT THE NOTICE; AND
3	(V) A STATEMENT THAT UNLESS THE DEFAULT IS CURED IN 30
4	DAYS:
5	1. The ground lease holder intends to file an
6	ACTION TO REENTER; AND
U	ACTION TO REENTER, AND
7	2. THE LEASEHOLD TENANT MAY BE LIABLE FOR
8	REIMBURSING THE GROUND LEASE HOLDER FOR EXPENSES AND COSTS INCURRED
9	IN CONNECTION WITH THE COLLECTION OF PAST DUE GROUND RENT AND THE
0	FILING OF THE ACTION TO REENTER.
1	(3) IF AUTHORIZED UNDER THE GROUND LEASE, A GROUND LEASE
12	HOLDER MAY BE REIMBURSED FOR REASONABLE LATE FEES, INTEREST, AND
13	COLLECTION COSTS NOT EXCEEDING \$650, INCLUDING:
4	(I) TITLE ABSTRACT AND EXAMINATION FEES;
. T	(I) TITLE ADSTRACT AND EXAMINATION FEES,
15	(II) JUDGMENT REPORT COSTS;
16	(III) PHOTOCOPYING AND POSTAGE FEES; AND
-	
L 7	(IV) ATTORNEY'S FEES.
18	(E) (1) THE GROUND LEASE HOLDER SHALL SEND A COPY OF THE NOTICE
9	REQUIRED UNDER SUBSECTION (D) OF THIS SECTION TO ANY HOLDER OF A SECURED
20	INTEREST IN THE PROPERTY THAT IS SUBJECT TO THE GROUND LEASE, OR ANY
21	PORTION OF THE GROUND LEASE, THAT IS RECORDED IN THE LAND RECORDS OF
22	THE COUNTY IN WHICH THE PROPERTY IS LOCATED, TO THE ADDRESS SHOWN IN THE
23	LAND RECORDS OR ANOTHER ADDRESS IF KNOWN, BY:
24	(I) FIRST-CLASS MAIL; AND
25	(II) CERTIFIED MAIL, RETURN RECEIPT REQUESTED.
26	(2) THE NOTICE REQUIRED UNDER PARAGRAPH (1) OF THIS
27	SUBSECTION SHALL BE ACCOMPANIED BY A STATEMENT THAT THE HOLDER OF A
28	SECURED INTEREST MAY:

- 1 (I) CURE THE DEFAULT BY PAYING THE OUTSTANDING
- 2 AMOUNT DUE, INCLUDING REASONABLE LATE FEES, INTEREST, AND COLLECTION
- 3 COSTS AUTHORIZED UNDER SUBSECTION (D)(3) OF THIS SECTION; OR
- 4 (II) 1. REDEEM THE PROPERTY IN ACCORDANCE WITH § 5 8–804 OF THIS SUBTITLE; AND
- 6 2. CURE THE DEFAULT BY PAYING THE OUTSTANDING
- 7 AMOUNT DUE, INCLUDING REASONABLE LATE FEES, INTEREST, AND COLLECTION
- 8 COSTS AUTHORIZED UNDER SUBSECTION (D)(3) OF THIS SECTION.
- 9 (3) IF NOTICE IS NOT SENT TO A HOLDER OF A SECURED INTEREST IN
- 10 THE PROPERTY THAT IS SUBJECT TO THE GROUND LEASE, OR ANY PORTION OF THE
- 11 GROUND LEASE, THAT IS RECORDED IN THE LAND RECORDS OF THE COUNTY IN
- 12 WHICH THE PROPERTY IS LOCATED, A JUDGMENT IN FAVOR OF THE GROUND LEASE
- 13 HOLDER DOES NOT IMPAIR THE RIGHT OF THE HOLDER OF THE SECURED INTEREST
- 14 TO ENFORCE THE SECURED INTEREST AGAINST THE PROPERTY.
- 15 (F) (1) IF THE DEFAULT IS NOT CURED, THE GROUND LEASE HOLDER MAY
- 16 FILE IN CIRCUIT COURT AN ACTION TO REENTER NO LESS THAN 30 DAYS AFTER
- 17 NOTICE IS SENT UNDER SUBSECTION (D) OF THIS SECTION.
- 18 (2) AN ACTION FILED UNDER THIS SUBSECTION SHALL BE
- 19 ACCOMPANIED BY:
- 20 (I) AN ITEMIZED BILL FOR THE PAYMENT DUE;
- 21 (II) THE AMOUNT NECESSARY TO CURE THE DEFAULT,
- 22 INCLUDING REASONABLE LATE FEES, INTEREST, AND COLLECTION COSTS
- 23 AUTHORIZED UNDER PARAGRAPH (3) OF THIS SUBSECTION;
- 24 (III) THE NAME AND ADDRESS OF THE PERSON TO WHOM TO
- 25 SEND THE PAYMENT DUE;
- 26 (IV) AN AFFIDAVIT AFFIRMING COMPLIANCE WITH THE NOTICE
- 27 REQUIREMENTS UNDER SUBSECTIONS (B), (C), AND (D) OF THIS SECTION,
- 28 INCLUDING COPIES OF THE PROOFS OF MAILING FROM THE UNITED STATES
- 29 POSTAL SERVICE; AND
- 30 (V) A LIST OF EACH HOLDER OF A SECURED INTEREST IN THE
- 31 PROPERTY THAT IS SUBJECT TO THE GROUND LEASE, OR ANY PORTION OF THE
- 32 GROUND LEASE, THAT IS RECORDED IN THE LAND RECORDS OF THE COUNTY IN
- 33 WHICH THE PROPERTY IS LOCATED.

1	(3) If Authorized under the ground lease, a ground lease
$\overline{2}$	HOLDER MAY BE REIMBURSED FOR REASONABLE LATE FEES, INTEREST, AND
3	COLLECTION COSTS, INCLUDING:
4	(I) FILING FEES AND COURT COSTS;
5	(II) EXPENSES INCURRED IN THE SERVICE OF PROCESS OR
6	OTHERWISE PROVIDING NOTICE;
_	(III) DE A CONA DI E ARMODNINIO EDEC NOR DISCEPDING \$500. AND
7	(III) REASONABLE ATTORNEY'S FEES NOT EXCEEDING \$500; AND
8	(IV) TAXES, INCLUDING INTEREST AND PENALTIES, THAT HAVE
9	BEEN PAID BY THE GROUND LEASE HOLDER OR PLAINTIFF.
Ü	
10	(G) (1) PERSONAL SERVICE OF PROCESS IN AN ACTION FILED UNDER
11	SUBSECTION (F) OF THIS SECTION SHALL BE MADE IN ACCORDANCE WITH THE
12	MARYLAND RULES.
13	(2) THE INDIVIDUAL MAKING SERVICE OF PROCESS UNDER THIS
14	SUBSECTION SHALL FILE PROOF OF SERVICE WITH THE COURT IN ACCORDANCE
15	WITH THE MARYLAND RULES.
1.0	(II) (1) A HOLDED OF A GEGUDED INTERPRET IN THE PROPERTY THAT IS
16 17	(H) (1) A HOLDER OF A SECURED INTEREST IN THE PROPERTY THAT IS SUBJECT TO THE GROUND LEASE, OR ANY PORTION OF THE GROUND LEASE, THAT IS
1 <i>1</i> 18	RECORDED IN THE LAND RECORDS OF THE COUNTY IN WHICH THE PROPERTY IS
19	LOCATED, SHALL BE MADE A PARTY, AS PROVIDED UNDER THE MARYLAND RULES,
$\frac{10}{20}$	TO AN ACTION FILED UNDER SUBSECTION (F) OF THIS SECTION.
21	(2) THE GROUND LEASE HOLDER SHALL SEND TO EACH HOLDER OF A
22	SECURED INTEREST THAT IS MADE A PARTY TO THE ACTION UNDER PARAGRAPH (1)
23	OF THIS SUBSECTION A STATEMENT THAT THE HOLDER OF A SECURED INTEREST
24	MAY:

- 25 (I) CURE THE DEFAULT BY PAYING THE OUTSTANDING 26 AMOUNT DUE, INCLUDING REASONABLE LATE FEES, INTEREST, AND COLLECTION
- 27 COSTS AUTHORIZED UNDER SUBSECTION (F)(3) OF THIS SECTION; OR
- 28 (II) 1. Redeem the property in accordance with § 29 $8\text{--}804\,\mathrm{OF}$ this subtitle; and

- 2. Cure the default by paying the outstanding
- 2 AMOUNT DUE, INCLUDING REASONABLE LATE FEES, INTEREST, AND COLLECTION
- 3 COSTS AUTHORIZED UNDER SUBSECTION (F)(3) OF THIS SECTION.
- 4 (3) IF A HOLDER OF A SECURED INTEREST IS NOT MADE A PARTY TO
- 5 THE ACTION AS PROVIDED UNDER PARAGRAPH (1) OF THIS SUBSECTION, A
- 6 JUDGMENT IN FAVOR OF THE GROUND LEASE HOLDER DOES NOT IMPAIR THE RIGHT
- 7 OF THE HOLDER OF THE SECURED INTEREST TO ENFORCE THE SECURED INTEREST
- 8 AGAINST THE PROPERTY.
- 9 (I) WITHIN 6 MONTHS AFTER EXECUTION OF A JUDGMENT FOR POSSESSION
- 10 IN FAVOR OF THE GROUND LEASE HOLDER, THE LEASEHOLD TENANT OR ANY OTHER
- 11 PERSON CLAIMING UNDER THE GROUND LEASE MAY:
- 12 (1) PAY THE PAST DUE GROUND RENT AND ANY LATE FEES,
- 13 INTEREST, OR COLLECTION COSTS AUTHORIZED UNDER THIS SECTION; AND
- 14 (2) COMMENCE A PROCEEDING TO OBTAIN RELIEF FROM THE
- 15 JUDGMENT.
- 16 (J) (1) EXCEPT AS PROVIDED IN THIS SECTION, A GROUND LEASE
- 17 HOLDER OR PLAINTIFF IS NOT ENTITLED TO REIMBURSEMENT FOR ANY COSTS OR
- 18 EXPENSES RELATED TO THE COLLECTION OF GROUND RENT.
- 19 (2) A GROUND LEASE HOLDER OR PLAINTIFF MAY NOT RECEIVE A
- 20 WRIT OF POSSESSION OR REIMBURSEMENT FOR ANY COSTS OR EXPENSES RELATED
- 21 TO THE COLLECTION OF GROUND RENT UNLESS ALL THE NOTICE REQUIREMENTS
- 22 OF THIS SECTION ARE MET.
- 23 (K) IF A GROUND LEASE HOLDER RECEIVES AND EXECUTES A WRIT OF
- 24 POSSESSION, THE GROUND LEASE HOLDER MAY NOT RECEIVE REIMBURSEMENT
- 25 FOR ANY COSTS OR EXPENSES RELATED TO THE COLLECTION OF GROUND RENT,
- 26 INCLUDING ANY LATE FEES, INTEREST, OR COLLECTION COSTS SPECIFIED IN
- SUBSECTION (C)(3), (D)(3), OR (F)(3) OF THIS SECTION.
- 28 (L) This section does not preclude a ground lease holder from
- 29 USING OTHER LEGAL MEANS TO ENFORCE A GROUND LEASE.
- 30 **[**14–116.**] 8–808.**
- 31 (a) [(1) In this section the following words have the meanings indicated.
- 32 (2) "Ground lease" means a residential lease or sublease for a term of years
- 33 renewable forever subject to the payment of a periodic ground rent.

- 1 (3) (i) "Ground lease holder" means the holder of the reversionary 2 interest under a ground lease.

 3 (ii) "Ground lease holder" includes an agent of the ground lease 4 holder.
- 5 (4) "Ground rent" means a rent issuing out of, or collectible in connection 6 with, the reversionary interest under a ground lease.
- 7 (5) "Leasehold interest" means the tenancy in real property created under 8 a ground lease.
- 9 (6) "Leasehold tenant" means the holder of the leasehold interest under a 10 ground lease.
- 11 (b) (1) This section applies to residential property that was or is used, intended 12 to be used, or authorized to be used for four or fewer dwelling units.
- 13 (2) This section does not apply to property:
- 14 (i) Leased for business, commercial, manufacturing, mercantile, or 15 industrial purposes, or any other purpose that is not primarily residential;
- 16 (ii) Improved or to be improved by any apartment, condominium, cooperative, or other building for multifamily use of greater than four dwelling units; or
- 18 (iii) Leased for dwellings or mobile homes that are erected or placed 19 in a mobile home development or mobile home park.
- 20 (c)] Within 30 days of any change of address of a leasehold tenant, the leasehold tenant shall notify the ground lease holder of the change, including the new address and the date of the change.
- [(d)] (B) Within 30 days of any transfer of [improvements located] A LEASEHOLD INTEREST on property subject to a ground [rent] LEASE, the leasehold tenant shall notify the ground lease holder of the transfer. The notification shall include the name and address of the transferee, and date of transfer.
- [(e)] (C) A leasehold tenant shall send notice under this section to the last known address of the ground lease holder.
- 29 **[**14–116.1.**] 8–809.**
- 30 (a) [(1) In this section the following words have the meanings indicated.

28

31 32 property subject to the ground lease.

- "Ground lease" means a residential lease or sublease for a term of years 1 (2)2 renewable forever subject to the payment of a periodic ground rent. 3 (3)"Ground lease holder" means the holder of the reversionary interest under a ground lease. 4 "Ground lease holder" includes an agent of the ground lease 5 (ii) holder. 6 7 "Ground rent" means a rent issuing out of, or collectible in connection **(4)** 8 with, the reversionary interest under a ground lease. 9 "Leasehold interest" means the tenancy in real property created under (5)10 a ground lease. "Leasehold tenant" means the holder of the leasehold interest under a 11 (6) 12 ground lease. 13 (b) This section applies to residential property that was or is used, intended to be used, or authorized to be used for four or fewer dwelling units. 14 15 (2) This section does not apply to property: 16 (i) Leased for business, commercial, manufacturing, mercantile, or 17 industrial purposes, or any other purpose that is not primarily residential; 18 Improved or to be improved by any apartment, condominium, (ii) 19 cooperative, or other building for multifamily use of greater than four dwelling units; or 20 Leased for dwellings or mobile homes that are erected or placed (iii) 21in a mobile home development or mobile home park. 22 A ground lease holder may not collect a yearly or half-yearly installment 23payment of a ground rent due under the ground lease unless: 24 The ground lease is registered with the State Department of Assessments and Taxation under Title 8, Subtitle 7 of this article; and 2526 At least 60 days before the payment is due, the ground lease holder
- [(d)] (B) The bill shall include a notice in boldface type, at least as large as 14 point, in substantially the following form:

mails a bill to the last known address of the leasehold tenant and to the address of the

"NOTICE REQUIRED BY MARYLAND LAW REGARDING YOUR GROUND RENT

- 1 This property (address) is subject to a ground lease. The annual payment on the ground
- 2 lease ("ground rent") is \$(dollar amount), payable in yearly or half-yearly installments on
- 3 (date or dates).
- The next ground rent payment is due (day, month, year) in the amount of \$(dollar amount). 4
- 5 The payment of the ground rent should be sent to:
- 6 (name of ground lease holder)
- 7 (address)
- 8 (phone number)
- NOTE REGARDING YOUR RIGHTS AND RESPONSIBILITIES UNDER MARYLAND 9
- 10 LAW:
- 11 The ground lease holder is required to register the ground lease with the State Department
- 12 of Assessments and Taxation and is prohibited from collecting ground rent payments unless
- 13 the ground lease is registered. If the ground lease is registered, as the owner of this
- 14 property, you are obligated to pay the ground rent to the ground lease holder. To determine
- 15 whether the ground lease is registered, you may check the Web site of the State Department
- 16 of Assessments and Taxation. It is also your responsibility to notify the ground lease holder
- 17 if you change your address or transfer ownership of the property.
- 18 If you fail to pay the ground rent on time, you are still responsible for paying the ground
- 19 rent. In addition, IF the ground lease holder [may take action] FILES AN ACTION IN
- 20 COURT to collect the past due ground rent, YOU MAY BE REQUIRED TO PAY THE GROUND
- 21LEASE HOLDER FOR FEES AND COSTS ASSOCIATED WITH THE COLLECTION OF THE
- 22 PAST DUE GROUND RENT. IN ADDITION, THE GROUND LEASE HOLDER MAY ALSO
- 23 FILE AN ACTION IN COURT TO TAKE POSSESSION OF THE PROPERTY, which may result
- 24IN YOUR BEING RESPONSIBLE FOR ADDITIONAL FEES AND COSTS AND ultimately in
- 25your loss of the property. Please note that under Maryland law, a ground lease holder may
- 26
- demand not more than 3 years of past due ground rent, AND THERE ARE LIMITS ON HOW
- 27 MUCH A GROUND LEASE HOLDER MAY BE REIMBURSED FOR FEES AND COSTS. If you
- 28 fail to pay the ground rent on time, you should contact a lawyer for advice.
- 29 As the owner of this property, you are entitled to redeem, or purchase, the ground lease
- 30 from the ground lease holder and obtain absolute ownership of the property. [The
- 31 redemption amount is fixed by law but may also be negotiated with the ground lease holder
- 32for a different amount. For information on redeeming UNLESS YOU AND THE GROUND
- 33 LEASE HOLDER AGREE TO A LESSER AMOUNT, THE AMOUNT TO REDEEM YOUR
- GROUND LEASE IS . IF YOU WISH TO REDEEM the ground lease, contact the 34
- 35 ground lease holder. If the identity of the ground lease holder is unknown, the State
- 36 Department of Assessments and Taxation provides a process to redeem the ground lease
- that may result in your obtaining absolute ownership of the property. If you would like to 37
- 38 obtain absolute ownership of this property, you should contact a lawyer for advice.".

1 [14–116.2.] **8–810.**

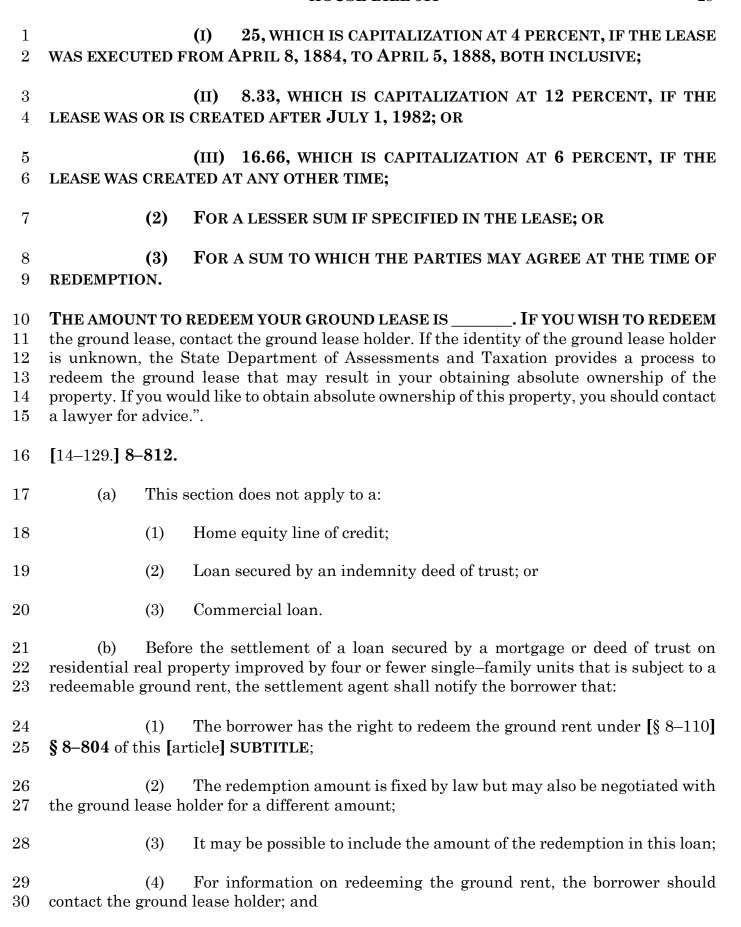
- 2 (a) [(1) In this section the following words have the meanings indicated.
- 3 (2) "Ground lease" means a residential lease or sublease for a term of years 4 renewable forever subject to the payment of a periodic ground rent.
- 5 (3) (i) "Ground lease holder" means the holder of the reversionary 6 interest under a ground lease.
- 7 (ii) "Ground lease holder" includes an agent of the ground lease 8 holder.
- 9 (4) "Ground rent" means a rent issuing out of, or collectible in connection 10 with, the reversionary interest under a ground lease.
- 11 (5) "Leasehold tenant" means the holder of the leasehold interest under a 12 ground lease.
- 13 (6) "Redeemable ground rent" means a ground rent that may be redeemed 14 in accordance with § 8–110 of this article.
- 15 (b) (1) This section applies to residential property that is or was used, intended 16 to be used, or authorized to be used for four or fewer dwelling units.
- 17 (2) This section does not apply to property:
- 18 (i) Leased for business, commercial, manufacturing, mercantile, or 19 industrial purposes, or any other purpose that is not primarily residential;
- 20 (ii) Improved or to be improved by any apartment, condominium, 21 cooperative, or other building for multifamily use of greater than four dwelling units; or
- 22 (iii) Leased for dwellings or mobile homes that are erected or placed 23 in a mobile home development or mobile home park.
- 24 (c)] Within 30 days after any transfer of a ground lease, the transferee shall notify the leasehold tenant of the transfer.
- [(d)] (B) (1) The notification shall include the name and address of the new ground lease holder and the date of the transfer.
- 28 (2) If the property is subject to a redeemable ground rent, the notification 29 shall also include the following notice:
- 30 "As the owner of the property subject to this ground lease, you are entitled to redeem, 31 or purchase, the ground lease from the ground lease holder and obtain absolute ownership

- 1 of the property. The redemption amount is fixed by law but may also be negotiated with
- 2 the ground lease holder for a different amount. For information on redeeming the ground
- 3 lease, contact the ground lease holder."
- 4 [(e)] (C) A ground lease holder shall send notice under this section to the last
- 5 known address of the leasehold tenant.
- 6 14–117.
- 7 [(a) (1) (i) In this subsection the following words have the meanings
- 8 indicated.
- 9 (ii) "Ground lease" means a residential lease or sublease for a term
- 10 of years renewable forever subject to the payment of a periodic ground rent.
- 11 (iii) 1. "Ground lease holder" means the holder of the
- 12 reversionary interest under a ground lease.
- 13 2. "Ground lease holder" includes an agent of the ground
- 14 lease holder.
- 15 (iv) "Ground rent" means a rent issuing out of, or collectible in
- 16 connection with, the reversionary interest under a ground lease.
- 17 (v) "Leasehold interest" means the tenancy in real property created
- 18 under a ground lease.
- 19 (vi) "Leasehold tenant" means the holder of the leasehold interest
- 20 under a ground lease.
- 21 (2) (i) This subsection applies to residential property that was or is
- 22 used, intended to be used, or authorized to be used for four or fewer dwelling units.
- 23 (ii) This subsection does not apply to property:
- 1. Leased for business, commercial, manufacturing.
- 25 mercantile, or industrial purposes, or any other purpose that is not primarily residential;
- 26 2. Improved or to be improved by any apartment,
- 27 condominium, cooperative, or other building for multifamily use of greater than four
- 28 dwelling units; or
- 29 3. Leased for dwellings or mobile homes that are erected or
- 30 placed in a mobile home development or mobile home park.]
- 31 **8-811.**

1	[(3)] A contract for the sale of real property subject to a ground rent shall
2	contain the following notice in boldface type, at least as large as 14 point, in substantially
3	the following form:

4 "NOTICE REQUIRED BY MARYLAND LAW 5 REGARDING YOUR GROUND RENT

- 6 This property (address) is subject to a ground lease. The annual payment on the ground
- 7 lease ("ground rent") is \$(dollar amount), payable in yearly or half-yearly installments on
- 8 (date or dates).
- 9 The next ground rent payment is due (day, month, year) in the amount of \$(dollar amount).
- 10 The payment of the ground rent should be sent to:
- 11 (name of ground lease holder)
- 12 (address)
- 13 (phone number)
- 14 NOTE REGARDING YOUR RIGHTS AND RESPONSIBILITIES UNDER MARYLAND
- 15 LAW:
- 16 As the owner of this property, you are obligated to pay the ground rent to the ground lease
- 17 holder. It is also your responsibility to notify the ground lease holder if you change your
- 18 address or transfer ownership of the property.
- 19 If you fail to pay the ground rent on time, you are still responsible for paying the ground
- 20 rent. In addition, IF the ground lease holder [may take action] FILES AN ACTION IN
- 21 COURT to collect the past due ground rent, YOU MAY BE REQUIRED TO PAY THE GROUND
- 22 LEASE HOLDER FOR FEES AND COSTS ASSOCIATED WITH THE COLLECTION OF THE
- 22 LEASE HOLDER TOR TEES AND COSTS ASSOCIATED WITH THE COLLECTION OF THE
- 23 PAST DUE GROUND RENT. IN ADDITION, THE GROUND LEASE HOLDER MAY ALSO
- 24 FILE AN ACTION IN COURT TO TAKE POSSESSION OF THE PROPERTY, which may result
- 25 IN YOUR BEING RESPONSIBLE FOR ADDITIONAL FEES AND COSTS AND ultimately in
- 26 your loss of the property. Please note that under Maryland law, a ground lease holder may
- demand not more than 3 years of past due ground rent, AND THERE ARE LIMITS ON HOW
- 28 MUCH A GROUND LEASE HOLDER MAY BE REIMBURSED FOR FEES AND COSTS. If you
- 29 fail to pay the ground rent on time, you should contact a lawyer for advice.
- 30 As the owner of this property, you are entitled to redeem, or purchase, the ground lease
- 31 from the ground lease holder and obtain absolute ownership of the property. The
- 32 redemption amount is fixed by law [but may also be negotiated with the ground lease holder
- 33 for a different amount. For information on redeeming AS FOLLOWS:
- 34 (1) FOR A SUM EQUAL TO THE ANNUAL RENT RESERVED MULTIPLIED
- 35 **BY:**



- 1 (5) For information on including the amount of the redemption in this loan, 2 the borrower should contact the lender or credit grantor making this loan.
- 3 14-108.1.

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28

29

- 4 (a) This section does not apply to:
- 5 (1) A grantee action under § 14–109 of this subtitle;
- 6 (2) A landlord-tenant action that is within the exclusive original 7 jurisdiction of the District Court;
- 8 (3) An action for nonpayment of ground rent under a ground lease on residential property that is or was used, intended to be used, or authorized to be used for four or fewer dwelling units; or
- 11 (4) An action for wrongful detainer under § 14–132 of this [article] 12 SUBTITLE.
- 13 (b) (1) A person who is not in possession of property and claims title and right 14 to possession may bring an action for possession against the person in possession of the 15 property.
- 16 (2) Encumbrance of property by a mortgage or deed of trust to secure a debt does not prevent an action under this section by the owner of the property.
- 18 (c) When personal jurisdiction is not obtained over the defendant, the plaintiff 19 may obtain a default judgment under the Maryland Rules only on proof of title and right to 20 possession. The judgment shall be in rem for possession of the property. Entry and 21 enforcement of the judgment does not bar further pursuit, in the same or another action, of 22 the plaintiff's claim for mesne profits and damages.
- SECTION 3. AND BE IT FURTHER ENACTED, That Section(s) 14–117(b) through (l), respectively, of Article Real Property of the Annotated Code of Maryland be renumbered to be Section(s) 14–117(a) through (k), respectively.
 - SECTION 4. AND BE IT FURTHER ENACTED, That the State Department of Assessments and Taxation shall develop and post on the Department's Web site a sample notice for use in complying with the provisions of § 8–807(c) of the Real Property Article, as enacted by Section 2 of this Act, that is in at least 14 point, bold font, and provides for the inclusion of:
- 31 (1) an itemized bill for the amount of payment due;
- 32 (2) the amount necessary to cure the default, including late fees, interest, 33 and collection costs as authorized under § 8–807(c)(3) of the Real Property Article, as 34 enacted by Section 2 of this Act;

1	(3)	the name and address of the person to whom to send the payment due;
2 3	(4) about the notice;	the name and contact information of the person to contact for questions
4	(5)	a statement that unless the default is cured in 60 days:
5		(i) the ground lease holder intends to file an action to reenter; and
6 7 8		(ii) the leasehold tenant may be liable for reimbursing the ground easonable late fees, interest, and collection costs incurred in connection of past due ground rent and the filing of an action to reenter; and
9 10	(6) Department of Ho	information about the Ground Rent Redemption Loan Program in the using and Community Development.
11 12 13	8–402.3 of Article	5. AND BE IT FURTHER ENACTED, That Section(s) 8–402.2(d) and – Real Property of the Annotated Code of Maryland (2003 Replacement Supplement) as in effect on June 30, 2007, be repealed.
14 15	SECTION 6 1, 2015.	. AND BE IT FURTHER ENACTED, That this Act shall take effect June