HOUSE BILL 62

(3lr0446) L6, C5

ENROLLED BILL

— Economic Matters/Education, Energy, and the Environment —

Introduced by Delegate Charkoudian
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
Land Use – Public Service Companies – Pollinator–Friendly Vegetation Management <u>and Utility–Designated Pollinator Areas</u>
FOR the purpose of prohibiting local jurisdictions from imposing certain limitations and land use restrictions on pollinator-friendly vegetation management activities of public service companies within property, easements, or rights-of-way of public service companies utility-designated pollinator areas maintained by a public service company under certain conditions; requiring certain public service companies to mow utility-designated pollinator areas in a certain manner; and generally relating to limitations and land use restrictions on public service company pollinator-friendly vegetation management and utility-designated pollinator areas.
BY repealing and reenacting, with amendments, Article – Land Use Section 1–401 and 10–103

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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12 13 14

> 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 2	Annotated Code of Maryland (2012 Volume and 2022 Supplement)			
3 4 5 6 7	BY adding to Article – Land Use Section 4–215 Annotated Code of Maryland (2012 Volume and 2022 Supplement)			
8 9	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:			
10	Article – Land Use			
11	1–401.			
12 13	(a) E counties.	xcept as provided in this section, this division does not apply to charter		
14	(b) T	he following provisions of this division apply to a charter county:		
15 16	(1 Comprehensive	,		
17 18	and "Sensitive"			
19	(3) § 1–201 (Visions);		
20	(4) § 1–206 (Required education);		
21	(5	§ 1–207 (Annual report – In general);		
22	(6	§ 1–208 (Annual report – Measures and indicators);		
23	(7	Title 1, Subtitle 3 (Consistency);		
24	8)	Title 1, Subtitle 5 (Growth Tiers);		
25	(9	§ 4–104(b) (Limitations – Bicycle parking);		
26	(1	0) § 4–208 (Exceptions – Maryland Accessibility Code);		
27	(1	1) § 4–210 (Permits and variances – Solar panels);		
28	(1	2) § 4–211 (Change in zoning classification – Energy generating systems);		

- (13) § 4–212 (Agritourism);
 (14) § 4–213 (Alcohol production);
- 3 (15) § 4–214 (Agricultural alcohol production);
- 4 (16) § 4–215 (POLLINATOR–FRIENDLY VEGETATION MANAGEMENT);
- 5 [(16)] **(17)** § 5–102(d) (Subdivision regulations Burial sites);
- 6 [(17)] (18) § 5–104 (Major subdivision Review);
- 7 [(18)] (19) Title 7, Subtitle 1 (Development Mechanisms);
- 8 [(19)] (20) Title 7, Subtitle 2 (Transfer of Development Rights);
- 9 [(20)] (21) except in Montgomery County or Prince George's County, Title 7, Subtitle 3 (Development Rights and Responsibilities Agreements);
- 11 [(21)] (22) Title 7, Subtitle 4 (Inclusionary Zoning);
- 12 **[**(22)**] (23)** § 8–401 (Conversion of overhead facilities);
- 13 **[**(23)**] (24)** for Baltimore County only, Title 9, Subtitle 3 (Single–County 14 Provisions Baltimore County);
- 15 **[**(24)**] (25)** for Frederick County only, Title 9, Subtitle 10 (Single–County 16 Provisions Frederick County);
- 17 [(25)] (26) for Howard County only, Title 9, Subtitle 13 (Single-County
- 18 Provisions Howard County);
- [(26)] (27) for Talbot County only, Title 9, Subtitle 18 (Single-County
- 20 Provisions Talbot County); and
- 21 **[**(27)**] (28)** Title 11, Subtitle 2 (Civil Penalty).
- 22 (c) This section supersedes any inconsistent provision of Division II of this article.
- 23 **4–215.**
- 24 (A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS
- 25 INDICATED.

1	(2)	RLY SUCCESSION PLANT COMMUNITY" MEANS A COLLECTION
2	OF PLANT SPECIES GRO	OWING TOGETHER THAT TYPICALLY APPEAR ON LANDSCAPES
3	FROM WHICH TREES A	ND OTHER TALL WOODY VEGETATION HAVE BEEN REMOVED
4	OR PREVENTED FRO	OM BECOMING ESTABLISHED BY NATURAL PHYSICAL
5	DISTURBANCE, ANIMAI	L HERBIVORY, OR HUMAN ACTION.
6	<u>(2)</u> "INT	EGRATED VEGETATION MANAGEMENT" MEANS:
7	<u>(I)</u>	THE USE OF A SCIENTIFICALLY ESTABLISHED
8	COMBINATION OF NO	NCHEMICAL METHODS FOR CREATING AND MAINTAINING A
9	STABLE LOW-GROWING	G PLANT COMMUNITY, INCLUDING MANUAL, MECHANICAL, OR
10	BIOLOGICAL MEANS OF	F REMOVAL OR SUPPRESSION OF ANY SPECIES THAT IS NOT
11	COMPATIBLE WITH TH	AT PLANT COMMUNITY; AND
12	<u>(II)</u>	WHEN THE METHODS UNDER ITEM (I) OF THIS PARAGRAPH
13	HAVE BEEN EXHAUSTI	ED OR HAVE BEEN SCIENTIFICALLY DEMONSTRATED TO BE
14	INEFFECTIVE FOR POL	LINATOR-FRIENDLY HABITATS, THE USE OF THE LEAST TOXIC
15	CHEMICAL METHODS A	VAILABLE USED IN A MANNER THAT MINIMIZES THE USE OF
16	THESE CHEMICAL MET	HODS AND THE RISKS TO NATIVE POLLINATORS AND OTHER
17	NATIVE WILDLIFE, NAT	TVE PLANTS, HUMAN HEALTH, AND THE ENVIRONMENT.
		·
18	<u>(3)</u> "Lov	V-GROWING PLANT COMMUNITY" MEANS A COLLECTION OF
19	PLANT SPECIES THAT	TYPICALLY APPEAR GROWING TOGETHER ON LANDSCAPES
20	WHERE TREES HAVE B	EEN:
21	<u>(I)</u>	REMOVED; OR
22	<u>(II)</u>	PREVENTED FROM BECOMING ESTABLISHED DUE TO:
23		1. SOIL AND MOISTURE CONDITIONS;
24		2. NATURAL PHYSICAL DISTURBANCE;
~ -		0
25		3. ANIMAL HERBIVORY; OR
0.0		A TYPE AND A CONTROL OF
26		4. HUMAN ACTIVITY.
07	(9) (4)	"Mambre Di And" MEANG A DI AND LIGHED AGNADITE DO DILE
27		"NATIVE PLANT" MEANS A PLANT LISTED AS NATIVE TO THE
28	FIEDMONT REGION OR	THE COASTAL PLAIN REGION OF THE STATE:
20	(1)	DV MID IIC FIGH AND WILDLINE CROWDER MUD
29		BY THE U.S. FISH AND WILDLIFE SERVICE, THE
30	DEPARTMENT OF AGR	ICULTURE, OR THE MARYLAND BIODIVERSITY PROJECT <u>; OR</u>

- (II) IN THE MARYLAND PLANT ATLAS OR "VASCULAR PLANTS 1 OF MARYLAND, USA: A COMPREHENSIVE ACCOUNT OF THE STATE'S BOTANICAL 2 3 DIVERSITY", AS REVISED. 4 "NATURALIZED PLANT" MEANS A PLANT THAT ORIGINATED 5 OUTSIDE EASTERN NORTH AMERICA BUT HAS BEEN INCORPORATED INTO THE MID-ATLANTIC NATURAL ECOLOGY WITHOUT EXHIBITING INVASIVE TRAITS. 6 7 (H) "NATURALIZED PLANT" INCLUDES QUEEN ANNE'S LACE. 8 CHICORY, AND RED CLOVER. "NONNATIVE INVASIVE PLANT" MEANS A PLANT LISTED IN THE 9 CENTER FOR INVASIVE SPECIES AND ECOSYSTEM HEALTH'S MID-ATLANTIC 10 INVADERS TOOL. 11 12 **(6) (I)** "POLLINATOR-FRIENDLY VEGETATION MANAGEMENT" MEANS LANDSCAPE MANAGEMENT THAT: 13 14 CREATES HABITATS FOR NATIVE POLLINATORS AND OTHER NATIVE WILDLIFE BY PROVIDING AND NATIVE PLANTS THAT TOGETHER 15 FORM AN INTERDEPENDENT NATURAL COMMUNITY; AND 16 17 2. PROVIDES FOOD, WATER, COVER, OR SITES FOR 18 NESTING. 19 (II)"POLLINATOR-FRIENDLY VEGETATION MANAGEMENT" 20 **INCLUDES:** 21**MOWING NOT MORE THAN ONCE PER YEAR AND ONLY** 22 DURING FEBRUARY OR MARCH TO MAINTAIN AN EARLY SUCCESSION PLANT COMMUNITY THAT SUPPORTS POLLINATORS AND OTHER WILDLIFE IN ALL SEASONS; 2324JUDICIOUS USE OF HERBICIDES TO CONTROL PLANT 25 SPECIES THAT ARE UNDESIRABLE FOR AN EARLY SUCCESSION PLANT COMMUNITY. 26 SUCH AS TREES AND NONNATIVE INVASIVE PLANTS. IN A MANNER THAT MINIMIZES 27 THE RISK TO DESIRABLE NATIVE PLANTS AND NATURALIZED PLANTS, SUCH AS 28 GRASSES, WILDFLOWERS, VINES, AND SHRUBS; AND 29 3. OF ENVIRONMENTALLY SOUND AND 30 COST-EFFECTIVE METHODS OF PREVENTING THE ESTABLISHMENT OF TALL TREE 31 SPECIES IN ORDER TO MAINTAIN AN EARLY SUCCESSION PLANT COMMUNITY
- 32 THROUGH A COMBINATION OF CHEMICAL, BIOLOGICAL, CULTURAL, MECHANICAL, 33 OR MANUAL TREATMENTS.

1	1. EMPLOYING NO-MOW METHODS, SUCH AS
$\frac{2}{3}$	HAND-CUTTING, PULLING PLANTS, AND BIOCONTROLS TO MINIMIZE DISTURBANCES TO HABITATS;
0	TO HABITATES
4	2. EMPLOYING ROTATIONAL MOWING CYCLES:
5	A. TO PROMOTE THE AVAILABILITY OF STANDING
6	VEGETATION AND HABITAT; AND
7	B. UNDER WHICH NOT MORE THAN HALF OF A
8	UTILITY-DESIGNATED POLLINATOR AREA IS MOWED DURING A SINGLE FALL AND
9	WINTER SEASON;
10	3. USING INTEGRATED VEGETATION MANAGEMENT TO
11	MAINTAIN LOW-GROWING PLANT COMMUNITIES BY CONTROLLING PLANT SPECIES,
$\overline{12}$	SUCH AS TREES AND NONNATIVE INVASIVE PLANTS, IN A MANNER THAT REDUCES
13	THE NEED TO MOW AND MINIMIZES THE RISK TO NATIVE POLLINATORS AND OTHER
14	NATIVE WILDLIFE, NATIVE PLANTS, HUMAN HEALTH, AND THE ENVIRONMENT; AND
15	4. USING SCIENTIFICALLY ACCEPTED APPROACHES FOR
16	THE PROTECTION OF THE STATE'S RARE, THREATENED, OR ENDANGERED PLANT
17	AND WILDLIFE SPECIES.
10	(7) "Duning convice company" mag muc meaning champ in \$
18	(7) "PUBLIC SERVICE COMPANY" HAS THE MEANING STATED IN § 1–101 OF THE PUBLIC UTILITIES ARTICLE.
19	1–101 OF THE PUBLIC UTILITIES ARTICLE.
20	(8) "Unreasonable limitation on pollinator-friendly
21	VEGETATION MANAGEMENT" INCLUDES A LIMITATION THAT:
22	(I) SIGNIFICANTLY INCREASES THE COST OF
23	POLLINATOR-FRIENDLY VEGETATION MANAGEMENT;
24	(II) SIGNIFICANTLY DECREASES THE EFFICACY OF
25	POLLINATOR-FRIENDLY VEGETATION MANAGEMENT; OR
26	(III) REQUIRES CULTIVATED VEGETATION TO CONSIST WHOLLY
27	OR PARTLY OF TURF GRASS.
4 (ON THREE OF TORE GRADO.
28	(9) "Utility-designated pollinator area" means property,
29	INCLUDING ANY RIGHT-OF-WAY OR EASEMENT:
30	(I) THAT IS MAINTAINED BY A PUBLIC SERVICE COMPANY;

1 2	(II) FOR WHICH THE PUBLIC SERVICE COMPANY HAS EXCLUSIVE MAINTENANCE RIGHTS; AND
3 4 5	(III) THAT IS VOLUNTARILY IDENTIFIED BY THE PUBLIC SERVICE COMPANY AS AN AREA THAT WILL BE MAINTAINED WITH POLLINATOR-FRIENDLY VEGETATION MANAGEMENT TO SUPPORT POLLINATORS.
6	(B) THIS SECTION:
7 8 9	(1) DOES NOT APPLY TO A LIMITATION IMPOSED BY A LOCAL JURISDICTION ON POLLINATOR-FRIENDLY VEGETATION MANAGEMENT PERFORMED OR OVERSEEN BY A PUBLIC SERVICE COMPANY ON ITS PROPERTY, INCLUDING A RIGHT-OF-WAY OR AN EASEMENT, LOCATED ON OR BELOW:
11	(I) A TRAIL OVERLAP;
12	(II) A PARK OVERLAP; OR
13	(III) ACTIVE FARMLAND; AND
14	(2) MAY NOT BE CONSTRUED TO:
15 16 17	(I) PROHIBIT A LOCAL JURISDICTION FROM IMPOSING A LAND USE RESTRICTION ON THE TYPE, NUMBER, OR LOCATION OF POLLINATOR-FRIENDLY VEGETATION MANAGEMENT FEATURES THAT PERTAIN TO: 1. THE SAFE AND DEPENDABLE DELIVERY OF ENERGY
19	PRODUCTS; OR
20	$\frac{\text{(H)}}{2}$ HUMAN HEALTH AND SAFETY; OR
21 22	(II) <u>LIMIT OR RESTRICT MOWING OUTSIDE OF A</u> <u>UTILITY-DESIGNATED POLLINATOR AREA</u> .
23 24 25 26 27 28 29	(C) A LOCAL JURISDICTION MAY NOT IMPOSE ANY UNREASONABLE LIMITATION ON POLLINATOR—FRIENDLY VEGETATION MANAGEMENT, INCLUDING A LAND USE RESTRICTION, PERFORMED OR OVERSEEN BY A PUBLIC SERVICE COMPANY MAINTAINING ITS PROPERTY, INCLUDING ANY RIGHT—OF—WAY OR EASEMENT, INCLUDING A LAND USE RESTRICTION, ON A UTILITY—DESIGNATED POLLINATOR AREA MAINTAINED BY A PUBLIC SERVICE COMPANY, IF THE PUBLIC SERVICE COMPANY:

(1) HAS EXCLUSIVE RIGHTS TO MAINTAIN THE PROPERTY,

RIGHT-OF-WAY, OR EASEMENT; AND THE UTILITY-DESIGNATED POLLINATOR AREA

30 31

- 1 IS SUBJECT TO A CANDIDATE CONSERVATION AGREEMENT BETWEEN THE U.S. FISH
- 2 AND WILDLIFE SERVICE AND THE PUBLIC SERVICE COMPANY; OR
- 3 (2) THE PUBLIC SERVICE COMPANY MAINTAINS AND REGULARLY
- 4 TENDS TO THE POLLINATOR-FRIENDLY VEGETATION MANAGEMENT
- 5 UTILITY-DESIGNATED POLLINATOR AREA BY PERFORMING OR OVERSEEING
- 6 POLLINATOR-FRIENDLY VEGETATION MANAGEMENT IN ACCORDANCE WITH
- 7 SUBSECTION (D) OF THIS SECTION.
- 8 (D) A PUBLIC SERVICE COMPANY THAT CHOOSES TO PERFORM OR OVERSEE
- 9 POLLINATOR-FRIENDLY VEGETATION MANAGEMENT IN A UTILITY-DESIGNATED
- 10 POLLINATOR AREA SHALL, AS PART OF ITS POLLINATOR-FRIENDLY VEGETATION
- 11 MANAGEMENT, MOW THE UTILITY-DESIGNATED POLLINATOR AREA:
- 12 (1) ONLY FROM NOVEMBER 1 THROUGH MARCH 31, INCLUSIVE, AND
- 13 NOT MORE THAN ONCE EVERY OTHER YEAR; OR
- 14 (2) ONLY FROM OCTOBER 1 THROUGH APRIL 30, INCLUSIVE, AND
- 15 NOT MORE THAN ONCE EVERY OTHER YEAR IF THE UTILITY-DESIGNATED
- 16 POLLINATOR AREA IS LOCATED IN THE APPALACHIAN PLATEAU PROVINCE OR THE
- 17 RIDGE AND VALLEY PROVINCE AS DEFINED BY THE MARYLAND GEOLOGICAL
- 18 **SURVEY.**
- 19 10-103.
- 20 (a) Except as provided in this section, this division does not apply to Baltimore
- 21 City.
- 22 (b) The following provisions of this division apply to Baltimore City:
- 23 (1) this title;
- 24 (2) § 1–101(m) (Definitions "Priority funding area");
- \S 1–101(o) (Definitions "Sensitive area");
- 26 (4) § 1–201 (Visions);
- 27 (5) § 1–206 (Required education);
- 28 (6) $\S 1-207$ (Annual report In general);
- 29 (7) § 1–208 (Annual report Measures and indicators);
- 30 (8) Title 1, Subtitle 3 (Consistency);

- Title 1, Subtitle 4, Parts II and III (Home Rule Counties 1 (9)2 - Comprehensive Plans; Implementation); 3 (10)§ 4–104(b) (Limitations – Bicycle parking); 4 (11)§ 4–205 (Administrative adjustments); § 4–207 (Exceptions – Maryland Accessibility Code); 5 (12)6 (13)§ 4–210 (Permits and variances – Solar panels): 7 (14)§ 4–211 (Change in zoning classification – Energy generating systems); § 4–215 (POLLINATOR-FRIENDLY VEGETATION MANAGEMENT); 8 9 § 5–102(d) (Subdivision regulations – Burial sites); [(15)] **(16)** 10 [(16)] **(17)** Title 7, Subtitle 1 (Development Mechanisms); 11 [(17)] **(18)** Title 7, Subtitle 2 (Transfer of Development Rights); 12 [(18)] **(19)** Title 7, Subtitle 3 (Development Rights and Responsibilities Agreements); 13 14 [(19)] **(20)** Title 7, Subtitle 4 (Inclusionary Zoning); and 15 [(20)] **(21)** Title 11, Subtitle 2 (Civil Penalty). 16 SECTION 2. AND BE IT FURTHER ENACTED, That it is the intent of the General 17 Assembly that nothing in this Act shall be interpreted to modify, limit, or interfere with State 18 or local laws relating to weed control under Title 9, Subtitle 4 of the Agriculture Article or with the vegetation management, pollinator-friendly vegetation management, or other 19 activities of a public service company outside of a utility-designated pollinator area. 20
- SECTION $\stackrel{2}{=}$ 3. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2023.