

HOUSE BILL No. 5815

September 20, 1994 Introduced by Reps McManus, Llewellyn, Rhead Hill Gustafson, Gnodtke Bender, Bobier, Gernaat, Jersevic, Middleton, McBryde, Goschka, Sikkema, LeTarte, Randall, Walberg, Bodem, Middaugh, Hammerstrom Dalman Stille, Fitzgerald, Lowe, Nye, Horton, Gilmer, Oxender Voorhees, London and DeLange and referred to the Committee on Agriculture and Forestry

A bill to amend sections 4, 11 and 12 of Act No 116 of the Public Acts of 1974 entitled

Farmland and open space preservation act section 12 as amended by Act No 112 of the Public Acts of 1991, being sections 554 704 554 711 and 554 712 of the Michigan Compiled Laws

THE PEOPLE OF THE STATE OF MICHIGAN ENACT

Section 1 Sections 4 11 and 12 of Act No 116 of the 2 Public Acts of 1974 section 12 as amended by Act No 112 of the 3 Public Acts of 1991 being sections 554 704 554 711, and 554 712 4 of the Michigan Compiled Laws are amended to read as follows 5 Sec 4 (1) The execution and acceptance of a development 6 rights agreement or easement by the state or local governing body 7 and the owner shall constitute a dedication DEDICATES to the 8 public of the development rights in the land for the term

05347 93 JLB

- 1 specified in the instrument A development rights agreement or
- 2 easement shall be for -a- AN INITIAL term of not less than 10
- 3 years
- 4 (2) The state or local governing body shall not sell trans-
- s fer convey relinquish vacate or otherwise dispose of a devel-
- 6 opment rights agreement or easement except with the -mutual-
- 7 agreement of the owner as provided in sections 12 13 and 14
- 8 (3) An agreement or easement shall DOES not supersede any
- 9 prior lien, lease or interest which THAT is properly recorded
- 10 with the county register of deeds
- 11 (4) A lien created under this act in favor of the state or a
- 12 local governing body -shall be IS subordinate to a lien of a
- 13 mortgage -which THAT is recorded in the office of the register
- 14 of deeds before the recording of the lien of the state or local
- 15 governing body
- 16 Sec !! (!) Land subject to a development rights agreement
- 17 or easement may be sold without penalty under sections 12 13
- 18 and 14 if the use of the land by the successor in title complies

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- 19 with the provisions contained in the development rights agreement
- 20 i casement The seller shall notify the governmental authority
- 21 having jurisdiction over the development rights of the change in
- 22 ownership
- (2) When the owner of land subject to a development rights
- 24 agreement or easement dies or is totally and permanently disabled
- 25 OR WHLN AN INDIVIDUAL LSSENTIAL TO THE OPERATION OF THE FARM DIES
- 26 OR IS TOTALLY AND PERMANENTLY DISABLED the land may be
- 27 released RLLINQUISHED from the program under this act and

- 1 -shall be IS subject to a proration pursuant to sections -12(/)
- 2 12(9), 13(7) and 14(7) A REQUEST FOR RELINQUISHMENT UNDER THIS
- 3 SECTION SHALL BL MADE WITHIN 3 YEARS FROM THE DATE OF DEATH OR
- 4 DISABILITY
- 5 (3) THE LAND DESCRIBED IN A DEVELOPMENT RIGHTS AGREEMENT MAY
- 6 BE DIVIDED INTO SMALLER PARCELS OF LAND EACH OF WHICH SHALL BE
- 7 COVERED BY A SEPARATE DEVELOPMENT RIGHTS AGREEMENT THE SEPARATE
- 8 DEVELOPMENT RIGHTS AGREEMENT SHALL CONTAIN THE SAME TERMS AND
- 9 CONDITIONS AS THE ORIGINAL DEVELOPMENT RIGHTS AGREEMENT THE
- 10 SMALLER PARCELS CREATED BY THE DIVISION MUST MEET THE MINIMUM
- 11 RLOUIREMENIS FOR BEING ENROLLED UNDER THIS ACT FARMLAND MAY BE
- 12 DIVIDLD ONCL UNDER THIS SUBSECTION WITHOUT IEE BY THE STATE LAND
- 13 USL AGENCY 1HL STATE LAND USL AGENCY MAY CHARGE A REASONABLE
- 14 LEL NOT GREATER THAN THE STATE LAND USE AGENCY S ACTUAL COST OF
- 13 DIVIDING 1HL AGRELMENT FOR ALL SUBSEQUENT DIVISIONS OF THAT
- 16 LARMLAND BLIORL A DIVISION IS MADE UNDER IHIS SUBSECTION THE
- 1/ STAIL LAND USE AGENCY SHALL GIVE THE LOCAL GOVERNING BODY OF THE
- 18 LOCAL UNII OF GOVERNMENT IN WHICH THE LAND TO BE DIVIDED IS
- 19 LOCAILD NOT LESS THAN 30 DAYS NOTICE OF THE PROPOSED DIVISION
- 20 (4) AS USLD IN THIS SECTION INDIVIDUAL ESSENTIAL TO THE
- 21 OPERATION OF THE FARM MEANS A CO-OWNER PARPNER SHAREHOLDER OR
- 22 LAMILY MEMBER WHO TO A MATERIAL EXTENT CULTIVATES OPERATES
- 23 OR MANAGES LARMLAND UNDER THIS ACT AN INDIVIDUAL IS CONSIDERED
- 24 INVOLVED TO A MAILRIAL EXTENT IF THAT INDIVIDUAL DOES I OR MORE
- 25 OF THE POLLOWING
- 26 (A) HAS A LINANCIAL INTEREST EQUAL TO OR GREATER THAN 1/2
- 27 THE COST OF PRODUCING THE CROPS LIVESTOCK OR PRODUCTS AND

- 1 1NSPECTS ADVISES AND CONSULTS WITH THE OWNER ON PRODUCTION
- 2 ACTIVITIES
- 3 (B) WORKS 1 040 HOURS OR MORL ANNUALLY IN ACTIVITIES CON-
- 4 NICILD WITH PRODUCTION OF THE FARMING OPERATION
- 5 (5) 1HL STATE LAND USE AGENCY MAY CHARGE AND COLLECT A FEE
- o O1 525 00 10 PROCESS EACH CHANGE OI OWNERSHIP UNDER SUBSLCTION
- / (1) OR EACH DIVISION UNDER SUBSECTION (3)
- 8 Sec | (1) A development rights agreement shall be relin-
- 9 yullhed by the THIS state at the expiration of the term of the
- 10 agreement unless renewed with the consent of the owner of the
- II land If the owner of the land has complied with the require-
- 12 ments of this act regarding development rights agreements, the
- 13 owner is entitled to automatic renewal of IHE FARMLAND COVERED BY
- 14 the agreement OR A PORTION OF THE FARMLAND COVERED BY THE DEVEL-
- 15 OPMENT RICHIS AGRLLMENT upon written request of the -landowner-
- 16 OWNER II A PORTION OF THE FARMLAND COVERED BY THE DEVELOPMENT
- 1/ RIGHIS AGRLLMLNI 15 RENEWED THAT PORTION OF THE FARMLAND RENEWED
- 18 SHALI OTHERWISL MLEI IHL REQUIREMENTS FOR BEING ENROLLED UNDER
- 19 IHIS ACL A DEVELORMENT RIGHTS AGREEMENT MAY BE RENEWED FOR A
- 20 FLRM OF NOT LLSS THAT 5 YEARS II A DEVELOPMENT RIGHTS AGREEMENT
- 21 IS RLNEWED 1HE STATE LAND USE AGENCY SHALL SEND A COPY OF THE
- 22 RENEWAL CONTRACT TO THE LOCAL GOVERNING BODY OF THE LOCAL UNIT OF
- 23 GOVERNMENT IN WHICH THE FARMLAND IS LOCATED
- (2) A development rights agreement OR A PORTION OF THE FARM-
- 25 LAND COVERLD BY A DEVELOPMENT RIGHTS AGRELMENT may be relin-
- 26 quished by the state before a termination date contained in the

- I instrument as follows UNDER I OR MORE OF THE FOLLOWING
- 2 CIRCUMSTANCIS
- 3 (a) At any time IF the state determines that the develop-
- 4 ment if the land is in the public interest and in agreement
- 5 with the owner of the land AGRLES
- b (b) The owner of the land may submit an application to the
- / local governing body having juiisdiction under this act request-
- 8 ing that the development rights agreement be relinquished. The
- I application shall be made on a form prescribed by the state land
- 10 use agency—the request for relinquishment shall be processed
- II and is subject to the same provisions as provided for in section
- 12 5 for review and approval
- (C) II APPROVED BY THE LOCAL GOVERNING BODY AND THE STATE
- 14 IAND USE AGENCY IAND CONTAINING STRUCTURES THAT WERE PRESENT
- 15 BEFORE THE RECORDING OF THE DEVELOPMENT RIGHTS AGREEMENT MAY BE
- 16 RLLINQUISHED FROM THE AGREEMENT A MAXIMUM OF 2 ACRES MAY BE
- 1/ RELINQUISHED UNDER THIS SUBSECTION UNLESS ADDITIONAL LAND AREA IS
- 18 NLEDED IO LNCOMPASS ALL OF THE BUILDINGS LOCALLD ON THE PARCEL OR
- 19 II IS NECESSARY 10 COMPLY WITH LOCAL ZONING RLQUIREMENTS FOR MIN-
- 20 IMUM LOT SIZL
- 21 (D) IF APPROVED BY THE LOCAL GOVERNING BODY AND THE STATE
- 22 LAND USE AGENCY LAND MAY BE RELINQUISHED FROM THE AGREEMENT FOR
- 23 THE CONSTRUCTION OF A RESIDENCE BY THE OWNLR S SON DAUGHTLR
- 24 STEPSON STEPDAUGHTER SON-IN-LAW OR DAUGHTER-IN-LAW WHO IS AN
- 25 INDIVIDUAL ESSENTIAL TO THE OPERATION OF THE FARM AS DEFINED IN
- 26 SECTION 11(4) A MAXIMUM OF 2 ACRES MAY BE RELINQUISHED UNDER

- 1 THIS SUBSECTION UNLLSS ADDITIONAL LAND AREA IS NECESSARY TO
- 2 COMPLY WITH LOCAL ZONING REQUIREMENTS FOR MINIMUM LOT SIZE
- 3 (3) UNTIL APRIL 1 1995 IF AN OWNER MAKES A REQUEST IN
- 4 WRITING TO THE STATE LAND USE AGENCY TO TERMINATE THE DEVELOP-
- 5 MLNI RIGHIS AGRLIMENT COVERING ALL OR A PORTION OF THE FARMLAND
- o OWNLD BY THE OWNER THE STATE LAND USE AGENCY SHALL APPROVE THE
- / REQUEST AND RLLINQUISH THAT FARMLAND IROM THE DLVLLOPMENT RIGHTS
- 8 AGRIEMENT IF FARMLAND IS RELINQUISHED UNDER 1HIS SUBSECTION
- 9 IHL STATE LAND USE AGINCY SHALL NOTIFY THE LOCAL GOVERNING BODY
- 10 OF THE LOCAL UNIT OF GOVERNMENT IN WHICH THE LAND IS LOCATED OF
- II THE RELINOUISHMENT
- (4) -(3)— If the request for relinquishment of the develop-
- 13 ment rights agreement is approved the state land use agency
- 14 shall prepare an instrument subject to subsections $-(4)_{7}$ (5)
- 15 (6) and (7) (8) AND (9) and record it with the register of
- 16 deeds of the county in which the land is situated
- 17 (5) -(4) At the time IF a development rights agreement is
- 18 to be relinquished pursuant to subsection (2)(b) the state land
- 19 use agency shall prepare and record a lien against the property
- 20 formerly subject to the development rights agreement for the
- 21 total amount of the credit received by the owner for that prop-
- 22 erty under section 10 plus interest at the rate of 6/ per annum
- 23 compounded annually from the time the credit was received until
- 24 it is paid THE LIEN IS PLACED ON THE PROPERTY Beginning
- 25 January 1 1989 the credit for each year the property was
- 26 Subject to the agreement is the allocated tax credit for the
- 27 agreement that included the property being withdrawn from the

- I agreement However if the property being withdrawn from the
- 2 agreement is less than all of the property subject to that agree-
- 3 ment the allocated tax credit for the agreement shall be multi-
- 4 plied by the property s share of the assessed valuation of the
- 5 agreement As used in this subsection
- o (a) The allocated tax credit for the agreement means the
- / amount obtained by multiplying the owner s total farmland preser-
- 8 vation credit claimed in that year on all agreements by the quo-
- 9 tient of the ad valorem property tax levied in that year on prop-
- 10 erty subject to the development rights agreement that included
- 11 the property being withdrawn from the agreement divided by the
- 12 total property taxes levied on property subject to any develop-
- 13 ment rights agreement and used in determining the farmland pre-
- 14 servation credit in that year
- (b) The property s share of the assessed value of the
- 16 agreement means the quotient of the assessed value of the prop-
- 1/ erty being released from the agreement divided by the total
- 18 assessed value of property subject to the development rights
- 19 agreement that included the property being released from the
- 20 adreement
- 21 (6) II A DEVELOPMENT RIGHIS AGRLLMENI 1S TO BE RELINQUISHED
- 22 PURSUANT 10 UBSECTION (3) THE STATE LAND USL AGENCY SHALL
- 23 KICORD A LIEN AGAINST THE FROPERTY FORMERLY SUBJECT TO THE DLVEL
- 24 OPMINI RIGHTS AGREEMENT FOR THE TOTAL AMOUNT OF THE CREDIT UNDER
- 25 THE STATE INCOME TAY ACT FOR THE LAST / YEARS RECEIVED BY THE
- 20 OWNER UNDER SECTION 10 PLUS INTEREST AT A RATE OF 6 PER ANNUM

- I COMPOUNDED ANNUALLY FROM THE TIME THE CREDIT WAS RECEIVED UNTIL
- 2 THE LIEN IS PLACED ON THE PROPERTY
- 3 (7) -(5) The lien may be paid and discharged at any time
- 4 and is payable to the state by the owner of record at the time
- 5 the land or any portion of it is sold by the owner of record or
- 6 if the land is converted to a use prohibited by the former devel-
- 7 opment rights agreement The lien shall be discharged upon
- 8 renewal or reentry in a development rights agreement except that
- 9 a subsequent lien shall not be less than the lien discharged
- 10 (8) -(6)- Upon termination of the development rights agree-
- 11 ment pursuant to subsection (2)(a) the development rights shall
- 12 revert back to the owner without penalty or interest
- (9) -(++) Upon the natural termination of the development
- 14 rights agreement pursuant to subsection (1) the state land use
- 15 agency shall prepare and record a lien against the property
- 16 formerly subject to the development rights agreement for the
- 1/ total amount of the credit of the last / years INCLUDING THE
- 18 YEAR OF NATURAL TERMINATION received by the owner under section
- 19 10 including the year of natural termination, attributable to
- 20 that IHE EROPERTY FORMERLY SUBJECT TO THE development rights
- 21 agreement Beginning January 1 1989 the credit for each year
- 22 shall be determined by multiplying the owner s total farmland
- 23 preservation credit on all agreements claimed in that year by the
- 24 quotient t the ad valorem property tax levied on property
- 25 subject to the expired development rights agreement that was used
- 26 in determining the farmland preservation credit in that year
- 27 divided by the total property taxes levied on property subject to

- I any development rights agreement and used in determining the
- 2 farmland preservation credit in that year The lien shall be
- 3 without interest or penalty and is payable subject to subsection
- 4 (5) (7)
- 5 (10) -(8) Upon termination OF A DEVELOPMENT RIGHTS
- 6 AGRILMEN1 the state land use agency shall notify the department
- / of treasury for their records
- 8 (11) -(9) The proceeds from lien payments made under this
-) act shall be used BY IHE STATE LAND USE AGENCY to administer this
- 10 act by the state land use agency for fiscal years 1991-92
- II through 1994-95 and to purchase development rights on land -that
- 12 is considered by the state land use agency to be a unique or
- 13 critical land area that should be preserved in its natural char-
- 14 acter but which THAT does not necessitate direct purchase of
- It is the fee interest in the land. It is the intent of the legisla-
- 16 ture that if the accumulated proceeds from lien payments received
- 1/ under this act fall below \$2 000 000 00 then the funds used to
- 18 administer this act shall be appropriated from the general fund
- 19 until the proceeds from the lien payments received under this act
- 20 exceed \$2 000 000 00 However the amount of lien payments used
- 2) to administer this act shall not exceed \$600 000 00 in any fiscal
- 22 year
- 23 (12) FOR FARMLAND THAT WAS PREVIOUSLY SUBJECT TO THIS ACT
- 24 1HL SIAIL IAND USE AGENCY SHALL REDUCL A LIEN DLSCRIBLD IN
- 25 SUBSECTION (9) BY 1/7 OI IHL AMOUNT OF THAT LIEN FOR EVERY YEAR
- 26 THAI THE OWNER OF THAT LARMLAND COMPLIES WITH ALL OF THE
- 21 FOLLOWING

- I (A) MAINTAINS THAT FARMLAND IN AN AGRICULTURAL USE
- 2 (B) MAINTAINS THAT FARMLAND IN A SUBSTANTIALLY UNDEVELOPED

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0534/ 93 Final page JLB