## **SENATE BILL No. 1123**

February 19, 2002, Introduced by Senator GOSCHKA and referred to the Committee on Local, Urban and State Affairs.

A bill to amend 1967 PA 288, entitled "Land division act,"

by amending section 109 (MCL 560.109), as amended by 1997 PA 87.

## THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

- 1 Sec. 109. (1) A municipality shall approve or disapprove a
- 2 proposed division within 45 days after the filing of a complete
- 3 application for the proposed division with the assessor or other
- 4 municipally designated official. However, a municipality with a
- 5 population of 2,500 or less may enter into an agreement with a
- 6 county to transfer to the county authority to approve or disap-
- 7 prove a division. An application is complete if it contains
- 8 information necessary to ascertain whether the requirements of
- 9 section 108 and this section are met. The assessor or other
- **| 10** municipally designated official, or the county official, having
- 11 authority to approve or disapprove a proposed division, shall

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- 1 provide the person who filed the application WITH A SIGNED AND
- 2 DATED written notice IDENTIFYING THE PROPOSED DIVISION AND
- 3 STATING whether the application is approved or disapproved and,
- 4 if disapproved, all the reasons for disapproval. A REGISTER OF
- 5 DEEDS SHALL NOT ACCEPT FOR RECORDING AN INSTRUMENT MAKING A DIVI-
- 6 SION UNLESS SUCH A NOTICE OF APPROVAL OF THE PROPOSED DIVISION IS
- 7 RECORDED WITH THE INSTRUMENT. A complete application for a pro-
- 8 posed division shall be approved if, in addition to the require-
- 9 ments of section 108, all of the following requirements are met:
- 10 (a) Each resulting parcel has an adequate and accurate legal
- 11 description and is included in a tentative parcel map showing
- 12 area, parcel lines, public utility easements, accessibility, and
- 13 other requirements of this section and section 108. The tenta-
- 14 tive parcel map shall be a scale drawing showing the approximate
- 15 dimensions of the parcels.
- 16 (b) Each resulting parcel has a depth of not more than 4
- 17 times the width or, if an ordinance referred to in subsection (5)
- 18 requires a smaller depth to width ratio, a depth to width ratio
- 19 as required by the ordinance. The municipality or county having
- 20 authority to review proposed divisions may allow a greater depth
- 21 to width ratio than that otherwise required by this subdivision
- 22 or an ordinance referred to in subsection (5). The greater depth
- 23 to width ratio shall be based on standards set forth in the ordi-
- 24 nance referred to in subsection (5). The standards may include,
- 25 but are not required to include and need not be limited to,
- 26 exceptional topographic or physical conditions with respect to
- 27 the parcel and compatibility with surrounding lands. The depth

- 1 to width ratio requirements of this subdivision do not apply to a
- 2 parcel larger than 10 acres, unless an ordinance referred to in
- 3 subsection (5) provides otherwise, and do not apply to the
- 4 remainder of the parent parcel or parent tract retained by the
- 5 proprietor.
- 6 (c) Each resulting parcel has a width not less than that
- 7 required by an ordinance referred to in subsection (5).
- 8 (d) Each resulting parcel has an area not less than that
- 9 required by an ordinance referred to in subsection (5).
- 10 (e) Each resulting parcel is accessible.
- 11 (f) The division meets all of the requirements of section
- **12** 108.
- 13 (g) Each resulting parcel that is a development site has
- 14 adequate easements for public utilities from the parcel to exist-
- 15 ing public utility facilities.
- 16 (2) The right to make divisions exempt from the platting
- 17 requirements of this act under section 108 and this section can
- 18 be transferred, but only from a parent parcel or parent tract to
- 19 a parcel created from that parent parcel or parent tract. A pro-
- 20 prietor transferring the right to make a division pursuant to
- 21 this subsection shall within 45 days give written notice of the
- 22 transfer to the assessor of the city or township where the prop-
- 23 erty is located on the form prescribed by the state tax commis-
- 24 sion under section 27a of the general property tax act, 1893 PA
- 25 206, MCL 211.27a. The state tax commission shall revise the form
- 26 to include substantially the following questions in the mandatory
- 27 information portion of the form:

- 1 (a) "Did the parent parcel or parent tract have any
- 2 unallocated divisions under the land division act, 1967 PA 288,
- 3 MCL 560.101 to 560.293? If so, how many?"
- 4 (b) "Were any unallocated divisions transferred to the newly
- 5 created parcel? If so, how many?"
- 6 (3) A person shall not sell a parcel of unplatted land
- 7 unless the deed contains a statement as to whether the right to
- 8 make further divisions exempt from the platting requirements of
- 9 this act under this section and section 108 is proposed to be
- 10 conveyed. The statement shall be in substantially the following
- 11 form: "The grantor grants to the grantee the right to make
- 12 [insert number] division(s) under section 108 of the land divi-
- 13 sion act, Act No. 288 of the Public Acts of 1967." In the
- 14 absence of a statement conforming to the requirements of this
- 15 subsection, the right to make divisions under section 108(2),
- 16 (3), and (4) stays with the remainder of the parent tract or
- 17 parent parcel retained by the grantor.
- 18 (4) All deeds for parcels of unplatted land within the state
- 19 of Michigan after the effective date of this act shall contain
- 20 the following statement: "This property may be located within
- 21 the vicinity of farm land or a farm operation. Generally
- 22 accepted agricultural and management practices which may generate
- 23 noise, dust, odors, and other associated conditions may be used
- 24 and are protected by the Michigan right to farm act.".
- 25 (5) The governing body of a municipality or the county board
- 26 of commissioners of a county having authority to approve or
- 27 disapprove a division may adopt an ordinance setting forth the

- 1 standards in  $\frac{109(1)(b)}{5}$  SUBSECTION (1)(B), (c), and
- 2 (d). The ordinance may establish a fee for reviews under this
- 3 section and section 108. The fee shall not exceed the reasonable
- 4 costs of providing the services for which the fee is charged.
- 5 (6) Approval of a division is not a determination that the
- 6 resulting parcels comply with other ordinances or regulations.