SENATE BILL No. 1126

October 20, 2016, Introduced by Senator CASPERSON and referred to the Committee on Natural Resources.

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A bill to amend 1994 PA 451, entitled "Natural resources and environmental protection act," by amending section 32505 (MCL 324.32505), as added by 1995 PA 59.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

Sec. 32505. (1) If the department determines that it is in the public interest to grant an applicant a deed or lease to such UNPATENTED lands DESCRIBED IN SECTION 32502 or enter into an agreement to permit—ALLOW use and improvements in the waters or to enter into any other agreement in regard thereto, the department shall determine the amount of consideration to be paid to the THIS state by the applicant for the conveyance or lease of unpatented lands.

(2) The department may permit, ALLOW, by lease or agreement, the filling in of patented and unpatented submerged lands and permit ALLOW permanent improvements and structures after finding

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- 1 that the public trust will not be impaired or substantially
- 2 injured.
- 3 (3) The department may issue deeds or may enter into leases OF
- 4 UNPATENTED LANDS if the unpatented lands applied for LANDS have
- 5 been artificially filled in or are proposed to be changed from the
- 6 condition that exists on October 14, 1955 by filling, sheet piling,
- 7 shoring, or by any other means, and such THE lands are used or to
- 8 be used or occupied in whole or in part for uses other than
- 9 existing, lawful riparian or littoral purposes. The consideration
- 10 to be paid to the THIS state for the conveyance or lease of
- 11 unpatented lands by the applicant shall be not less than the fair,
- 12 cash market value of the lands determined as of the date of the
- 13 filing of the application, minus any improvements placed on the
- 14 lands, but the sale price shall not be less than 30% of the value
- 15 of the land. In determining the fair, cash market value of the
- 16 lands applied for, the department may give due consideration to
- 17 CONSIDER the fact that the lands are connected with the riparian or
- 18 littoral property belonging to the applicant, and to the uses,
- 19 including residential and commercial, being made or which can be
- 20 made of the lands.
- 21 (4) Agreements for the lands or water area described in
- 22 section 32502 may be granted to or entered into with local units of
- 23 government for public purposes. and containing those THE AGREEMENTS
- 24 MAY CONTAIN terms and conditions that may be considered BY THE
- 25 DEPARTMENT TO BE just and equitable in view of GIVEN the public
- 26 trust involved and may include the granting of GRANT permission to
- 27 make such fills as may be FILL THOSE LANDS AS necessary.

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- 1 (5) If the unpatented lands applied for have not been filled
- 2 in or in any way substantially changed from their natural character
- 3 at the time the application is filed with the department, and the
- 4 application TO ACQUIRE OR LEASE THOSE LANDS is filed for the
- 5 purpose of flood control, shore erosion control, drainage and
- 6 sanitation control, or to straighten irregular shore lines, then
- 7 the consideration to be paid to the THIS state by the applicant
- 8 shall be the fair, cash value of such THE land, giving due
- 9 consideration to its THE LAND'S being adjacent to and connected
- 10 with the riparian or littoral property owned by the applicant.
- 11 (6) Leases or agreements covering unpatented lands may be
- 12 granted or entered into with riparian or littoral proprietors for
- 13 commercial marina purposes or for marinas operated by persons for
- 14 consideration and containing terms and conditions that are
- 15 considered by the department to be just and equitable. The leases
- 16 may include either filled or unfilled lake bottomlands, or both.
- 17 Rental shall commence as of the date of use of the unpatented lands
- 18 for the marina operations. Dockage and other uses by marinas in
- 19 waters over patented lands on October 14, 1955 shall be considered
- 20 to be lawful riparian OR LITTORAL use.
- 21 (7) IF A PRIVATE HARBOR FORMED BY A BREAKWATER ERECTED ON
- 22 UNPATENTED LAKE BOTTOMLANDS IS NOT USED BY THE RIPARIAN OR LITTORAL
- 23 OWNER FOR COMMERCIAL PURPOSES AND IF THE RIPARIAN OR LITTORAL
- 24 OWNER'S LAND IS USED ONLY FOR RESIDENTIAL PURPOSES, THE
- 25 CONSIDERATION FOR A LEASE FOR THE BREAKWATER TO OCCUPY THE LAKE
- 26 BOTTOMLANDS AND FOR EXCLUSIVE USE OF THE WATERS OF THE HARBOR SHALL
- 27 BE 1 OF THE FOLLOWING AT THE DISCRETION OF THE RIPARIAN OR LITTORAL

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- 1 OWNER:
- 2 (A) A \$50.00 ANNUAL FEE.
- 3 (B) A 1-TIME FEE OF:
- 4 (i) \$150.00 TO OCCUPY NOT MORE THAN 0.25 ACRES.
- 5 (ii) \$200.00 TO OCCUPY MORE THAN 0.25 ACRES BUT NOT MORE THAN
- 6 0.5 ACRES.
- 7 (iii) \$250.00 TO OCCUPY MORE THAN 0.5 ACRES BUT NOT MORE THAN
- 8 0.75 ACRES.
- 9 (iv) \$300.00 TO OCCUPY MORE THAN 0.75 ACRES BUT NOT MORE THAN
- 10 1 ACRE.
- 11 (8) (7)—If the department after investigation determines that
- 12 an applicant TO ACQUIRE OR LEASE LANDS has willfully and knowingly
- 13 filled in or in any way substantially changed the lands applied for
- 14 with an intent to defraud, or if the applicant has acquired such
- 15 THE lands with knowledge of such a fraudulent intent and is not an
- 16 innocent purchaser, the sale price CONSIDERATION shall be the fair,
- 17 cash market value of the land OR LEASEHOLD. An applicant may
- 18 request a hearing of a determination made under this subsection.
- 19 The department shall grant a hearing if requested.
- 20 Enacting section 1. This amendatory act takes effect 90 days
- 21 after the date it is enacted into law.