THE GENERAL ASSEMBLY OF PENNSYLVANIA

SENATE BILL

No. 285

Session of 2009

INTRODUCED BY ORIE, PILEGGI, MUSTO, ALLOWAY, BRUBAKER, ROBBINS, WAUGH, D. WHITE AND WONDERLING, FEBRUARY 19, 2009

SENATOR EICHELBERGER, LOCAL GOVERNMENT, AS AMENDED, JULY 17, 2009

AN ACT

Amending the act of July 31, 1968 (P.L.805, No.247), entitled, as amended, "An act to empower cities of the second class A, and third class, boroughs, incorporated towns, townships of 3 the first and second classes including those within a county 4 of the second class and counties of the second through eighth classes, individually or jointly, to plan their development and to govern the same by zoning, subdivision and land 6 7 development ordinances, planned residential development and other ordinances, by official maps, by the reservation of 8 9 certain land for future public purpose and by the acquisition 10 of such land; to promote the conservation of energy through 11 the use of planning practices and to promote the effective 12 13 utilization of renewable energy sources; providing for the establishment of planning commissions, planning departments, 14 planning committees and zoning hearing boards, authorizing 15 them to charge fees, make inspections and hold public 16 hearings; providing for mediation; providing for transferable 17 development rights; providing for appropriations, appeals to 18 courts and penalties for violations; and repealing acts and 19 parts of acts," providing for interpretation of subdivision 20 and land development ordinances; and further providing for 21 approval of plats, for jurisdiction, for time limitations and 22 for procedure to obtain preliminary opinion. 23

- 24 The General Assembly of the Commonwealth of Pennsylvania
- 25 hereby enacts as follows:
- 26 Section 1. The act of July 31, 1968 (P.L.805, No.247), known
- 27 as the Pennsylvania Municipalities Planning Code, reenacted and
- 28 amended December 21, 1988 (P.L.1329, No.170), is amended by

- 1 adding a section to read:
- 2 Section 507.1. Interpretation of Ordinance Provisions. -- In
- 3 <u>interpreting the language of subdivision and land development</u>
- 4 ordinances, the language shall be interpreted, where doubt
- 5 <u>exists as to the intended meaning of the language written and</u>
- 6 adopted by the governing body, in favor of the property owner
- 7 and against any implied extension or application of the
- 8 provisions of the ordinance.
- 9 Section 2. Sections 508(4)(vi), 909.1(b)(3), 914.1 and 916.2
- 10 of the act are amended to read:
- 11 Section 508. Approval of Plats. -- All applications for
- 12 approval of a plat (other than those governed by Article VII),
- 13 whether preliminary or final, shall be acted upon by the
- 14 governing body or the planning agency within such time limits as
- 15 may be fixed in the subdivision and land development ordinance
- 16 but the governing body or the planning agency shall render its
- 17 decision and communicate it to the applicant not later than 90
- 18 days following the date of the regular meeting of the governing
- 19 body or the planning agency (whichever first reviews the
- 20 application) next following the date the application is filed or
- 21 after a final order of court remanding an application, provided
- 22 that should the said next regular meeting occur more than 30
- 23 days following the filing of the application or the final order
- 24 of the court, the said 90-day period shall be measured from the
- 25 30th day following the day the application has been filed.
- 26 * * *
- 27 (4) Changes in the ordinance shall affect plats as
- 28 follows:
- 29 * * *
- 30 (vi) Each section in any residential subdivision or

1 land development, except for the last section, shall contain a minimum of [25%] 20% of the total number of 2 3 dwelling units as depicted on the preliminary plan, unless a lesser percentage is approved by the governing 4 5 body in its discretion. Provided the landowner has not defaulted with regard to or violated any of the 6 7 conditions of the preliminary plat approval, including 8 compliance with landowner's aforesaid schedule of 9 submission of final plats for the various sections, then the aforesaid protections afforded by substantially 10 11 completing the improvements depicted upon the final plat 12 within five years shall apply and for any section or 13 sections, beyond the initial section, in which the 14 required improvements have not been substantially 15 completed within said five-year period the aforesaid protections shall apply for an additional term or terms 16 17 of three years from the date of final plat approval for 18 each section.

19 * * *

- 20 Section 909.1. Jurisdiction.--* * *
- 21 (b) The governing body or, except as to clauses (3), (4) and
- 22 (5), the planning agency, if designated, shall have exclusive
- 23 jurisdiction to hear and render final adjudications in the
- 24 following matters:
- 25 * * *
- 26 (3) Applications for conditional use under the express
- 27 provisions of the zoning ordinance pursuant to section 603(c)
- 28 (2)[.], which jurisdiction shall include the power to
- 29 consider requested relief in the nature of a variance,
- 30 related and subordinate to the use for which conditional use

- 1 approval is sought.
- 2 * * *
- 3 Section 914.1. Time Limitations.--(a) No person shall be
- 4 allowed to file any proceeding with the board later than 30 days
- 5 after an application for development, preliminary or final, has
- 6 been approved by an appropriate municipal officer, agency or
- 7 body if such proceeding is designed to secure reversal or to
- 8 limit the approval in any manner unless such person alleges and
- 9 proves that he had no notice, knowledge, or reason to believe
- 10 that such approval had been given. If such person has succeeded
- 11 to his interest after such approval, he shall be bound by the
- 12 knowledge of his predecessor in interest. The failure of anyone
- 13 other than the landowner to appeal from an adverse decision on a
- 14 tentative plan pursuant to section 709 [or from an adverse
- 15 decision by a zoning officer on a challenge to the validity of
- 16 an ordinance or map] shall preclude an appeal from a final
- 17 approval except in the case where the final submission
- 18 substantially deviates from the plan given tentative approval.
- 19 The failure of anyone other than the landowner to appeal from a
- 20 preliminary opinion of a zoning officer rendered pursuant to
- 21 section 916.2 shall preclude an appeal from [a final approval
- 22 except in the case where the final submission substantially
- 23 deviates from the approved tentative approval.] the issuance of
- 24 a zoning permit or from a preliminary or final subdivision or
- 25 <u>land development plan approval on any basis which was the</u>
- 26 subject of the zoning officer's preliminary opinion.
- 27 (b) All appeals from determinations adverse to the
- 28 landowners shall be filed by the landowner within 30 days after
- 29 notice of the determination is issued.
- 30 Section 916.2. Procedure to Obtain Preliminary Opinion.--In

1 order not to unreasonably delay the time when a landowner may

2 secure assurance that the PROPOSED USE OR DEVELOPMENT COMPLIES

WITH THE ordinance or map under which he [proposed] PROPOSES to

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4 build <u>AND</u> is free from challenge, <u>or that a proposed use is</u>

5 permitted under the zoning ordinance, and recognizing that the

6 procedure for preliminary approval of his development may be too

7 cumbersome or may be unavailable, the landowner may advance the

8 date from which time for any challenge to the ordinance [or]___

9 map or proposed use will run under section 914.1 by the

10 following procedure:

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- describing his proposed use or development to the zoning officer for a preliminary opinion, which shall be a determination, as to their compliance with the applicable ordinances and maps. Such plans and other materials shall not be required to meet the standards prescribed for preliminary, tentative or final approval or for the issuance of a building permit so long as they provide reasonable notice of the proposed use or development and a sufficient basis for a preliminary opinion as to its compliance.
- opinion no later than 45 days after receipt of a written request for preliminary opinion. If the zoning officer's preliminary opinion is that the use or development complies with the ordinance or map, notice thereof shall be published once each week for two successive weeks in a newspaper of general circulation in the municipality. Such notice shall include a general description of the proposed use or development and its location, by some readily identifiable directive, and the place and times where the plans and other

- 1 materials may be examined by the public. [The favorable
- 2 preliminary approval under section 914.1 and the time therein
- 3 specified for commencing a proceeding with the board shall
- 4 run from the time when the second notice thereof has been
- 5 published] THE TIME PERIOD SPECIFIED IN SECTION 914.1 FOR AN
- 6 APPEAL FROM A FAVORABLE PRELIMINARY OPINION ISSUED UNDER THIS
- 7 SECTION SHALL RUN FROM THE DATE OF THE SECOND PUBLICATION OF
- 8 NOTICE OF THE PRELIMINARY OPINION.
- 9 Section 3. This act shall take effect in 60 days.