## **HOUSE BILL NO. 6370**

September 08, 2022, Introduced by Rep. Hauck and referred to the Committee on Regulatory Reform.

A bill to amend 1945 PA 200, entitled

"An act to define a marketable record title to an interest in land; to require the filing of notices of claim of interest in such land in certain cases within a definite period of time and to require the recording thereof; to make invalid and of no force or effect all claims with respect to the land affected thereby where no such notices of claim of interest are filed within the required period; to provide for certain penalties for filing slanderous notices of claim of interest, and to provide certain exceptions to the applicability and operation thereof,"

by amending section 4 (MCL 565.104), as amended by 2018 PA 572.

## THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

1 Sec. 4. (1) This act must not be applied to do any of the

THS H06515'22

1 following:

- (a) Bar a lessor or his or her a lessor's successor as
   reversioner of his or her the lessor's right to possession on the
   expiration of a lease or a lessee or his or her the lessee's
   successor of his or her the lessee's rights in and to a lease.
- 6 (b) Bar any interest of a mortgagor or a mortgagee or interest
  7 in the nature of that of a mortgagor or mortgagee until after the
  8 instrument under which the interest is claimed has become due and
  9 payable, except if the instrument has no due date expressed, or if
  10 the instrument has been executed by a railroad, railroad bridge,
  11 tunnel, or union depot company, or a public utility or public
  12 service company.
- (c) Bar or extinguish an easement or interest in the nature of
  an easement, the existence of which is clearly observable by
  physical evidences of its use.
  - (d) Bar or extinguish an easement or interest in the nature of an easement, or any rights appurtenant to the easement or interest granted, excepted, or reserved by a recorded instrument creating the easement or interest, including any rights for future use, if the existence of the easement or interest is evidenced by the location beneath, on, or above any part of the land described in the instrument due to a failure to file the notice required under this act, if the easement, observable or not, is for any of the following:
  - (i) The operation, construction, maintenance, improvement, removal, replacement, or protection of a pipe, valve, road, wire, cable, conduit, duct, sewer, track, pole, tower, or other physical facility, and whether or not the existence of the facility is observable. , by reason of failure to file the notice required by

THS H06515'22

- 1 this act.
- (ii) Flowage rights for an impoundment that exists as part of a
   federally licensed hydroelectric facility.
- 4 (iii) The management of vegetation within the easement.
- 5 (e) Bar or extinguish any land and resource use restriction,
- 6 whether or not the land and resource use restriction was required
- 7 by a state or federal agency, including, but not limited to, any of
- 8 the following:
- 9 (i) A restrictive covenant.
- 10 (ii) An easement.
- 11 (iii) A conservation easement as that term is defined in section
- 12 2140 of the natural resources and environmental protection act,
- 13 1994 PA 451, MCL 324.2140.
- 14 (iv) Any other recorded instrument that protects public health,
- 15 safety, welfare, or the environment.
- 16 (2) This act does not affect any right, title, or interest in
- 17 land owned by the United States, or any right, title, or interest
- 18 in any land owned by this state, or by any department, commission,
- 19 or political subdivision thereof.of this state.
- 20 (3) This act does not affect any oil and gas lease, or other
- 21 interest in oil or gas, owned by a person other than the owner of
- 22 the surface, or any storage agreement or other interest in
- 23 subsurface storage formations owned by a person other than the
- 24 owner of the surface.