(4) PREVENT any illegal act, conduct, business, or use in or about [such premises] THE PREMISES OF THE BUILDING, STRUCTURE, OR LAND.

2.11. Conflict with other laws.

- (A) [Wherever] IF the regulations [made under authority of] ADOPTED UNDER this article require a greater width or size of yards, courts, or other open spaces, [or require] a lower height of building or [less number of] A REDUCED NUMBER OF stories, or [require] a greater percentage of lot [to be] left unoccupied, or impose other higher standards than are required [in any other] UNDER ANOTHER statute or local ordinance or regulation, the [provisions of the] regulations [made under authority of] ADOPTED UNDER this article [shall] govern.
- (B) [Wherever the provisions of any other] IF ANOTHER statute or local ordinance or regulation [require] REQUIRES a greater width or size of yards, courts, or other open spaces, [or require] a lower height of building or [a less] A REDUCED number of stories, or [require] a greater percentage of lot [to be] left unoccupied, or [impose] IMPOSES other higher standards than are required by the regulations [made under authority of] ADOPTED UNDER this article, the [provisions of such] statute or local ordinance or regulation [shall govern] GOVERNS.

2.12. Historic and landmark zoning and preservation.

- (A) [For the purpose of preserving] TO PRESERVE structures and landmarks of historic and architectural value as [part of] a public purpose [in this] OF THE State, the Mayor and City Council of Baltimore City [have the power generally to] MAY enact laws for historic and landmark zoning and preservation.
- (B) This section does not restrict any charter POWER or other power of [the city] BALTIMORE CITY.

2.13. SCOPE.

- (A) SECTIONS 3.01 THROUGH 8.15 OF THIS ARTICLE DO NOT APPLY IN BALTIMORE CITY.
- (B) (1) SECTIONS 2.01 THROUGH 2.11 OF THIS ARTICLE AND ALL LAWS AND ORDINANCES PASSED UNDER THOSE SECTIONS ARE NOT AFFECTED BY THE REMAINING PROVISIONS OF THIS ARTICLE.
- (2) IN BALTIMORE CITY, THE PROVISIONS OF THIS ARTICLE OTHER THAN §§ 2.01 THROUGH 2.11 OF THIS ARTICLE ARE INTENDED TO SUPPLEMENT §§ 2.01 THROUGH 2.11 OF THIS ARTICLE.

DRAFTER'S NOTE: Subsection (a) of this section is derived without substantive changes from the last clause of former § 7.02 of this article.

Subsection (b) of this section is derived without substantive change from the last clause of former § 7.05 of this article.

NOTE TO THE GENERAL ASSEMBLY: Subsections (a) and (b)(2) appear to be contradictory. Former § 7.02 (subsection (a) of the revised section) was the more recently reenacted and would control under normal rules of