MODEL VEGETABLE GARDEN PROTECTION ACT
August 4, 2020

Section 1. Purpose. The Act’s purpose is to encourage and protect the sustainable cultivation of fresh produce at all levels of production, including on residential property for personal consumption or non-commercial sharing.

Section 2. Vegetable garden defined. As used in this Act, the term “vegetable garden” means any plot of ground or elevated soil bed on residential property where vegetables, herbs, fruits, flowers, pollinator plants, leafy greens, or other edible plants are cultivated.

Section 3. Right to cultivate vegetable gardens. Notwithstanding any other law, any person may cultivate vegetable gardens on their own property, or on the private property of another with the permission of the owner, in any county, municipality, or other political subdivision of this state.

Section 4. State and local regulation. This Act does not preclude the adoption of a regulation or local ordinance of general nature that does not specifically regulate vegetable gardens, including, but not limited to, regulations and ordinances relating to height, setback, water use, fertilizer use, or control of invasive or unlawful species, provided that any such regulation or ordinance does not have the effect of precluding vegetable gardens.

For more information, contact:

Ari Bargil
Attorney
Institute for Justice
One Biscayne Tower
2 South Biscayne Boulevard, Suite 3180
Miami, FL 33131
(305) 721-1600
abargil@ij.org

Meagan Forbes
Legislative Counsel
Institute for Justice
520 Nicollet Mall
Suite 550
Minneapolis, MN 55402
(612) 435-3451
mforbes@ij.org