2/4	0/17	1
Introduced	131	17
Public Hearing —	4.1	
Council Action —	101	11
Executive Action —		
Effective Date ——		

County Council of Howard County, Maryland

2017 Legislative Session	Legislative Day No
Bill	No. <u>//</u> -2017
	on at the request of the County Executive onsored by Greg Fox
AN ACT amending PlanHoward 2030, th	e general plan for Howard County, in order to amend
Growth Tiers, as required by the Ma	ryland Sustainable Growth and Agricultural Preservation
Act of 2012; revising certain maps	to reflect changes in Growth Tiers; amending text to
describe Growth Tiers; and general	ly relating to planning, zoning and land use in Howard
County.	
Introduced and read first time Jebruary (o , 2017.	Ordered posted and hearing scheduled. By order Jessica Feldmark, Administrator
Having been posted and notice of time & place of hearing & title time at a public hearing on John William , 2017.	of Bill having been published according to Charter, the Bill was read for a second By order Jessica Feldmark, Administrator
This Bill was read the third time on Marche 2017 and Pa	By order Jessica Feldmark, Administrator
Sealed with the County Seal and presented to the County Execut	tive for approval thisday of, 2017 at a.m./p.m.
Approved/Vetoed by the County Executive	By order Jessica Feldmark, Administrator , 2017 Allan H. Kittleman, County Executive

NOTE: [[text in brackets]] indicates deletions from existing law; TEXT IN SMALL CAPITALS indicates additions to existing law; Strike-out indicates material deleted by amendment; Underlining indicates material added by amendment

1	WHEREAS, during the 2012 legislative session, the Maryland General Assembly
2	enacted Senate Bill 236, The Sustainable Growth and Agricultural Preservation Act of 2012, that
3	required local jurisdictions to adopt Growth Tiers by December 31, 2012; and
4	
5	WHEREAS, Growth Tiers designate certain areas for different types of development
6	depending on certain characteristics such as sewerage service, agricultural use, forest and green
7	space, and locally designated growth areas; and
8	
9	WHEREAS, Senate Bill 236 specifically left the final determination of where to
10	establish the Growth Tiers to local jurisdictions; and
11	
12	WHEREAS, in July of 2012, by passage of Council Bill No. 26-2012, the Howard
13	County Council adopted PlanHoward2030, a new general plan for Howard County, but deferred
14	the inclusion of the Growth Tiers; and
15	
16	WHEREAS, in December of 2012, the County Council amended and passed Council Bill
17	No. 37-2012, which sought to adopt Growth Tiers designations; and
18	
19	WHEREAS, in December of 2012, the former County Executive vetoed the amended
20	Council Bill No. 37-2012; and
21	
22	WHEREAS, in January of 2013, the County Council considered Council Bill No. 1-2013
23	which, again, sought to adopt Growth Tiers designations in order to comply with Senate Bill 236;
24	and
25	
26	WHEREAS, in February of 2013, Council Bill No. 1-2013 was amended, revising the
27	Growth Tiers Map and making other text amendments; and
28	
29	WHEREAS, Council Bill No. 1-2013, as amended, was passed by the County Council

1	and was effective on April 10, 2013; and
2	
3	WHEREAS, for areas designated as Tier IV, Council Bill No. 1-2013 severely restricted
4	the development rights of landowners; and
5	
6	WHEREAS, the County Executive, in accordance with State law, now wishes to amend
7	PlanHoward2030 in order to amend the Growth Tier designations that were adopted by Council
8	Bill No. 1-2013; and
9	
10	WHEREAS, this proposed amendment will remove the Tier IV designation that was
11	placed on properties in the RC Zoning district that are outside the Rural Legacy Area, that have
12	major subdivision potential, and that are not otherwise preserved; and
13	
14	WHEREAS, these properties will obtain a Tier III status; and
15	
16	WHEREAS, Tier III will continue to include parcels that were "grandfathered" under
17	Senate Bill 236 by applying for septic "perc" testing prior to July 1, 2012 and non-preserved
18	parcels in the RR zoning district; and
19	
20	WHEREAS, Tier IV properties will consist of all other remaining land in the RC zoning
21	district and preserved parcels in the RR zoning district; and
22	
23	WHEREAS, this proposed amendment to PlanHoward2030 was considered by the
24	Planning Board on February 18, 2016 and April 7, 2016.
25	
26	NOW, THEREFORE,
27	
28	Section 1. Be It Enacted by the County Council of Howard County, Maryland, that
20	Plan Howard 2030 is hereby amended as follows and as more specifically shown in the attached

1	pages:	
2	1.	On page 71, a portion of text is amended in the "Sustainable Growth and
3		Agricultural Preservation Act of 2012" section;
4	2.	On page 72, Map 6-3, Sustainable Growth and Agricultural Preservation Act
5		Growth Tiers, is removed and replaced with the revised Map 6-3 as attached to
6		this amendment;
7	3.	On page 73, a portion of text is amended; and
8	4.	On page 75, Policy 6.1 is amended.
9		
10	Section 2. A	And Be It Further Enacted by the County Council of Howard County, Maryland that the
11	Director of the Department of Planning and Zoning may correct obvious errors, capitalization	
12	spelling, grammar, headings and similar matters and may publish this amendment to PlanHoward	
13	2030 by add	ding or amending covers, title pages, a table of contents, and graphics to improve
14	readability.	
15		
16	Section 3. A	And Be It Further Enacted by the County Council of Howard County, Maryland,
17	that this am	endment be attached to and made part of PlanHoward2030.
18		
19	Section 4. A	nd Be It Further Enacted by the County Council of Howard County, Maryland, that
20	this Act shall become effective 61 days after its enactment.	

Page 71

Sustainable Growth and Agricultural Preservation Act of 2012

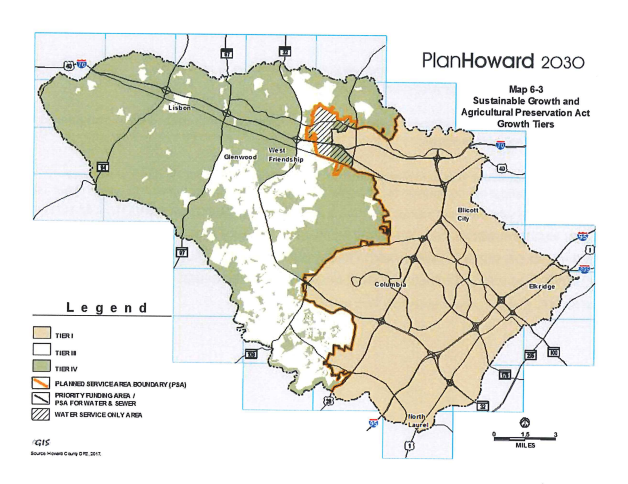
New restrictions on the development of major subdivisions using septic systems in rural areas were adopted by the Maryland General Assembly in April 2012 through the Sustainable Growth and Agricultural Preservation Act (Senate Bill 236). This Act requires local jurisdictions to classify land into one of four "Growth Tiers" based on the following:

- Tier I designated growth area served by public sewer;
- Tier II designated for future extension of public sewer service;
- **Tier III** —not planned for sewer service, not dominated by agricultural or forest, and planned for large lot development with septic systems;
- **Tier IV** —not planned for sewer service, dominated by agricultural and forest land planned for resource protection.

The intent of this legislation is to [[prohibit major subdivisions of five or more lots in Tier IV areas. Local jurisdictions must adopt tier designation by December 31, 2012, or all areas not planned for public sewer will be restricted to minor subdivisions of four or fewer lots.]] **PROMOTE RESOURCE PRESERVATION AS WELL AS PROHIBIT MAJOR SUBDIVISIONS OF FIVE OR MORE LOTS IN TIER IV AREAS. WHILE LIMITING DEVELOPMENT ON SEPTIC IS IMPORTANT, PRESERVING AGRICULTURAL LANDS AND THEIR PRODUCTIVITY AS WELL AS OTHER SENSITIVE AREAS FOR FUTURE GENERATIONS IS EQUALLY SIGNIFICANT.** Map 6-3 shows the Growth Tiers for Howard County.

Page 72

NEW SUSTAINABLE GROWTH AND AGRICULTURAL PRESERVATION ACT GROWTH TIERS (Map 6-3)



Tier I is our Priority Funding Area, which is the Planned Public Water and Sewer Service Area. No areas are designated for Tier II, since there are no plans for further extension of the Public Water and Sewer Service Area in the future. In the RR (Rural Residential) zoning district, Tier III [[equates to]] is all non-preserved parcels. [[the RR (Rural Residential) zoning district with the exception of already preserved parcels that are designated as Tier IV,]] In the Rural Conservation (RC) zoning district, Tier III is non-preserved parcels that are outside the Rural Legacy Area and that have major subdivision potential. In the rural conservation (RC) zoning district, Tier III also includes parcels that were [[and Tier IV is the RC (Rural Conservation) zoning district with the exception of 13 parcels that have initiated "grandfathering"]] "Grandfathered" under Senate Bill 236 by applying for septic "perc" testing prior to July 1, 2012. [[In addition, other parcels, for which the development process was initiated prior to the adoption of Senate Bill 236, will be able to continue the development process in accordance with the grandfathering provisions of Senate Bill 236.]] Tier IV is all other remaining land in the RC zoning district and preserved parcels in the RR zoning district.

[[The purpose statements in the RR and RC zoning districts clearly reflect the planning objectives for these two growth tiers, and the exceptions relate to specific exemptions and inclusions envisioned by Senate Bill 236.]]

While Tier IV properties will no longer be allowed to subdivide more than four lots, remaining development rights may continue to be transferred under DEO (Density Exchange Option) to the Tier III district, or they may be sold to the County if a property enters into the County's Agricultural Land Preservation Program. Additionally, State Law Protects Subdivision RIGHTS THAT WERE SPECIFICALLY RETAINED IN AN AGRICULTURAL, ENVIRONMENTAL, OR HISTORIC PRESERVATION EASEMENT FOR A PARTICULAR PROPERTY. STATE LAW ALSO REQUIRES THAT RURAL LEGACY AREAS BE IN TIER IV. The regulations for the County's agricultural Land Preservation Program should be reviewed and amended as needed to facilitate open enrollment.

As part of the initial review to be provided to the Council under Policy 2.1, Action C., the successes and impacts of the Growth Tiers and related policies as required Under Senate Bill 236 should be addressed.

Page 75

Policies and Implementing Actions

POLICY 6.1 – Maintain adequate facilities and services to accommodate growth.

Implementing Actions

- a. Limited Planned Service Area Expansion. Zoning requirements for approved PSA expansions should include a development proposal that is consistent with the General Plan and establishes a transition that is compatible with and enhances surrounding communities and provides an environmental benefit.
- b. Place Types and Tiers. Obtain State concurrence on PlanHoward 2030 place designations and tiers in accordance with PlanMaryland's final criteria and procedures and the Sustainable Growth and Agricultural Preservation Act on or before December 31, 2012.
- c. Revise APF Regulations. Amend the current Adequate Public Facilities regulations to reduce allocation categories and reflect designated places.
- d. APF Housing Allocations. Incorporate the PlanHoward 2030 housing forecasts into the Adequate Public Facilities Housing Allocation Chart.
- e. Zoning. Reduce competition for land resources by promoting more compact development in appropriate targeted growth and revitalization areas.
- f. Density Exchange Option. Review and, as appropriate, amend the density exchange provisions of the DEO zoning district during the Comprehensive Zoning process [[to help mitigate rural subdivision restrictions due to Growth Tiers]].
- g. Targeted Funding. Optimize the use of State and County infrastructure funding and program resources targeted to County-designated place types.
- h. Schools. Make efficient use of existing school capacity avoiding unnecessary capital outlays.

Amendment _____to Council Bill 16-2017

Jon Weinstein BY: **Greg Fox**

Amendment No.

1 2 3 4	(This amendment would revise the Tier descriptions found in the General Plan).
5	On the page 3 attached to the bill, strike the first paragraph and substitute the following:
6	"TIER I IS OUR PRIORITY FUNDING AREA, WHICH IS THE PLANNED PUBLIC WATER
7	AND SEWER SERVICE AREA. NO AREAS ARE DESIGNATED FOR TIER II, SINCE THERE
8	ARE NO PLANS FOR FURTHER EXTENSION OF THE PUBLIC WATER AND SEWER
9	SERVICE AREA IN THE FUTURE. TIER III PROPERTIES INCLUDE THE FOLLOWING:
10	ALL NON-PRESERVED PARCELS IN THE RURAL RESIDENTIAL (RR) ZONING
11	DISTRICT;
12	ALL NON-PRESERVED PARCELS IN THE RURAL CONSERVATION (RC) ZONING
13	DISTRICT THAT ARE OUTSIDE THE RURAL LEGACY AREA AND THAT HAVE
14	MAJOR SUBDIVISION POTENTIAL. IF DEVELOPED AS A MAJOR SUBDIVISION,
15	THESE PARCELS MAY BE SUBJECTED TO ADDITIONAL REQUIREMENTS TO
16	REDUCE ENVIRONMENTAL IMPACT AND IMPACT ON AGRICULTURAL
17	ACTIVITY.
18	• Any parcels in the RC zoning district that were "grandfathered"
19	UNDER SENATE BILL 236 BY APPLYING FOR SEPTIC "PERC" TESTING PRIOR TO
20	JULY 1, 2012.
21	TIER IV IS ALL OTHER REMAINING LAND IN THE RC ZONING DISTRICT AND
22	PRESERVED PARCELS IN THE RR ZONING DISTRICT.".
23	
24	3/6/1
25	ABOPTED SENATURE PERSONAL PROPERTY OF THE PERS