Fel	ruary4,2013
Introduced	150
Public Hearing	oruary 19,2013
Council Action	navel 4, 2613
Executive Action	march 5, 2013
Effective Date -	May 5, 2013

County Council Of Howard County, Maryland

2013 Legislative Session

Legislative Day No. 2

Bill No. 9 -2013

Introduced by: The Chairperson at the request of the County Executive

AN ACT revising the criteria used to determine whether property is eligible for the County

Agricultural Land Preservation Program; revising the process by which development
rights are purchased under the Program; authorizing the County, under certain conditions,
to transfer purchased development rights for a certain purpose; requiring the Department
of Planning and Zoning to establish a process for such transfers; and generally relating to
the County Agricultural Land Preservation Program.

Introduced and read first time Year Mary, 2013. Ordered posted and hearing scheduled.
By order Hester Webert
Stephen LeGendre, Administrator
Having been posted and notice of time & place of hearing & title of Bill having been published according to Charter, the Bill was read for a
second time at a public hearing on February 19, 2013.
By order Stephen Wilden
By order Stanland Conden Administrator
Stepnen Legendre, Administrator
This Bill was read the third time on 444, 2013 and Passed, Passed with amendments Failed
By order Stephen LeGendre, Administrator
Stephen e Centre Administrator
Stephen Levelinie, Administrator
Sealed with the County Seal and presented to the County Executive for approval this day of Mark, 2013 at Zam/p.m.
By order Stephen Milesendre
By order Standard I Condard Administrator
Stephen LeGendre, Administrator
Approved/Vetoed by the County Executive March 5, 2013
Ken Ulman, 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	Section 1. 1	Be It Enacted by the County Council of Howard County, Maryland, that the Howard						
2	County Cod	e is amended as follows:						
3								
4	Ву а	mending:						
5	1.	Title 15 – Natural Resources						
6		Section 15.505 "Administration"						
7								
8	2.	Title 15 – Natural Resources						
9		Section 15.506 "Eligibility criteria"						
10								
11	3.	Title 15 – Natural Resources						
12		Section 15.507 "Process for buying easements"						
13								
14	4.	Title 15 – Natural Resources						
15	•	Section 15.507A(c) "Alternative process for the purchase of easements"						
16								
17	5.	Title 15 – Natural Resources						
8		Section 15.514(a) "Rights"						
19								
20		Title 15. Natural Resources.						
21		Subtitle 5. Agricultural Land Preservation.						
22								
23	Section 15.5	505. Administration.						
24	(a) Procedu	res. The Board may develop procedures for the review of parcels offering						
25	developmen	t rights to the County, the rating of desirability, the pricing of an agricultural land						
26	preservation easement, and the functioning of the agricultural land preservation program and							
27	other related	matters.						
28	(b) Purchas	e Price Formula. There is a purchase price formula for determining the price the						
29	County will	pay per acre to purchase an agricultural land preservation easement. The formula						
30	shall be set by resolution of the County Council.							

1	(c) Maps and Records. The official maps of parcels subject to an agricultural land preservation
2	easement are the 1 inch = 600 feet zoning maps. The Administrator is responsible for seeing that
3	these maps are updated on a regular basis to reflect the addition of new parcels and the
4	amendment of existing parcels.
5	(d) Reservation of Development Rights. Notwithstanding any provision to the
6	CONTRARY IN THE ACT, THE DEVELOPMENT RIGHTS ON ELIGIBLE LAND PURCHASED BY THE
7	COUNTY PURSUANT TO SUBSECTION 15.503(A) OF THIS SUBTITLE AFTER MARCH 5, 2013 MAY BE
8	RETAINED BY THE COUNTY AND THE COUNTY MAY TRANSFER THE DEVELOPMENT RIGHTS AS
9	FOLLOWS:
10	(1) THE AGRICULTURAL LAND PRESERVATION EASEMENT ON THE PROPERTY SHALL
11	SPECIFY THE NUMBER OF DEVELOPMENT RIGHTS PURCHASED BY THE COUNTY
12	COMPUTED AT THE RATE OF ONE DEVELOPMENT RIGHT PER THREE GROSS ACRES.
13	(2) DIRECTOR OF THE DEPARTMENT OF PLANNING AND ZONING SHALL KEEP A
14	CURRENT INVENTORY OF THE DEVELOPMENT RIGHTS ACQUIRED BY THE COUNTY.
15	(3) THE COUNTY MAY ONLY SELL AND TRANSFER DEVELOPMENT RIGHTS TO A
16	PURCHASER WHO SHALL USE THE DEVELOPMENT RIGHTS TO DEVELOP PROPERTY IN
17	THE RR ZONING DISTRICT PURSUANT TO SECTION 106 OF THE HOWARD COUNTY
18	Zoning Regulations.
19	(4) The Department of Planning and Zoning shall establish a process to
20	TRANSFER DEVELOPMENT RIGHTS WHICH SHALL:
21	(i) Provide at least 30 days' notice of the sale of the development
22	RIGHTS; AND
23	(II) Transfer the development rights by formal, written contract to
24	THE HIGHEST RESPONSIBLE BIDDER; AND
25	(III) RECORD THE TRANSFER IN THE LAND RECORDS FOR HOWARD COUNTY.
26	(5) The transfer of development rights under this subsection shall not be
27	CONSIDERED A DISPOSAL OF REAL PROPERTY PURSUANT TO SECTION 4.201 OF THIS
28	Code.
29	(6) In the event the County elects to extinguish the development rights
30	THEN THE AGRICULTURAL LAND PRESERVATION EASEMENT ON THE PROPERTY
31	SHALL STATE THE DEVELOPMENT RIGHTS ARE EXTINGUISHED BY THE COUNTY.

1							
2	Section 15.	506. El	ligibili	ty criteria.			
3	(a) Buying Easements. Howard County may buy the development rights on a parcel provided						
4	that the purchase is consistent with the intentions and policies of the general plan and the parcel						
5	meets each	of the c	riteria	listed below:			
6	(1)	Devel	lopabl	e. The parcel shall be capable of being further developed to a greater			
7		reside	ential o	density than presently exists or for nonagricultural uses. To meet this			
8		criter	ia, the	parcel shall:			
9		(i)	Be i	n a zoning district which permits development to a higher residential			
10			dens	sity than presently exists; and			
11		(ii)	Be c	capable of being subdivided or developed for nonagricultural uses by			
12			righ	i .			
13	(2)	Size.	The pa	arcel [[shall meet one of the following size criteria:]] CONTAINS AT			
14		LEAST	г 20 сс	ONTIGUOUS ACRES.			
15		[[(i)	It is	a parcel of at least 50 contiguous acres;			
16	•	(ii)	It is	a parcel of at least 20 acres and is contiguous to real property that is:			
17			a.	Subject to an agricultural land preservation easement owned by			
18				Howard County or the Maryland Agricultural Land Preservation			
19				Foundation;			
20			b.	Subject to a preservation or conservation easement owned by the			
21				Maryland Environmental trust or a local land trust;			
22			c.	Owned by the Howard County Board of Education or the			
23				Washington Suburban Sanitary Commission;			
24			d.	Owned by the State of Maryland or Howard County and used as a			
25		•		public park; or			
26			e.	Subject to a preservation parcel easement, as defined in title 16 of			
27				the Howard County Code; or			
28		(iii)	It is	one of several contiguous parcels (at least 20 acres each) with a total			
29			acre	age of at least 50 acres, for which an application to sell the			
30			deve	lopment rights is submitted by each landowner and each landowner			
31			agre	es that the County's acquisition of an easement on each parcel is			

1			contingent upon the acquisition of easements on all of the other
2			contiguous parcels.]]
3	(3)	Soils.	The parcel shall meet the following soils criteria:
4		(i)	More than 50 percent of the parcel shall be U.S. Department of
5			Agriculture capability Class I, II and III soils, and more than 66 percent of
6			the parcel shall be Class I through IV soils; and
7		(ii)	The parcel shall have:
8			a. A complete soil conservation and water quality plan approved by
9			the local soil conservation district; and
0			b. Verification by the local soil conservation district that the plan
1			reflects current conditions and activities on the land.
2	(b) Dedicate	d Acqu	isitions. The criteria for the acceptance of development rights on a
3	preservation	parcel a	re that the parcel, if farmed, have a complete soil conservation and water
4	quality plan a	approve	d by the local soil conservation district and verification that the plan reflects
5	current condi	itions aı	nd activities on the land.
6	(c) Donated	Acquis	tions:
7	(1)	The c	riteria for the acceptance of donated development rights on any parcel are
8		that t	ne parcel:
9		(i)	If farmed, have a complete soil conservation and water quality plan
20			approved by the local soil conservation district and verification that the
21			plan reflects current conditions and activities on the land.
22		(ii)	The parcel shall be capable of being further developed to a greater
23			residential density than presently exists or for nonagricultural uses. To
24			meet this criteria, the parcel shall:
25			a. Be in a zoning district which permits development to a higher
26			residential density than presently exists; and
27			b. Be capable of being subdivided or developed for nonagricultural
28			uses by right.
29	(2)	Notv	ithstanding paragraph (1) of this subsection, an easement on real property
30		may	be donated to the County if the real property was released from an

1		(i)	To create a lot under section 15.514 of this subtitle; or
2		(ii)	For a public interest use under section 15.516 of this subtitle.
3			
4	Section 15.5	07. Pr	ocess for buying easements.
5	This process	applies	s only to buying easements and does not apply to donated easements or to
6	easements a	equired	by dedication of a preservation parcel.
7	[[(a) Batchir	g. The	Board will consider applications to sell development rights in batches, based
8	on the numb	er of an	ticipated applications and on available funds. The Board shall establish the
9	maximum aı	nount to	o be spent on easement purchases for each batch. The Board shall advertise
10	when it will	accept a	applications for a given batch and when the application period will end.]]
11	([[b]]A) <i>App</i>	lication	s. An application to sell the development rights shall be submitted to the
12	Administrate	or by the	e landowner. The application shall be in a form approved by the Department
13	shall contain	the infe	ormation required and shall be accompanied by a nonrefundable application
14	fee, the amo	unt of w	which is set by resolution of the County Council.
15	([[c]]B) <i>Num</i>	ber of A	Applications. A landowner may submit an application for each parcel or may
16	submit a sing	gle appl	ication as part of a package for multiple contiguous parcels.
17	([[d]]C) <i>Revi</i>	ew by A	ldministrator:
8	(1)	The A	Administrator shall review each application to determine if all eligibility
19		criter	ia for acquiring an easement are met.
20	(2)	If the	eligibility criteria are met, the Administrator shall evaluate the parcel,
21		consi	dering geographic location, productivity, soil characteristics, accessibility,
22		size,	developability, contiguity to other land on which the County holds
23		easen	nents, restrictions and covenants on the land, comments from other County
24	-	depar	tments, and any other information which may assist the Board in evaluating
25		the de	esirability of the property.
26	(3)	The A	Administrator shall prepare a detailed report on the parcel and the pricing
27		form	ala score and shall submit the report, the application and the Administrator's
8		evalu	ation and recommendation to the Board for its consideration.
29	(4)	If the	eligibility criteria are not met, the Administrator shall reject the application
0		and s	hall notify the landowner of the rejection and the reason(s) for rejection. The

1		landowner may request the Board to review the Administrator's
2		[[design]]DECISION to reject the application.
3	([[e]]D) <i>Revie</i>	w by Board:
4	(1)	The Board [[shall]]MAY review the application, the Administrator's report and
5		recommendation and [[shall]]MAY make an on-site inspection of the parcel.
6	(2)	The Board shall hold a public [[hearing]]MEETING to receive comments from the
7		public as to whether the parcel offered is acceptable and desirable.
8	(3)	[[After the public hearing, the Board shall vote whether or not to continue
9		considering acquisition of the easement. An affirmative vote of at least five
10		members is required before continuing to consider acquisition of the development
1		rights.
12	(4)]]	After THE PUBLIC MEETING, [[voting to continue considering acquisition of the
13		development rights on a parcel]] the Board shall determine the price to be offered
14		according to the pricing formula AND MAY PROVIDE ANY RECOMMENDATIONS TO
15		THE COUNTY EXECUTIVE CONCERNING THE ACQUISITION [[and shall add optional
16		points, if any, according to the pricing formula]].
17	[[(f) Prioritiz	ation. After completing all the steps listed in subsection (e) above for all parcels in
18	the batch, the	Board shall rank the applications under consideration in order of their total point
19	scores, from	highest to lowest.]]
20	([[g]]E) Purcl	hase:
21	(1)	Offers to landowners. After determining the price to be paid per acre, based on the
22		pricing formula, the Board shall make an offering proposal to the landowner to
23		purchase the development rights[[, beginning with the property with the highest
24		point score and proceeding in order of rank to the property with the lowest point
25		score, until the funds available for the batch have been committed]]. AN OFFER
26		MADE UNDER THIS SECTION IS SUBJECT TO THE AVAILABILITY OF ADEQUATE
27		BORROWING AUTHORITY.
28	(2)	Recommendation to County Executive. If the landowner agrees to the price, terms
29		and conditions of the offering proposal, the Board shall advise the County
30		Executive of the agreement in a written notification briefly describing the
31		property and the price, terms and conditions agreed upon.

1 (3)Action by County Executive. The County Executive may not modify the agreed 2 upon price, terms and conditions, and may only approve or disapprove the 3 purchase as proposed. 4 (4) Installment purchase; multiyear agreement. If the County is to pay the price in 5 installments, County Council approval of a multiyear agreement is required, pursuant to section 612 of the Howard County Charter. 6 7 [[(5)]Deferment to next batch. If the total amount of money available for the batch has 8 been committed for the purchase of development rights and offers have not been 9 made on all properties in the batch, the Board may recommend that some or all of 10 the remaining applications in the batch be considered with the next batch.]] 11 12 Section 15.507A. Alternate process for the purchase of easements. 13 (c) Notification to Potential Participants; [[Processing:]] 14 [[(1)]] The Administrator may advertise the requirements for participation in the 15 program or may notify potential Applicants through any means authorized under 16 the program from which the funds originate. 17 [[(2)]The purchase of an agricultural land preservation easement may be processed 18 individually, and need not be considered in a batch, as provided in subsection 19 15.507(a) of this subtitle.]] 20 21 Section 15.514. Rights. 22 (a) General. The landowner retains all rights of a fee simple owner, except for the development 23 rights which are EITHER extinguished [[by]] OR ACQUIRED BY THE COUNTY THROUGH BY the 24 easement and the restrictions and conditions imposed in the deed of easement pursuant to this 25 subtitle. The agricultural land preservation easement is PERPETUAL AND does not grant the public 26 any rights of access or rights to the use of the land. 27 28 Section 2. And Be It Further Enacted by the County Council of Howard County, Maryland, 29 that provisions of this Act shall apply to any application for development rights filed on or after

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March 5, 2013.

- 1 Section 3. And Be It Further Enacted by the County Council of Howard County, Maryland,
- 2 that this Act shall become effective 61 days after its enactment.

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BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, stands enacted on
Stephen M. LeGendre, Administrator to the County Council
Stephen M. LeGendre, Administrator to the County Council
BY THE COUNCIL
This Bill, having been passed by the yeas and nays of two-thirds of the members of the Council notwithstanding the objections of the Executive, stands enacted on, 2013.
Stephen M. LeGendre, Administrator to the County Council
BY THE COUNCIL
This Bill, having received neither the approval nor the disapproval of the Executive within ten days of its presentation, stands enacted on, 2013.
Stephen M. LeGendre, Administrator to the County Council
BY THE COUNCIL
This Bill, not having been considered on final reading within the time required by Charter, stands failed for want of consideration on, 2013.
Stephen M. LeGendre, Administrator to the County Council
BY THE COUNCIL
This Bill, having been disapproved by the Executive and having failed on passage upon consideration by the Council stands failed on
Stephen M. LeGendre, Administrator to the County Council
BY THE COUNCIL
This Bill, the withdrawal of which received a vote of two-thirds (2/3) of the members of the Council, is withdrawn from further consideration on

Stephen M. LeGendre, Administrator to the County Council

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