10	/2	2/1	7
Introduced			1,7
Public Hearing	2/	14	
Council Action	1/	6	17
Executive Action -	ll'	8	17
Effective Date -	1	8	118

County Council of Howard County, Maryland

2017 Legislative Session

Legislative Day No. 13

Bill No. 78-2017

Introduced by: Greg Fox, Mary Kay Sigaty, and the Chairperson at the request of the County Executive

AN ACT amending the Howard County Fire Prevention Code in order to require that piles of certain material regulated by the Fire Prevention Code be turned or reclaimed in accordance with State law; specifying the height requirement for certain materials; adding that certain materials may constitute a public nuisance; clarifying that the right to farm does not apply when an agricultural operation does not comply with the Fire Prevention Code; and generally relating to fire safety requirements and fire prevention in Howard County.

Introduced and read first time October 2, 2017. Ordered posted and hearing scheduled. By order Jessipa Feldmark, 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 By order By order
Jessica/Feldmark, Administrator This Bill was read the third time on
By order Jessica Feldmark, Administrator Sealed with the County Seal and presented to the County Executive for approval this 7 day of 2017 at 3 a.m./p.m.
By order Jessica Feldmark, Administrator Approved Noted by the County Executive Nov 8 2017
Approved/Vetoed by the County Executive 103 0 , , 2017

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. B	e It Enacted by the County Council of Howard County, Maryland, that the Howard
2	County Code	is amended as follows:
3		
4	By amending	:
5	Title .	17 "Public Protection Services"
6	Subsec	tion (c)(258) and (c)(259) of Section 17.104. Howard County Fire Prevention
7	Code.	
8		
9	Title .	17 "Public Protection Services"
10	Section	n 17.106. Rubbish, debris, noxious weeds declared to be a nuisance.
11		
12	Title .	12 "Health and Social Services"
13	Sectio	n 12.111. Nuisance Suits Against Agricultural Operations.
14		
15		Title 17. Public Protection Services.
16		Subtitle 1. Fire and Rescue Services.
17		
18	Section 17.10	94. Howard County Fire Prevention Code.
19	(c) Local Am	endments to the Howard County Fire Prevention Code: The following
20	amendments	modify certain provisions of the adopted code:
21	(258)	Subsection 31.3.6.2.2
22		Add new paragraph 9 after paragraph 8 as follows:
23		A pile containing leaves and other extraneous or hogged material, [[such as a
24		whole tree chip pile]]INCLUDING NATURAL WOOD WASTE, shall be turned or
25		reclaimed IN ACCORDANCE WITH STATE LAW AND AT A MINIMUM every three
26		months.
27	(259)	Subsection 31.3.6.3.1
28		Delete this subsection and substitute the following:
29		Piles may not exceed 18 feet in height for unground materials or 10 feet in
30		HEIGHT FOR GROUND MATERIALS, 50 feet in width, and 350 feet in length.
31		[[Two piles]] When more than one pile exists, piles shall be divided by a
32 .		fire lane having at least 25 feet of clear space at the base of the pile.

1	(260)	Subsec	etion 31.3.6.3.2
2		Delete	this subsection.
3	(261)	Subsec	etion 31.3.6.3.2.1
4		Delete	this subsection.
5	(262)	Subsec	etion 31.3.6.3.2.2
6		Delete	this subsection.
7	(263)	Subsec	ction 31.3.6.3.2.3
8		Delete	e this subsection.
9.	(264)	Subse	ction 31.3.6.3.5.1
10		Add n	ew subsection 31.3.6.3.5.1 after subsection 31.3.6.3.5 as follows:
11		If the	operation is located outside of a municipal water supply the following will
12		apply:	
13		(i)	The AHJ will require a reliable certified water supply system with the
14			capability to supply 1000 gallons per every 10,000 cubic feet of pile. The
15			supply system must be capable of producing a minimum of 250 gpm
16			(preferred is 500gpm) for at least 2 hours.
17		(ii)	The Mulch/Wood Processing operation shall have a Fire Station located
18			within 5 travel miles of the location.
19		(iii)	If the water supply is static it is to be certified by an engineer and capable
20			to supply the amount required by paragraph (i) of this subsection. If the
21			water supply is below the minimum amount, then the supply must be
22			capable of at least 30,000 gallons at all times. The maximum size of water
23			supply needed may be based on the proposed operation and approved by
24			the AHJ.
25		(iv)	Based on the amount of material on site, other provisions such as
26			sprinklers, pre-piped systems, or constant monitoring of the pile may be
27			required.
28			
29	Section 17.1	06. Rul	obish, debris, noxious weeds Flammable materials may be declared to
30	be a nuisano	e.	

1	(a) What C	<i>Constitutes a Public Nuisance.</i> Except for weeds, brush and grass on land actively		
2	devoted to agricultural or conservation uses, the following are declared a public nuisance:			
3	(A) WHAT CO	ONSTITUTES A PUBLIC NUISANCE.		
4	<u>(1) This</u>	SUBSECTION DOES NOT APPLY TO WEEDS, BRUSH AND GRASS ON LAND ACTIVELY DEVOTED		
5	<u>TO:</u>			
6	9	(I) AGRICULTURAL USES; OR		
7	<u>(</u>	(II) CONSERVATION USES.		
8		RE OFFICIAL MAY DECLARE THE FOLLOWING MATERIALS A PUBLIC NUISANCE, UPON FINDING		
9	THAT TH	EY CREATE OR TEND TO CREATE A FIRE HAZARD ENDANGERING LIFE OR PROPERTY, OR THAT		
10	THEY MA	AY INTERFERE WITH EMERGENCY OPERATIONS OR ENDANGER FIRE SERVICE PERSONNEL:		
11		(I) RUBBISH OR TRASH;		
12		II) DRY BRUSH, NOXIOUS WEEDS OR GRASS EXCEEDING 12 INCHES IN HEIGHT;		
13		III) WOOD CHIPS OR HOGGED MATERIAL, INCLUDING NATURAL WOOD WASTE; OR		
14	(IV) DEBRIS OR OTHER MATERIAL OF A FLAMMABLE NATURE.		
15				
16		sh, dry brush, noxious weeds or grass exceeding 12 inches in height, wood chips		
17		MATERIAL, INCLUDING NATURAL WOOD WASTE, or debris or other material of a		
18	flammable r	nature which creates or tends to create a fire hazard endangering life or property or		
19	which may i	nterfere with emergency operations or endanger fire service personnel.		
20	(b) Unlawfi	ul to Permit Public Nuisance. It shall be unlawful for anyone to permit a public		
21	nuisance list	ed in subsection (a) to remain on any lot or parcel of ground.		
22	(c) Removal	I; Notice. The Director of Fire and Rescue Services shall send a notice by registered		
23	or certified r	nail to the owner of any lot or parcel of ground where the Director determines that a		
24	public nuisa	nce exists. The notice shall:		
25	(1)	Require the property owner to abate the nuisance within ten days;		
26	(2)	State that if the nuisance is not abated within ten days, the County may abate the		
27		nuisance at the expense of the property owner.		
28	(d) Extensio	n. If the property owner is unable to comply with a notice within ten days after its		
29		roperty owner shall submit a request for an extension of time. Upon receipt of the		
30		Fire Official may grant an extension of time, not to exceed 90 days. The request for		
31	an extension			
32	(1)	Be submitted to the Fire Official; and		

1		(2)	State the reasons for the request.
2	(e)	Pena	lties:
3		(1)	A person who fails to comply with a notice issued by the Fire Official is guilty of
4			a misdemeanor and, upon conviction, is subject to a fine, not exceeding
5			\$1,000.00, or imprisonment, not exceeding 30 days, or both. Alternatively, or in
6			addition to and concurrent with all other remedies at law or at equity, the
7			Department of Fire and Rescue Services may enforce the provisions of this
8			section with civil penalties pursuant to title 24, "Civil Penalties" of the Howard
9			County Code. A violation of this section is a Class C offense.
10		(2)	The Fire Official may bring action in court to enforce compliance with an order to
11			comply with this subtitle or to correct a nuisance.
12		(3)	If a person refuses or fails to comply with the provisions of this subtitle or to
13			correct a nuisance within the time specified in the notice of violation, the Fire
14			Official may petition the court for an order permitting entry upon the property to
15			abate the violation or correct the nuisance at the owner's expense.
16			
17			Title 12. Health and Social Services.
18			Subtitle 1. Health Code.
19			
20	Sect	ion 12.1	111. Nuisance suits against agricultural operations.
21	(a) S	Short Ti	tle. This section shall be known and may be cited as the Howard County Right-To-
22	Farm	n Act, B	Sill No. 22, 1989.
23	(b) <i>F</i>	Public P	colicy. The practice of agriculture has been a mainstay of the economy of Howard
24	Cou	nty sinc	e the land was settled. Agriculture is a valued and respected way of life, and the
25	prefe	erred la	nd use in the Rural Conservation (RC) Zoning District, a valued land use in the Rural
26	Resi	dential	(RR) Zoning District and on property that has an agricultural use assessment as
27	dete	rmined	by the State Department of Assessments and Taxation. The Howard County Council
28	here	by finds	s and declares that the practice of farming in Howard County should be protected and
29	enco	uraged	•
30	In ac	ddition,	as Howard County continues to grow, residents are increasingly interacting more
31	with	the acr	icultural community making it extremely important for clear communication and

- 1 mutual respect for one another. Agricultural operations, in many cases, involve noise, dust, odor,
- 2 slow moving vehicles, and early morning/late evening activity. Howard County farmers are
- 3 committed to providing a safe quality product for consumers, preserving the environment for the
- 4 next generation, and being good neighbors. At the same time these activities may have some
- 5 effect on adjoining properties. It is important that both the agricultural community and
- 6 neighboring residents respect one another so that agriculture can continue to serve as the
- 7 foundation of Howard County.

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24

- 8 (c) Definitions. In this section agricultural operation includes agriculture, apiaries, horticulture,
- 9 orchards, agricultural nurseries, viticulture, aquaculture, silviculture, animal and poultry
- 10 husbandry, and farming as defined in the Howard County Zoning Regulations. An agricultural
- operation may occur without limitation as to hours of operation. The harvesting and processing
- 12 of agricultural crops and other uses or structures directly related to or accessory to the premises
- 13 for farming are considered part of an agricultural operation. Agricultural practices included as
- part of an agricultural operation include, but are not limited to:
- 15 (1) The transportation of agricultural products;
 - (2) The transportation, storage, handling, and application of fertilizer, soil amendments, pesticides, and manure; and
- 18 (3) The operation of agricultural machinery and equipment.
- 19 (d) Protection for Agricultural Operations. In RC and RR zoning districts, and on property that
- 20 has an agricultural use assessment as determined by the State Department of Assessments and
- 21 Taxation, an agricultural operation may not legally be considered a public or private nuisance;
- and a private action may not be sustained on the grounds that the agricultural operation interferes
- or has interfered with the use or enjoyment of other property, whether public or private, if:
 - (1) The agricultural operation existed before a change occurred in the adjoining land
- use or occupancy of land and, before such change in land use or occupancy of
- land, the agricultural operation did not constitute a nuisance; or
- 27 (2) The agricultural operation, including any change in the operation, has been
- ongoing for one year or more and the operation or change did not constitute a
- nuisance from the date the operation began or the date the change in the operation
- 30 began; and

1	(3)	The agricultural operation is conducted in accordance with generally accepted
2		agricultural management practices.
3	(e) Exception	ns. This section does not apply to:
4	(1)	An agricultural operation that does not conform to Federal, State or local health,
5		HOWARD COUNTY FIRE PREVENTION CODE, or zoning requirements;
6	(2)	A Federal, State or local agency when enforcing air, water quality, or other
7		environmental standards under Federal, State or local law; or
8	(3)	An agricultural operation that is conducted in a negligent manner.
9	(f) Limitatio	ns of Actions. Notwithstanding any provision of this section, no action alleging that
10	an agricultur	al operation conducted in accordance with generally accepted agricultural practices
11	has interfere	d with the reasonable use or enjoyment of real property or personal well-being shall
12	be maintaine	d if the plaintiff has not sought mediation through the Maryland Agricultural
13	Conflict Res	olution Service within the Maryland Department of Agriculture, as provided for
14	in Title 5, Su	abtitle 4 of the Courts and Judicial Proceedings article of the Annotated Code of
15	Maryland.	
16	(g) Legal co.	sts. In any civil action, if a court finds that the agricultural operation alleged to be a
17	nuisance is f	ound not to be a nuisance and that the suit was brought in bad faith or without
18	substantial j	ustification, the court should require the plaintiff to pay the costs of the proceedings
19	and the reason	onable expenses associated with the litigation, including reasonable attorney's fees,
20	incurred by	the owner, operator or both, the owner and operator, of the agricultural operation in
21	defending ag	gainst the legal action.
22		
23	Section 2. A	And Be It Further Enacted by the County Council of Howard County, Maryland tha
24	this Act shal	l become effective 61 days after its enactment.

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, stands enacted on 2017.
Cortember 8, 2017.
Jessica Feldmark, Administrator to the County Council
Jessica Feldmark, Administrator to the County Council
. DV WITE COLDIGII
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
Jessica Feldmark, 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, 2017.
Jessica Feldmark, 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, 2017.
Jessica Feldmark, 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
Jessica Feldmark, 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
Jessica Feldmark, Administrator to the County Council
a appropriate transmission of the same and t

Amendment / to Council Bill No. 78-2017

BY: Mary Ka	ly Sigaty
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Date: Movember 6, 2017

Amendment No.

(This amendment clarifies when certain materials are public nuisances.)

On page 3, in line 29, strike "Rubbish, debris, noxious weeds" and substitute "FLAMMABLE 1 2 MATERIALS MAY BE". 3 In the same line, strike "to be". 4 5 Also on page 3, strike lines 30 and 31 in their entirety and substitute: 6 7 8 "(A) WHAT CONSTITUTES A PUBLIC NUISANCE. (1) THIS SUBSECTION DOES NOT APPLY TO WEEDS, BRUSH AND GRASS ON LAND ACTIVELY DEVOTED 9 TO: 10 (I) AGRICULTURAL USES; OR 11 (II) CONSERVATION USES. 12 (2) A FIRE OFFICIAL MAY DECLARE THE FOLLOWING MATERIALS A PUBLIC NUISANCE, UPON FINDING 13 THAT THEY CREATE OR TEND TO CREATE A FIRE HAZARD ENDANGERING LIFE OR PROPERTY, OR THAT 14 THEY MAY INTERFERE WITH EMERGENCY OPERATIONS OR ENDANGER FIRE SERVICE PERSONNEL: 15 (I) RUBBISH OR TRASH; 16 (II) DRY BRUSH, NOXIOUS WEEDS OR GRASS EXCEEDING 12 INCHES IN HEIGHT; 17 (III) WOOD CHIPS OR HOGGED MATERIAL, INCLUDING NATURAL WOOD WASTE; OR 18 (IV) DEBRIS OR OTHER MATERIAL OF A FLAMMABLE NATURE.". 19 20 On page 4, delete lines 1-5 in their entirety. 21 22

ABOPTEB 11/16/17
FAILED Justice Justic

1	(200)	Subsec	Mon 51.5.0.5.2
2		Delete	this subsection.
3	(261)	Subsec	etion 31.3.6.3.2.1
4		Delete	this subsection.
5	(262)	Subsec	etion 31.3.6.3.2.2
6		Delete	this subsection.
7	(263)	Subsec	etion 31.3.6.3.2.3
8		Delete	this subsection.
9	(264)	Subsec	etion 31.3.6.3.5.1
10		Add n	ew subsection 31.3.6.3.5.1 after subsection 31.3.6.3.5 as follows:
11		If the	operation is located outside of a municipal water supply the following will
12		apply:	
13		(i)	The AHJ will require a reliable certified water supply system with the
14			capability to supply 1000 gallons per every 10,000 cubic feet of pile. The
15			supply system must be capable of producing a minimum of 250 gpm
16			(preferred is 500gpm) for at least 2 hours.
17		(ii)	The Mulch/Wood Processing operation shall have a Fire Station located
18			within 5 travel miles of the location.
19		(iii)	If the water supply is static it is to be certified by an engineer and capable
20			to supply the amount required by paragraph (i) of this subsection. If the
21			water supply is below the minimum amount, then the supply must be
22			capable of at least 30,000 gallons at all times. The maximum size of water
23			supply needed may be based on the proposed operation and approved by
24			the AHJ.
25		(iv)	Based on the amount of material on site, other provisions such as
26			sprinklers, pre-piped systems, or constant monitoring of the pile may be
27	·		required.
28			
29			bish, debris, noxious weeds declared to be a nuisance.
30			s a Public Nuisance. Except for weeds, brush and grass on land actively
31	deviated to a	oricultur	al or conservation uses, the following are declared a public nuisance:

. 1		
2	Rubbish, tra	sh, dry brush, noxious weeds or grass exceeding 12 inches in height, wood CHIPS
3		MATERIAL, INCLUDING NATURAL WOOD WASTE, or debris or other material of a
4		ature which creates or tends to create a fire hazard endangering life or property or
5		nterfere with emergency operations or endanger fire service personnel.
6	(b) Unlawfu	al to Permit Public Nuisance. It shall be unlawful for anyone to permit a public
7		ed in subsection (a) to remain on any lot or parcel of ground.
8	(c) Removal	; Notice. The Director of Fire and Rescue Services shall send a notice by registered
9		nail to the owner of any lot or parcel of ground where the Director determines that a
10		nce exists. The notice shall:
11	(1)	Require the property owner to abate the nuisance within ten days;
12	(2)	State that if the nuisance is not abated within ten days, the County may abate the
13		nuisance at the expense of the property owner.
14	(d) Extension	n. If the property owner is unable to comply with a notice within ten days after its
15	receipt, the p	roperty owner shall submit a request for an extension of time. Upon receipt of the
16	request, the F	Fire Official may grant an extension of time, not to exceed 90 days. The request for
17	an extension	shall:
18	(1)	Be submitted to the Fire Official; and
19	(2)	State the reasons for the request.
20	(e) Penal	ties:
21	(1)	A person who fails to comply with a notice issued by the Fire Official is guilty of
22		a misdemeanor and, upon conviction, is subject to a fine, not exceeding
23		\$1,000.00, or imprisonment, not exceeding 30 days, or both. Alternatively, or in
24		addition to and concurrent with all other remedies at law or at equity, the
25		Department of Fire and Rescue Services may enforce the provisions of this
26		section with civil penalties pursuant to title 24, "Civil Penalties" of the Howard
27		County Code. A violation of this section is a Class C offense.
28	. (2)	The Fire Official may bring action in court to enforce compliance with an order to
29		comply with this subtitle or to correct a nuisance.
30	(3)	f a person refuses or fails to comply with the provisions of this subtitle or to
31		correct a nuisance within the time specified in the notice of violation, the Fire

Official may petition the court for an order permitting entry upon the property to 1 abate the violation or correct the nuisance at the owner's expense. 2 3 Title 12. Health and Social Services. 4 Subtitle 1. Health Code. 5 6 Section 12.111. Nuisance suits against agricultural operations. 7 (a) Short Title. This section shall be known and may be cited as the Howard County Right-To-8 Farm Act, Bill No. 22, 1989. 9 (b) Public Policy. The practice of agriculture has been a main stay of the economy of Howard 10 County since the land was settled. Agriculture is a valued and respected way of life, and the 11 preferred land use in the Rural Conservation (RC) Zoning District, a valued land use in the Rural 12 Residential (RR) Zoning District and on property that has an agricultural use assessment as 13 determined by the State Department of Assessments and Taxation. The Howard County Council 14 hereby finds and declares that the practice of farming in Howard County should be protected and 15 encouraged. 16 In addition, as Howard County continues to grow, residents are increasingly interacting more 17 with the agricultural community making it extremely important for clear communication and 18 mutual respect for one another. A ricultural operations, in many cases, involve noise, dust, odor, 19 slow moving vehicles, and early morning/late evening activity. Howard County farmers are 20 committed to providing a safe quality product for consumers, preserving the environment for the 21 next generation, and being good neighbors. At the same time these activities may have some 22 effect on adjoining properties. It is important that both the agricultural community and 23 neighboring residents respect one another so that agriculture can continue to serve as the 24 foundation of Howard County. 25 (c) Definitions. In this section agricultural operation includes agriculture, apiaries, horticulture, 26 orchards, agricultural nurseries, viticulture, aquaculture, silviculture, animal and poultry 27 husbandry, and farming as defined in the Howard County Zoning Regulations. An agricultural 28 operation may occur without limitation as to hours of operation. The harvesting and processing 29 of agricultural crops and other uses or structures directly related to or accessory to the premises 30

1	for farming	are considered part of an agricultural operation. Agricultural practices included as
2	part of an ag	ricultural operation include, but are not limited to:
3	(1)	The transportation of agricultural products;
4	(2)	The transportation, storage, handling, and application of fertilizer soil
5		amendments, pesticides, and manure; and
6	(3)	The operation of agricultural machinery and equipment.
7	(d) Protection	on for Agricultural Operations. In RC and RR zoning districts, and on property that
8	has an agricu	Itural use assessment as determined by the State Department of Assessments and
9		agricultural operation may not legally be considered a public or private nuisance;
10		action may not be sustained on the grounds that the agricultural operation interferes
11		red with the use or enjoyment of other property, whether public or private, if:
12	(1)	The agricultural operation existed before a change occurred in the adjoining land
13		use or occupancy of land and, before such change in land use or occupancy of
14		land, the agricultural operation did not constitute a nuisance; or
15	(2)	The agricultural operation, including any change in the operation, has been
16		ongoing for one year or more and the operation or change did not constitute a
17		nuisance from the date the operation began or the date the change in the operation
18		began; and
19	(3)	The agricultural operation is conducted in accordance with generally accepted
20		agricultural management practices.
21	(e) Exception	s. This section does not apply to:
22	(1)	An agricultural operation that does not conform to Federal, State or local health,
23		HOWARD COUNTY FIRE PREVENTION CODE, or zoning requirements;
24	(2)	A Federal, State or local agency when enforcing air, water quality, or other
25		environmental standards under Federal, State or local law; or
26	(3)	An agricultural operation that is conducted in a negligent manner.
27	(f) Limitation	of Actions. Notwithstanding any provision of this section, no action alleging that
28	an agricultural	operation conducted in accordance with generally accepted agricultural practices
29		with the reasonable use or enjoyment of real property or personal well-being shall
30		if the plaintiff has not sought mediation through the Maryland Agricultural
31	Conflict Resol	ution Service within the Maryland Department of Agriculture, as provided for

- in Title 5, Subtitle 4 of the Courts and Judicial Proceedings article of the Annotated Code of
- 2 Maryland.

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- 3 (g) Legal costs. In any civil action, if a court finds that the agricultural operation alleged to be a
- 4 nuisance is found not to be a nuisance and that the suit was brought in bad faith or without
- 5 substantial justification, the court should require the plaintiff to pay the costs of the proceedings
- and the reasonable expenses associated with the litigation, including reasonable attorney's fees,
- 7 incurred by the owner, operator or both, the owner and operator, of the agricultural operation in
- 8 defending against the legal action.
- 10 Section 2. And Be It Further Enacted by the County Council of Howard County, Maryland that
- 11 this Act shall become effective 61 days after its enactment.

,

Legislative Day No. 14

Date: Movember 6, 2017 BY: Mary Kay Sigaty Amendment No. (This amendment clarifies when certain materials are public nuisances.) On page 3, in line 29, strike "Rubbish, debris, noxious weeds" and substitute "FLAMMABLE MATERIALS MAY BE". In the same line, strike "to be". Also on page 3, strike lines 30 and 31 in their entirety and substitute: "(A) WHAT CONSTITUTES A PUBLIC NUISANCE. (1) THIS SUBSECTION DOES NOT APPLY TO WEEDS, BRUSH AND GRASS ON LAND ACTIVELY DEVOTED TO: (I) AGRICULTURAL USES; OR (II) CONSERVATION USES. (2) A FIRE OFFICIAL MAY DECLARE THE FOLLOWING MATERIALS A PUBLIC NUISANCE, UPON FINDING THAT THEY CREATE OR TEND TO CREATE A FIRE HAZARD ENDANGERING LIFE OR PROPERTY, OR THAT THEY MAY INTERFERE WITH EMERGENCY OPERATIONS OR ENDANGER FIRE SERVICE PERSONNEL:

Amendment / to Council Bill No. 78-2017

21 On page 4, delete lines 1-5 in their entirety.

(I) RUBBISH OR TRASH;

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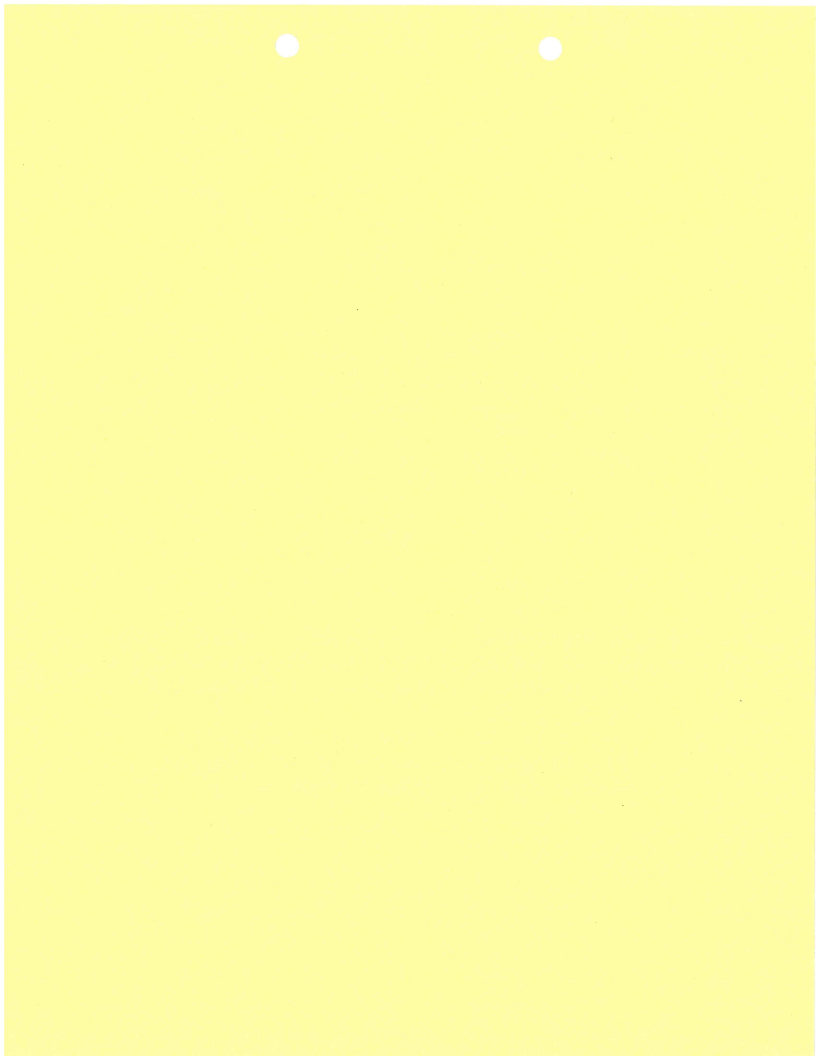
1718

1920

(II) DRY BRUSH, NOXIOUS WEEDS OR GRASS EXCEEDING 12 INCHES IN HEIGHT;

(IV) DEBRIS OR OTHER MATERIAL OF A FLAMMABLE NATURE.".

(III) WOOD CHIPS OR HOGGED MATERIAL, INCLUDING NATURAL WOOD WASTE; OR



Sayers, Margery

From:

Johnson, Kathy

Sent:

Monday, October 23, 2017 9:13 AM

To:

'Cathy Hudson'; CouncilMail

Cc:

'Howie Feaga'; 'Lynn Moore'; 'Keith Ohlinger'; 'Georgia Eacker'; 'Barb & Ted

Schmeckpeper'

Subject:

RE: CB 78 has a major problem

Just a heads up. Councilperson Sigaty is trying to set up a meeting either Wednesday or Thursday with some of us to discuss CB78

Kathy Johnson Agricultural Development Manager 410-313-6500 kliohnson@hceda.org



From: Cathy Hudson [mailto:cmhudson@comcast.net]

Sent: Wednesday, October 18, 2017 8:49 PM

To: CouncilMail < CouncilMail@howardcountymd.gov>

Cc: 'Howie Feaga' <howie@merryacresfarm.com>; 'Lynn Moore' <lynnpmoore@verizon.net>; 'Keith Ohlinger' <kohlinger05@verizon.net>; 'Georgia Eacker' <geacker@umd.edu>; 'Barb & Ted Schmeckpeper' <holliebjs@gmail.com>; Johnson, Kathy <kljohnson@hceda.org>

Subject: CB 78 has a major problem

I know we all want to move on and that this bill was intended as a tidying up measure. However, I don't think that Howard County really wants to declare that "wood chips or hogged material, including natural wood waste" in any amount should now be considered a public nuisance-but this is what CB-78 says if you read it carefully (see below). So no one can mulch their yards, gardens or trails as that would be a public nuisance. Woods would be a public nuisance because there are leaves and twigs. Leaves and grass clippings (as they are included in the natural wood waste definition for some reason (?) from CB-90 – see below) in any amount would be a public nuisance. Even agricultural or conservation uses aren't exempt as natural wood waste isn't a listed item in line 29.

I would request that the additional words (WOOD CHIPS OR HOGGED MATERIAL, INCLUDING NATURAL WOOD WASTE) not be added. I don't think that it solves any problems and it certainly creates many more.

Thank you for all your hard work on this.

Cathy Hudson

From CB - 78

Section 17.106. Rubbish, debris, noxious weeds declared to be a nuisance.

29 (a) What Constitutes a Public Nuisance. Except for weeds, brush and grass on land actively

- 30 devoted to agricultural or conservation uses, the following are declared a public nuisance:
- 1 Rubbish, trash, dry brush, noxious weeds or grass exceeding 12 inches in height, wood CHIPS
- 2 OR HOGGED MATERIAL, INCLUDING NATURAL WOOD WASTE, or debris or other material of a
- 3 flammable nature which creates or tends to create a fire hazard endangering life or property or 4 which may interfere with emergency operations or endanger fire service personnel.

Definition from CB-60

NATURAL WOOD WASTE: TREE AND OTHER NATURAL VEGETATIVE REFUSE INCLUDING TREE STUMPS, BRUSH AND LIMBS, ROOT MATS, LOGS, LEAVES, GRASS CLIPPINGS, UNADULTERATED WOOD WASTES, AND OTHER NATURAL VEGETATIVE MATERIALS.

Sayers, Margery

From:

Howie Feaga <howie@merryacresfarm.com>

Sent: Thursday, October 19, 2017 8:38 AM

To: Cathy Hudson; CouncilMail

Cc: 'Lynn Moore'; 'Keith Ohlinger'; 'Georgia Eacker'; 'Barb & Ted Schmeckpeper'; Johnson,

Kathy

Subject: RE: CB 78 has a major problem

Thank You Cathy, you have made some really good points. HOWIE

From: Cathy Hudson [mailto:cmhudson@comcast.net]

Sent: Wednesday, October 18, 2017 8:49 PM **To:** councilmail@howardcountymd.gov

Cc: Howie Feaga <howie@merryacresfarm.com>; 'Lynn Moore' <lynnpmoore@verizon.net>; 'Keith Ohlinger'

<kohlinger05@verizon.net>; 'Georgia Eacker' <geacker@umd.edu>; 'Barb & Ted Schmeckpeper' <holliebjs@gmail.com>;

'Kathy Johnson' <kljohnson@hceda.org>

Subject: CB 78 has a major problem

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Sent:

Wednesday, October 18, 2017 8:49 PM

To:

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Cc:

'Howie Feaga'; 'Lynn Moore'; 'Keith Ohlinger'; 'Georgia Eacker'; 'Barb & Ted

Schmeckpeper'; Johnson, Kathy

Subject:

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Date: 16 October 2017

Subject: Testimony on CB78-2017

My name is Stu Kohn, and I am the President of the Howard County Citizens Association, HCCA whose address is P.O. Box 89, Ellicott City MD 21041. The intent of this proposed Bill, CB78-2017 is appreciated, but unfortunately are only words if not strictly enforced like any other Bill. It is obvious that the sponsors of this Bill fully recognize the importance of such a Bill in an attempt to ensure that safety measurements as voiced by the concerned citizens do indeed have merit. In this effort the following suggested recommendations are as follows:

Please refer to Page 2, Line 25 – where it says "shall be turned or reclaimed at a minimum of every three months" how will this be enforced and regulated?

Refer to Page 2, lines 29 thru 32 – how will this be enforced and who will measure?

Refer to Page 3, Line 13 – Define the acronym "AHJ."

Refer to Page 3, Lines 14 thru 16 – how often in a given day and will this be tested and who will do it?

Refer to Page 3, Lines 17 and 18 – are there any current operations whereby a Fire Station is not within a 5-mile radius?

Refer to Page 3, Line 19 – who will determine if the "water supply is static?" Who does the "engineer" work for – the Mulching /Composting Facility or the County or State?

Refer to Page 3, Line 25 thru 27 – states, "based on the material on site, other provisions such as sprinklers, pre-piped systems, or constant monitoring of the pile may be required." The amount of material needs to be determined to not to exceed when "other provisions may be requested." Please change the word "may" to "shall."

Refer to Page 4, Lines 11, 12, and 14 – Does "ten days" mean business or calendar days?

Refer to Page 4, Line 16 – where it states "90 days" how was 90 days determined – why not 30 or 60 days?

Refer to Page 4, Lines 21 thru 23 – what is the anticipated time it will take from the issued notice to convict the guilty party?

Refer to Page 5, Lines 28 and 29 – Why may an agricultural operation have unlimited hours of operation?

Refer to Page 6, Lines 1 thru 3 – "Agricultural Products need to be defined?

It would be appreciated if the aforementioned suggestions were incorporated in the proposed Bill in an attempt to further encourage clarity and further guidance. We sincerely hope that after over 3 years of discussing this subject is finally covered over so we can finally put it to bed. All anyone from day one has been asking is for our decision makers to simply ensure that all their constituents are fully protected from any mulching, composting, or wood processing facility. No farmer should in anyway be penalized so long as the residents are fully protected from any health or safety issues.

Thank You,

Stu Kohn

HCCA, President