

Howard County Citizens Association Since 1961... The Voice Of The People of Howard County

Date: 20 May 2019

Subject: HCCA Testimony Regarding CR88-2019

The introduction section of the 2006 "Report of the Howard County Task Force on Affordable Housing" closes by stating "The Task Force concluded its work by noting that the time allotted to consider this very complex issue was not sufficient to develop detailed implementation plans..."

That line encapsulates the County's posture toward affordable housing. Rhetoric and platitudes, but no action. Howard County has failed to provide any meaningful affordable housing to its residents. The same report estimated a conservative affordable housing deficit of 20,000 units. In 2006!

The data points available since then indicate very little progress in alleviating the shortages.

According to 2018's "Self-Sufficiency Indicators" report published by the Association of Community Services, 22% or 24,000 households in Howard County have income less than \$60,000 and 6,300 households have income less than \$20,000.

About 500 students that attend Howard County Public schools are homeless.

The same report states, in 2014, there was a shortage of over 6,600 rental units for households who made less than \$50,000 and there are currently over 5,000 households on the Housing Choice Vouchers waiting list because only 761 rental units existed in 2017.

By 2035, nearly 22% of the population in Howard County will be aged 65 or older and 11% will be 75 and older. In addition to those who desire independent living, a proportion of the older adult population will need assistance and caregivers.

According to the Alzheimer's Association, 11% of those 65 and over and 38% of those 85 and over have Alzheimer's disease. By 2035, there will be nearly 24,000 older adults aged 85 and over in Howard County.

Not only will many over the age of 65, who are on fixed income need affordable housing, so will their caregivers.

In 2013, the MIHU fee was set at an arbitrary \$2.00 per sq. ft. and pegged to a regional construction cost index. The market-basis for the fee is not clear. Since it is not market based, the dollar total of fees-in-lieu are not sufficient to produce the same number of units that would have been produced had developers opted to build the units.

After the 2013 fee-in-lieu change, the number of units subject to fee-in-lieu sky-rocketed from 3 in 2009 to 261 in 2013.

The county seems to have ignored and foreclosed on every opportunity to alleviate this issue, instead opting to use affordable housing as a wedge issue during the APFO discussion or as a means to provide density to developers without holding them accountable.

In 2015, CDHC presented a recommendation that made 15% of housing affordable to households at an average of 60% of Average Median Income (AMI).

This was met with stiff resistance. Instead of providing any workable solution, developers enlisted organizations such as Howard County Chamber of Commerce, who sent a letter saying "we agree with the expectation that downtown Columbia will include expanded opportunities for in-town living in both housing for and affordability. The need for affordable, workforce housing is a goal shared by all. We do not, however, agree with the recommendations proposed by CDHC."

The public does not trust the process. County leaders have given everything in return for nothing. Exemptions, free money by way of tax-increment financing (TIF), very low fee-in-lieu exemptions, and developers' lack of good-will, has led to our current problem.

Howard County needs a comprehensive solution to solve the affordable housing crisis, not special exemption and favors, market-based MIHU fees, inclusionary zoning practices rather than practices that concentrate poverty in specific areas of the county should be the goal. HCCA urges you to address this problem more comprehensively.

Thank You,

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HOWARD COUNTY COUNCIL AFFIDAVIT OF AUTHORIZATION TO TESTIFY ON BEHALF OF AN ORGANIZATION

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This form can be submitted electronically via email to <u>councilmail@howardcountymd.gov</u> no later than 5pm the day of the Public Hearing or delivered in person the night of the Public Hearing before testifying.