

Amendment 1 to Council Bill No. 62-2019

**BY: The Chairperson at the request
of the County Executive**

**Legislative Day 14
Date: December 2, 2019**

Amendment No. 1

(This amendment:

- 1. Changes the definition of forest to distinguish between an existing forest and a replanted forest;*
- 2. Strengthens language related to site design requirements;*
- 3. Removes a reference to alternative compliance;*
- 4. Corrects a cross reference; and*
- 5. Writes out a term to avoid using an acronym.)*

1 On page 2, strike line 25 and substitute “35 FEET WIDE FOR AN EXISTING FOREST AND AT LEAST 50
2 FEET WIDE FOR A REPLANTED FOREST. “FOREST” INCLUDES:”.

3

4 On page 5, in line 26, strike “08.19.03” and substitute “08.09.03.01”.

5

6 On page 17, in line 18, strike “ACCOMMODATE FOREST CONSERVATION”.

7

8 On page 17, in line 19, strike “OBLIGATIONS ON-SITE BY ESTABLISHING” and substitute
9 “ESTABLISH”.

10

11 On page 17, line 20, after “ALL” insert “ON-SITE”.

12

13 On page 17, in line 24, strike “BETWEEN” and substitute “OUTSIDE”.

14

15 On page 17, in line 24, strike “BUFFER” and substitute “BUFFER, AS DEFINED BY SUBDIVISION
16 REGULATIONS.”.

17

18 On page 17, in line 25, after “CONSTRUCTION” insert “THEN REFORESTED”.

19

1 On page 17, in line 31, after “DISTRICTS” insert “THAT PROPOSE TO IMPORT DEVELOPMENT
2 DENSITY,”.

3

4 On page 23, in line 22, after “DBH” insert “(DIAMETER AT BREAST HEIGHT)”.

5

6 On page 23, in line 27, strike “DEFERRAL, PHASING OF OBLIGATIONS, OR SEEKING ALTERNATIVE
7 COMPLIANCE” and substitute “DEFERRAL OR PHASING OF OBLIGATIONS”.