

# PETITION TO AMEND THE ZONING REGULATIONS OF HOWARD COUNTY

DPZ Office Use Only:					
Case No. ZRA					
Date Filed:					

1.	Zoning 1	Regulation	Amendment	Request
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I (we), the undersigned, hereby petition the County Council of Howard County to amend the Zoning Regulations of Howard County as follows:

- 1. Section 103.0 to revise the definition of Housing Commission Housing Development to include the Howard County Government;
- 2. Section 128.0.J.2.c. to allow the Planning Board to approve up to a maximum of 12 acres of housing developments owned by the Housing Commission or housing developments in which the Housing Commission is the general partner or managing member, and 12 acres of housing developments owned by the Howard County Government, on non-residentially zoned land in a three-calendar year period.
- Address 3430 Courthouse Drive, Ellicott City, MD 21043

  Phone No. (W) 410-313-2350 (H) N/A

  Email Address agowan@howardcountymd.gov

  3. Counsel for Petitioner David Moore, Principal Attorney, Howard County Office of Law

  Counsel's Address 3430 Courthouse Drive, Ellicott City, MD 21043

  Counsel's Phone No. 410-313-2100

  Email Address dmoore@howardcountymd.gov
- 4. Please provide a brief statement concerning the reason(s) the requested amendment(s) to the Zoning Regulations is (are) being proposed.
  - Currently, the Housing Commission is permitted (with approval from the Planning Board) to develop up to 12 acres of housing developments on non-residentially zoned land in a three-year calendar period. However, the current Zoning Regulations do not permit the Howard County Department of Housing and Community Development (DHCD) the same development opportunities. The Housing Commission became the County's public housing authority in 1990 (CB51-1990). The Office of Housing became the Department of Housing on 3/17/02 (CB59-2001), formerly under the County Administration. The two agencies shared one staff and one director. In 2007, Zoning Regulation Amendment 90 (Council Bill 72-2007, signed on November 5, 2007) defined "Housing Commission Housing Development" and outlined the criteria for Housing Commission Housing

Developments. In 2007, the county's Housing Department and the Housing Commission functioned as one agency. On July 1, 2017, separate directors were named for each agency and staff was divided, however the Zoning Regulations were never updated to reflect this change. Because of that oversight, the DHCD is no longer afforded the same development opportunities that they had prior to 2017. The current proposal would amend the definition of Housing Commission Housing Development to include the Howard County Government (which has control over the DHCD).

This ZRA proposes regulatory changes that recognize the importance of the DHCD to the County and restores opportunities intended for the DHCD under Council Bill 72-2007 (opportunities still afforded to the Housing Commission by that same bill).

5. Please provide a detailed justification statement demonstrating how the proposed amendment(s) will be in harmony with current General Plan for Howard County.

PlanHoward 2030 discusses how the DHCD is a lead agency in helping to provide senior housing, housing for residents with disabilities, and combat homelessness in Howard County. PlanHoward 2030 also recognizes that "... a focus on diverse and affordable housing will become increasingly more important. Special consideration must also be given to expanding housing choice for the growing senior citizen population and residents living with disabilities."

Policy 9.2 seeks to "Expand full spectrum housing for residents at diverse income levels and life stages, and for individuals with disabilities, by encouraging high quality, mixed income, multigenerational, well designed, and sustainable communities." The proposed amendments are consistent and attempt to implement this policy by "Continu(ing) to expand current options for full spectrum, affordable housing through affordable housing requirements in additional zoning districts."

Policy 9.5 seeks to "Support the efforts of County agencies, nonprofits, and other organizations to prevent temporary and chronic homelessness." The proposed amendments are consistent and attempt to implement this policy by "Partner(ing) with DHCD, DCS, and others to address the transitional housing needs of homeless individuals and families challenged by chronic disabilities, health, mental health, and substance abuse."

Policy 9.6 seeks to "Promote design innovation for all housing types, utilizing cost-effective sustainability principles, to meet the housing and transportation needs of the County's diverse households." The proposed amendments are consistent and attempt to implement this policy by adopting "policies that promote affordable, safe, and healthy housing for residents."

6. The Legislative Intent of the Zoning Regulations in Section 100.A. expresses that the Zoning Regulations have the purpose of "...preserving and promoting the health, safety and welfare of the community." Please provide a detailed justification statement demonstrating how the proposed amendment(s) will be in harmony with this purpose and the other issues in Section 100.A.

All proposed amendments are in harmony with the legislative intent of the Howard County Zoning Regulations. Specifically, Section 100.0.A.2. of the Howard County Zoning Regulations indicates that it is the intent of these Regulations "To protect the character, the social and economic stability of all parts of the County; to guide the orderly growth and development of the County, and to protect and conserve the value of land and structures appropriate to the various land use classes established by the General Plan for Howard County, and by these comprehensive Zoning Regulations".

- 7. Unless your response to Section 6 above already addresses this issue, please provide an explanation of the public benefits to be gained by the adoption of the proposed amendment(s).

  Promote the orderly growth of the County while balancing the housing needs of residents at diverse income levels and life stages, and for individuals with disabilities.
- 8. Does the amendment, or do the amendments, have the potential of affecting the development of more than one property, yes or no? Yes. The proposed amendments would allow the Planning Board to approve up to a maximum of 12 acres of housing developments owned by the Howard County Government (specifically, the DHCD) on non-residentially zoned land in a three-calendar year period.

  Those 12 acres of land do not necessarily have to be limited to a single property. The average parcel size for a housing development is approximately 5 acres.

If yes, and the number of properties is less than or equal to 12, explain the impact on all properties affected by providing a detailed analysis of all the properties based upon the nature of the changes proposed in the amendment(s). If the number of properties is greater than 12, explain the impact in general terms.

The proposed amendments would allow the Planning Board to approve up to a maximum of 12 acres of housing developments owned by the Howard County Government (specifically, the DHCD) on non-residentially zoned land in a three-calendar year period. Those 12 acres of land do not necessarily

have to be limited to a single property. The average parcel size for a housing development is approximately 5 acres. Therefore, the proposal has the potential to impact more than 12 properties, since 12 acres of housing developments can be approved every three years.

- 9. If there are any other factors you desire the Council to consider in its evaluation of this amendment request, please provide them at this time. Please understand that the Council may request a new or updated Technical Staff Report and/or a new Planning Board Recommendation if there is any new evidence submitted at the time of the public hearing that is not provided with this original petition.
- You must provide the full proposed text of the amendment(s) as a separate document entitled "Petitioner's Proposed Text" that is to be attached to this form. This document must use this standard format for Zoning Regulation Amendment proposals; any new proposed text must be in CAPITAL LETTERS, and any existing text to be deleted must be in [[ Double Bold Brackets]]. In addition, you must provide an example of how the text would appear normally if adopted as you propose.

After this petition is accepted for scheduling by the Department of Planning and Zoning, you must provide an electronic file of the "Petitioner's Proposed Text" to the Division of Public Service and Zoning Administration. This file must be in Microsoft Word or a Microsoft Word compatible file format, and may be submitted by email or some other media if prior arrangements are made with the Division of Public Service and Zoning Administration.

- 11. The Petitioner agrees to furnish additional information as may be required by the Department of Planning and Zoning prior to the petition being accepted for scheduling, by the Planning Board prior to its adoption of a Recommendation, and/or by the County Council prior to its ruling on the case.
- 12. The undersigned hereby affirms that all of the statements and information contained in, or filed with this petition, are true and correct. The undersigned has read the instructions on this form, filing herewith all of the required accompanying information. If the Petitioner is an entity that is not an individual, information must be provided explaining the relationship of the person(s) signing to the entity.

		— Docusigned by:	
Amy Gowan, Director of Planning and Zoning		Amy Glonan	4/22/2020
Petitioner's name (Printed or typed)		Petitioner's Signature	Date
Petitioner's name (Printed or typed)		Petitioner's Signature	Date
Counsel for Petitioner's Signature			
DocuSigned by:  ACRTA491BFF9447.	4		

[If additional signatures are necessary, please provide them on a separate document to be attached to this petition form.]

<u>FEE</u>						
The Petitioner agrees to pay all fees as follows:						
Filing fee	\$695.00. If the request is granted, the Petitioner shall pay \$40.00 per 200 words of text or fraction thereof for each separate textually continuous amendment (\$40.00 minimum, \$85.00 maximum)					
Each additional hearing night	. \$510.00*					
The County Council may refund or waive all or part of the filing fee where the petitioner demonstrates to the satisfaction of the County Council that the payment of the fee would work an extraordinary hardship on the petitioner. The County Council may refund part of the filing fee for withdrawn petitions. The County Council shall waive all fees for petitions filed in the performance of governmental duties by an official, board or agency of the Howard County Government.						
**************	***********					
For DPZ office use only:						
Hearing Fee \$						
Receipt No.						
PLEASE CALL 410-313-2350 FOR AN APPOINTM	IENT TO SUBMIT YOUR APPLICATION					
County Website: www.howardcountymd.gov						

Revised:5/08

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#### INSTRUCTIONS TO THE APPLICANT/PARTY OF RECORD

- As required by State Law, applicants are required to complete the AFFIDAVIT AS TO CONTRIBUTION that is attached, and if you have made a contribution as described in the Affidavit, please complete the DISCLOSURE OF CONTRIBUTION that is attached.
- If you are an applicant, Party of Record (i.e., supporter/protestant) or a family member and have made a contribution as described in the Affidavit, you must complete the DISCLOSURE OF CONTRIBUTION that is attached.
- Filed affidavits and disclosures will be available for review by the public in the office of the Administrative assistant to the Zoning Board during normal business hours.
- Additional forms may be obtained from the Administrative Assistant to the Zoning Board at (410-313-2395) or from the Department of Planning and Zoning.
- Completed form may be mailed to the Administrative Assistant to the Zoning Board at 3430 Courthouse Drive, Ellicott City, MD 21043.
- Pursuant to State Law, violations shall be reported to the Howard County Ethics Commission.

### ZRA XXX – Exhibit A

## Petitioner's Proposed Text

#### Howard County Zoning Regulations.

(CAPITALS indicate text to be added; text in [[brackets]] indicates text to be deleted.)

Section 103.0 - Definitions

Housing Commission Housing Development: A housing development, as defined in Section 13.1303 of the Howard County Code, that is either (I) wholly owned by the Howard County Housing Commission or (II) owned by a limited partnership or limited liability company formed solely for the purpose of obtaining the benefit of federal low income housing tax credits under Section 42 of the Internal Revenue Code and in which the commission is the general partner or managing member OR (III) OWNED BY THE HOWARD COUNTY GOVERNMENT.

Section 128.0.J.2.c.

The Planning Board may approve up to a maximum of 12 acres of [[Housing Commission Housing Developments]] HOUSING DEVELOPMENTS OWNED BY THE HOUSING COMMISSION OR HOUSING DEVELOPMENTS IN WHICH THE HOUSING COMMISSION IS THE GENERAL PARTNER OR MANAGING MEMBER, AND 12 ACRES OF HOUSING DEVELOPMENTS OWNED BY THE HOWARD COUNTY GOVERNMENT, on non-residentially zoned land in a three-calendar year period.