Introduced	10-4-2021
Public Hearing	1/2-18-2021
Council Action	12-10-2021
Executive Action	12-13-2021
Effective Date	2-12-2022

# **County Council of Howard County, Maryland**

2021 Legislative Session

Legislative Day No. 16

# Bill No. 77 -2021

# Introduced by: Deb Jung and Christiana Rigby

AN ACT to provide for a hearing examiner to hear certain matters in the jurisdiction of the Zoning Board; specifying the powers and duties of, and the procedures to be used by, the hearing examiner, including the requirement to issue a certain report; specifying the contents of the report; specifying the duties of the Zoning Board with respect to the actions of the hearing examiner; clarifying when certain mediation occurs; providing for the rights of the parties, including the right to file exceptions, in matters heard by the hearing examiner; and generally relating to Piecemeal map amendments and development plan approvals.

Introduced and read first time $DCA$ $C$ , 2021. C	Ordered poste By order	Michelle R. Harrod, Administrator
Having been posted and notice of time & place of hearing & title second time at a public hearing on <u>OCX</u>	of Bill havin _, 2021, By order _	g been published according to Charter, the Bill was read for a           Maddle Harter, the Bill was read for a           Michelle R. Harrod, Administrator
This Bill was read the third time on $\underline{D_{CC}}$	_, 2021 and H	Passed, Passed with amendments, Failed
	By order _	Michelle R. Harrod, Administrator
Sealed with the County Seal and presented to the County Execut	ive for appro	wal this day of Dec., 2021 at Lampp.m.)
	By order _	March II the soul
Approved/Veroed, by the County Executive Dec. 13	_, 2021	
		Calvin Ball. 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; <u>Underlining</u> indicates material added by amendment.

Section 1. Be it enacted by the County Council of Howard County, Maryland, that the Howard County
 Code is hereby amended as follows:

3	By amending		
4	Title 16 - Planning, zoning and subdivisions and land development regulations.		
5	Subtitle 2 Zoning		
6	Sec. 16.203A. Hearing Examiner		
7	Sec. 16.204. Piecemeal map amendments and development plan approvals.		
8			
9			
10	HOWARD COUNTY CODE		
11	SEC. 16.203A. – HEARING EXAMINER.		
12	(A) IN GENERAL.		
13	(1) EXCEPT AS SET FORTH IN SECTION 16.203A(A)(3), A HEARING EXAMINER SHALL FIRST		
14	HEAR THE PETITIONS THAT ARE AUTHORIZED TO BE HEARD BY THE ZONING BOARD UNDER SECTION		
15	16.204 OF THIS SUBTITLE.		
16	(2) A HEARING UNDER THIS SECTION SHALL BE HELD IN THE SAME MANNER AS A HEARING		
17	THAT THE ZONING BOARD HOLDS UNDER SECTIONS 16.204 AND 16.206 OF THIS SUBTITLE AND THE		
18	HEARING EXAMINER SHALL NOT ISSUE A DECISION BUT SHALL ISSUE A REPORT. WHEN THE HEARING		
19	EXAMINER HOLDS A HEARING UNDER THIS SECTION, THE HEARING SHALL PROCEED AS SET FORTH IN		
20	SECTIONS 16.204 AND 16.206 OF THIS SUBTITLE AS IF THE TERM "ZONING BOARD" OR "CHAIRPERSON"		
21	INCLUDES "HEARING EXAMINER."		
22	(3) THE ZONING BOARD SHALL ADOPT RULES OF PROCEDURE FOR THE HEARING EXAMINER IN		
23	ZONING BOARD CASES.		
24	(3) (4) The Zoning Board shall hear and decide a case if:		
25	(I) THE HEARING EXAMINER POSITION IS VACANT; OR		
26	(II) THE ZONING BOARD DETERMINES THAT THE HEARING EXAMINER IS UNABLE TO		
27	HEAR THE CASE BECAUSE OF A CONFLICT OF INTEREST OR OTHER DISQUALIFICATION; OR		
28	(III) THE ZONING BOARD BY MAJORITY VOTE DECIDES TO HEAR THE CASE.		
29	(B) REPORT		

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1 (1)(I) THE HEARING EXAMINER SHALL ISSUE A REPORT ON EACH PETITION HEARD BY 2 THE HEARING EXAMINER.

3 (II) THE HEARING EXAMINER SHALL ISSUE THE REPORT WITHIN 60 DAYS AFTER THE 4 CONCLUSION OF THE HEARING UNLESS THE ZONING BOARD SPECIFIES A DIFFERENT TIME.

- 5 (2)THE REPORT SHALL INCLUDE FINDINGS OF FACT, SUMMARIES OF ARGUMENTS AND 6 RESPECTIVE POSITIONS IN THE CASE OR THEORY IN SUPPORT OF IT, AND CONCLUSIONS OF LAW.
- 7

(3) THE REPORT IS NOT AN ORDER OR FINAL ACTION OF THE ZONING BOARD.

8 (4) THE REPORT SHALL BE SIGNED BY THE HEARING EXAMINER AND SENT TO THE ZONING 9 BOARD ADMINISTRATOR TO BE DISTRIBUTED TO THE MEMBERS OF THE ZONING BOARD, EACH PARTY TO THE CASE, AND POSTED ON THE ZONING BOARD'S WEBSITE. THE REPORT SHALL BE DEEMED ISSUED ON 10 11 THE DATE THAT THE REPORT IS SIGNED BY THE HEARING EXAMINER.

(C) RECORD 12

- 13 (1) THE RECORD SHALL INCLUDE:
- 14 (I) ALL ITEMS LISTED IN SECTION 2.121(A) OF THE COUNTY CODE;
- 15 (II) MAPS;
- 16 (III) RECORDINGS OF THE HEARINGS HELD BY THE HEARING EXAMINER;
- 17 (IV) PRESENTATION BY THE DEPARTMENT OF PLANNING AND ZONING; AND
- 18 (V) ALL OTHER MATERIALS PROVIDED TO THE HEARING EXAMINER BY THE PETITIONER, 19 THE OPPOSITION, AND GOVERNMENT AGENCIES.".
- 20 (2) FOLLOWING THE CLOSE OF THE RECORD, THE HEARING EXAMINER SHALL SEND THE RECORD 21 TO THE ZONING BOARD ADMINISTRATOR TO BE DISTRIBUTED TO THE MEMBERS OF THE ZONING BOARD.
- 22 (D) EXCEPTIONS; ACTIONS BY THE ZONING BOARD.
- 23 (1)(H)AFTER A HEARING EXAMINER ISSUES A REPORT, A PARTY MAY SUBMIT TO THE 24 ZONING BOARD EXCEPTIONS TO THE REPORT.
- 25 (2)(11) EXCEPTIONS SHALL BE IN WRITING AND SHALL BE FILED WITH THE ZONING 26 BOARD WITHIN 20 BUSINESS DAYS AFTER THE HEARING EXAMINER'S REPORT IS ISSUED. THE PARTY 27 FILING EXCEPTIONS SHALL SEND THE EXCEPTIONS TO THE ZONING BOARD ADMINISTRATOR AND ALL 28 OTHER PARTIES IN THE CASE BY BOTH EMAIL AND FIRST-CLASS MAIL, POSTAGE PAID. THE EXCEPTIONS

SHALL SPECIFY IN DETAIL THOSE ITEMS TO WHICH THE PARTY EXCEPTS AND THE REASONS WHY THE
 PARTY EXCEPTS, ANY PARTY MAY FILE A WRITTEN RESPONSE TO ANY OTHER PARTY'S EXCEPTIONS
 WITHIN 20 BUSINESS DAYS OF THE FILING OF ANY EXCEPTIONS.

4 (3) (III) ON THE FILING OF EXCEPTIONS, THE ZONING BOARD SHALL SCHEDULE AN ORAL
5 ARGUMENT ON THE EXCEPTIONS IN A TIMELY MANNER. THE ORAL ARGUMENT IS LIMITED TO THOSE
6 MATTERS TO WHICH EXCEPTIONS HAVE BEEN TAKEN. EACH PARTY SHALL BE LIMITED TO 30 MINUTES
7 TOTAL OF ORAL ARGUMENT FOR ALL EXCEPTIONS FILED BY THAT PARTY. THE ZONING BOARD MAY
8 CHOOSE TO TAKE EVIDENCE ON AN EXCEPTION.

9 (2) EVERY DECISION AND FINAL ORDER IN A PIECEMEAL MAP AMENDMENT OR DEVELOPMENT 10 PLAN CASE SHALL BE IN WRITING, SIGNED BY A MAJORITY OF THE ENTIRE ZONING BOARD, ATTESTED BY . 11 THE ZONING BOARD ADMINISTRATOR, AND SHALL BE ACCOMPANIED BY FINDINGS OF FACT AND 12 CONCLUSIONS OF LAW AND SHALL BE MADE A PART OF THE RECORD OF PROCEEDINGS. THE FINAL ORDER 13 OF THE ZONING BOARD DENVING OR GRANTING THE PETITION FOR A PIECEMEAL MAP AMENDMENT, OR 14 APPROVING OR DISAPPROVING A DEVELOPMENT PLAN, SHALL BE FILED WITH THE DEPARTMENT OF 15 PLANNING AND ZONING, WHICH SHALL MAINTAIN IT AS PART OF THE OFFICIAL RECORDS OF THE COUNTY. 16 THE ZONING BOARD MAY DECIDE BY MAJORITY VOTE TO REMAND THE PETITION TO THE HEARING 17 EXAMINER FOR ADDITIONAL TESTIMONY AND HEARING.

# 18 (E) PRESENTATION TO THE ZONING BOARD.

# 19 <u>THE REPORT, ALONG WITH THE RECORD, SHALL BE PRESENTED BY THE HEARING EXAMINER TO THE</u> 20 <u>ZONING BOARD AT A MEETING OF THE ZONING BOARD.</u>

21 . THE HEARING OF EXCEPTIONS TO THE REPORT SHALL FOLLOW THE HEARING EXAMINER'S

# 22 <u>PRESENTATION.</u>

23 (F) ACTIONS BY THE ZONING BOARD

### 24 EVERY DECISION AND FINAL ORDER IN A PIECEMEAL MAP AMENDMENT OR DEVELOPMENT PLAN 25 CASE SHALL BE IN WRITING, SIGNED BY A MAJORITY OF THE ENTIRE ZONING BOARD, ATTESTED BY THE 26 ZONING BOARD ADMINISTRATOR, AND SHALL BE ACCOMPANIED BY FINDINGS OF FACT AND CONCLUSIONS 27 OF LAW AND SHALL BE MADE A PART OF THE RECORD OF PROCEEDINGS. THE FINAL ORDER OF THE ZONING 28 BOARD DENYING OR GRANTING THE PETITION FOR A PIECEMEAL MAP AMENDMENT, OR APPROVING OR 29 DISAPPROVING A DEVELOPMENT PLAN, SHALL BE FILED WITH THE DEPARTMENT OF PLANNING AND 30 ZONING, WHICH SHALL MAINTAIN IT AS PART OF THE OFFICIAL RECORDS OF THE COUNTY. THE ZONING 31 BOARD MAY DECIDE BY MAJORITY VOTE TO REMAND THE PETITION TO THE HEARING EXAMINER FOR

32 ADDITIONAL TESTIMONY AND HEARING.

1 Sec. 16.204. - Piecemeal map amendments and development plan approvals.

(a) *Zoning Board.* The Zoning Board may exercise the Zoning Authority delegated to it by this subtitle
to make decisions on piecemeal map amendments and development plans in pursuance of a petition filed
in accordance with section 16.205 of this subtitle and shall establish procedures for doing so.

5 (b) *Mediation.* The Zoning Board may refer an applicant and other persons affected by a pending 6 application, other than piecemeal map amendment cases based on the change/mistake rule as established 7 by Maryland Case Law, to the Mediation and Conflict Resolution Center, Inc., of Howard County or a 8 conflict resolution or mediation service which has been deemed acceptable by the Board. The purpose of 9 such referral shall be to resolve conflicts between these parties, but the results thereof shall not bind the 10 Board to any result. Any resolution that is agreed upon by both parties shall be subject to findings of the 11 Board required by law. Petition approval may not be granted solely on the basis of mediation resolution.

12 A referral may be made either before or after a public hearing on a pending petition decision, but only after 13 an application is deemed complete. ANY MEDIATION [[Mediation]] shall [[not]] occur [[after]] PRIOR TO the 14 Zoning Board [[votes]] VOTING on a petition. The cost of the mediation service shall be incurred by the 15 petitioner.

16 If no agreement is reached between the parties within 45 days, or at anytime the mediator deems any further 17 meetings futile, the Board shall continue with its proceedings or deliberations on the matter. If both parties 18 agree, mediation may be extended past 45 days to a period of time as agreed to by the parties.

19 Nothing in this section shall preclude the parties from meeting on their own at any time, with or without a 20 mediator, in an attempt to resolve their differences. It is the policy of the County to encourage applicants 21 and neighbors to have early discussions on proposed projects so that differences may be resolved prior to 22 the submission of an application.

(c) *Public Hearing Required.* The Zoning Board shall hold a hearing, <u>UNLESS THE HEARING EXAMINER</u>
<u>HAS ALREADY HELD A HEARING</u> on piecemeal map amendments and development plan petitions DURING
which parties TO THE CASE shall have an opportunity to be heard. The Zoning Board shall be prohibited
from holding meetings which include an opportunity for public testimony on any day on which Rosh
Hashanah, Yom Kippur, Eid Ul Fitr or Eid Ul Adha is observed. The Zoning Board shall not take final
action on piecemeal map amendments or development plan petitions until after:

29 (1) [[the]] ANY public hearing; AND

30 (2) THE PROCEDURES IN THIS SECTION AND SECTION 16.203A OF THIS SUBTITLE ARE31 COMPLETE.

(d) Advertising. At least 30 days prior to the initial public hearing on the piecemeal map amendment or
 development plan petitions, the petitioner, at its own expense, shall advertise the date, time, place and
 subject matter of the petition in at least two newspapers of general circulation in Howard County.

4 (e) Posting and Mail Notice:

5 (1) At least 30 days prior to the initial public hearing on the piecemeal map amendment or 6 development plan petitions, the petitioner shall:

7 Post the property which is the subject of the hearing with the date, time, place and (i) 8 subject matter of the hearing. The sign shall include the address of Department of Planning and Zoning's 9 website. The poster shall be double-sided and at least 30 inches by 36 inches in size. The poster shall include 10 a three digit alphanumeric code, which would be used to identify the case. The alphanumeric code shall be 11 posted by the Department of Planning and Zoning in at least five-inch lettering in the top left corner of the poster. The Department of Planning and Zoning shall determine the number of posters required and their 12 13 location and the petitioner shall bear the expense of posting. The Department of Planning and Zoning shall 14 supply the posters. The petitioner shall properly erect and maintain the posters; and

- (ii) Send a certified letter to all persons whose property is adjoining to the property which
  is the subject of the petition, according to the most recent State taxation and assessment records, notifying
  those persons of the date, time, place and subject matter of the hearing in accordance with subsection
  16.203(c)(7) and of this subtitle.
- 19 (2) Noncompliance with the mailing requirements of paragraph (1) of this subsection does not
   20 constitute a basis for appeal or the setting aside of piecemeal zoning or development plan decisions.

(f) Report of the Planning Board. Petitions for piecemeal map amendments or development plan approvals shall be submitted to the Planning Board. At least 30 days prior to a Planning Board meeting on any piecemeal map amendment or development plan, the petitioner shall send notice of such meeting to the relevant subscribers on the list maintained by the Department of Planning and Zoning in accordance with subsection 16.145(b)(3). The Zoning Board shall consider the report of the Planning Board on such petitions before the Zoning Board takes final action on them.

(g) Department of Planning and Zoning's Findings and Analysis. The Department of Planning and
 Zoning shall transmit its findings and analysis concerning a petition for piecemeal map amendments or
 development plans in a technical staff report to the Planning Board at least two weeks prior to the PLANNING
 BOARD [[public]] meeting on a petition.

*Questioning Departmental Findings.* At any time any individual may submit a question to the staff 1 (h) of the Department of Planning and Zoning or related agencies concerning the findings and analysis of the 2 Department or related agencies. If a written response is requested, the question should be submitted in 3 writing to the Department or agency. If the written request is submitted at least 30 days prior to the Zoning 4 5 Board hearing, the Department or agency shall respond to such requests in writing and send a copy of the 6 response to the Zoning Board at least two weeks prior to the Zoning Board hearing. A response from a 7 related agency to a question concerning its findings and analysis may be considered by the Zoning Board 8 only if the response is in writing, unless a representative of the agency is present at the hearing to answer 9 questions.

(i) Presentation of Departmental Findings and Analysis. At least 30 days prior to a Zoning Board hearing,
the Board Administrator shall send a written notice to the Director of the Department of Planning and
Zoning as to the date, time, and place of the hearing. The Director of the Department of Planning and
Zoning, or the Director's Designee, shall attend a Zoning Board public hearing concerning a petition for
piecemeal map amendment or development plan and, under oath and subject to cross-examination,
summarize the Department's findings, explain the development process, and answer any related questions.

(j) *Findings.* Before the Zoning Board makes a decision, on any piecemeal map amendment or
 development plan petition it shall make those findings of fact and conclusions of law required by law.

18 (k) Documentation.

(1) A petition for a piecemeal amendment of the zoning map may include documentation
 describing the proposed development and use of the property under petition. The zoning regulations and
 Zoning Board's rules of procedure shall govern the nature of the documentation and its review.

(2) A piecemeal map amendment shall be based on findings required by law. A piecemeal map
 amendment petition may not be granted solely on the basis of documentation relating to proposed
 development and use of the property.

(3) If the petition for a piecemeal map amendment includes documentation describing the
proposed development and use of the property under petition and the petition is granted:

(i) The property may be developed and used only in accordance with the documentation,notwithstanding any provision requiring uniformity of zoning requirements; and

(ii) Unless the comprehensive zoning plan changes the zoning district of the
property, subsequent adoption of a comprehensive zoning plan shall not affect the requirement that the
property be used in accordance with the documentation.

Section 2. Be it further enacted by the County Council of Howard County, Maryland, that this Act shall
 become effective 61 days after its enactment.

Introduced	10-4-2021
Public Hearing	10-18-2021
Council Action	i
Executive Action	. <u></u>
Effective Date	

flative Day No. 16

# **County Council of Howard County, Maryland**

2021 Legislative Session

Bill No. 77 -2021

Introduced by: Deb Jung and Christiana Righ

AN ACT to provide for a hearing examiner to hear certain matter, in the jurisdiction of the Zoning Board; specifying the powers and duties of, and the procedures to be used by, the hearing examiner, including the requirement to issue a certain report; specifying the contents of the report; specifying the duties of the Zoning Board with respect to the actions of the hearing examiner; clarifying when optain mediation occurs; providing for the rights of the parties, including the right to file exceptions, in matters heard by the hearing examiner; and generally relating to Piecemeal map amendments and development plan approvals.

Introduced and read first time Octoper 4, 2021. o	By order		
Having been posted and notice of time & place of hearing stilled second time at a public hearing on C & C & C & C & C & C & C & C &	of Bill havin _, 2021. By order _		d for a
This Bill was read the third time on		Michelle R. Harrod, Administrator	
Sealed with the County Seal and present to the County Executi		Michelle R. Harrod, Administrator	 _ a.m./p.m.
	By order _	÷16	
Approved/Vetoed by the County Intecutive	_, 2021	Calvin Ball, 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; <u>Underlining</u> indicates material added by amendment. Tabled 11-1-2021 Werker Harris

- 1 Section 1. Be it enacted by the County Council of Howard County, Maryland, that the Howard County
- 2 Code is hereby amended as follows:

3	By an	ending		
4	•	0	Plannin	g, zoning and subdivisions and land development regulations.
5			le 2 Z	
6				203A. Hearing Examiner
7				204. Piecemeal map amendments and development plan approvals.
8				
9				
10				HOWARD COUNT CODE
11	SEC. 1	.6.203A	.–HEA	RING EXAMINER.
12	(A)	IN GEi	NERAL.	
13		(1)	Exce	PT AS SET FORTH IN SECTION 6.203A(A)(3), A HEARING EXAMINER SHALL FIRST
14	HEAR	THE PET	TITIONS 1	THAT ARE AUTHORIZED TO BE HEARD BY THE ZONING BOARD UNDER SECTION
15	16.204	4 OF THI	S SUBTI	TLE.
16		(2)	Анел	ARING UNDER THIS SECTION SHALL BE HELD IN THE SAME MANNER AS A HEARING
17	THAT	THE ZON	NING BO	ARD HOLDS UNDER SUCTIONS 16.204 AND 16.206 OF THIS SUBTITLE AND THE
18	HEARI	NG EXA	MINER S	HALL NOT ISSUE A DECISION BUT SHALL ISSUE A REPORT. WHEN THE HEARING
19	Exam	INER HC	DLDS A H	EARING UNDER THE SECTION, THE HEARING SHALL PROCEED AS SET FORTH IN
20	SECTION	э <mark>л</mark> ь 16.2	204 and	16.206 OF THIS SUBTITLE AS IF THE TERM "ZONING BOARD" OR "CHAIRPERSON"
21	INCLU	DES "HI	EARING	Examiner."
22		(3)	Тне 2	ZONING BOARD SHALL HEAR AND DECIDE A CASE IF:
23			(I)	THE HEARING EXAMINER POSITION IS VACANT; OR
24			(11)	THE ZONNIG BOARD DETERMINES THAT THE HEARING EXAMINER IS UNABLE TO
25	HEAR	THE CAS	E BECA	USE OF A CONFLICT OF INTEREST OR OTHER DISQUALIFICATION.
26	(B)	Repoi	RT	
27		(1)	(1)	THE HEARING EXAMINER SHALL ISSUE A REPORT ON EACH PETITION HEARD BY
28	THE H	EARING	Examin	√ER.
29			(11)	THE HEARING EXAMINER SHALL ISSUE THE REPORT WITHIN 60 DAYS AFTER THE
30	CONCL	USION (	OF THE F	IEARING UNLESS THE ZONING BOARD SPECIFIES A DIFFERENT TIME.

1

(2) THE REPORT SHALL INCLUDE FINDINGS OF FACT AND CONCLUSIONS OF LAW.

2

(3) THE REPORT IS NOT AN ORDER OR FINAL ACTION OF THE ZONING BOARD.

3 (4) THE REPORT SHALL BE SIGNED BY THE HEARING EXAMINER AND SENT TO THE ZONING
4 BOARD ADMINISTRATOR TO BE DISTRIBUTED TO THE MEMBERS OF THE ZONING BOARD, EACH PARTY TO
5 THE CASE, AND POSTED ON THE ZONING BOARD'S WEBSITE. THE REPORT SHALL BE DEEMED ISSUED ON
6 THE DATE THAT THE REPORT IS SIGNED BY THE HEARING EXAMINER.

7 (C) RECORD

8 FOLLOWING THE CLOSE OF THE RECORD, THE HEARING EXAMINER SHALL SEND THE RECORD TO
9 THE ZONING BOARD ADMINISTRATOR TO BE DISTRIBUTED TO THE MEMBERS OF THE ZONING BOARD.

**10** (D) *Exceptions; Actions by the Zoning Board.* 

(1) (1) AFTER A HEARING EXAMINER ISSUES A REPORT, A PARTY MAY SUBMIT TO THE
ZONING BOARD EXCEPTIONS TO THE REPORT.

(ii) EXCEPTIONS SHALL BE IN WITTING AND SHALL BE FILED WITH THE ZONING
BOARD WITHIN 20 BUSINESS DAYS AFTER THE HEAR NG EXAMINER'S REPORT IS ISSUED. THE PARTY
FILING EXCEPTIONS SHALL SEND THE EXCEPTIONS THE ZONING BOARD ADMINISTRATOR AND ALL
OTHER PARTIES IN THE CASE BY BOTH EMAIL AND FIRST-CLASS MAIL, POSTAGE PAID. THE EXCEPTIONS
SHALL SPECIFY IN DETAIL THOSE ITEMS TO WHICH THE PARTY EXCEPTS AND THE REASONS WHY THE
PARTY EXCEPTS. ANY PARTY MAY FILE A WRITTEN RESPONSE TO ANY OTHER PARTY'S EXCEPTIONS
WITHIN 20 BUSINESS DAYS OF THE FILING OF MY EXCEPTIONS.

(III) ON THE FILING OF EXCEPTIONS, THE ZONING BOARD SHALL SCHEDULE AN ORAL
ARGUMENT ON THE EXCEPTIONS IN A TIMERY MANNER. THE ORAL ARGUMENT IS LIMITED TO THOSE
MATTERS TO WHICH EXCEPTIONS HAVE BEEN TAKEN. EACH PARTY SHALL BE LIMITED TO 30 MINUTES
TOTAL OF ORAL ARGUMENT FOR ALL EXCEPTIONS FILED BY THAT PARTY. THE ZONING BOARD MAY
CHOOSE TO TAKE EVIDENCE ON AN EXCEPTION.

(2) EVERY DECISION AND INAL ORDER IN A PIECEMEAL MAP AMENDMENT OR DEVELOPMENT
PLAN CASE SHALL BE IN WRITING, SIG ED BY A MAJORITY OF THE ENTIRE ZONING BOARD, ATTESTED BY
THE ZONING BOARD ADMINISTRATIR, AND SHALL BE ACCOMPANIED BY FINDINGS OF FACT AND
CONCLUSIONS OF LAW AND SHALL BE HADE A PART OF THE RECORD OF PROCEEDINGS. THE FINAL ORDER
OF THE ZONING BOARD DENVING OR FRANTING THE PETITION FOR A PIECEMEAL MAP AMENDMENT, OR
APPROVING OR DISAPPROVING A DEVELOPMENT PLAN, SHALL BE FILED WITH THE DEPARTMENT OF
PLANNING AND ZONING, WHICH SHALL MAINTAIN IT AS PART OF THE OFFICIAL RECORDS OF THE COUNTY.

1 THE ZONING BOARD MAY DECIDE BY MAJORITY VOTE TO REMAND THE PETITION TO THE HEARING 2 EXAMINER FOR ADDITIONAL TESTIMONY AND HEARING,

Sec. 16.204. - Piecemeal map amendments and development plan approvals. 3

Zoning Board. The Zoning Board may exercise the Zoning Authority Degated to it by this subtitle 4 (a) 5 to make decisions on piecemeal map amendments and development plans, pursuance of a petition filed in accordance with section 16.205 of this subtitle and shall establish prefedures for doing so. 6

7 (b) Mediation. The Zoning Board may refer an applicant and ther persons affected by a pending 8 application, other than piecemeal map amendment cases based at the change/mistake rule as established by Maryland Case Law, to the Mediation and Conflict Resourcion Center, Inc., of Howard County or a 9 conflict resolution or mediation service which has been decreed acceptable by the Board. The purpose of 10 such referral shall be to resolve conflicts between these durities, but the results thereof shall not bind the 11 Board to any result. Any resolution that is agreed upon by both parties shall be subject to findings of the 12 13 Board required by law. Petition approval may not be granted solely on the basis of mediation resolution.

A referral may be made either before or after a put hearing on a pending petition decision, but only after 14 an application is deemed complete. ANY MEDIA MON [[Mediation]] shall [[not]] occur [[after]] PRIOR TO the 15 16 Zoning Board [[votes]] VOTING on a petition The cost of the mediation service shall be incurred by the 17 petitioner.

If no agreement is reached between the parties within 45 days, or at anytime the mediator deems any further 18 meetings futile, the Board shall continue with its proceedings or deliberations on the matter. If both parties 19 20 agree, mediation may be extended pass 45 days to a period of time as agreed to by the parties.

21 Nothing in this section shall preclude the parties from meeting on their own at any time, with or without a mediator, in an attempt to resolve their differences. It is the policy of the County to encourage applicants 22 and neighbors to have early discussions on proposed projects so that differences may be resolved prior to 23 the submission of an application 24

25 Public Hearing Required The Zoning Board shall hold a hearing on piecemeal map amendments and (c) development plan petitions DURING which parties TO THE CASE shall have an opportunity to be heard. The 26 27 Zoning Board shall be prohibied from holding meetings which include an opportunity for public testimony on any day on which Rosh Inshanah, Yom Kippur, Eid Ul Fitr or Eid Ul Adha is observed. The Zoning 28 Board shall not take final action on piecemeal map amendments or development plan petitions until after: 29 湯 [[the]] ANY public hearing; AND

30 (1)

THE PROCEDURES IN THIS SECTION AND SECTION 16.203A OF THIS SUBTITLE ARE 1 (2) COMPLETE. 2

3 Advertising. At least 30 days prior to the initial public hearing on the piecemeal map amendment or (d)development plan petitions, the petitioner, at its own expense, shall advertise the date, time, place and 4 subject matter of the petition in at least two newspapers of general circulation in Howard County. 5

6 (e) Posting and Mail Notice:

At least 30 days prior to the initial public hearing in the piecemeal map amendment or 7 (1)development plan petitions, the petitioner shall: 8

- Post the property which is the subject of the hearing with the date, time, place and 9 (i) subject matter of the hearing. The sign shall include the address of Department of Planning and Zoning's 10 website. The poster shall be double-sided and at least 30 inches by 36 inches in size. The poster shall include 11 a three digit alphanumeric code, which would be used to dentify the case. The alphanumeric code shall be 12 posted by the Department of Planning and Zoning in *P*least five-inch lettering in the top left corner of the 13 poster. The Department of Planning and Zoning share determine the number of posters required and their 14 location and the petitioner shall bear the expense grosting. The Department of Planning and Zoning shall 15 supply the posters. The petitioner shall properly rect and maintain the posters; and 16
- Send a certified letter to all persons whose property is adjoining to the property which 17 (ii) is the subject of the petition, according to the most recent State taxation and assessment records, notifying 18 those persons of the date, time, place any subject matter of the hearing in accordance with subsection 19 20 16.203(c)(7) and of this subtitle.
- Noncompliance with the nailing requirements of paragraph (1) of this subsection does not 21 (2)constitute a basis for appeal or the setting aside of piecemeal zoning or development plan decisions. 22
- Report of the Planning Bodel. Petitions for piecemeal map amendments or development plan 23 (f) approvals shall be submitted to the lanning Board. At least 30 days prior to a Planning Board meeting on 24 any piecemeal map amendment or evelopment plan, the petitioner shall send notice of such meeting to the 25 relevant subscribers on the list muntained by the Department of Planning and Zoning in accordance with 26 subsection 16.145(b)(3). The Zor goard shall consider the report of the Planning Board on such petitions 27 before the Zoning Board takes final action on them. 28

Department of Planning and Zoning's Findings and Analysis. The Department of Planning and 29 (g) Zoning shall transmit its findings and analysis concerning a petition for piecemeal map amendments or 30

development plans in a technical staff report to the Planning Board at least two weeks prior to the PLANNING
 BOARD [[public]] meeting on a petition.

Questioning Departmental Findings. At any time any individual may submit a question to the staff 3 (h) of the Department of Planning and Zoung or related agencies concerning the findings and analysis of the 4 5 Department or related agencies. If a written response is requested, the question should be submitted in 6 writing to the Department or agency. If the written request is submitted at least 30 days prior to the Zoning 7 Board hearing, the Department or agency shall respond to such requests in writing and send a copy of the 8 response to the Zoning Board at least two weeks prior to the Zoning Board hearing. A response from a related agency to a question concerning its findings and analysis may be considered by the Zoning Board 9 10 only if the response is in writing, unless a representative of the agency is present at the hearing to answer 11 questions.

(i) Presentation of Departmental Findings and Analysis. At least 30 days prior to a Zoning Board hearing,
the Board Administrator shall send a written notice to the Director of the Department of Planning and
Zoning as to the date, time, and place of the hearing. The Director of the Department of Planning and
Zoning, or the Director's Designee, shall attend a Zoning Board public hearing concerning a petition for
piecemeal map amendment or development plan and, under oath and subject to cross-examination,
summarize the Department's findings, explain the development process, and answer any related questions.

(j) *Findings*. Before the Zoning Board makes a decision, on any piecemeal map amendment or
 development plan petition it shall make those findings of fact and conclusions of law required by law.

20 (k) Documentation.

(1) A petition for a precenceal amendment of the zoning map may include documentation
 describing the proposed development and use of the property under petition. The zoning regulations and
 Zoning Board's rules of procedure mall govern the nature of the documentation and its review.

- (2) A piecemeal map antindment shall be based on findings required by law. A piecemeal map
   amendment petition may not be panted solely on the basis of documentation relating to proposed
   development and use of the property.
- (3) If the petition for a precemeal map amendment includes documentation describing the
  proposed development and use of the property under petition and the petition is granted:

(i) The property may a developed and used only in accordance with the documentation,
 notwithstanding any provision requiring uniformity of zoning requirements; and

1 (ii) Unless the comprehensive zoning plan changes the zoning district of the 2 property, subsequent adoption of a comprehensive zoning plan shall not affect the requirement that the 3 property be used in accordance with the documentation.

- 4 Section 2. Be it further enacted by the County Council of Howard County, Maryland, that this Act shall
- 5 become effective 61 days after its enactment.
- 6



### BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, stands enacted on

, 2021. \_ Dec 13

Michelle Harrod, 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 \_\_\_\_\_\_, 2021.

Michelle Harrod, 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 \_\_\_\_\_\_, 2021.

Michelle Harrod, 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 \_\_\_\_\_\_, 2021.

Michelle Harrod, 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 \_\_\_\_\_\_, 2021.

Michelle Harrod, 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 \_\_\_\_\_\_, 2021.

Michelle Harrod, Administrator to the County Council