

Amendment 2 to Council Bill 33-2012

BY: Jennifer Terrasa
Mary Kay Sigaty

Legislative Day No: 14
Date: November 5, 2012

Amendment No. 2

(This amendment:

1. *Inserts a “whereas clause” which clarifies that the preservation of historic structures that are open and accessible to the public benefits the entire County*
2. *Specifies that a proposed parcel be either County-owned or encumbered with a MHT easement and requires historic structures to be accessible to the public before they can exchange density with receiving parcels in any planning district).*

On page 1, immediately before line 1, insert the following:

“WHEREAS, the preserving of parcels with historic structures and keeping them open and accessible to the public not only benefits the area surrounding the historic structure, but also benefits the entire County.

NOW, THEREFORE,”.

On page 4, in line 8, after “PARCEL”, insert “THAT IS EITHER COUNTY-OWNED OR ENCUMBERED WITH A MARYLAND HISTORIC TRUST EASEMENT LOCATED”. On the same page, in line 10, after “STRUCTURE”, insert “WHICH IS OPEN AND ACCESSIBLE TO THE PUBLIC”.