Introduced	01.02.2024
Public Hearing	01.16.2024
Council Action	02.05.2024
Executive Action	, <u></u> ,
Effective Date	

County Council of Howard County, Maryland

2024 Legislative Session

Legislative Day No. 1 Legislative Date: January 2, 2024

Bill No. 4 -2024

Introduced by: Liz Walsh

AN ACT repealing certain provisions of law that provide optional methods for a developer to provide moderate income housing units under the zoning regulations and that allow a developer to request permission from the Director of Housing to use alternative compliance to certain optional methods; repealing certain provisions of law relating to market-based required alternatives to the moderate income housing unit obligation; repealing certain provisions of law relating to alternatives to moderate income housing unit obligation in certain zones; repealing certain provisions of law relating to the sale of moderate income housing units; repealing certain provisions of law relating to the rental of moderate income housing units; altering certain definitions and certain regulations; and generally relating to the sale of moderate income housing units.

AN ACT repealing age-restricted moderate income housing units and planned senior communities from certain provisions of law that allow for the alternative compliance of Moderate Income Housing Units restrictions, and generally relating to the sale of moderate income housing units.

Introduced and read first time $\underline{Tam 2}$, 2024. (Ordered post By order_	ed and hearing scheduled. Michelle R. Harrod, Administrator
Having been posted and notice of time & place of hearing & title second time at a public hearing on 300 M	of Bill havi , 2024.	ng been published according to Charter, the Bill was read for a
	By order_	Muchelle R. Harrod, Administrator
This Bill was read the third time on $Felo 5$	_, 2024 and	Passed, Passed with amendments, Failed
	By order	Michelle R. Harrod, Administrator
Sealed with the County Seal and presented to the County Execut	tive for appro	oval thisday of, 2024 ata.m./p.m.
	By order _	Michelle R. Harrod, Administrator
Approved/Vetoed by the County Executive	, 2024	
		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.

1	Section 1. Be it enacted by the County Council of Howard County, Maryland, that the Howard
2	County Code is hereby amended as follows:
3	
4	<u>By amending:</u>
5	Title 13. Housing and Community Development.
6	Subtitle 4. Moderate Income Housing Units.
7	Section 13.402C. Alternatives to moderate income housing unit obligation
8	in certain zones.
9	
10	Sec. 13.402C. Alternatives to moderate income housing unit obligation in certain zones.
11	(a) Application. This section shall apply only to:
12	(1) Residential developments of single-family detached homes offered for sale in the RC,
13	RR, R-ED, R-20, R-12, and R-SC zoning districts;
14	(2) Age-restricted adult housing and planned senior communities;
15	(3-2)Single-family attached homes in R-H-ED; and
16	(4-3)Mixed use developments in MXD.
17	(b) Alternative Compliance. In these developments, instead of providing moderate income
18	housing units as required by section 13.402 of this subtitle, the developer may pursue one or
19	a combination of the alternatives set forth in subsection (c), (d) or (e) of this section.
20	(c) Substitute Units. The developer may substitute units by purchasing, rehabilitating, and
21	offering for sale existing housing units that are located throughout the County as follows:
22	(1) The Department must approve each substitute unit before purchase by the developer,
23	and shall ensure that the substitute unit provides the same number of bedrooms as
24	planned for the on-site unit;
25	(2) The rehabilitation of each substitute unit shall meet the Department's minimum
26	standards, as determined by regulation of the Department;

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1	(3) Upon completion of rehal	bilitation, the Department must approve	each completed unit
2	before resale;		
3	(4) A developer shall purchase and rehabilitate the unit and request a priority period, as set		
4	forth in section 13.404 of	this subtitle, within one year of the deve	eloper's initial
5	notification of sale under	section 13.404;	
6	(5) The sales price for a subs	titute unit shall be the lowest of the follo	owing:
7	(i) The moderate incom	e housing unit price determined by the l	Department at the
8	time of the develope	r's request for a priority period for the su	ubstitute unit; or
9	(ii) The developer's actu	al cost of purchasing, rehabilitating, and	l selling the substitute
10		l and reasonable carrying costs; and	
		se substitute units of the following types	and at the following
11		se substitute units of the following types	and at the following
12	<u>ratio:</u>		
	TYPE OF REQUIRED MIHU	<u>TYPE OF SUBSTITUTE UNIT</u>	<u>RATIO</u>
	<u>Apartment</u>	Apartment	<u>1:1</u>
	Apartment	Single-family, attached	<u>3:2</u>
	Apartment	Single-family, detached	<u>2:1</u>
	Single-family, attached	Apartment	<u>2:3</u>
	Single-family, attached	Single-family, attached	<u>1:1</u>
	Single-family, attached	Single-family, detached	<u>3:2</u>
	Single-family, detached	Apartment	<u>1:2</u>
	Single-family, detached	Single-family, attached	<u>2:3</u>
	Single-family, detached	Single-family, detached	<u>1:1</u>
13			

15	(d) Offer to Low-Income Purchasers. The developer may substitute units by offering one-third
16	of the moderate income housing units required under this subtitle to eligible low-income
17	purchasers who shall have an annual household income of up to 60 percent of the median
18	income. The purchase price for these units shall be established in the same manner as set
19	forth in section 13.403 of this subtitle, except that the base price shall be affordable to a

1 2		purchaser with a household income equal to the following percentages of median income, adjusted by family size appropriate to the size and number of bedrooms in the unit:
3		(1) Fifty-five percent for proffered units and single-family detached homes;
4		(2) Fifty percent for semi-detached (duplexes) and single-family attached (townhomes);
5		and
6		(3) Forty-five percent for apartments (condominiums).
7	<u>(e)</u>	Fee-In-Lieu. The developer may pay a fee-in-lieu to the Department for each unit in the
8		development or portion of the development that is not providing MIHUs onsite:
9		(1) The fee-in-lieu shall be based on the square footage calculated by the County for
10		purposes of determining a unit's building excise tax when applying for a building
11		permit for the development;
12		(2) The fee-in-lieu shall be set yearly by Council resolution based upon the percentage of
13		increase in the ENR Construction Cost Index for the Baltimore Region as reported in
14		ENR, Engineering News Record;
15		(3) The fee-in-lieu shall be published on the County's website together with the base sales
16		prices and rents for moderate income housing units;
17		(4) If the developer chooses to provide a portion of the required MIHUs on site, the fee
18		shall be prorated accordingly.
19		(5) Except as provided in paragraph (a) of this section, a developer may not pay a fee in
20		lieu of a single-family attached or apartment moderate income housing unit except in
21		an age-restricted adult housing or planned senior community;
22		(6) A developer shall pay the fee-in-lieu for each unit at the time a building permit is
23		issued;
24		(7) The fee-in-lieu collected by the Department shall be used for the following:
25		(i) The Settlement Downpayment Loan Program;
26		(ii) The Rehabilitation Loan Program;

1 (iii) Grants to other County entities, the Howard County Housing Commiss	sion or local
2 <u>non-profits for rental housing subsidies, the purchase and rehabilitation</u>	n of existing
3 properties for sale or rent to low or moderate income households, emer	rgency
4 eviction support, or other housing opportunities for low and moderate	income
5 <u>households; and</u>	
6 (8) By February 1 of each year, the Department shall provide a detailed annual	report to
7 the Council of each collection and expenditure of all fee-in-lieu funds for the	ne prior
8 <u>calendar year.</u>	
9 (9) In census tract block group where the poverty level is ten percent or greater	r according
10 to the most recent census, the fee-in-lieu collected by the Department shall	be used
11 only for the Settlement Downpayment Loan Program and the Rehabilitation	<u>n Loan</u>
12 <u>Program.</u>	
13 (f) Multi-Plex Dwellings. Notwithstanding section 13.402(d) of this subtitle, any de	evelopment
14 of single-family detached dwelling units may provide moderate income housing	<u>units on</u>
15 site in the form of multi-plex dwelling units in accordance with the applicable pr	<u>rovisions of</u>
16 <u>the Zoning Regulations.</u>	
17	
18 Section 2. Be it further enacted by the County Council of Howard County, Maryland	<u>d, that this</u>
19 Act shall become effective 61 days after its enactment.	
20	

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

3	By amending:
4	
5	Subtitle 4. Moderate Income Housing Units.
6	Section 13.401. Definitions.
7 8	Section 13.402. Development procedures; moderate income housing unit agreement; alternative.
9 10	<i>—————————————————————————————————————</i>
11	Section 13.402C. Alternatives to moderate income housing unit obligation in certain zones.
12	Section 13.404. Sale of moderate income housing unit.
13	
14	Section 13.409. Regulations.
15	
16	Title 13. Housing and Community Development.
17	Subtitle 4. Moderate Income Housing Units
18	Sec. 13.401. Definitions.
19	(a) In General. In this subtitle, the following words have the meanings indicated:
20	(b) Commission means the Howard County Housing Commission.
21	(c) Department means the Howard County Department of Housing and Community
22	Development.
23	(d) Designee means the Howard County Housing Commission, a nonprofit corporation, or a
24	quasi-public housing development organization designated by the Department as eligible to
25	operate and maintain moderate income housing units on a long-term basis.
26	(e) Director means the Director of the Department of Housing and Community Development.
27	(f) Disability income means an annual household income of up to 20 percent of the median
28	income in Howard County comprised, in part, from a cash payment of Supplemental
29	Security Income (SSI) or Social Security Disability Income (SSDI).

1	(g) <i>Disability income housing unit</i> (DIHU) means a dwelling unit offered for rent to a
2	household with an adult person receiving disability income.
3	(h) <i>Dwelling unit</i> has the meaning stated in the Howard County Zoning Regulations.
4	(i) Eligible purchaser means a holder of a certificate of eligibility under section 13.406 of this
5	subtitle who has been prequalified by the Department to obtain a mortgage in an amount
6	sufficient to enable the individual to purchase a moderate income housing unit. Eligible
7	purchasers cannot own any other real property at the time they are awarded a moderate-
8	income housing unit.
9	(j) First-time home buyer means an individual who, during the three years before receiving a
10	certificate of eligibility:
11	(1) Has not owned any property used or usable as a residence; or
12	(2) Has owned a personal residence but, because of the separation or divorce of the joint
13	tenants or the death of one of the joint tenants, needs to purchase a personal residence
14	without the former joint tenant.
15	(k) Initial sale price means the price set by the Housing and Community Development Board
16	under section 13.403 of this subtitle for the first sale of a type of moderate income housing
17	unit.
18	(1) Low income means an annual household income of up to 60 percent of the median income
19	in Howard County.
20	(m) Low income housing unit means a dwelling unit offered for sale or rent to households with
21	low incomes.
22	(n) Median income means the median annual income of Howard County as determined by the
23	U.S. Census Bureau.
24	(o) Moderate income means an annual household income of up to 80 percent of the median
25	income in Howard County.
26	(p) Moderate income housing unit (MIHU) means a dwelling unit offered for sale or rent to
27	households with moderate incomes.

1	(q) Moderate income housing unit offered for sale means a unit that is built on a subdivided lot
2	or subject to a condominium regime, as provided in a moderate income housing unit
3	agreement under subsection 13.402(b) of this subtitle.
4	(r) Proffered unit means a moderate income housing unit in a development for which the
5	provision of moderate income housing is proffered by the petitioner and made a condition
6	of approval in a preliminary development plan approved by the Zoning Board.
7	[[(s) Rehabilitated existing moderate income housing unit means an existing residential housing
8	unit that has been determined by the Department of Housing and Community Development
9	to have met the specified eligibility criteria and rehabilitation requirements for such units as
10	provided in this subtitle and that is subject to and bound to comply with all of the
11	requirements in this subtitle applicable to newly built moderate income housing units.]]
12	[[(t)]] (s) Rental unit means a moderate income housing unit that is not a moderate income
13	housing unit offered for sale.
14	Sec. 13.402. Development procedures; moderate income housing unit agreement;
15	DISABILITY INCOME HOUSING OPTION [[alternative]].
15 16	DISABILITY INCOME HOUSING OPTION [[alternative]]. (a) Development Procedures:
16	(a) Development Procedures:
16 17	(a) <i>Development Procedures:</i> (1) When a development is subject to this subtitle, the developer shall submit to the
16 17 18	 (a) Development Procedures: (1) When a development is subject to this subtitle, the developer shall submit to the Department of Planning and Zoning, concurrent with the submission of the original
16 17 18 19	 (a) Development Procedures: (1) When a development is subject to this subtitle, the developer shall submit to the Department of Planning and Zoning, concurrent with the submission of the original final plat or original site development plan for approval; as applicable:
16 17 18 19 20	 (a) Development Procedures: (1) When a development is subject to this subtitle, the developer shall submit to the Department of Planning and Zoning, concurrent with the submission of the original final plat or original site development plan for approval; as applicable: (i) An agreement to meet moderate income housing unit requirements; and
16 17 18 19 20 21	 (a) Development Procedures: (1) When a development is subject to this subtitle, the developer shall submit to the Department of Planning and Zoning, concurrent with the submission of the original final plat or original site development plan for approval; as applicable: (i) An agreement to meet moderate income housing unit requirements; and (ii) Recordable covenants approved by the Department and the County Solicitor.
16 17 18 19 20 21 22	 (a) <i>Development Procedures:</i> (1) When a development is subject to this subtitle, the developer shall submit to the Department of Planning and Zoning, concurrent with the submission of the original final plat or original site development plan for approval; as applicable: (i) An agreement to meet moderate income housing unit requirements; and (ii) Recordable covenants approved by the Department and the County Solicitor. (2) Covenants under this subsection shall be recorded among the land records of Howard
16 17 18 19 20 21 22 23	 (a) Development Procedures: (1) When a development is subject to this subtitle, the developer shall submit to the Department of Planning and Zoning, concurrent with the submission of the original final plat or original site development plan for approval; as applicable: (i) An agreement to meet moderate income housing unit requirements; and (ii) Recordable covenants approved by the Department and the County Solicitor. (2) Covenants under this subsection shall be recorded among the land records of Howard County concurrently with the recordation of the final subdivision plat or site
16 17 18 19 20 21 22 23 24	 (a) Development Procedures: (1) When a development is subject to this subtitle, the developer shall submit to the Department of Planning and Zoning, concurrent with the submission of the original final plat or original site development plan for approval; as applicable: (i) An agreement to meet moderate income housing unit requirements; and (ii) Recordable covenants approved by the Department and the County Solicitor. (2) Covenants under this subsection shall be recorded among the land records of Howard County concurrently with the recordation of the final subdivision plat or site development plan approval, as applicable.

28 under this section shall be in a form prescribed by the Department and shall include:

1	(1) A statement of the number of moderate income housing units required under the
2	zoning regulations;
3	(2) A requirement that the developer comply with the minimum specifications for
4	moderate income housing units established by the Department;
5	(3) A plan for construction of moderate income housing units offered for sale and rental
6	units, which shall, to the extent practicable, consider current market conditions, the
7	needs of eligible purchasers, and planning considerations, require that each phase of
8	the development contain its proportionate share of the total number of moderate
9	income housing units required under the approved final plan or site development plan;
10	and
11	(4) A statement of how moderate income housing units will be provided that shall include
12	the number of units, types of units, and location of units.
13	(c) Covenants. The covenants under this section shall be in a form prescribed by the
14	Department and shall include provisions prohibiting the sale or rental of a moderate income
15	housing unit except to an eligible purchaser, the Commission, the County, or a designee in
16	accordance with this subtitle.
17	(d) Requirements Applicable to Moderate Income Housing Units. [[Except as provided in
18	subsections (e) and (f) of this section, and except as provided in section 13.402A of this
19	subtitle, a]] A developer obligated to provide moderate income housing units in accordance
20	with the zoning regulations as part of a development shall provide all of the units:
21	(1) On the site of the development project;
22	(2) In the same ratio of unit types as proposed for the development; and
23	(3) Evenly distributed within each phase of development.
24	(e) Optional [[Methods]] METHOD FOR DISABILITY INCOME HOUSING:
25	[[(1) A developer required to provide moderate income housing units under the zoning
26	regulations may request permission to provide the required units:
27	(i) At a different location;
28	(ii) As a different ratio of unit types; or

(iii) As disability income housing units.

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2	(2) A developer may use an optional method under this subsection if the Director, upon
3	recommendation from the Housing and Community Development Board and in
4	consultation with the Director of Planning and Zoning and the Director of Community
5	Resources and Services, determines that:
6	(i) a. The number of moderate income housing units to be constructed in the
7	development will render the development economically unfeasible; or
8	b. The development proposes an indivisible package of services and facilities to all
9	residents that would cost the moderate income housing unit owners so much that
10	the units would be rendered unaffordable to eligible purchasers; and
11	(ii) The optional method results in geographic distribution of moderate income
12	housing units throughout the County.]]
13	[[(3)]] (1) A developer may use disability income housing units as an optional method under
14	this subsection if the Director, in consultation with the Administrator of the Office of
15	Transportation, the Director of Community Resources and Services and the Director of
16	Planning and Zoning, determines that there is a need for the proposed disability income
17	housing units.
18	[[(4)]] (2) A developer who uses an optional method of providing moderate income housing
19	units in accordance with paragraph (1) of this subsection shall calculate the number of
20	units to be provided as set forth below:
21	[[(i) For every one moderate income single-family detached housing unit required by
22	the zoning regulations, the requirement shall be increased by the multiplier in the
23	following chart:

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Type of Unit	On-site	Off-site
Single Family Detached	amily Detached Not Applicable 1.5 Me	
		Housing Units
Single Family Attached	Family Attached 1.5 Moderate Income Units 1.75 M	
		Housing Units

Apartment	1.75 Moderate Income Units	2.0 Moderate Income	
		Housing Units	
1			

<pre>[[(ii)]] (I) For every one single-family attached moderate income housing unit required</pre>
by the zoning regulations, the requirement shall be increased by the multiplier [[in
the following chart]] OF 0.33 DISABILITY INCOME HOUSING UNITS. [[:

-Type of Unit	On-site	Off-site
Single Family Attached	0.33 Disability Income	1.5 Moderate Income
	Housing Units	Housing Units
Apartment	1.5 Moderate Income	1.75 Moderate Income
	Housing Units or	Housing Units
	0.4 Disability Income	
	Housing Units	

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[[(iii)]] (II) For every one moderate income apartment required by the zoning

regulations, the requirement shall be modified by the multiplier [[in the following

chart:]] OF 0	.4 Disabilit	y Income Ho	USING UNITS.	- [[

0.4 Disability Income	1.5 Moderate Income
Housing Unit	Housing Units
	r i i i i i i i i i i i i i i i i i i i

10 [[(f) Alternative Compliance to Optional Methods.

(1) A developer may request permission from the Director to use a method other than
 those set forth in subsection (e) of this section to provide moderate income housing
 units.

14 (2) A request shall include the following information:

1	(i) A description of the alternative compliance proposal, including a comparison of
2	the required and proposed units, in terms of the location, numbers, types,
3	bedrooms, and square footage; and
4	(ii) The projected fair market value of the required and proposed units.
5	(3) In determining whether to approve a request under this subsection, the Director, upon
6	recommendation from the Housing and Community Development Board and in
7	consultation with the Director of Planning and Zoning and the Director of Community
8	Resources and Services, shall consider whether:
9	(i) The phasing of moderate income housing units will be provided sooner than
10	would be required by the phasing of market rate units;
11	(ii) The units present innovative architecture or site design features that contribute to
12	affordability;
13	(iii) The design reduces operating and maintenance costs;
14	(iv) The location of the proposed alternative is part of a mixed-use development with
15	existing or potential transit service; and
16	(v) The development provides a package of services or amenities for the benefit of
17	moderate-income-residents.
18	(4) In granting a request under this subsection, the Director may reduce the number of
19	units that would have been required under subsection (e) of this section, but may not
20	reduce the number of units below the number required by the zoning regulations.
21	(g) Alternative of Providing Rehabilitated Existing Moderate Income Housing Units. The
22	developer of a housing development subject to this subtitle may provide up to five
23	rehabilitated existing moderate income housing units if the developer's requirement is for 29
24	or fewer moderate income housing units or, if the developer's requirement is for 30 or more
25	moderate income housing units, the developer may provide a maximum of 20 percent of the
26	required moderate income housing units by providing rehabilitated existing moderate

1	(1) Prior to approval of a final subdivision plat or, if the property is not being subdivided,
2	a site development plan:
3	(i) The developer provides:
4	a. One rehabilitated existing moderate income housing unit certificate approved by
5	the Department as provided below for each moderate income housing unit
6	required by this subtitle; or
7	b. Two rehabilitated existing moderate income housing unit certificates for
8	condominium apartment units approved by the Department as provided below for
9	each moderate income housing unit required by this subtitle; and
10	(ii) The developer executes all of the required agreements and covenants relating to
11	the provision of newly built moderate income housing units in this subtitle.
12	(2) (i) If a developer is required to provide age-restricted moderate income housing units by
13	the zoning regulations, the developer may use the alternative of providing rehabilitated
14	units as permitted by this subsection.
15	(ii) A developer may use a non-age-restricted rehabilitated unit instead of an age-
16	restricted rehabilitated unit under this subsection if the Director, with the
17	concurrence of the Chief Administrative Officer:
18	a. Has made a good faith effort to find, but is unable to find, any eligible purchaser
19	who meets the criteria for the age-restricted moderate income housing unit
20	consistent with Federal discrimination law exemptions; or
21	b. Has determined that the unit is not physically suited for use by an age-restricted
22	eligible purchaser.
23	(iii) The total number of non-age-restricted rehabilitated units that are substituted for
24	age-restricted units shall not exceed ten.
25	(3) Except as provided in subsection (i) of this section, the rehabilitated existing moderate
26	income housing units are subject to all of the requirements applicable to newly built
27	moderate income housing units in this subtitle.

1	(h) Approval of Certificates for Rehabilitated Existing Moderate Income Housing Units; Sale
2	of Certificates. The application, approval and sale of certificates for rehabilitated existing
3	moderate income housing units shall be governed by the following criteria and procedures:
4	(1) (i) The owner of a residential housing unit or units or an Applicant acting on their behalf
5	may apply to the Department for eligibility to apply for a certificate for a rehabilitated
6	existing moderate income housing unit.
7	(ii) Within 20 business days following application, the Department shall approve such
8	a unit as eligible for a certificate application if it finds:
9	a. That the unit is in need of substantial repairs based on an itemized estimate of cost
10	of repairs submitted by the Applicant;
11	b. That the unit shall not be or previously have been a moderate income housing unit
12	approved pursuant to this subtitle; and
13	c. That the unit will add to the stock of needed moderate income housing units in the
14	County.
15	(2) (i) If the Department approves a unit as being eligible for certificate application, the
16	owner of the unit or an Applicant acting in his behalf may apply for that certificate.
17	(ii) The Department shall approve the application and issue a certificate for a
18	rehabilitated existing moderate income housing unit if it finds that the Applicant
19	has executed the required moderate income housing unit covenants and
20	agreements and met the following rehabilitation requirements for the unit:
21	a. Kitchen and bath cabinets shall be new or updated in the last ten years and in
22	good condition; kitchen and bath fixtures shall conform to current maximum
23	water usage standards; and all major kitchen appliances shall be new and
24	warranted for at least one year;
25	b. All carpets and flooring shall be new except for hardwood flooring that is new or
26	newly refinished;
27	e. The heating and cooling systems shall be new or have been replaced in the last ten
28	
20	years and be in good working order;

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1	d. All drywall or other wall materials shall be in good condition with no outdated
2	finishes;
3	e. All doors and locks shall be in good working order;
4	f. All windows shall be new or replaced in the last ten years, have insulated glass or
5	storm windows and be in good condition;
6	g. The roof shall be new or replaced in the last ten years, be in good condition, and
7	have at least a 20-year manufacturer's warranty remaining at the time of sale;
8	h. Facia, gutters and downspouts shall be in good condition;
9	i. The Applicant shall certify that the unit complies with all applicable asbestos and
10	lead paint laws;
11	j. Exterior paint shall be new and siding shall be new or replaced in the last ten
12	years and be in good condition;
13	k. Decks shall be power washed and stained and be in good condition;
14	1. The yard shall be in good condition with adequate and appropriate ground cover,
15	trimmed trees and bushes, if any, fences in good condition, if any, and with any
16	sidewalks and driveways in good condition and not in need of repairs; and
17	m. The Applicant shall provide the following items for the purchaser of the moderate
18	income housing unit:
19	i. A new power mower, for units having a lawn;
20	ii. Pruning shears, for units having shrubs or other similar landscaping;
21	iii. A power edger, for units having a lawn;
22	iv. A rake, for units having a lawn;
23	v. One gallon of interior paint in each color used;
24	vi. One gallon of exterior paint in each color used, where appropriate; and
25	vii. Paint brushes and rollers for interior and exterior surfaces.
20	
26	All rehabilitation done to the outside of apartment units pursuant to this section shall
27	be consistent with other units in the structure.
28	(3) The Department shall have the unit inspected by an independent inspector who will
29	certify that the unit meets the above rehabilitation requirements prior to the

1	Departments decision on the application. The Applicant shall pay the costs of this
2	inspection before the Department makes a decision on the application.
3	(4) The owner of the rehabilitated existing moderate income housing unit is the holder of
4	the certificate for that unit once it is issued by the Department and may:
5	(i) Receive credit for providing alternative moderate priced housing units pursuant to
6	subsection (g) of this section, which units shall be sold and, except as provided in
7	subsection (i) of this section, otherwise subject to all of the requirements
8	applicable to newly built moderate priced housing units in this subtitle; or
9	(ii) Sell the certificate and the unit to which it applies to a developer of moderate
10	income housing units at a price to be agreed to by the holder and developer who
11	shall then receive credit for providing alternative moderate income housing units
12	pursuant to subsection (g) of this section, which units shall be subject to all of the
13	requirements applicable to newly built moderate priced housing units in this
14	subtitle.
15	(i) Initial Sale Price for Units Sold through the Moderate Income Housing Unit Community
16	Revitalization Program. The Housing and Community Development Board shall:
17	(1) Establish the initial sale price for rehabilitated units provided through the moderate
18	income housing unit community revitalization program; and
19	(2) Adopt regulations setting the standards to be used for establishing the initial sale
20	price.]]
21	[[(j)]] (F) Annual Analysis of the Moderate Income Housing Programs. The Director shall
22	complete an annual analysis of the moderate income, LOW INCOME, AND DISABILITY housing
23	unit programs and, subject to section 22.1000 of the County Code, shall submit the analysis
24	to the County Executive and to the County Council, along with a presentation in a public
25	meeting to the County Council, by April 1 of each year. The analysis shall include:
26	(1) [[The number, types, and location of moderate income housing units provided on-site
27	and as required by the zoning regulations;

1	(2) Moderate]] Low income AND DISABILITY INCOME housing units provided as an optional
2	method under SECTION 13.402B OF THIS SUBTITLE OR subsection (e) of this section
3	[[and as an alternative compliance under subsection (f) of this section]];
4	[[(3) The number of moderate income housing units that have been renovated and the
5	financial costs of renovating the unit;]]
6	[[(4)]] (2)_ The range of sale prices and rental rates, including the average sales price and
7	rental-rate;
8	[[(5)]] (3) Income information on the home buyers and renters participating in the program;
9	[[(6)]] (4) The number of applicants selected to purchase a [[moderate]] LOW INCOME AND
10	DISABILITY income housing unit and the priority categories for which they qualify
11	under section 13.406(e); and
12	[[(7)]] (5) All marketing and outreach efforts of the [[department]] DEPARTMENT to each of
13	the categories in section 13.406(e).
14	-[[(k) Alternative of Satisfying Moderate Income Housing Unit Requirement in Residential
15	Mobile Home Development. The developer of a housing development in an R-MH zoning
16	district which is subject to this subtitle may satisfy all, or a portion of, its moderate income
17	housing unit requirement by providing for the sale of lots in an adjoining subdivision to the
18	Commission or designee as defined in this subtitle at below market price by an agreement
19	with the Commission or designee as defined in this subtitle provided that:
20	(1) The housing development and the adjoining subdivision were part of the same original
21	sketch plan;
22	(2) The adjoining subdivision shall be zoned residential-mobile home and shall consist of
23	previously leased pad sites in a mobile home park;
24	(3) The residential mobile home development and the adjoining subdivision share a
25	stormwater management facility;
26	(4) The lots shall be sold to the Commission or designee as defined in this subtitle at
27	below market price for either conveyance through shared equity financing to an
28	eligible purchaser or rental to an individual of moderate income;

1 (5) Each lot sold to the Commission or designee as defined in this subtitle shall equal one 2 moderate income housing unit required in the adjacent housing development; (6) Concurrent with, prior to, or within 120 days subsequent to the approval of a site 3 4 development plan or the final plat of subdivision for the housing development, the 5 developer and the Commission or designee as defined in this subtitle shall execute an agreement which satisfies the requirements of this section; (7) The agreement shall 6 7 provide that any covenant to provide moderate income housing units which is already 8 recorded shall be extinguished upon the sale of the same number of lots to the 9 Commission or designee as defined in this subtitle; and (8) An existing resident in the adjoining subdivision who meets the eligibility 10 requirements of this subtitle shall be given first priority as an eligible purchaser of a lot 11 12 or as a tenant of a lot owned by the Commission or designee as defined in this subtitle. (1) Prohibited Transfers. A developer using an optional or alternative method of compliance 13 14 may not provide the required moderate income housing units on property: (1) Wholly owned by the Howard County Housing Commission; 15 (2) Owned by the County; or 16 (3) In a census tract block group where the poverty level is ten percent or greater 17 according to the most recent census.]] 18 19 [[(m)]] (G) Calculations Fractions of a Unit. If a calculation to determine the number of moderate income housing units a developer is required to provide under the Zoning 20 Regulations results in a fraction of a moderate income housing unit, the developer shall 21 22 provide an additional moderate income housing unit. 23 [[(n)]] (II) TOD (Transit Oriented Development) and PGCC (Planned Golf Course Community) Moderate Income Housing Unit Requirements. 24 (1) Notwithstanding any other provision of this subtitle, a developer of a TOD (Transit 25 26 Oriented Development) or a PGCC (Planned Golf Course Community) district site 27 shall provide the moderate income housing units required under the zoning regulations. 28 or disability income housing units or low income housing units as part of an optional

1	method of compliance, as part of the development on the site of the development
2	project.
3	(2) The developer shall not:
4	(i) Provide the moderate housing income units at a different location; OR
5	(ii) Pay a fee-in-lieu of to the Department of Housing and Community Development
6	[[;
7	(iii) Use an optional method as provided under subsection (e)(1)(i) of this section; or
8	(iv) Use alternative compliance to optional methods as provided under subsection (f)
9	of this section]].
10	[[Sec. 13.402A. Market-based required alternatives to moderate income housing unit
11	obligation.
12	(a) Application. This section shall apply when the base sales price for a moderate income
13	housing unit, as determined by the Department at the time the seller offers the unit for sale
14	pursuant to section 13.404 of this subtitle, is 90 percent or more of the market price. For
15	purposes of this section, market price is the net price offered to the public by the seller for a
16	comparable unit within the development. In this instance, instead of providing moderate
17	income housing units as required by section 13.402 of this subtitle, the developer shall
18	pursue one or a combination of the alternatives set forth in subsection (b), (c), or (d) of this
19	section.
20	(b) Units in Foreclosure. The developer shall substitute units by purchasing, rehabilitating, and
21	offering for sale existing housing units that are in foreclosure and are located throughout the
22	County as follows:
23	(1) A substitute unit is eligible under this option if it:
24	(i) Has had mortgage or tax foreclosure proceedings initiated;
25	(ii) Has not had a mortgage or tax payment made for at least 90 days; and
26	(iii) Has been offered for sale by the owner to the public;

1	(2) The Department must approve each substitute unit before purchase by the developer,
2	and shall ensure that the developer provides the same number of bedrooms;
3	(3) The rehabilitation of each substitute unit shall meet the Department's minimum
4	standards, as determined by regulation of the Department;
5	(4) Upon completion of rehabilitation, the Department must approve each completed unit;
6	(5) A developer shall purchase and rehabilitate the unit and request a priority period, as set
7	forth in section 13.404 of this subtitle, within one year of the developer's initial
8	notification of sale under section 13.404;
9	(6) The sales price for a substitute unit shall be the lowest of the following:
10	(i) The moderate income housing unit price determined by the Department at the
11	time of the developer's request for a priority period for the substitute unit;
12	(ii) Ninety percent of the appraised value of the substitute unit, as rehabilitated; or
13	(iii) The developer's actual cost of purchasing, rehabilitating, and selling the substitute
14	unit, including carrying costs; and
15	(7) A developer shall purchase substitute units of the following types and at the following

- (7) A developer shall purchase substitute units of the following types and at the following ratio:

TYPE OF	TYPE OF	RATIO:
REQUIRED	SUBSTITUTE	
MIHU:	UNIT:	
Apartment	Apartment	1:1
Apartment	Single-family, attached	3:2
Apartment	Single-family, detached	2:1
Single-family, attached	Apartment	2:3
Single-family, attached	Single-family, attached	1:1
Single-family, attached	Single-family, detached	3:2
Single-family, detached	Apartment	1:2
Single-family, detached	Single-family, attached	2:3
Single-family, detached	Single-family, detached	1:1

2	(c) Offer to Low-Income Purchasers. The developer shall substitute units by offering one-third
3	of the moderate income housing units required under this subtitle to eligible low-income
4	purchasers who shall have an annual household income of up to 60 percent of the median
5	income. The purchase price for these units shall be established in the same manner as set
6	forth in section 13.403 of this subtitle, except that the base price shall be affordable to a
7	purchaser with a household income equal to the following percentages of median income,
8	adjusted by family size appropriate to the size and number of bedrooms in the unit:
9	(1) Fifty-five percent for proffered units and single-family homes;
10	(2) Fifty percent for semi-detached (duplexes) and single-family attached (townhomes);
11	and
12	(3) Forty-five percent for apartments (condominiums).
13	(d) Fee-In-Lieu. The developer shall pay a fee-in-lieu to the Department for each moderate
14	income housing unit required by this subtitle as follows:
15	(1) The fee-in-lieu shall be calculated as the difference between the prevailing market
16	price for the same unit type and the sale price for the moderate income housing unit
17	provided, however, the fee-in-lieu shall not be less than seven and one-half percent of
18	the sale price for the moderate income housing unit;
19	(2) The prevailing market price shall be determined by a survey of sales prices of units of
20	the same type sold in the County within the previous 12 months;
21	(3) Sales of the following units shall be excluded from the survey:
22	(i) Townhouses less than 1,200 square feet and more than 2,000 square feet;
23	(ii) Single-family detached homes less than 1,500 square feet and more than 2,800
24	square feet;
25	(iii) Apartments less than 650 square feet and more than 1,300 square feet;
26	(iv) Units in poor condition or in need of significant repair or renovation; and
27	(v) The three highest and three lowest sales prices;

1	(4) A developer shall pay the fee-in-lieu before use and occupancy permits may be issued
2	for the units designated as moderate income housing units by the development's
3	moderate income housing unit agreement; and
4	(5) The fee-in-lieu collected by the Department shall be used for housing programs
5	operated by the Department.]]
6	[[Sec. 13.402C. Alternatives to moderate income housing unit obligation in certain zones.
7	(a) Application. This section shall apply only to:
8	(1) Residential developments of single-family detached homes offered for sale in the RC,
9	RR, R-ED, R-20, R-12, and R-SC zoning districts;
10	(2) Age-restricted adult housing and planned senior communities;
11	(3) Single-family attached homes in R-H-ED; and
12	(4) Mixed use developments in MXD.
13	(b) Alternative Compliance. In these developments, instead of providing moderate income
14	housing units as required by section 13.402 of this subtitle, the developer may pursue one or
15	a combination of the alternatives set forth in subsection (c), (d) or (e) of this section.
16	(c) Substitute Units. The developer may substitute units by purchasing, rehabilitating, and
17	offering for sale existing housing units that are located throughout the County as follows:
18	(1) The Department must approve each substitute unit before purchase by the developer,
19	and shall ensure that the substitute unit provides the same number of bedrooms as
20	planned for the on-site unit;
21	(2) The rehabilitation of each substitute unit shall meet the Department's minimum
22	standards, as determined by regulation of the Department;
23	(3) Upon completion of rehabilitation, the Department must approve each completed unit
24	before resale;
25	(4) A developer shall purchase and rehabilitate the unit and request a priority period, as set
26	forth in section 13.404 of this subtitle, within one year of the developer's initial
27	notification of sale under section 13.404;

1	(5) The sales price for a substitute unit shall be the lowest of the following:
2	(i) The moderate income housing unit price determined by the Department at the
3	time of the developer's request for a priority period for the substitute unit; or
4	(ii) The developer's actual cost of purchasing, rehabilitating, and selling the substitute
5	unit, including actual and reasonable carrying costs; and
6	(6) A developer shall purchase substitute units of the following types and at the following

(6) A developer shall purchase substitute units of the following types and at the following ratio:

TYPE OF REQUIRED MIHU	TYPE OF SUBSTITUTE UNIT	RATIO
Apartment	Apartment	1:1
Apartment	Single-family, attached	3:2
Apartment	Single-family, detached	2:1
Single-family, attached	Apartment	2;3
Single-family, attached	Single-family, attached	1:1
Single-family, attached	Single-family, detached	3:2
Single-family, detached	Apartment	1:2
Single-family, detached	Single-family, attached	2:3
Single-family, detached	Single-family, detached	1:1

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(d) Offer to Low-Income Purchasers. The developer may substitute units by offering one-third of the moderate income housing units required under this subtitle to eligible low-income purchasers who shall have an annual household income of up to 60 percent of the median income. The purchase price for these units shall be established in the same manner as set forth in section 13.403 of this subtitle, except that the base price shall be affordable to a purchaser with a household income equal to the following percentages of median income, adjusted by family size appropriate to the size and number of bedrooms in the unit:

17 (1) Fifty-five percent for proffered units and single-family detached homes;

18 (2) Fifty percent for semi-detached (duplexes) and single-family attached (townhomes);

19

and

1 (3) Forty-five percent for apartments (condominiums). 2 (e) Fee-In-Lieu. The developer may pay a fee-in-lieu to the Department for each unit in the 3 development or portion of the development that is not providing MIHUs onsite: (1) The fee-in-lieu shall be based on the square footage calculated by the County for 4 5 purposes of determining a unit's building excise tax when applying for a building 6 permit for the development; 7 (2) The fee-in-lieu shall be set yearly by Council resolution based upon the percentage of 8 increase in the ENR Construction Cost Index for the Baltimore Region as reported in 9 ENR, Engineering News Record: 10 (3) The fee-in-lieu shall be published on the County's website together with the base sales 11 prices and rents for moderate income housing units; (4) If the developer chooses to provide a portion of the required MIHUs on site, the fee 12 shall be prorated accordingly. 13 (5) Except as provided in paragraph (a) of this section, a developer may not pay a fee in 14 lieu of a single-family attached or apartment moderate income housing unit except in 15 an age-restricted adult housing or planned senior community; 16 17 (6) A developer shall pay the fee-in-lieu for each unit at the time a building permit is 18 issued; 19 (7) The fee-in-lieu collected by the Department shall be used for the following: (i) The Settlement Downpayment Loan Program; 20 (ii) The Rehabilitation Loan Program; 21 22 (iii) Grants to other County entities, the Howard County Housing Commission or local 23 non-profits for rental housing subsidies, the purchase and rehabilitation of existing 24 properties for sale or rent to low or moderate income households, emergency 25 eviction support, or other housing opportunities for low and moderate income 26 households; and

1	(8) By February 1 of each year, the Department shall provide a detailed annual report to
2	the Council of each collection and expenditure of all fee-in-lieu funds for the prior
3	calendar year.
4	(9) In census tract block group where the poverty level is ten percent or greater according
5	to the most recent census, the fee-in-lieu collected by the Department shall be used
6	only for the Settlement Downpayment Loan Program and the Rehabilitation Loan
7	Program.
8	(f) Multi-Plex Dwellings. Notwithstanding section 13.402(d) of this subtitle, any development
9	of single-family detached dwelling units may provide moderate income housing units on
10	site in the form of multi-plex dwelling units in accordance with the applicable provisions of
11	the Zoning Regulations.]]
12	Sec. 13.404. Sale of moderate income housing unit.
13	(a) Initial Sale of Moderate Income Housing Unit Priority Period.
14	(1) (i) Except as provided in section 13.407 of this subtitle, the seller of a moderate income
15	housing unit offered for sale shall offer the unit for initial sale for a 120-day priority
16	period through the Department to an eligible purchaser.
17	(ii) During the priority period, the price for the moderate income housing unit shall
18	not exceed the initial price established for the unit under section 13.403 of this
19	subtitle.
20	(iii) The sales price shall be based on the square footage as calculated by the County
21	for purposes of determining a unit's building excise tax when applying for a
22	building permit.
23	(2) (i) A seller shall notify the Department of the proposed offering and the proposed date
24	on which the priority period will begin.
25	(ii) The notice shall set forth the number of units offered, the location of each unit, a
26	description of the amenities offered in each unit, the sales price and information
27	regarding any mortgage financing available to buyers.

1	(iii) The seller shall also provide a vicinity map of the offering, a copy of the approved
2	subdivision or site development plan, and such other information as required by
3	the Department.
4	(iv) If the Department determines that the notice is incomplete, the Department shall
5	notify the seller within five business days of receipt of the notice. The seller shall
6	submit a complete notice before the priority period begins.
7	(3) Within the priority period, the Department shall provide the seller with the name of an
8	eligible purchaser for each unit.
9	(4) The seller shall make a good faith effort to enter into a contract with the eligible
10	purchaser within the priority period. The contract shall allow the purchaser at least 60
11	days from the date of the notice provided in paragraph (3) of this subsection to obtain a
12	financing commitment. The contract shall require the seller to make a good faith effort
13	to complete construction of the moderate income housing unit within the time set forth
14	in the purchaser's financing commitment.
15	(5) If the seller fails to make a good faith effort under paragraph (4) of this subsection, the
16	settlement date shall be extended until ten days after the date construction is actually
17	completed.
18	(6) If the eligible purchaser fails to comply with the conditions of the commitment for
19	mortgage financing or fails to enter into a purchase contract, the Department may
20	substitute another eligible purchaser.
21	(7) Any earnest money collected from an eligible purchaser may not exceed \$500.00.
22	(b) Same Settlement.
23	(1) (i) An eligible purchaser who enters into a contract to purchase a moderate income
24	housing unit shall settle on the property after completion of the construction of the unit.
25	(ii) For purposes of this subsection, a moderate income housing unit shall be deemed
26	complete on the date that a use and occupancy permit for the unit is issued by the
27	Department of Inspections, Licenses and Permits.
28	(iii) The seller shall notify the purchaser at least ten days prior to the settlement date.

1	(iv) The purchaser shall settle on the property within two business days of the
2	settlement date, unless extended by the parties.
3	(v) The seller shall make a good faith effort to settle with the purchaser within the
4	time set forth in the notice.
5	(2) (i) If a purchaser fails to settle on the property by the agreed upon settlement date, the
6	seller shall notify the Department and offer to extend the priority period for 60 days
7	from the agreed upon settlement date.
8	(ii) The Department shall accept or reject the offer within five business days of
9	receipt of the notice.
10	(iii) If the Department accepts the offer to extend the priority period, the Department
11	shall pay to the seller the seller's reasonable and actual carrying costs, such as
12	interest, insurance, taxes, utilities, homeowners' association fees, and maintenance
13	costs for the moderate income housing unit for the period of the extension.
14	(iv) The Department shall notify eligible households and priority purchasers of the
15	availability of the moderate income housing unit in accordance with sections
16	13.406 and 13.407 of this subtitle.
17	{[(c) Same—Sale after Priority Period:
18	(1) After the priority period or extension the seller may offer a moderate income housing
19	unit for sale to the general public without restriction as to price if:
20	(i) After the priority period expires an eligible purchaser has not signed a purchase
21	contract;
22	(ii) An eligible purchaser has not settled on the property by the settlement date and
23	the Department has not accepted the seller's extension offer under subsection
24	(b)(2)(i) of this section; or
25	(iii) The extension of the priority period expires and an eligible purchased has not
26	signed a purchase contract.

1	(2) If the moderate income housing unit is offered for sale to the general public without
2	restriction as to price, the seller shall pay to the County an amount equal to 50 percent
3	of the difference between:
4	(i) The sale price of the moderate income housing unit, less a seven percent reduction
5	for the seller's cost of sale, and less the seller's reasonable and actual carrying
6	costs from the end of the initial priority period, if applicable; and
7	(ii) The initial price established for the moderate income housing unit under section
8	13.403 of this subtitle.]]
9	[[(d)]] (C) Subsequent Sale of Moderate Income Housing Unit after priority period. A subsequent
10	sale of a moderate income housing unit after the priority period shall be:
11	(1) Offered through the Department to an eligible purchaser at the sale price established
12	under section 13.403 of this subtitle;
13	(2) Subject to the covenants required under subsection 13.402(c) of this subtitle; and
14	(3) Subject to regulations adopted by the Department under this subtitle.
15	[[(e)]] (D) Subsequent Sale of a Previously Occupied Moderate Income Housing Unit. The
16	subsequent sale of a previously occupied moderate income housing until shall be offered for
17	resale:
18	(1) Subject to the same conditions noted in subsection (d) of this section;
19	(2) Subject to a resale price limit, as stated in the program regulations as follows:
20	(i) Start with the original purchase price for which the owner purchased the property
21	according to the purchase contract;
22	(ii) Each year multiply the original purchase price by the percentage change in the
23	most recent CPI-U or in the most recent median income whichever is less up to
24	a maximum increase for any given year of three and one-half percent or a
25	minimum increase for any given year of one percent;
26	(iii) Each year add the product of the multiplication above to the original purchase
27	price;

1	(iv) Add the cost of eligible capital improvements that have been approved by the
2	County up to the time of transfer; and
3	(v) Deduct the amount of any excessive damage assessment.
4	See. 13.405. Rental of moderate income housing units.
5	(a) Duration of Rental Restrictions. Except as provided in subsection (f) of this section, the
6	restrictions on the rental of moderate income housing units set forth in this subtitle shall
7	apply to each rental moderate income housing unit development in perpetuity beginning on
8	the date of initial offering as set forth in subsection (c) of this section.
9	(b) Application of Rental Restrictions:
10	(1) The owner of any rental development subject to this subtitle shall ensure that the
11	number of moderate income housing units required under the approved final plan or
12	site development plan are rented or available for rent as moderately priced dwelling
13	units to persons determined to be eligible under section 13.406 of this subtitle.
14	(2) The owner is not required to permanently designate particular units as moderate
15	income housing units in order to meet this requirement.
16	(3) The owner of any rental development that does not comply with the restrictions
17	required by this subtitle may be subject to fines and penalties, as stated in the program
18	regulations.
19	(c) Rental [[During Priority Period]] OF A MODERATE INCOME HOUSING UNIT:
20	(1) A moderate income housing unit offered for rent must [[first]] be offered [[for a 60 day
21	priority period]] to an eligible applicant or to a designee [[. During the priority period,
22	the moderate income housing unit shall be offered]] at a rent not to exceed the rent
23	established for the unit under section 13.403 of this subtitle.
24	(2) (i) Before offering a moderate income housing unit for rent, the owner must notify the
25	Department of the proposed offering [[and the proposed date on which the priority
26	period will begin]].

1	(ii) The notice must set forth the number of units offered, the location of each unit,
2	the unit type, bedroom size and floor area of each unit, a description of the
3	amenities offered in each unit and the rental rate.
4	(iii) The owner shall also provide a vicinity map of the offering, a copy of the
5	approved subdivision or site development plan, and such other information as the
6	Department finds necessary.
7	(iv) If the Department determines that the notice is incomplete, the Department shall
8	notify the owner within five business days of receipt of the notice. [[The owner
9	shall submit a complete notice before the priority period may begin.
10	(3) The owner shall make a good faith effort to enter into a lease with an eligible applicant
11	within the priority period.]]
12	[[(d) Rental-after Priority Period:
13	(1) After the priority period expires, a unit in the development may be offered for rent to
14	the general public without restriction as to rent if:
15	(i) An eligible applicant has not signed a lease agreement for the unit; and
16	(ii) As provided in the moderate income housing unit agreement, the required number
17	of units in the development are rented or, at the time the priority period expired,
18	were available for rent as moderate income housing units.
19	(2) If, because an owner rents one or more units under paragraph (1) of this subsection, the
20	number of units in the development that are rented as moderate income housing units is
21	below the number required in the moderate income housing unit agreement. The owner
22	shall offer to rent the next available unit to an eligible applicant and shall continue to
23	do so until:
24	(i) The number of rental units equals the number required under the agreement; or
25	(ii) The Department cannot provide the owner with the name of an eligible applicant
26	to rent the unit.]]
27	$[[(\alpha)]]$ (D) Benerity

27 [[(e)]] (D) Reports:

1	(1) The owner of rental units shall submit a report to the Department, in a form prescribed
2	by the Department, listing the occupants of moderate income housing units in the
3	development and the rental rates charged, and certifying that the occupants are eligible
4	under section 13.406.
5	(2) A report under this subsection shall be submitted monthly until the required number of
6	moderate income housing units are occupied and annually thereafter.
7	[[(f)]] (E) Condominium Conversions:
8	(1) Before a rental development is converted to a condominium regime, the owner of the
9	development shall give notice to the Department.
10	(2) The notice shall be given concurrently with the registration of the public offering
11	statement with the Secretary of State under section 11-127 of the Real Property Article
12	of the Annotated Code of Maryland.
13	(3) The owner shall execute and record a revised moderate income housing unit agreement
14	governing the sale of the condominium units, which shall provide that the number of
15	units for sale as moderate income housing units will be at least the number required
16	under the approved final plan or site development plan.
17	[[(g)]] (F) Authority to Assign. When issuing a certificate of eligibility for a moderate income
18	housing unit offered for rent, the Department may assign its responsibility for accepting
19	applications and certifying eligibility under subsection 13.406(b) of this subtitle to an
20	apartment complex that contains moderate income housing units offered for rent.
21	[[(h)]] (G) Duties upon Assignment. When the Department assigns responsibility under
22	subsection (g) of this section:
23	(1) The Department shall annually notify the apartment complex of the applicable income
24	limits and other eligibility criteria; and
25	(2) The apartment complex shall, upon request of the Department, submit their application
26	form, lease form, and leasing procedures to the Department for review and approval.

1	See. 13.409. Regulations.
2	The Department shall adopt, in accordance with the Administrative Procedure Act, the
3	regulations necessary to implement and administer this subtitle, including regulations to
4	establish:
5	(1) The form of a co-ownership agreement;
6	(2) Criteria for determining the eligibility of prospective purchasers or renters of moderate
7	income housing units;
8	(3) A process for the selection and notification of eligible purchasers;
9	(4) Standard terms of moderate income housing unit agreements;
10	(5) Criteria for determining the resale price of a moderate income housing unit and
11	procedures for the subsequent resale;
12	(6) Criteria for enforcement of the owner occupancy requirement, including penalties, for
13	moderate income housing units;
14	(7) Criteria for enforcement, including penalties and fines for non-compliance, of the
15	moderate income housing unit rental requirements;
16	(8) Criteria for capital improvements and excessive damage for moderate income housing
17	units;
18	(9) Criteria for determining designees;
19	(10) Minimum specifications for moderate income housing units;
20	(11) Criteria governing allocation of units if more than one designee applies to exercise an
21	option under subsection 13.407(c) of this subtitle;
22	(12) A co-ownership program for designees in accordance with subsection 13.407(j) of this
23	subtitle;
24	(13) Criteria for the sale or rental of a moderate income housing unit under section 13.407
25	of this subtitle; AND
26	[[(14) Criteria for administering the moderate income housing unit community revitalization
27	program; and

- (15)]] (14) Criteria for subsidy funds created by Continuing Care Retirement Communities
 under subsection 13.406A of this subtitle.
- 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.

Amendment 1 to Council Bill No. 4-2023

BY: Liz Walsh

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Legislative Day 2 Date: February 5, 2024

Amendment No. 1

(This Amendment strikes alternative compliance options for age-restricted adult housing units and planned senior communities and restores all other provisions relating to alternative compliance for MIHU that were stricken in the bill.)

1	On the title page, strike the purpose paragraph in its entirety and substitute:
2	
3	"AN ACT repealing age-restricted moderate income housing units and planned senior
4	communities from certain provisions of law that allow for the alternative compliance of
5	Moderate Income Housing Units restrictions, and generally relating to the sale of moderate
6	income housing units.
7	
8	In the bill, remove pages 1 through 28 in their entirety and substitute:
9	
10	"
11	Section 1. Be it enacted by the County Council of Howard County, Maryland, that the Howard
12	County Code is hereby amended as follows:
13	
14	<u>By amending:</u>
15	Title 13. Housing and Community Development.
16	Subtitle 4. Moderate Income Housing Units.
17	Section 13.402C. Alternatives to moderate income housing unit obligation
18	<u>in certain zones.</u>
19	
20	Sec. 13.402C. Alternatives to moderate income housing unit obligation in certain zones.
21	(a) Application. This section shall apply only to:

1	(1) Residential developments of single-family detached homes offered for sale in the RC,
2	RR, R-ED, R-20, R-12, and R-SC zoning districts;
3	(2) Age-restricted adult housing and planned senior communities;
4	(3-2)Single-family attached homes in R-H-ED; and
5	(4-3)Mixed use developments in MXD.
6	(b) Alternative Compliance. In these developments, instead of providing moderate income
7	housing units as required by section 13.402 of this subtitle, the developer may pursue one or
8	a combination of the alternatives set forth in subsection (c), (d) or (e) of this section.
9	(c) Substitute Units. The developer may substitute units by purchasing, rehabilitating, and
10	offering for sale existing housing units that are located throughout the County as follows:
11	(1) The Department must approve each substitute unit before purchase by the developer,
12	and shall ensure that the substitute unit provides the same number of bedrooms as
13	planned for the on-site unit;
14	(2) The rehabilitation of each substitute unit shall meet the Department's minimum
15	standards, as determined by regulation of the Department;
16	(3) Upon completion of rehabilitation, the Department must approve each completed unit
17	before resale;
18	(4) A developer shall purchase and rehabilitate the unit and request a priority period, as set
19	forth in section 13.404 of this subtitle, within one year of the developer's initial
20	notification of sale under section 13.404;
21	(5) The sales price for a substitute unit shall be the lowest of the following:
22	(i) The moderate income housing unit price determined by the Department at the
23	time of the developer's request for a priority period for the substitute unit; or
24	(ii) The developer's actual cost of purchasing, rehabilitating, and selling the substitute
25	unit, including actual and reasonable carrying costs; and
26	(6) A developer shall purchase substitute units of the following types and at the following
27	ratio:

TYPE OF REQUIRED MIHU	TYPE OF SUBSTITUTE UNIT	<u>RATIO</u>
Apartment	Apartment	<u>1:1</u>
Apartment	Single-family, attached	<u>3:2</u>
Apartment	Single-family, detached	<u>2:1</u>
Single-family, attached	Apartment	<u>2:3</u>
Single-family, attached	Single-family, attached	<u>1:1</u>
Single-family, attached	Single-family, detached	<u>3:2</u>
Single-family, detached	Apartment	<u>1:2</u>
Single-family, detached	Single-family, attached	<u>2:3</u>
Single-family, detached	Single-family, detached	<u>1:1</u>

-	
3	(d) Offer to Low-Income Purchasers. The developer may substitute units by offering one-third
4	of the moderate income housing units required under this subtitle to eligible low-income
5	purchasers who shall have an annual household income of up to 60 percent of the median
6	income. The purchase price for these units shall be established in the same manner as set
7	forth in section 13.403 of this subtitle, except that the base price shall be affordable to a
8	purchaser with a household income equal to the following percentages of median income,
9	adjusted by family size appropriate to the size and number of bedrooms in the unit:
10	(1) Fifty-five percent for proffered units and single-family detached homes;
11	(2) Fifty percent for semi-detached (duplexes) and single-family attached (townhomes):
12	and
13	(3) Forty-five percent for apartments (condominiums).
14	(e) Fee-In-Lieu. The developer may pay a fee-in-lieu to the Department for each unit in the
15	development or portion of the development that is not providing MIHUs onsite:
16	(1) The fee-in-lieu shall be based on the square footage calculated by the County for
17	purposes of determining a unit's building excise tax when applying for a building
18	permit for the development;

1	(2) The fee-in-lieu shall be set yearly by Council resolution based upon the percentage of
2	increase in the ENR Construction Cost Index for the Baltimore Region as reported in
3	ENR, Engineering News Record;
4	(3) The fee-in-lieu shall be published on the County's website together with the base sales
5	prices and rents for moderate income housing units;
6	(4) If the developer chooses to provide a portion of the required MIHUs on site, the fee
7	shall be prorated accordingly.
8	(5) Except as provided in paragraph (a) of this section, a developer may not pay a fee in
9	lieu of a single-family attached or apartment moderate income housing unit except in
10	an age-restricted adult housing or planned senior-community;
11	(6) A developer shall pay the fee-in-lieu for each unit at the time a building permit is
12	issued;
13	(7) The fee-in-lieu collected by the Department shall be used for the following:
14	(i) The Settlement Downpayment Loan Program;
15	(ii) The Rehabilitation Loan Program;
16	(iii) Grants to other County entities, the Howard County Housing Commission or local
17	non-profits for rental housing subsidies, the purchase and rehabilitation of existing
18	properties for sale or rent to low or moderate income households, emergency
19	eviction support, or other housing opportunities for low and moderate income
20	households; and
21	(8) By February 1 of each year, the Department shall provide a detailed annual report to
22	the Council of each collection and expenditure of all fee-in-lieu funds for the prior
23	<u>calendar year.</u>
24	(9) In census tract block group where the poverty level is ten percent or greater according
25	to the most recent census, the fee-in-lieu collected by the Department shall be used
26	only for the Settlement Downpayment Loan Program and the Rehabilitation Loan
27	Program.

1	(f) Multi-Plex Dwellings. Notwithstanding section 13.402(d) of this subtitle, any development
2	of single-family detached dwelling units may provide moderate income housing units on
3	site in the form of multi-plex dwelling units in accordance with the applicable provisions of
4	the Zoning Regulations.
5	
6	Section 2. Be it further enacted by the County Council of Howard County, Maryland, that this
7	Act shall become effective 61 days after its enactment.
8	
9	"

I certify this is a true copy of
Amy to (BY-2024
passed on Feb 5, 2024
Mushelle Garris
Council Administrator

Introduced	
Public Hearing	· · · · · · · · · · · · · · · · · · ·
Council Action	· · · · · · · · · · · · · · · · · · ·
Executive Action	<u> </u>
Effective Date	

County Council of Howard County, Maryland

2024 Legislative Session

Legislative Day No. 1 Legislative Date: January 2, 2024

Bill No. <u>4</u> -2024

Introduced by: Liz Walsh

AN ACT repealing certain provisions of law that provide optional methods for a developer to provide moderate income housing units under the zoning regulations and that allow a developer to request permission from the Director of Housing to use alternative compliance to certain optional methods; repealing certain provisions of law relating to market-based required alternatives to the moderate income housing unit obligation; repealing certain provisions of law relating to alternatives to moderate income housing unit obligation in certain zones; repealing certain provisions of law relating to the sale of moderate income housing units; altering certain provisions of law relating to the rental of moderate income housing units; altering certain definitions and certain regulations; and generally relating to the sale of moderate income housing units.

	3/	
Introduced and read first time, 2024.	. Ordered posted and hearing scheduled.	
	By order Michelle R. Harrod, Administrator	
Having been posted and notice of time & place of hearing & tit second time at a public hearing on		
	By order Michelle R. Harrod, Administrator	
This Bill was read the third time on	2024 and Passed, Passed with amendments, Faile	d
	By order Michelle R. Harrod, Administrator	
Sealed with the County Seal and presented to the County Exe	utive for approval thisday of, 2024 at	a.m./p.m.
	By order Michelle R. Harrod, Administrator	`
Approved/Vetoed by the County Executive	, 2024	
	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.

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 a	mending:
4		Title 13. Housing and Community Development.
5		Subtitle 4. Moderate Income Housing Units.
6		Section 13.401. Definitions.
7 8	alter	Section 13.402. Development procedures; moderate income housing unit agreement; native.
9 10	oblig	Section 13.402A. Market-based required alternatives to moderate income housing unit gation.
11		Section 13.402C. Alternatives to moderate income housing unit obligation in certain zones.
12		Section 13.404. Sale of moderate phcome housing unit.
13		Section 13.405. Rental of moderage income housing units.
14		Section 13.409. Regulations.
15		
16		Title 13. Housing and Community Development.
17		Subtitle 4. Moderate Income Housing Units
18	Sec.	13.401. Definitions.
19	(a)	In General. In this subtitle, the following words have the meanings indicated:
20	(b)	Commission means the Howard County Housing Commission.
21	(c)	Department means the Howard County Department of Housing and Community
22		Development.
23	(d)	Designee means the Howard County Housing Commission, a nonprofit corporation, or a
24		quasi-public housing development organization designated by the Department as eligible to
25	-	operate and maintain moderate income housing units on a long-term basis.
26	(e)	Director means the Director of the Department of Housing and Community Development.
27	(f)	Disability income means an annual household income of up to 20 percent of the median
28		income in Howard County comprised, in part, from a cash payment of Supplemental
29		Security Income (SSI) or Social Security Disability Income (SSDI).

1	(α)	Disability income housing unit (DIHU) means a dwelling unit offered for rent to a
1	(g)	In the second
2		household with an adult person receiving disability income
3	(h)	Dwelling unit has the meaning stated in the Howard County Zoning Regulations.
4	(i)	Eligible purchaser means a holder of a certificate of eligibility under section 13.406 of this
5		subtitle who has been prequalified by the Department to obtain a mortgage in an amount
6		sufficient to enable the individual to purchase a moderate income housing unit. Eligible
7		purchasers cannot own any other real property at the time they are awarded a moderate-
8		income housing unit.
9	(j)	First-time home buyer means an individual who, during the three years before receiving a
10		certificate of eligibility:
11		(1) Has not owned any property used or usable as a residence; or
12		(2) Has owned a personal residence but, because of the separation or divorce of the joint
13		tenants or the death of one of the joint tenants, needs to purchase a personal residence
14		without the former joint tenant.
15	(k)	Initial sale price means the price set by the Housing and Community Development Board
16		under section 13.403 of this subtitle for the first sale of a type of moderate income housing
17		unit.
18	(l)	Low income means an annual household income of up to 60 percent of the median income
19		in Howard County.
20	(m)	Low income housing unit means a swelling unit offered for sale or rent to households with
21		low incomes.
22	(n)	Median income means the median annual income of Howard County as determined by the
23		U.S. Census Bureau.
24	(0)	Moderate income means an annual household income of up to 80 percent of the median
25		income in Howard County.
26	(p)	Moderate income housing unit (MIHU) means a dwelling unit offered for sale or rent to
27		households with moderate incomes.

1	(q)	Mo	derate income housing unit offered for sale means a unit that is built on a subdivided lot
2		or s	ubject to a condominium regime, as provided in a moderate income housing unit
3		agre	eement under subsection 13402(b) of this subtitle.
4	(r)	Pro	ffered unit means a moderate income housing unit in a development for which the
5		prov	vision of moderate income housing is proffered by the petitioner and made a condition
6		ofa	pproval in a preliminary development plan approved by the Zoning Board.
7	[[(s]) Reh	abilitated existing moderate income housing unit means an existing residential housing
8		unit	that has been determined by the Department of Housing and Community Development
9		to h	ave met the specified engibility criteria and rehabilitation requirements for such units as
10		prov	vided in this subtitle and that is subject to and bound to comply with all of the
11		requ	uirements in this subtitle applicable to newly built moderate income housing units.]]
12	[[(t)]] (s)	Rental unit means a moderate income housing unit that is not a moderate income
13		hou	sing unit offered for safe.
14	Sec.	. 13.4	02. Development procedures; moderate income housing unit agreement;
15			DISABILITY INCOME HOUSING OPTION [[alternative]].
16	(a)	Dev	elopment Procedures:
17		(1)	When a development is subject to this subtitle, the developer shall submit to the
18			Department of Planning and Zoning, concurrent with the submission of the original
19			final plat or original site development plan for approval; as applicable:
20			(i) An agreement to meet moderate income housing unit requirements; and
21			(ii) Recordable covenants approved by the Department and the County Solicitor.
22		(2)	Covenants under this subsection shall be recorded among the land records of Howard
23			County concurrently with the recordation of the final subdivision plat or site
24			development plan approval, as applicable.
25		(3)	Covenants under this subsection shall be extinguished in accordance with the
26			agreement under subsection (of this section.
27	(b)	Мос	lerate Income Housing Unit Agreement. The moderate income housing unit agreement
28		unde	er this section shall be in a form prescribed by the Department and shall include:

1		(1)	A statement of the number of moderate income housing unit required under the	
2			zoning regulations;	
3		(2)	A requirement that the developer comply with the minimum specifications for	
4			moderate income housing units established by the Department;	
			A plan for construction of moderate income housing units offered for sale and rental	
5			units, which shall, to the extent practicable, consider current market conditions, the	
6 7			needs of eligible purchasers, and planning considerations, require that each phase of	
, 8			the development contain its proportionate share of the total number of moderate	
9			income housing units required under the approved final plan or site development plan;	
10			and	
11		(4)	A statement of how moderate income housing units will be provided that shall include	
12			the number of units, types of units, and location of units.	
13	(c)	Cove	enants. The covenants under this section shall be in a form prescribed by the	
14		Depa	artment and shall include provisions prohibiting the sale or rental of a moderate income	
15				
16		acco	rdance with this subtitle.	
17	(d)	Requ	virements Applicable to Moderate Income Housing Units. [[Except as provided in	
18		subs	ections (e) and (f) of this section, and except as provided in section 13.402A of this	
19	subtitle, a]] A developer obligated to provide moderate income housing units in accordance			
20	with the zoning regulations as part of a development shall provide all of the units:			
21		(1)	On the site of the development project;	
22		(2)	In the same ratio of unit types as proposed for the development; and	
23		(3)	Evenly distributed within each phase of development.	
24	(e)	Opti	ional [[Methods]] METHOD FOR DISABILITY INCOME HOUSING:	
25		[[(1)	A developer required to provide moderate income housing units under the zoning	
26			regulations may request permission to provide the required units:	
27			(i) At a different location;	
28			(ii) As a different ratio of unit types; or	

1	(iii) As disability income housing units.
2	(2) A developer may use an optional method under this subsection if the Director, upon
3	recommendation from the Housing and Community Development Board and in
4	consultation with the Director of Planning and soning and the Director of Community
5	Resources and Services, determines that:
6	(i) a. The number of moderate income housing units to be constructed in the
7	development will render the development economically unfeasible; or
8	b. The development proposes an indivisible package of services and facilities to all
9	residents that would cost the moderate income housing unit owners so much that
10	the units would be rendered unaffordable to eligible purchasers; and
11	(ii) The optional method results in geographic distribution of moderate income
12	housing units throughout the County.]]
13	[[(3)]] (1) A developer may use disability income housing units as an optional method under
14	this subsection if the Director, in consultation with the Administrator of the Office of
15	Transportation, the Director of Community Resources and Services and the Director of
16	Planning and Zoning, determines that there is a need for the proposed disability income
17	housing units.
18	[[(4)]] (2) A developer who uses an optional method of providing moderate income housing
19	units in accordance with paragraph (1) of this subsection shall calculate the number of
20	units to be provided as set forth below:
21	[[(i) For every one moderate income single-family detached housing unit required by
22	the zoning regulations, the requirement shall be increased by the multiplier in the
23	following chart:

	Type of Unit	On-site	Off-site
-	Single Family Detached	Not Applicable	1.5 Moderate Income
			Housing Units
Ī	Single Family Attached	1.5 Moderate Income Units	1.75 Moderate Incom
			Housing Units

	Apartment	1.75 Moderate Income Units	2.0 Moderate Income		
		A	Housing Units		
1]]	ſ	T		
2	[[(ii)]] (I) For every one	e single-family attached moderate	e income housing unit required		
3		lations, the requirement shall be			
4	the following chart]] OF 0.33 DISABILITY INCOME HOUSING UNITS. [[:				
	Type of Unit	On-site	Off-site		
	Single Family Attached	0.33 Disability Income	1.5 Moderate Income		
		Housing Units	Housing Units		
	Apartment	1.5 Moderate Income	1.75 Moderate Income		
		Housing Units of	Housing Units		
		0.4 Disability Income			
		Housing Units			
5]]	J.			
6	[[(iii)]] (II) For every one moderate income apartment required by the zoning				
7	regulations, the requirement shall be modified by the multiplier [[in the following				
8	chart:]] OF 0.4 DIS	ABILITY INCOME HOUSING UNITS	s. [[
	Type of Unit	On-site	Off-site, Apartment Units		
	Apartment	0.4 Disability Income	1.5 Moderate Income		
		Housing Unit	Housing Units		
9]]				
10	[[(f) Alternative Compliance to (
11		est permission from the Director			
12	those set forth in subse	ection (e) of this section to provid	le moderate income housing		
13	units.				
14	(2) A request shall include	the following information:			

1		(i) A description of the alternative compliance proposal, including a comparison of
2		the required and proposed units, in forms of the location, numbers, types,
3		bedrooms, and square footage; and
4		(ii) The projected fair market value of the required and proposed units.
5	(3)	In determining whether to approve a request under this subsection, the Director, upon
6		recommendation from the Housing and Community Development Board and in
7		consultation with the Director of Planning and Zoning and the Director of Community
8		Resources and Services, shall consider whether:
9		(i) The phasing of moderate income housing units will be provided sooner than
10		would be required by the phasing of market rate units;
11		(ii) The units present innovative architecture or site design features that contribute to
12		affordability;
13		(iii) The design reduces operating and maintenance costs;
14		(iv) The location of the proposed alternative is part of a mixed-use development with
15		existing or potential transit service; and
16		(v) The development provides a package of services or amenities for the benefit of
17		moderate income residents.
18	(4)	In granting a request under this subsection, the Director may reduce the number of
19		units that would have been required under subsection (e) of this section, but may not
20		reduce the number of units below the number required by the zoning regulations.
21	(g) Alte	ernative of Providing Rehabilitated Existing Moderate Income Housing Units. The
22	dev	eloper of a housing development subject to this subtitle may provide up to five
23	reha	abilitated existing moderate income housing units if the developer's requirement is for 29
24	or f	ewer moderate income housing units or, if the developer's requirement is for 30 or more
25	moo	derate income housing units, the developer may provide a maximum of 20 percent of the
26	requ	aired moderate income housing units by previding rehabilitated existing moderate
27	inco	ome housing units provided that:

1	(1) Prior to approval of a final subdivision plat or, if the property is not being subdivided,
2	a site development plan:
3	(i) The developer provides:
4	a. One rehabilitated existing moderate income housing unit certificate approved by
5	the Department as provided below for each moderate income housing unit
6	required by this subtitle; or
7	b. Two rehabilitated existing moderate income housing unit certificates for
8	condominium apartment units approved by the Department as provided below for
9	each moderate income housing unit required by this subtitle; and
10	(ii) The developer executes all of the required agreements and covenants relating to
10	the provision of newly built moderate income housing units in this subtitle.
12	(2) (i) If a developer is required to provide age-restricted moderate income housing units by
13	the zoning regulations, the developer may use the alternative of providing rehabilitated
14	units as permitted by this subsection.
1.5	(ii) A developer may use a non-age-restricted rehabilitated unit instead of an age-
16	restricted rehabilitated unit under this subsection if the Director, with the
17	concurrence of the Chief Administrative Officer:
18	a. Has made a good faith effort to find, but is unable to find, any eligible purchaser
19	who meets the criteria for the age-restricted moderate income housing unit
20	consistent with Federal discrimination law exemptions; or
21	b. Has determined that the unit is not physically suited for use by an age-restricted
22	eligible purchaser.
23	(iii) The total number of non-age-restricted rehabilitated units that are substituted for
24	age-restricted units shall not exceed ten.
25	(3) Except as provided in subsection (i) of this section, the rehabilitated existing moderate income housing units are subject to all of the requirements applicable to newly built
26	
27	moderate income housing units in this subtitle.

1	(h) Approval of Certificates for Rehabilitated Existing Moderate Income Housing Units; Sale
2	of Certificates. The application, approval and sale of certificates for rehabilitated existing
3	moderate income housing units shall be governed by the following criteria and procedures:
4	(1) (i) The owner of a residential housing unit or units or an Applicant acting on their behalf
5	may apply to the Department for eligibility to apply for a certificate for a rehabilitated
6	existing moderate income housing unit.
7	(ii) Within 20 business days following application, the Department shall approve such
8	a unit as eligible for a certificate application if it finds:
9	a. That the unit is in need of substantial repairs based on an itemized estimate of cost
10	of repairs submitted by the Applicant;
11	b. That the unit shall not be or previously have been a moderate income housing unit
12	approved pursuant to this subtitle; and
13	c. That the unit will add to the stock of needed moderate income housing units in the
14	County.
15	(2) (i) If the Department approves a unit as being eligible for certificate application, the
16	owner of the unit or an Applicant acting in his behalf may apply for that certificate.
17	(ii) The Department shall approve the application and issue a certificate for a
18	rehabilitated existing moderate income housing unit if it finds that the Applicant
19	has executed the required moderate income housing unit covenants and
20	agreements and met the following rehabilitation requirements for the unit:
21	a. Kitchen and bath cabinets shall be new or updated in the last ten years and in
22	good condition; kitchen and bath fixtures shall conform to current maximum
23	water usage standards; and all major kitchen appliances shall be new and
24	warranted for at least one year;
25	b. All carpets and flooring shall be new excent for hardwood flooring that is new or
26	newly refinished;
27	c. The heating and cooling systems shall be new or have been replaced in the last ten
28	years and be in good working order;

1		d. All drywall or other wall materials shall be in good condition with no outdated
2		finishes;
3		e. All doors and locks shall be in good working order;
4		f. All windows shall be new or replaced in the last ten years, have insulated glass or
5		storm windows and be in good condition;
6		g. The roof shall be new or replaced in the last ten years, be in good condition, and
7		have at least a 20-year manufacturer's warranty remaining at the time of sale;
8		h. Facia, gutters and downspouts shall be in good condition;
9		i. The Applicant shall certify that the unit complies with all applicable asbestos and
10		lead paint laws;
11		j. Exterior paint shall be new and siding shall be new or replaced in the last ten
12		years and be in good condition;
13		k. Decks shall be power washed and stained and be in good condition;
14		I. The yard shall be in good condition with adequate and appropriate ground cover,
15		trimmed trees and bushes, if any, fences in good condition, if any, and with any
16		sidewalks and driveways in good condition and not in need of repairs; and
17		m. The Applicant shall provide the following items for the purchaser of the moderate
18		income housing unit:
19		i. A new power mower, for units having a lawn;
20		ii. Pruning shears, for units having shrubs or other similar landscaping;
21		iii. A power edger, for units having a lawn;
22		iv. A rake, for units having a lawn;
23		v. One gallon of interior paint in each color used;
24		vi. One gallon of exterior paint in each color used, where appropriate; and
25		vii. Paint brushes and rollers for interior and exterior surfaces.
26		All rehabilitation done to the outside of apartment units pursuant to this section shall
27		be consistent with other units in the structure.
28	(3)	The Department shall have the unit inspected by an independent inspector who will
29		certify that the unit meets the above rehabilitation requirements prior to the

1	Departme	nts decision on the application. The Applicant shall pay the costs of this
2		before the Department makes a decision on the application.
3	_	r of the rehabilitated existing moderate income housing unit is the holder of
4	the certifi	cate for that unit once it is issued by the Department and may:
5		ive credit for providing alternative moderate priced housing units pursuant to ection (g) of this section, which units shall be sold and, except as provided in
6 7		
7		ection (i) of this section, otherwise subject to all of the requirements
8	appi	cable to newly built moderate priced housing units in this subtitle; or
9	(ii) Sell	he certificate and the unit to which it applies to a developer of moderate
10	inco	ne housing units at apprice to be agreed to by the holder and developer who
11	shall	then receive credit for providing alternative moderate income housing units
12	pursi	ant to subsection (g) of this section, which units shall be subject to all of the
13	requi	rements applicable to newly built moderate priced housing units in this
14	subti	tle.
15	(i) Initial Sale Pric	e for Units Sold through the Moderate Income Housing Unit Community
16	Revitalization	Program. The Housing and Community Development Board shall:
17	(1) Establish	the initial sale price for rehabilitated units provided through the moderate
18	income ho	ousing unit community revitalization program; and
19	(2) Adopt reg	ulations setting the standards to be used for establishing the initial sale
20	price.]]	
21	[[(j)]] (F) Annual A	alysis of the Moderate Income Housing Programs. The Director shall
22	complete an ar	nual analysis of the moderate income, LOW INCOME, AND DISABILITY housing
23	unit programs	and, subject to section 22.1000 of the County Code, shall submit the analysis
24	to the County l	Executive and to the Council, along with a presentation in a public
25	meeting to the	County Council, by April 1 of each year. The analysis shall include:
26	(1) [[The nun	ber, types, and location of moderate income housing units provided on-site
27	and as req	uired by the zoning regulations;

1	(2) Moderate]] LOW income AND DISABILITY INCOME housing units provided as an optional
2	method under SECTION 13.402B OF THIS SUBTITLE OR subsection (e) of this section
3	[[and as an alternative compliance under subsection (f) of this section]];
4	[[(3) The number of moderate income housing units that have been renovated and the
5	financial costs of renovating the unit;]]
6	[[(4)]] (2) The range of sale prices and rental rates, including the average sales price and
7	rental-rate;
8	[[(5)]] (3) Income information on the home buyers and renters participating in the program;
9	[[(6)]] (4) The number of applicants selected to purchase a [[moderate]] LOW INCOME AND
10	DISABILITY income housing unit and the priority categories for which they qualify
11	under section 13.406(e); and
12	[[(7)]] (5) All marketing and outreach efforts of the [[department]] DEPARTMENT to each of
13	the categories in section 13.406(e).
14	[[(k) Alternative of Satisfying Moderate Income Housing Unit Requirement in Residential
15	Mobile Home Development. The developer of a housing development in an R-MH zoning
16	district which is subject to this subtitle may satisfy all, or a portion of, its moderate income
17	housing unit requirement by providing for the sale of lots in an adjoining subdivision to the
18	Commission or designee as defined in this subtitle at below market price by an agreement
19	with the Commission or designee as defined in this subtitle provided that:
20	(1) The housing development and the adjoining subdivision were part of the same original
21	sketch plan;
22	(2) The adjoining subdivision shall be zoned residential-mobile home and shall consist of
23	previously leased pad sites in a mobile home park;
24	(3) The residential mobile home development and the adjoining subdivision share a
25	stormwater management facility;
26	(4) The lots shall be sold to the Commission or designee as defined in this subtitle at
27	below market price for either conveyance through shared equity financing to an
28	eligible purchaser or rental to an individual of moderate income;

1	(5)	Each lot sold to the Commission or designee as defined in this subtitle shall equal one
2		moderate income housing unit required the adjacent housing development;
3	(6)	Concurrent with, prior to, or within 120 days subsequent to the approval of a site
4		development plan or the final plat of subdivision for the housing development, the
5		developer and the Commission or designee as defined in this subtitle shall execute an
6		agreement which satisfies the requirements of this section; (7) The agreement shall
7		provide that any covenant to provide moderate income housing units which is already
8		recorded shall be extinguished upony the sale of the same number of lots to the
9		Commission or designee as defined in this subtitle; and
10	(8)	An existing resident in the adjoining subdivision who meets the eligibility
11		requirements of this subtitle shall be given first priority as an eligible purchaser of a lot
12		or as a tenant of a lot owned by the Commission or designee as defined in this subtitle.
13	(l) Prok	nibited Transfers. A developer using an optional or alternative method of compliance
14	may	y not provide the required moderate income housing units on property:
15	(1)	Wholly owned by the Howard County Housing Commission;
16	(2)	Owned by the County; or
17	(3)	In a census tract block group where the poverty level is ten percent or greater
18		according to the most recent census.]]
19	[[(m)]] (G) Calculations—Fractions of a Unit. If a calculation to determine the number of G
20	moo	derate income housing units a developer is required to provide under the Zoning
21	Reg	ulations results in a fraction of a hioderate income housing unit, the developer shall
22	prov	vide an additional moderate income housing unit.
23	[[(n)]] (H	I) TOD (Transit Oriented Development) and PGCC (Planned Golf Course
24	Con	nmunity)—Moderate Income Housing Unit Requirements.
25	(1)	Notwithstanding any other provision of this subtitle, a developer of a TOD (Transit
26		Oriented Development) or a PGCC (planned Golf Course Community) district site
27		shall provide the moderate income housing units required under the zoning regulations,
28		or disability income housing units or low income housing units as part of an optional

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1	method of compliance, as part of the development on the site of the development	
2	project.	
3	(2) The developer shall not:	
4	(i) Provide the moderate housing income units at a different location; OR	
5	(ii) Pay a fee-in-lieu of to the Department of Housing and Community Development	
6	[[;	
7	(iii) Use an optional method as provided under subsection (e)(1)(i) of this section; or	
8	(iv) Use alternative compliance to optional methods as provided under subsection (f)	
9	of this section]].	
10	[[Sec. 13.402A. Market-based required alternatives to moderate income housing unit	
11	obligation.	
12	(a) Application. This section shall apply when the base sales price for a moderate income	
13	housing unit, as determined by the Department at the time the seller offers the unit for sale	
14	pursuant to section 13.404 of this subtitle, is 90 percent or more of the market price. For	
15	purposes of this section, market price is the net price offered to the public by the seller for a	i
16	comparable unit within the development. In this instance, instead of providing moderate	
17	income housing units as required by section 13,402 of this subtitle, the developer shall	
18	pursue one or a combination of the alternatives set forth in subsection (b), (c), or (d) of this	
19	section.	
20	(b) Units in Foreclosure. The developer shall substitute units by purchasing, rehabilitating, and	l
21	offering for sale existing housing units that are in foreclosure and are located throughout th	e
22	County as follows:	
23	(1) A substitute unit is eligible under this option if it:	
24	(i) Has had mortgage or tax foreclosure proceedings initiated;	
25	(ii) Has not had a mortgage or tax payment made for at least 90 days; and	
26	(iii) Has been offered for sale by the owner to the public;	

1	(2)	The Department must approve each substitute unit before purchase by the developer,
2		and shall ensure that the developer provides the same number of bedrooms;
3	(3)	The rehabilitation of each substitute unit shall meet the Department's minimum
4		standards, as determined by regulation of the Department;
5	(4)	Upon completion of rehabilitation, the Department must approve each completed unit;
6	(5)	A developer shall purchase and rehabilitate the unit and request a priority period, as set
7		forth in section 13.404 of this subtitle, within one year of the developer's initial
8		notification of sale under section 13.404;
9	(6)	The sales price for a substitute unit shall be the lowest of the following:
10		(i) The moderate income housing unit price determined by the Department at the
11		time of the developer's request for appriority period for the substitute unit;
12		(ii) Ninety percent of the appraised value of the substitute unit, as rehabilitated; or
13		(iii) The developer's actual cost of purchasing, rehabilitating, and selling the substitute
14		unit, including carrying costs; and
15	(7)	A developer shall purchase substitute units of the following types and at the following

ratio:		
TYPE OF	TYPE OF	RATIO:
REQUIRED	SUBSTITUTE	
MIHU:	UNIT:	
Apartment	Apartment	1:1
Apartment	Single-family, attached	3:2
Apartment	Single-family, detached	2:1
Single-family, attached	Apartment	2:3
Single-family, attached	Single-family, attached	1:1
Single-family, attached	Single-family, detached	3:2
Single-family, detached	Apartment	1:2
Single-family, detached	Single-family attached	2:3
Single-family, detached	Single-family, detached	1:1

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2	(c)	Offe	r to Low-Income Purchasers. The developer shall substitute units by offering one-third
3		of tl	e moderate income housing units required under this sublitle to eligible low-income
4		purc	hasers who shall have an annual household income of up to 60 percent of the median
5		incc	me. The purchase price for these units shall be established in the same manner as set
6		fortl	n in section 13.403 of this subtitle, except that the base price shall be affordable to a
7		purc	haser with a household income equal to the following percentages of median income,
8		adju	sted by family size appropriate to the size and number of bedrooms in the unit:
9		(1)	Fifty-five percent for proffered units and single-family homes;
10		(2)	Fifty percent for semi-detached (duplexes) and single-family attached (townhomes);
11			and
12		(3)	Forty-five percent for apartments (condominiums).
13	(d)		-In-Lieu. The developer shall pay a fee-in-lieu to the Department for each moderate
14		inco	me housing unit required by this subtitle as follows:
15		(1)	The fee-in-lieu shall be calculated as the difference between the prevailing market
16			price for the same unit type and the sale price for the moderate income housing unit
17			provided, however, the fee-in-lieu shall not be less than seven and one-half percent of
18			the sale price for the moderate income housing unit;
19		(2)	The prevailing market price shall be determined by a survey of sales prices of units of
20			the same type sold in the County within the previous 12 months;
21		(3)	Sales of the following units shall be excluded from the survey:
22			(i) Townhouses less than 1,200 square feet and more than 2,000 square feet;
23			(ii) Single-family detached homes less than 1,500 square feet and more than 2,800
24			square feet;
25			(iii) Apartments less than 650 square feet and more than 1,300 square feet;
26			(iv) Units in poor condition of in need of significant repair or renovation; and
27			(v) The three highest and three lowest sales prices;

1		(4)	A developer shall pay the fee-in-lieu before use and occupancy permits may be issued
2			for the units designated as moderate income housing units by the development's
3			moderate income housing unit agreement and
4		(5)	The fee-in-lieu collected by the Department shall be used for housing programs
5			operated by the Department.]]
6	[[Se	e. 13	.402C. Alternatives to moderate income housing unit obligation in certain zones.
7	(a)	App	lication. This section shall apply only to:
8		(1)	Residential developments of single-family detached homes offered for sale in the RC,
9			RR, R-ED, R-20, R-12, and R-SC zoning districts;
10		(2)	Age-restricted adult housing and planned senior communities;
11		(3)	Single-family attached homes in R-HED; and
12		(4)	Mixed use developments in MXD.
13	(b)	Alte	rnative Compliance. In these developments, instead of providing moderate income
14		hou	sing units as required by section 13.402 of this subtitle, the developer may pursue one or
15		a co	mbination of the alternatives set forth in subsection (c), (d) or (e) of this section.
16	(c)	Sub	stitute Units. The developer may substitute units by purchasing, rehabilitating, and
17		offe	ring for sale existing housing units that are located throughout the County as follows:
18		(1)	The Department must approve each substitute unit before purchase by the developer,
19			and shall ensure that the substitute unit provides the same number of bedrooms as
20			planned for the on-site unit;
21		(2)	The rehabilitation of each substitute unit shall meet the Department's minimum
22			standards, as determined by regulation of the Department;
23		(3)	Upon completion of rehabilitation, the Department must approve each completed unit
24			before resale;
25		(4)	A developer shall purchase and rehabilitate the unit and request a priority period, as set
26			forth in section 13.404 of this subtitle, within one year of the developer's initial
27			notification of sale under section 13.404;

1	(5) The sales price for a substitute unit shall be the lowest of the following:					
2	(i) The moderate incon	(i) The moderate income housing unit price determined by the Department at the				
3	time of the develope	time of the developer's request for a priority period for the substitute unit; or				
4	(ii) The developer's act	(ii) The developer's actual cost of purchasing, rehabilitating, and selling the substitute				
5	unit, including actua	al and reasonable carrying costs; and				
6 7	(6) A developer shall purcha ratio:					
	TYPE OF REQUIRED MIHU	TYPE OF SUBSTITUTE UNIT	RATIO			
	Apartment	Apartment	1:1			
	Apartment	Single-family, attached	3:2			
	Apartment	Single-family, detached	2:1			
	Single-family, attached	Apartment	2:3			
	Single-family, attached	Single-family attached	1:1			
	Single-family, attached	Single-family, detached	3:2			
	Single-family, detached	Apartment	1:2			
	Single-family, detached	Single-family, attached	2:3			
	Single-family, detached	Single-family, detached	1:1			

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(d) Offer to Low-Income Purchasers. The developer may substitute units by offering one-third 10 of the moderate income housing units required under this subtitle to eligible low-income 11 purchasers who shall have an annual household income of up to 60 percent of the median 12 income. The purchase price for these units shall be established in the same manner as set 13 forth in section 13.403 of this subtitle, except that the base price shall be affordable to a 14 purchaser with a household income equal to the following percentages of median income, 15 adjusted by family size appropriate to the size and number of bedrooms in the unit: 16 (1) Fifty-five percent for proffered units and single-family detached homes; 17 (2) Fifty percent for semi-detached (duplexes) and single-family attached (townhomes); 18 19 and

1		(3)	Forty-five percent for apartments (condominiums)
2	(e)	Fee	<i>e-In-Lieu</i> . The developer may pay a fee-in-lieu to the Department for each unit in the
3		dev	elopment or portion of the development that is not providing MIHUs onsite:
4		(1)	The fee-in-lieu shall be based on the square footage calculated by the County for
5			purposes of determining a unit's building excise tax when applying for a building
6			permit for the development;
7		(2)	The fee-in-lieu shall be set yearly by Council resolution based upon the percentage of
8			increase in the ENR Construction Cost Index for the Baltimore Region as reported in
9			ENR, Engineering News Record;
10		(3)	The fee-in-lieu shall be published on the County's website together with the base sales
11			prices and rents for moderate income housing units;
12		(4)	If the developer chooses to provide a portion of the required MIHUs on site, the fee
13			shall be prorated accordingly.
14		(5)	Except as provided in paragraph (a) of this section, a developer may not pay a fee in
15			lieu of a single-family attached or apartment moderate income housing unit except in
16			an age-restricted adult housing or planned senior community;
17		(6)	A developer shall pay the fee-in-lieu for each unit at the time a building permit is
18			issued;
19		(7)	The fee-in-lieu collected by the Department shall be used for the following:
20			(i) The Settlement Downpayment Loan Program;
21			(ii) The Rehabilitation Loan Program:
22			(iii) Grants to other County entities, the Howard County Housing Commission or local
23			non-profits for rental housing subsidies, the purchase and rehabilitation of existing
24			properties for sale or rent to low or moderate income households, emergency
25			eviction support, or other housing apportunities for low and moderate income
26			households; and

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(8) By February 1 of each year, the Department shall provide a detailed annual report to 1 the Council of each collection and expenditure of all fee-in fieu funds for the prior 2 calendar year. 3 (9) In census tract block group where the poverty level is ten percent or greater according 4 to the most recent census, the fee-in-lieu collected by the Department shall be used 5 only for the Settlement Downpayment Loan Program and the Rehabilitation Loan 6 7 Program. Multi-Plex Dwellings. Notwithstanding section 13.402(d) of this subtitle, any development 8 (f) of single-family detached dwelling units may provide moderate income housing units on 9 site in the form of multi-plex dwelling units in accordance with the applicable provisions of 10 11 the Zoning Regulations.]] Sec. 13.404. Sale of moderate income housing unit. 12 (a) Initial Sale of Moderate Income Housing Unit—Priority Period. 13 (1) (i) Except as provided in section 13.407 of this subtitle, the seller of a moderate income 14 housing unit offered for sale shall offer the unit for initial sale for a 120-day priority 15 period through the Department to an eligible purchaser. 16 (ii) During the priority period, the price for the moderate income housing unit shall 17 not exceed the initial price established for the unit under section 13.403 of this 18 subtitle. 19 (iii) The sales price shall be based on the square footage as calculated by the County 20 for purposes of determining a unit's building excise tax when applying for a 21 building permit. 22 (2) (i) A seller shall notify the Department of the proposed offering and the proposed date 23 on which the priority period will begin. 24 (ii) The notice shall set forth the number of units offered, the location of each unit, a 25 description of the amenities offered in each unit, the sales price and information 26 regarding any mortgage financing available to buyers. 27

1	(ii	i) The seller shall also provide a vicinity map of the offering, a copy of the approved
2		subdivision or site development plan, and such other information as required by
3		the Department.
4	(iv	y) If the Department determines that the notice is incomplete, the Department shall
5		notify the seller within five business days of receipt of the notice. The seller shall
6		submit a complete notice before the priority period begins.
7	(3) W	ithin the priority period, the Department shall provide the seller with the name of an
8	eli	igible purchaser for each unit.
9	(4) Tł	ne seller shall make a good faith effort to enter into a contract with the eligible
10	pu	rchaser within the priority period. The contract shall allow the purchaser at least 60
11	da	ys from the date of the notice provided in paragraph (3) of this subsection to obtain a
12	fir	nancing commitment. The contract shall require the seller to make a good faith effort
13	to	complete construction of the moderate income housing unit within the time set forth
14	in	the purchaser's financing commitment.
15	(5) If	the seller fails to make a good faith effort under paragraph (4) of this subsection, the
16	se	ttlement date shall be extended until ten days after the date construction is actually
17	co	mpleted.
18	(6) If	the eligible purchaser fails to comply with the conditions of the commitment for
19	m	ortgage financing or fails to enter into a purchase contract, the Department may
20	su	bstitute another eligible purchaser.
21	(7) At	y earnest money collected from an eligible purchaser may not exceed \$500.00.
22	(b) <i>Same</i> —	-Settlement.
23	(1) (i) A	An eligible purchaser who htters into a contract to purchase a moderate income
24	ho	using unit shall settle on the property after completion of the construction of the unit.
25	(ii) For purposes of this subjection, a moderate income housing unit shall be deemed
26		complete on the date that a use and occupancy permit for the unit is issued by the
27		Department of Inspections, Licenses and Permits.
28	(ii	i) The seller shall notify the purchaser at least ten days prior to the settlement date.

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1	(iv)	The purchaser shall settle on the property within two business days of the
2		settlement date, unless extended by the parties.
3	(v)	The seller shall make a good faith effort to settle with the purchaser within the
4		time set forth in the notice.
5	(2) (i) If a	a purchaser fails to settle on the property by the agreed upon settlement date, the
6	selle	er shall notify the Department and offer to extend the priority period for 60 days
7	from	n the agreed upon settlement date.
8	(ii)	The Department shall accept or reject the offer within five business days of
9		receipt of the notice.
10	(iii)	If the Department accepts the offer to extend the priority period, the Department
11		shall pay to the seller the seller's reasonable and actual carrying costs, such as
12		interest, insurance, taxes, utilities, homeowners' association fees, and maintenance
13		costs for the moderate income housing unit for the period of the extension.
14	(iv)	The Department shall notify eligible households and priority purchasers of the
15		availability of the moderate income housing unit in accordance with sections
16		13.406 and 13.407 of this subtitle
17	[[(c) Same—S	ale after Priority Period:
18	(1) Afte	er the priority period or extension the seller may offer a moderate income housing
19	unit	for sale to the general public without restriction as to price if:
20	(i)	After the priority period expires an eligible purchaser has not signed a purchase
21		contract;
22	(ii)	An eligible purchaser has not settled on the property by the settlement date and
23		the Department has not accepted the seller's extension offer under subsection
24		(b)(2)(i) of this section; or
25	(iii)	The extension of the priority period expires and an eligible purchased has not
26		signed a purchase contract.

1	(2)	If the moderate income housing unit is offered for sale to the general public without
2		restriction as to price, the seller shall pay to the County an amount equal to 50 percent
3		of the difference between:
4		(i) The sale price of the moderate income housing unit, less a seven percent reduction
5		for the seller's cost of sale, and less the seller's reasonable and actual carrying
6		costs from the end of the initial priority period, if applicable; and
7		(ii) The initial price established for the moderate income housing unit under section
8		13.403 of this subtitle.]]
9	[[(d)]] (c	c) Subsequent Sale of Moderate Income Housing Unit after priority period. A subsequent
10	sale	of a moderate income housing unit after the priority period shall be:
11	(1)	Offered through the Department to an eligible purchaser at the sale price established
12		under section 13.403 of this subtitle;
13	(2)	Subject to the covenants required under subsection 13.402(c) of this subtitle; and
14	(3)	Subject to regulations adopted by the Department under this subtitle.
15	[[(e)]] (D) Subsequent Sale of a Previously Occupied Moderate Income Housing Unit. The
16	sub	sequent sale of a previously occupied moderate income housing until shall be offered for
17	resa	ıle:
18	(1)	Subject to the same conditions noted in subsection (d) of this section;
19	(2)	Subject to a resale price limit, as stated in the program regulations as follows:
20		(i) Start with the original purchase price for which the owner purchased the property
21		according to the purchase contract;
22		(ii) Each year multiply the original purchase price by the percentage change in the
23		most recent CPI-U or in the most recent median income whichever is less—up to
24		a maximum increase for any given year of three and one-half percent or a
25		minimum increase for any given year of one percent;
26		(iii) Each year add the product of the multiplication above to the original purchase
27		price;
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1			(iv) Add the cost of eligible capital improvements that have been approved by the
2			County up to the time of transfer; and
3			(v) Deduct the amount of any excessive damage assessment.
4	Sec.	13.4	05. Rental of moderate income housing units.
5	(a)	Dur	ation of Rental Restrictions. Except as provided in subsection (f) of this section, the
6		rest	rictions on the rental of moderate income housing units set forth in this subtitle shall
7		app	ly to each rental moderate income housing unit development in perpetuity beginning on
8		the	date of initial offering as set forth in subsection (c) of this section.
9	(b)	App	lication of Rental Restrictions:
10		(1)	The owner of any rental development subject to this subtitle shall ensure that the
11			number of moderate income housing units required under the approved final plan or
12			site development plan are rented or available for rent as moderately priced dwelling
13			units to persons determined to be eligible under section 13.406 of this subtitle.
14		(2)	The owner is not required to permanently designate particular units as moderate
15			income housing units in order to meet this requirement.
16		(3)	The owner of any rental development that does not comply with the restrictions
17			required by this subtitle may be subject to fines and penalties, as stated in the program
18			regulations.
19	(c)	Ren	tal [[During Priority Period]] OF A MODERATE INCOME HOUSING UNIT:
20		(1)	A moderate income housing unit offered for rent must [[first]] be offered [[for a 60-day
21			priority period]] to an eligible applicant or to a designee [[. During the priority period,
22			the moderate income housing unit shall be offered]] at a rent not to exceed the rent
23			established for the unit under section 13.403 of this subtitle.
24		(2)	(i) Before offering a moderate income housing unit for rent, the owner must notify the
25			Department of the proposed offering [[and the proposed date on which the priority
26			period will begin]].
			24

1		(ii) The notice must set forth the number of units offered, the location of each unit,
2		the unit type, bedroom size and floor area of each unit, a description of the
3		amenities offered in each unit and the rental rate.
4		(iii) The owner shall also provide a vicinity map of the offering, a copy of the
5		approved subdivision or site development plan, and such other information as the
6		Department finds necessary.
7		(iv) If the Department determines that the notice is incomplete, the Department shall
8		notify the owner within five business days of receipt of the notice. [[The owner
9		shall submit a complete notice before the priority period may begin.
10	(3)	The owner shall make a good faith effort to enter into a lease with an eligible applicant
11		within the priority period.]]
12	[[(d) <i>Ren</i>	tal after Priority Period:
13	(1)	After the priority period expires, a unit in the development may be offered for rent to
14		the general public without restriction as to rent if:
15		(i) An eligible applicant has not signed a lease agreement for the unit; and
16		(ii) As provided in the moderate income housing unit agreement, the required number
17		of units in the development are rented or, at the time the priority period expired,
18		were available for rent as moderate income housing units.
19	(2)	If, because an owner rents one or more units under paragraph (1) of this subsection, the
20		number of units in the development that are rented as moderate income housing units is
21		below the number required in the moderate income housing unit agreement. The owner
22		shall offer to rent the next available unit to an eligible applicant and shall continue to
23		do so until:
24		(i) The number of rental units equals the number required under the agreement; or
25		(ii) The Department cannot provide the owner with the name of an eligible applicant
26		to rent the unit.]]
27	[[(e)]] (D) Reports:

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	by the Department, listing the occupants of moderate income housing units in the
	development and the rental rates charged, and certifying that the occupants are eligible
	under section 13.406.
(2)	A report under this subsection shall be submitted monthly until the required number of
	moderate income housing units are occupied and annually thereafter.
[[(f)]] (E)	Condominium Conversions:
(1)	Before a rental development is converted to a condominium regime, the owner of the
	development shall give notice to the Department.
(2)	The notice shall be given concurrently with the registration of the public offering
	statement with the Secretary of State under section 11-127 of the Real Property Article
	of the Annotated Code of Maryland.
(3)	The owner shall execute and record a revised moderate income housing unit agreement
	governing the sale of the condominium units, which shall provide that the number of
	units for sale as moderate income housing units will be at least the number required
	under the approved final plan or site development plan.
[[(g)]] (F	Authority to Assign. When issuing a certificate of eligibility for a moderate income
hou	sing unit offered for rent, the Department may assign its responsibility for accepting
app	lications and certifying eligibility under subsection 13.406(b) of this subtitle to an
-	rtment complex that contains moderate income housing units offered for rent.
[[(h)]] (C) Duties upon Assignment. When the Department assigns responsibility under
sub	section (g) of this section:
(1)	The Department shall annually notify the apartment complex of the applicable income
	limits and other eligibility criteria; and
(2)	The apartment complex shall, upon request of the Department, submit their application
	form, lease form, and leasing procedures to the Department for review and approval.
	<pre>[[(f)]] (E) (1) (2) (3) [[(g)]] (F hou app apai [[(h)]] (C subs (1)</pre>

1	Sec. 13.409. Regulations.	
2	The Department shall adopt, in accordance with the Administrative Procedure Act, the	ie
3	regulations necessary to implement and administer this subtitle, including regulations to	
4	establish:	
5	(1) The form of a co-ownership agreement;	
6	(2) Criteria for determining the eligibility of prospective purchasers or renters of mo	oderate
7	income housing units;	
8	(3) A process for the selection and notification of eligible purchasers;	
9	(4) Standard terms of moderate income housing unit agreements;	
10	(5) Criteria for determining the resale price of a moderate income housing unit and	
11	procedures for the subsequent resale;	
12	(6) Criteria for enforcement of the owner occupancy requirement, including penalti	es, for
13	moderate income housing units;	
14	(7) Criteria for enforcement, including penalties and fines for non-compliance, of the	e
15	moderate income housing unit rental requirements;	
16	(8) Criteria for capital improvements and excessive damage for moderate income he	ousing
17	units;	
18	(9) Criteria for determining designees;	
19	(10) Minimum specifications for moderate income housing units;	
20	(11) Criteria governing allocation of units if more than one designee applies to exerc	se an
21	option under subsection 13.407(c) of this sublitle;	
22	(12) A co-ownership program for designees in accordance with subsection 13.407(j)	of this
23	subtitle;	
24	(13) Criteria for the sale or rental of a moderate income housing unit under section 13	3.407
25	of this subtitle; AND	
26	[[(14) Criteria for administering the moderate income housing unit community revita	lization
27	program; and	

- (15)]] (14) Criteria for subsidy funds created by Continuing Care Retirement Communities
 under subsection 13.406A of this subtitle.
- 3
- 4 Section 2. Be it further enacted by the County Council of Howard County, Maryland, that this Act
- 5 *shall become effective 61 days after its enactment.*