Introduced	03.03.2025
Public Hearing	03.17.2025
Council Action	05.05.2025
Executive Action	05.08.2025
Effective Date	07.08.2025

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

2025 Legislative Session

Legislative Day No. 3

### Bill No. <u>18</u> -2025

#### Introduced by: Christiana Rigby

SHORT TITLE: Transit Oriented Development Districts (TOD) – Residential Units Exemptions

AN ACT Amending the definition of "Moderate income housing units", establishing and retaining the School Surcharge rate at time of submittal of sketch plan; providing for a Payment in Lieu of Taxes (PILOT) for Disability Income Housing Units within a Transit Oriented Development (TOD) <u>district</u>; and exempting Transit Oriented Development (TOD) <u>district</u> residential units from the Adequate Public Facilities Ordinance School Capacity Test and generally relating to Transit Oriented Development districts.

Introduced and read first time March 3_, 2025. Order	ered posted and hearing scheduled.
	By order Mychilly Hoursd
	Michelle Harrod, Administrator
Having been posted and notice of time & place of hearing & title of Bill	having been published according to Charter, the Bill was read for a
second time at a public hearing on $March 17$ , 2025.	having been published according to charter, the Din was read for a
	By order_Mchilleforry
	Michelle Harrod, Administrator
This Bill was read the third time on May 5, 2025 and Passed	_, Passed with amendments, Failed
	By order Michiel Herrod
	Michelle Harrod, Administrator
Sealed with the County Seal and presented to the County Executive for	approval this day of, 2025 at a.m./p.m.
	By order Michely Sarry
	Michelle Harrod, Administrator
Approved by the County Executive	, 2025
0	
	Calvin Ball, County Executive

NOTE: [[rext in brackets]] indicates deletions from existing law; TEXT IN SMALL CAPITALS indicates additions to existing law; Strike-out indicates material deleted by amendment; Underlining indicates material added by amendment.

1	WHEREAS, The County recognizes the urgent need for accessible and affordable housing, as
2	the current supply shortage, estimated by Maryland's Department of Housing and Community
3	Development in June 2024 to be at 96,000 housing units in the state, has contributed to a housing
4	affordability crisis that disproportionately impacts low- and moderate-income residents; and
5	
6	WHEREAS, The State of Maryland has enacted legislation, including HB538-2025 2024, to
7	promote transit-oriented development and require local jurisdictions to align zoning and land-use
8	policies with state-level priorities for smart growth and increased housing supply; and
9	
10	WHEREAS, RCLCO Real Estate Advisors conducted a Market Research and Demand Forecast
11	to inform HoCo By Design and identified projected demands of 31,000 new homes as well as a
12	current "pent up" demand of about 20,000 housing units for a total of over 50,000 new housing
13	units over the next 20 years in Howard County; and
14	
15	WHEREAS, Howard County's General Plan, HoCo By Design, approved in 2024, highlights
16	"Transit Activity Centers" as an "Area to Transform" and includes policy statements that
17	encourage development in activity centers, including policy statements DN-1, DN-4, and DN-8,
18	and several policy statements within the Route 1 Corridor Plan; and
19	
20	WHEREAS, This legislation provides clarity and certainty for builders and community
21	stakeholders by streamlining approval processes for qualified Transit-Oriented Development
22	district projects, ensuring that new housing can be delivered efficiently and in accordance with
23	state and county legislative mandates; and
24	
25	WHEREAS, This measure will contribute to the County's Moderate-Income Housing Unit
26	(MIHU) and Disability Income Housing Unit (DIHU) inventory, expanding critical housing
27	opportunities for residents across various income levels and ensuring a more inclusive and
28	diverse community, as encouraged in Policy Statements DN-4, DN-6, DN-7, DN-8, DN-12, and
29	DN-13 of <i>HoCo By Design</i> ; and
30	

1	WHEREAS, Encouraging smart growth and responsible development in designated Transit-
2	Oriented Development (TOD) areas districts is a key strategy for addressing the housing
3	shortage and supports broader economic and environmental goals in promoting sustainable,
4	walkable communities with access to public transit; and
5	
6	WHEREAS, In September 2024, Howard County's Department of Planning and Zoning
7	analyzed data for the Howard County Public School System on student yield and concluded that
8	in their Pupil Yield Report, of all styles of housing, multifamily housing, which is generally
9	favored in Transit Oriented Developments, produces between 0.16 and 0.38 pupils per unit,
10	significantly less than other housing types; and
11	
12	WHEREAS, Denser residential housing expands the assessable base for Howard County,
13	providing higher sales and property tax revenues that can support priorities such as education,
14	health and safety, and the connectivity of people and places; and
15	
16	WHEREAS, Incentives that encourage development in Transit-Oriented Developments (TODs)
17	Development (TOD) districts align with local and state smart growth priorities, expand housing
18	opportunities for all, and enhance the County's long-term fiscal health and quality of life.
19	
20	Section 1. Now, Therefore, Be It Enacted by the County Council of Howard County, Maryland, that the
21	Howard County Code is amended as follows:
22	
23	By Amending:
24	Title 13 Housing and Community Development
25	Subtitle – 4. Moderate Income Housing Units
	Section 13.401 Definitions
25 26 27 28 29 30 31	Subtitle – 4. Moderate Income Housing Units Section 13.401 Definitions By amending: Title13 Housing and Community Development Subtitle – 4. Moderate Income Housing Units

1	Section. 13.402 Development Procedures; moderate income housing u	nit
2	agreement; alternative.	
3	By amending:	
4	Title – 16 Planning, Zoning and Subdivisions and Land Development Regulations	
5	Subtitle 11 Adequate Public Facilities	
6	Section. 16.1107. Exceptions	
7	By amending:	
8	Title – 20 Taxes, Charges, and Fees	
9	Subtitle 1 Real Property Tax; Administration, Credits, and Enforcement	
10	Part VI. – Public School Facilities Surcharge	
11	Section. 20.143. – Surcharge Imposed	
12		
13	<b>Title 13 - Housing and Community Development</b>	
14	SUBTITLE 4. – Moderate Income Housing Units	
15		
16	Sec. 13.401. Definitions.	
17	(a) In General. In this subtitle, the following words have the meanings indicated:	
18	(g) Disability income housing unit (DIHU) means a dwelling unit offered for rent to a househo	ld
19	with an adult person receiving disability income.	
20	(m) Low income housing unit means a dwelling unit offered for sale or rent to households with	
21	low incomes.	
22	(p) Moderate income housing unit (MIHU) means a dwelling unit offered for sale or rent to	
23	households with moderate incomes. MODERATE INCOME HOUSING UNITS AND LOW INCOME	1
24	HOUSING UNITS SHALL INCLUDE DISABILITY INCOME HOUSING UNITS AS DEFINED UNDER TH	IS
25	SECTION.	
26	(q) Moderate income housing unit offered for sale means a unit that is built on a subdivided le	ət
27	or subject to a condominium regime, as provided in a moderate income housing unit	
28	agreement under subsection 13.402(b) of this subtitle. MODERATE INCOME HOUSING UNITS	ĩ
2 <del>9</del>	OFFERED FOR SALE SHALL INCLUDE DISABILITY INCOME HOUSING UNITS AS DEFINED UNDER	:
30	THIS SECTION.	

Sec. 13.402. Development procedures; moderate income housing unit agreement; 1 2 alternative.

3	(n)	TO	D (Tr	ansit Oriented Development) <del>and PGCC (Planned Golf Course Community)</del>
4		Mo	derat	e Income Housing Unit Requirements.
5		(1)	Not	withstanding any other provision of this subtitle, a developer of a TOD (Transit
6			Orio	ented Development) or a PGCC (Planned Golf Course Community) district site
7			sha	Il provide the moderate income housing units required under the zoning regulations,
8			<del>or d</del>	lisability income housing units or low income housing units as part of an optional
9			met	hod of compliance, as part of the development on the site of the development
10			proj	i <del>cct.</del>
11		(1)	No	TWITHSTANDING ANY OTHER PROVISION OF THIS SUBTITLE, A DEVELOPER OF A TOD
12			<u>(Tr</u>	ansit Oriented Development) district site shall, at a minimum,
13			INC	ORPORATE THE REQUIRED UNIVERSAL DESIGN FEATURES FROM THE DEPARTMENT OF
14			<u>Pla</u>	NNING AND ZONING GUIDELINES FOR ALL UNITS DESCRIBED IN THIS SECTION, WITH
15			<u>25%</u>	6 of the Disability Income Housing Units adhering to either the Uniform
16			Fed	ERAL ACCESSIBILITY STANDARDS (UFAS) OR INTERNATIONAL CODE COUNCIL
17			<u>(IC</u>	C) 117.1-2009-Type A Guidelines, and shall provide either:
18			(i)	MODERATE INCOME HOUSING UNITS REQUIRED UNDER THE ZONING
19				REGULATIONS, OR DISABILITY INCOME HOUSING UNITS OR LOW INCOME HOUSING
20				UNITS AS PART OF AN OPTIONAL METHOD OF COMPLIANCE, AS PART OF THE
21				DEVELOPMENT ON THE SITE OF THE DEVELOPMENT PROJECT; OR
22			(ii)	5% of the total units built shall be disability income housing units
23				AND AN ADDITIONAL 15% OF THE TOTAL UNITS BUILT SHALL BE A MIX OF
24				MODERATE INCOME HOUSING UNITS, LOW INCOME HOUSING UNITS, OR
25				DISABILITY INCOME HOUSING UNITS PER SECTION 13.402(E)(4)(I), (II), AND (III)
26				and 13.402B.
27				
28		(2)	The	developer shall not:
29			(i)	Provide the moderate housing income units at a different location;

(i) Provide the moderate housing income units at a different location;

į

1	(ii) Pay a fee-in-lieu of to the Department of Housing and Community Development;
2	(iii) Use an optional method as provided under subsection (e)(1)(i) of this section; or
3 4	<ul><li>(iv) Use alternative compliance to optional methods as provided under subsection (f) of this section.</li></ul>
5	(3) DISABILITY INCOME HOUSING UNITS; PAYMENT IN LIEU OF TAXES (PILOT).
6	IN A TOD (TRANSIT ORIENTED DEVELOPMENT) RESIDENTIAL DEVELOPMENT A DEVELOPER
7	is eligible to enter into a PILOT with the County pursuant to Section 7-521 of
8	THE MARYLAND TAX-PROPERTY ARTICLE IF 15% OF DWELLING UNITS ARE DISABILITY
9	INCOME HOUSING UNITS. A PROJECT THAT HAS BEEN APPROVED FOR A PAYMENT IN LIEU
10	<u>of Taxes (PILOT) Agreement with the County shall provide 5% of the total</u>
11	UNITS BUILT TO BE DISABILITY INCOME HOUSING UNITS AND SHALL PROVIDE 15% OF THE
12	TOTAL UNITS BUILT TO BE A MIX OF MODERATE INCOME HOUSING UNITS, LOW INCOME
13	HOUSING UNITS, OR DISABILITY INCOME HOUSING UNITS PER SECTION 13.402(E)(4), (I),
14	(II) AND (III) AND 13.402B.
15	(4) Reporting requirement – The Department of Housing and Community
16	Development shall by January 1, 2029 and January 1, 2032 prepare and submit a
17	REPORT TO THE COUNTY COUNCIL PROVIDING FOR THE NUMBER OF MODERATE INCOME
18	HOUSING UNITS, LOW INCOME HOUSING UNITS, AND DISABILITY INCOME HOUSING UNITS
19	CREATED UNDER THIS SECTION INCLUDING THE BEDROOM RATIO OF THE UNITS CREATED AND
20	THE STUDENT GENERATION YIELDS OF EACH BUILDING CONSTRUCTED AND FULLY LEASED AT
21	THE TIME OF THE REPORT.
22	
23	(O) PGCC (Planned Golf Course Community) — Moderate Income Housing Unit
24	<u>Requirements.</u>
25	(1) NOTWITHSTANDING ANY OTHER PROVISION OF THIS SUBTITLE, A DEVELOPER OF A PGCC
26	(PLANNED GOLF COURSE COMMUNITY) DISTRICT SITE SHALL PROVIDE THE MODERATE
27	INCOME HOUSING UNITS REQUIRED UNDER THE ZONING REGULATIONS, OR DISABILITY
28	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
2	DEVELOPMENT PROJECT.
3	(2) The developer shall not:
4	(I) PROVIDE THE MODERATE HOUSING INCOME UNITS AT A DIFFERENT LOCATION;
5	(II) PAY A FEE-IN-LIEU OF TO THE DEPARTMENT OF HOUSING AND COMMUNITY
6	DEVELOPMENT;
7	(III) Use an optional method as provided under subsection (e)(1)(I) of this
8	SECTION; OR
9	(IV) USE ALTERNATIVE COMPLIANCE TO OPTIONAL METHODS AS PROVIDED UNDER
10	SUBSECTION (F) OF THIS SECTION.
11	Title 16 – Planning, Zoning and Subdivisions and Land Development Regulations
12	SUBTITLE 11. – Adequate Public Facilities
13	Sec. 16.1107. Exemptions.
14	(b) Residential Projects:
14 15	<ul> <li>(b) Residential Projects:</li> <li>(1) Exempt residential plans. The following residential subdivisions and site development</li> </ul>
15	(1) <i>Exempt residential plans</i> . The following residential subdivisions and site development
15 16	(1) <i>Exempt residential plans.</i> The following residential subdivisions and site development plans are exempt from the requirement to pass the test for adequate road facilities and
15 16 17	(1) Exempt residential plans. The following residential subdivisions and site development plans are exempt from the requirement to pass the test for adequate road facilities and the requirement to pass the tests for allocations and adequate public school facilities as
15 16 17 18	(1) <i>Exempt residential plans.</i> The following residential subdivisions and site development plans are exempt from the requirement to pass the test for adequate road facilities and the requirement to pass the tests for allocations and adequate public school facilities as a condition of approval:
15 16 17 18 19	<ul> <li>(1) <i>Exempt residential plans.</i> The following residential subdivisions and site development plans are exempt from the requirement to pass the test for adequate road facilities and the requirement to pass the tests for allocations and adequate public school facilities as a condition of approval:</li> <li>(i) Parcel divisions (see: Subdivision regulations).</li> </ul>
15 16 17 18 19 20	<ul> <li>(1) <i>Exempt residential plans.</i> The following residential subdivisions and site development plans are exempt from the requirement to pass the test for adequate road facilities and the requirement to pass the tests for allocations and adequate public school facilities as a condition of approval:</li> <li>(i) Parcel divisions (see: Subdivision regulations).</li> <li>(ii) Subdivisions in agricultural preservation easements for dwellings of the owner or</li> </ul>
15 16 17 18 19 20 21	<ol> <li>(1) Exempt residential plans. The following residential subdivisions and site development plans are exempt from the requirement to pass the test for adequate road facilities and the requirement to pass the tests for allocations and adequate public school facilities as a condition of approval:         <ol> <li>(i) Parcel divisions (see: Subdivision regulations).</li> <li>(ii) Subdivisions in agricultural preservation easements for dwellings of the owner or the owner's children or other dwelling lots permitted on agricultural preservation</li> </ol> </li> </ol>
15 16 17 18 19 20 21 22	<ol> <li>(1) Exempt residential plans. The following residential subdivisions and site development plans are exempt from the requirement to pass the test for adequate road facilities and the requirement to pass the tests for allocations and adequate public school facilities as a condition of approval:         <ol> <li>(i) Parcel divisions (see: Subdivision regulations).</li> <li>(ii) Subdivisions in agricultural preservation easements for dwellings of the owner or the owner's children or other dwelling lots permitted on agricultural preservation easements.</li> </ol> </li> </ol>
15 16 17 18 19 20 21 22 23	<ol> <li>(1) Exempt residential plans. The following residential subdivisions and site development plans are exempt from the requirement to pass the test for adequate road facilities and the requirement to pass the tests for allocations and adequate public school facilities as a condition of approval:         <ol> <li>(i) Parcel divisions (see: Subdivision regulations).</li> <li>(ii) Subdivisions in agricultural preservation easements for dwellings of the owner or the owner's children or other dwelling lots permitted on agricultural preservation easements.</li> <li>(iii) Residential resubdivisions (see: Subdivision regulations) which do not increase</li> </ol> </li> </ol>
15 16 17 18 19 20 21 22 23 24	<ol> <li>Exempt residential plans. The following residential subdivisions and site development plans are exempt from the requirement to pass the test for adequate road facilities and the requirement to pass the tests for allocations and adequate public school facilities as a condition of approval:         <ol> <li>Parcel divisions (see: Subdivision regulations).</li> <li>Subdivisions in agricultural preservation easements for dwellings of the owner or the owner's children or other dwelling lots permitted on agricultural preservation easements.</li> <li>Residential resubdivisions (see: Subdivision regulations) which do not increase the number of housing units allowed.</li> </ol> </li> </ol>

1	(v)	Minor subdivision plans and resubdivisions, located in RC and RR zoning
2		districts outside of the planned service area boundary for water and sewer, which
3		create the potential for only one additional dwelling unit from a lot existing on
4		April 10, 1992.
5	(vi)	Minor subdivision plans and resubdivisions which create the potential of only one
6		additional dwelling unit to be conveyed to an immediate family member or
7		members from a lot existing on April 10, 1992 provided that the following
8		conditions are met:
9	a.	The property owner must have owned the property for a minimum of three years
10		before requesting subdivision; and
11	b.	The family member must be either a parent, child, or sibling. The term immediate
12		family member does not include stepparents, step-children, or step-siblings; and
13	c.	The property owner shall not seek further subdivision of the property or another
14		family member exemption for a period of three years; and
15	d.	The granting of this family member exemption shall prohibit the property owner
16		from seeking a hardship exemption.
17		A maximum of three family member exemptions per year per planning area may
18		be granted by the Department of Planning and Zoning. Subject to section 22.1000
19		of the County Code, the Department of Planning and Zoning shall annually
20		prepare a home ownership report on this exemption for the Council.
21	(vii	) Minor subdivision plans and resubdivisions which create the potential of only one
22		additional dwelling unit from an adjoining lot existing before April 10, 1992, for
23		property owners with economic hardships. Upon the property owner's written
24		request to the Department of Planning and Zoning, the County Council may
25		approve by resolution a hardship exemption. The property owner shall state in the
26		request to the Department of Planning and Zoning the severe economic hardship
27		that the property owner is sustaining and provide the following evidence, which
28		shall be forwarded by the Department to the County Council with a
29		recommendation concerning the exemption:

1		a. Verification of ownership of the property to be subdivided for at least three years
2		before the submittal of the economic hardship exemption request; and
3		b. A recent financial statement that shows the property owner's complete assets and
4		liabilities supported by an affidavit of the property owner; and
5		c. Other information regarding the severe economic hardship that the property
6		owner is sustaining, including but not limited to information from lenders, lien
7		holders, creditors, attorneys, tax collectors or other third parties who have
8		knowledge as to the economic condition of the property owner; and
9		d. Any notice of foreclosure on the property; and
10		e. Any medical bills that are not covered by health insurance for a medical
11		condition/treatment of the property owner or immediate family member of the
12		property owner. For purposes of this section, the immediate family member shall
13		be either a spouse, parent, child, or sibling but shall not include step-parents, step-
14		children or step-siblings; and
15		f. Any other evidence that the property owner has no other reasonable means of
16		relieving that economic hardship.
17		The granting of this hardship exemption shall prohibit the property owner from
18		seeking a family member exemption.
19	(2)	Partially exempt residential subdivision plans. Minor subdivision plans are exempt
20		from the requirement to pass the test for adequate road facilities as a condition of plan
21		approval. However, minor subdivision plans are required to pass the tests for
22		allocations and adequate public school facilities as a condition of subdivision approval.
23	(3)	Exempt residential site development plans. Residential site development plans for
24		single-family attached and detached housing on recorded lots that existed on April 10,
25		1992 are exempt from the requirement to pass the test for adequate road facilities and
26		the tests for allocations and adequate public school facilities as a condition of site
27		development plan approval.
28	(4)	Partially exempt mobile home park site development plans:
29		(i) Residential site development plans for mobile home parks are exempt from the
30		requirement to pass the test for allocations to the extent that the mobile home park

site development plan is replacing units from a mobile home park abandoned or 1 permanently closed after January 1, 2000. If the number of units in a mobile home 2 park site development plan exceeds the number of replacement units available, the 3 4 number of units exceeding the available replacement units shall be tested for 5 allocations in accordance with section 16.1104 of this subtitle. The Department of 6 Planning and Zoning shall keep a record of the number of mobile home park units 7 abandoned and replaced and shall reassign the replacement units to projects, at the 8 time of site development plan approval, in the order of site plan approval dates.

- 9 (ii) Residential site development plans for mobile home parks to which replacement units have been reassigned in accordance with subsection (i) above are exempt 10 from the adequate public school facilities test for the number of replacement units 11 12 reassigned if the site development plan for the mobile home park is located in the same elementary and middle school districts as the abandoned or permanently 13 closed mobile home park from which the units were reassigned. If the number of 14 units proposed on the site development plan exceeds the number of reassigned 15 16 units available, or if the site development plan includes reassigned units from a 17 different elementary and/or middle school district, the excess units receiving allocations as required in subsection (i) above, and the reassigned units from a 18 different elementary and/or middle school district, as the case may be, shall be 19 20 subject to the adequate public school facilities tests. If the proposed mobile home 21 park is located in a different elementary and/or middle school district, the site development plan must pass the appropriate adequate public school facility test(s) 22 for all units approved on the site development plan. 23
  - (5) Partially exempt multifamily residential site development plans:

24

(i) *Exemption from tests for adequate public schools.* Residential site development
plans for multifamily projects which cannot generate children, such as agerestricted adult housing, are exempt from the requirement to pass the tests for
adequate school facilities as a condition of site development plan approval. Except
as provided in subparagraph (iii) of this paragraph, these plans are required to pass

1 2		the test for allocations and for adequate road facilities as a condition of site development plan approval.
3		(ii) Exemption from tests for allocations and adequate public schools. Nursing and
4		residential care facilities are exempt from the requirement to pass tests for
5		allocations and for adequate public schools as a condition of site development
6		plan approval. These plans are required to pass the adequate road facilities test as
7		a condition of site development plan approval.
8	(6)	Conditionally exempt residential subdivision plans. Residential subdivision plans are
9		conditionally exempt from the requirement to pass the test for adequate road facilities
10		and the tests for allocations and for adequate school facilities as a condition of plan
11		approval, provided that the sketch plan was approved before the effective date of this
12		subtitle, this exemption is conditional upon the project continuing to meet required
13		milestones (see: Section 16.1106, "Milestones").
14	(7)	Partially exempt residential redevelopment plans. Residential redevelopment involving
15		a subdivision plan or site development plan is exempt from the allocations. Adequate
16		public schools, and roads tests to the extent that the redevelopment will not increase:
17		(i) The number of existing housing units on the site;
18		(ii) The number of housing units allowed under paragraph (3) of this subsection; or
19		(iii) If the redevelopment is of a mobile home park licensed under subtitle 5 of this
20		title, the number of mobile home sites permitted under the license.
21		Existing units being replaced must have been occupied on a full-time basis for at least
22		30 days in the year prior to submission of the subdivision or site development plan for
23		redevelopment of the site. If the number of units on the redevelopment plan exceeds
24		the number of existing units, the additional units shall pass the allocations, adequate
25		public schools and roads tests as a condition of plan approval.
26	(8)	Partially exempt residential subdivision plans. Except in Downtown Columbia,
27		moderate income housing units do not require housing unit allocations. However, plans
28		with moderate income housing units are required to pass the test for adequate road
29		facilities and adequate public schools as a condition of approval. The number of

÷,

1 2 3	moderate income housing units in each plan that do not require housing unit allocations subject to this exemption shall not exceed the number of moderate income housing units as required in the Howard County Zoning Regulations.
4	(9) Partially exempt urban renewal residential subdivision or site development plans; Test
5	for adequate school facilities. Residential units that are part of an Urban Renewal
6	project, as designated by title 13, subtitle 11 of this Code, are exempt from the
7	requirement to pass the test for adequate school facilities as a condition of subdivision
8	or site development plan approval.
9	(10) EXEMPT TOD (TRANSIT ORIENTED DEVELOPMENT) RESIDENTIAL SUBDIVISION OR SITE
10	DEVELOPMENT PLANS; TEST FOR ADEQUATE SCHOOL FACILITIES. A RESIDENTIAL
11	development within a TOD (Transit Oriented Development) <u>district</u> is exempt
12	FROM THE REQUIREMENT TO PASS THE TEST FOR ADEQUATE SCHOOL FACILITIES AS A
13	CONDITION OF SUBDIVISION OR SITE PLAN DEVELOPMENT APPROVAL IF APPROVED UNDER
14	Section $13.402(n)(1)(ii)$ . These plans are required to pass the allocations and
15	ROADS TESTS AS A CONDITION OF PLAN APPROVAL.
16	
17	Title 20 – Taxes, Charges, and Fees
18	SUBTITLE 1. – Real Property Tax; Administration, Credits, and Enforcement
19	Part VI. Public School Facilities Surcharge
20	
21	
	Sec. 20.143. Surcharge imposed.
22	<ul><li>(a) Chapter 744 of the Acts of the General Assembly of 2019, set forth in section 20.142 of the</li></ul>
22 23	
	(a) Chapter 744 of the Acts of the General Assembly of 2019, set forth in section 20.142 of the
23	<ul> <li>(a) Chapter 744 of the Acts of the General Assembly of 2019, set forth in section 20.142 of the Howard County Code, requires that the County Council impose a school facilities surcharge</li> </ul>
23 24	<ul> <li>(a) Chapter 744 of the Acts of the General Assembly of 2019, set forth in section 20.142 of the Howard County Code, requires that the County Council impose a school facilities surcharge on residential new construction for which a building permit is issued on or after July 1,</li> </ul>
23 24 25	<ul> <li>(a) Chapter 744 of the Acts of the General Assembly of 2019, set forth in section 20.142 of the Howard County Code, requires that the County Council impose a school facilities surcharge on residential new construction for which a building permit is issued on or after July 1, 2004, with the revenue from the surcharge to be used to pay for additional or expanded</li> </ul>

1	(b) (1) In accordance with Chapter 744 of the Acts of the General Assembly of 2019, there is a	
2	public school facilities surcharge imposed on residential new construction for which a	
3	building permit is issued on or after July 1, 2004, other than residential new construction	
4	that is both:	
5	(i)	Classified as senior housing; and
6	(ii)	An affordable housing unit, as defined in section 28.116 of the County Code.
7	(2) Exc	ept as provided in paragraphs (3) and (4) of this subsection, the surcharge is:
8 9	(i)	\$4.75 per square foot of occupiable area in residential new construction through December 31, 2020;
10 11	(ii)	\$6.25 per square foot of occupiable area in residential new construction through December 31, 2021; and
12	(iii)	\$7.50 per square foot of occupiable area in residential new construction thereafter.
13	(3) (i) Th	e surcharge is \$1.32 per square foot of occupiable area in residential new
14	cons	struction that is:
15	1.	Classified as senior housing under 42 U.S.C. § 3607(b); or
16	2.	Addition construction, meaning construction of an addition to a building where
17		the work requires a Howard County building permit and where the addition either:
18		A. Increases the number of gross square feet of occupiable nonresidential
19		structure on the property; or
20		B. Increases the number of gross square feet of occupiable residential structure
21		on the property by 2,000 square feet or less and addition construction of more
22		than 2,000 square feet shall be assessed a rate under subsection (b)(2) of this
23		section for the square feet of the addition that is more than 2,000 square feet.
24	(ii) 1	1. In this paragraph, "Downtown Columbia Development District" has the meaning
25		provided for the term "Development District" in Council Resolution 105-2016.
26	2.	Outside the Downtown Columbia Development District, surcharge is the greater
27		of \$1.32 or one-third the rate set under paragraph (2) of this subsection for a
28		moderate income housing unit that is built onsite beyond the number of moderate

1	income housing units required for the development by title 13, subtitle 4 of this
2	Code.
3	3. In the Downtown Columbia Development District, the surcharge on residential
4	new construction that is an affordable unit is a rate of:
5	A. \$1.32 per square foot of occupiable area; plus
6	B. One-half of the difference between \$1.32 and the rate that would be applicable
7	to the residential new construction if it was located outside the Downtown
8	Columbia Development District.
9	(iii) The surcharge is one-third of the rate set under paragraph (2) of this subsection for
10	non-senior residential new construction projects that have received funding from
11	the State of Maryland or from the County as an affordable housing project after
12	December 31, 2020.
13	(4) The rate established in paragraph (2) of this subsection shall be adjusted for inflation in
14	accordance with the Consumer Price Index for All Urban Consumers published by the
15	United States Department of Labor, for the fiscal year preceding the year for which the
16	amount is being calculated. The adjustment may not reduce the rate below \$1.32. For
17	RESIDENTIAL NEW CONSTRUCTION WITHIN A TOD (TRANSIT ORIENTED DEVELOPMENT)
18	DISTRICT THE SCHOOL FACILITIES SURCHARGE SHALL BE FIXED AT THE RATE IN EFFECT
19	WHEN THE SKETCH PLAN <del>OR</del> , PRELIMINARY EQUIVALENT SKETCH PLAN <u>OR SITE</u>
20	<u>development plan</u> was submitted to the Department of Planning and Zoning
21	WHICHEVER COMES FIRST, IF APPROVED UNDER SECTION 13.402(N)(1)(II).
22	(c) The amount and terms of the surcharge, and the use of the revenue collected under the
23	surcharge, shall be as required by section 20.142 of the Howard County Code, as enacted by
24	Chapter 744 of the Acts of the General Assembly of 2019.
25	
26	Section 2. And Be it Further Enacted by the County Council of Howard County, Maryland that
27	this Act shall remain effective for the period of eight years and, with no further action by the
28	County Council, this Act shall be abrogated and of no further force and effect.
29	

Section 2 3. And 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. 18 -2025

**BY:** Deb Jung

Legislative Day 5 Date: April 7, 2025

#### Amendment No. 1

(This amendment removes the proposed Adequate Schools Test exemption from this legislation.)

1 On the Title page, strike beginning with "and" after the semi-colon on line 4 of the Title through

2 "Test" on line 6 of the Title.

3

4 On page 9, strike lines 18 through 24, in their entirety.

passed on April 7, 2025 Am April 7, 2025 Am April 7, 2025
Council Administrator

Failed

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#### Amendment 2 to Council Bill No. 18-2025

## BY: Christiana Rigby

## Legislative Day 5 Date: April 7, 2025

## Amendment No. 2

# (This amendment makes technical changes and clarifies definitions and the applicable TOD District Designation)

1	On the title page, in the short title, strike "Orient" and substitute "Oriented". In the same line,
2	after "Development", insert "Districts".
3	
4	On the title page, in lines 4 and 5 of the title, after the closed parenthesis, insert "district". On the
5	same page, in the last line of the title, strike "Developments", and substitute "Development
6	districts".
7	
8	On page 1, in line 6, strike"2025" and substitute "2024".
9	
10	On page 1, in line 21, strike "qualified". In the same line, after "Development", insert "district".
11	
12	On page 2, in line 2, strike "areas" and substitute "districts".
13	
14	On page 2, in line 16, strike "Developments (TODs)", and substitute "Development (TOD)
15	districts".
16	
10	
17	On page 3, after line 17 insert:
18	"(g) Disability income housing unit (DIHU) means a dwelling unit offered for rent to a
19	household with an adult person receiving disability income.
20	(m) Low income housing unit means a dwelling unit offered for sale or rent to households with
21	low incomes.".

1	On page 3, in line 20 after "UNITS" insert the following "AND LOW INCOME HOUSING UNITS".
2	
3	On page 3, strike beginning with "MODERATE" in line 23 through the period in line 25.
4	
5	On page 9, in line 20, after the closed parenthesis, insert "DISTRICT".
6	
7	On page 11, in line 26, after the closed parenthesis, insert "DISTRICT".
8	
9	On page 11, in line 28, strike "OR" and substitute ",". In the same line after the second "PLAN"
10	insert " <u>OR SITE DEVELOPMENT PLAN</u> ".

I certify that	this a true copy of
Hm 2	to CB 18-2025
passed on	Aprel 7, 2025
	Muchily borrod
	Council Administrator
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## Amendment 3 to Council Bill No. 18-2025

#### **BY:** Christiana Rigby

Legislative Day: 5 Date: April 7, 2025

#### **Amendment No. 3**

(This amendment does the following:

- 1. adds a requirement 20% of all dwelling units constructed under the bill be built according to HoCo universal design guidelines;
- requires 5% of dwelling units to be Disability income housing units, and mix of up to 15% of housing units as moderate income housing units, low income housing units, or disability income housing units;
  - 3. establishes a sunset provision of 2037;
    - 4. and adds reporting requirements)

1		
2	On page 3, line 2	28 strike "and PGCC (Planned Golf Course Community)".
3		
4	On page 4, strike	e lines 1-6 and substitute the following:
5	"(1) <u>Notw</u>	ITHSTANDING ANY OTHER PROVISION OF THIS SUBTITLE, A DEVELOPER OF A TOD
6	<u>(Tran</u>	sit Oriented Development) district site shall incorporate universal
7	DESIGN	NFEATURES FROM THE DEPARTMENT OF PLANNING AND ZONING GUIDELINES FOR
8	<u>20% o</u>	F ALL UNITS DESCRIBED IN THIS SECTION AND SHALL PROVIDE EITHER:
9	(i)	MODERATE INCOME HOUSING UNITS REQUIRED UNDER THE ZONING
10		REGULATIONS, OR DISABILITY INCOME HOUSING UNITS OR LOW INCOME HOUSING
11		UNITS AS PART OF AN OPTIONAL METHOD OF COMPLIANCE, AS PART OF THE
12		DEVELOPMENT ON THE SITE OF THE DEVELOPMENT PROJECT; OR
13	(ii)	5% OF THE TOTAL UNITS BUILT SHALL BE DISABILITY INCOME HOUSING UNITS
14		AND UP TO AN ADDITIONAL 15% OF THE TOTAL UNITS BUILT SHALL BE A MIX OF

1	MODERATE INCOME HOUSING UNITS, LOW INCOME HOUSING UNITS, OR	
2	DISABILITY INCOME HOUSING UNITS PER SECTION 13.402(E)(I), (II), AND (III).	
3		
4	On page 4 in line 13, strike "DISABILITY INCOME HOUSING UNITS;".	
5		
6	On page 4, in line 16 after "ARTICLE" strike "IF 15% OF THE DWELLING UNITS ARE DISABILITY	
7	INCOME HOUSING UNITS" and substitute ". A PROJECT THAT HAS BEEN APPROVED FOR A PAYMENT	
8	IN LIEU OF TAXES (PILOT) AGREEMENT WITH THE COUNTY SHALL PROVIDE 5% OF THE TOTAL	
9	UNITS BUILT TO BE DISABILITY INCOME HOUSING UNITS AND SHALL PROVIDE UP TO $15\%$ of the	
10	TOTAL UNITS BUILT TO BE A MIX OF MODERATE INCOME HOUSING UNITS, LOW INCOME HOUSING	
11	UNITS, OR DISABILITY INCOME HOUSING UNITS PER SECTION 13.402(E)(I), (II), AND (III).".	
12		
13	"(4) Reporting requirement – The Department of Housing and Community	
14	DEVELOPMENT SHALL, BY JANUARY 1, 2030 AND JANUARY 1, 2035, PREPARE AND SUBMIT A	
15	REPORT TO THE COUNTY COUNCIL PROVIDING FOR THE NUMBER OF MODERATE INCOME HOUSING	
16	UNITS, LOW INCOME HOUSING UNITS, AND DISABILITY INCOME HOUSING UNITS CREATED UNDER	
17	THIS SECTION INCLUDING THE BEDROOM RATIO OF THE UNITS CREATED AND THE STUDENT	
18	GENERATION YIELDS OF EACH BUILDING CONSTRUCTED AND FULLY LEASED AT THE TIME OF THE	
19	<u>REPORT.''</u> .	
20		
21	On page 4, in line 19 insert the following:	
22	"(O) PGCC (Planned Golf Course Community) — Moderate Income Housing Unit	
23	<u>Requirements.</u>	
24	(1) NOTWITHSTANDING ANY OTHER PROVISION OF THIS SUBTITLE, A DEVELOPER OF A PGCC	
25	(Planned Golf Course Community) district site shall provide the moderate	
26	INCOME HOUSING UNITS REQUIRED UNDER THE ZONING REGULATIONS, OR DISABILITY	
27	INCOME HOUSING UNITS OR LOW INCOME HOUSING UNITS AS PART OF AN OPTIONAL	
28	METHOD OF COMPLIANCE, AS PART OF THE DEVELOPMENT ON THE SITE OF THE	
29	DEVELOPMENT PROJECT.	
30	(2) THE DEVELOPER SHALL NOT:	

1	(I) PROVIDE THE MODERATE HOUSING INCOME UNITS AT A DIFFERENT LOCATION;
2	(II) PAY A FEE-IN-LIEU OF TO THE DEPARTMENT OF HOUSING AND COMMUNITY
3	DEVELOPMENT;
4	(III) Use an optional method as provided under subsection (E)(1)(1) of this
5	SECTION; OR
6	(IV) USE ALTERNATIVE COMPLIANCE TO OPTIONAL METHODS AS PROVIDED UNDER
7	SUBSECTION (F) OF THIS SECTION.".
8	
9	On page 9, in line 22 after "APPROVAL" insert "IF APPROVED UNDER SECTION 13.402(N)(1)(II)".
10	
11	On page 11, in line 29, after "ZONING", insert "IF APPROVED UNDER SECTION 13.402(N)(1)(II)".
12	
13	On page 12, immediately after line 4, insert the following:
14	"Section 2. And Be it Further Enacted by the County Council of Howard County, Maryland that
15	this Act shall remain effective for the period of twelve years and at the end of June 30, 2037, this
16	Act with no further action by the County Council, shall be abrogated and of no further force and
17	<u>effect."</u> .
18	
19	On page 12, in line 5, strike "2" and insert " <u>3</u> ".
15	on page 12, in the 5, surve 2 and insert $\underline{5}$ .
20	

I certify that this a true copy of  $A_{M3}$  to  $CB_{18}$ -2025 passed on May 5, 2025 FAILED Mich birrod 01 4 Council Administrator

## Amendment 1 to Amendment 3 to Council Bill No. 18-2025

**BY: Liz Walsh** 

Legislative Day: 5 Date: April 7, 2025

### Amendment No. 1 to Amendment No. 3

(This Amendment changes the year the Department of Housing and Community Development shall prepare and submit a report to the County Council from 2035 to 2030.)

1	On page 2, in line 14, strike "2035" and substitute "2030".
2	
3	

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		Council Administrator

## Amendment 2 to Amendment 3 to Council Bill No. 18-2025

#### **BY: Liz Walsh**

## Legislative Day: 5 Date:

#### Amendment No. 2 to Amendment No. 3

(This Amendment changes the year the Department of Housing and Community Development shall prepare and submit a report to the County Council in 2030 and 2035.)

1	
2	On page 2, in line 14, after " <u>BY</u> " insert "JANUARY 1, 2030 AND".
3	
4	
5	

#### Amendment 4 to Council Bill No. 18 -2025

BY: Deb Jung

Legislative Day: 5 Date: April 7, 2025

#### Amendment No. 4

(This amendment requires a fixed amount of Disability Income Housing Units (DIHUs) and Moderate Income Housing Units (MIHUs), and amends the proposed Payment in Lieu of Taxes (PILOT) exemption.)

1 On page 4, line 14, insert the following after "DEVELOPMENT": "WITH MORE THAN 250

2 <u>RESIDENTIAL UNITS</u>,".

3

4 On page 4, strike beginning with "IS" on line 15 through the remainder of the sentence on line 17

5 and insert the following "SHALL SET ASIDE 15% OF ALL DWELLING UNITS AS DISABILITY INCOME

6 HOUSING UNITS AND WILL BE ELIGIBLE TO ENTER INTO A PILOT WITH THE COUNTY PURSUANT TO

7 SECTION 7-521 OF THE MARYLAND TAX-PROPERTY ARTICLE. THE DEVELOPER SHALL ALSO SET

8 ASIDE AN ADDITIONAL 20% OF ALL UNITS AS MODERATE INCOME HOUSING UNITS REGARDLESS OF

- 9 THE NUMBER OF UNITS IN THE DEVELOPMENT.".
- 10
- 11

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	AM4 to CB18-2025
- 11	-passed on May 5, 2025
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**Council Administrator** 

## Amendment 5 to Council Bill No. 18 -2025

BY: Deb Jung

Legislative Day 5 Date: April 7, 2025

#### Amendment No. 5

(This Amendment clarifies that the exemption from the adequate school facilities test as a condition for approval would only apply to subdivisions and site plans submitted after the effective date of this legislation.)

1 On page 9, in line 22, after the period, strike "THESE" and insert the following: "THIS EXEMPTION

2 APPLIES TO ALL PROJECTS THAT HAVE BEEN SUBMITTED TO THE DEPARTMENT OF PLANNING AND

- 3 ZONING FOR INITIAL REVIEW AFTER THE EFFECTIVE DATE OF THIS LEGISLATION. ALL"
- 4
- 5
- 6

FIL	I certify that this a true copy of <u>Am 5 to CB 18 - 2025</u> passed on <u>Market CB 18 - 2025</u>
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	Council Administrator

1	Amendment 6 to Council Bill No. 18-2025		
2			
3	BY: Liz Walsh Legislative Day: 5		
4	Date: April 7, 2025		
5			
6	Amendment No. 6		
7			
8	(This amendment requires a building permit for new residential construction to be issued within		
9	four years of the effective date of this Act)		
10			
11	On page 12 immediately after line 4 insert the following:		
12	"Section 2. And Be It Further Enacted by the County Council of Howard County, Maryland if a		
13	building permit for residential new construction is not issued within four years of the effective		
14	date of Council Bill No. 18-2025, then the adequate school facilities exemption provisions of this		
15	Act for such residential new construction shall be deemed null and void.".		
16			

17 On page 12, in line 5 strike "2" and substitute "<u>3</u>".

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## Amendment 1 to Amendment 6 to Council Bill No. 18-2025

#### **BY: Liz Walsh**

Legislative Day: 5 Date: April 7, 2025

#### Amendment No. 1 to Amendment No. 6

(This Amendment changes the length of time by which a building permit for residential new construction must be issued from four to five years.)

1	On page 1, in line 13, strike "four" and substitute "five".
2	
3	
4	
5	
6	×

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	Coun	cil Admini	istrator

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#### Amendment 7 to Council Bill No. 18-2025

#### **BY:** Christiana Rigby

Legislative Day: 6 Date: May 5, 2025

#### Amendment No. 7

(This amendment does the following:

1. adds a requirement 25% of all dwelling units constructed under the bill be built according to either the Uniform Federal Accessibility Standards or International Code Council Guidelines;

2. requires 5% of dwelling units to be Disability income housing units, and 15% of housing units as moderate income housing units, low income housing units, or disability income housing units;

3. establishes a sunset provision of 2033;

4. and adds reporting requirements)

1

2 On page 3, line 28 strike "and PGCC (Planned Golf Course Community)".

3

4 On page 4, strike lines 1-6 and substitute the following:

5 "(1) NOTWITHSTANDING ANY OTHER PROVISION OF THIS SUBTITLE, A DEVELOPER OF A TOD 6 (TRANSIT ORIENTED DEVELOPMENT) DISTRICT SITE SHALL, AT A MINIMUM, 7 INCORPORATE THE REQUIRED UNIVERSAL DESIGN FEATURES FROM THE DEPARTMENT OF 8 PLANNING AND ZONING GUIDELINES FOR ALL UNITS DESCRIBED IN THIS SECTION, WITH 9 25% OF THE DISABILITY INCOME HOUSING UNITS ADHERING TO EITHER THE UNIFORM 10 FEDERAL ACCESSIBILITY STANDARDS (UFAS) OR INTERNATIONAL CODE COUNCIL (ICC) 117.1-2009-TYPE A GUIDELINES, AND SHALL PROVIDE EITHER: 11 12 (i) MODERATE INCOME HOUSING UNITS REQUIRED UNDER THE ZONING 13 REGULATIONS, OR DISABILITY INCOME HOUSING UNITS OR LOW INCOME HOUSING 14 UNITS AS PART OF AN OPTIONAL METHOD OF COMPLIANCE, AS PART OF THE 15 DEVELOPMENT ON THE SITE OF THE DEVELOPMENT PROJECT; OR

1	(ii)	5% OF THE TOTAL UNITS BUILT SHALL BE DISABILITY INCOME HOUSING UNITS
2		and an additional 15% of the total units built shall be a mix of
3		MODERATE INCOME HOUSING UNITS, LOW INCOME HOUSING UNITS, OR
4		DISABILITY INCOME HOUSING UNITS PER SECTION 13.402(E)(4)(I), (II), AND (III)
5		and 13.402(b).
6		
7	On page 4 in lin	e 13, strike "Disability Income Housing Units;".
8		
9	On page 4, in lir	ne 16 after "Article" strike "IF 15% OF THE DWELLING UNITS ARE DISABILITY
10	INCOME HOUSIN	G UNITS" and substitute ". A PROJECT THAT HAS BEEN APPROVED FOR A PAYMENT
11	<u>in Lieu of Taxe</u>	es (PILOT) Agreement with the County shall provide 5% of the total
12	UNITS BUILT TO	<u>be disability income housing units and shall provide 15% of the total</u>
13	UNITS BUILT TO	be a mix of Moderate income housing units, low income housing units, or
14	DISABILITY INCO	DME HOUSING UNITS PER SECTION 13.402(E)(4), (I), (II) AND (III) AND 13.402B."
15		
16	(4) Reporting F	requirement – The Department of Housing and Community Development
17	<u>shall by Janua</u>	ary 1, 2029 and January 1, 2032 prepare and submit a report to the
18	COUNTY COUNC	CIL PROVIDING FOR THE NUMBER OF MODERATE INCOME HOUSING UNITS, LOW
19	INCOME HOUSIN	G UNITS, AND DISABILITY INCOME HOUSING UNITS CREATED UNDER THIS SECTION
20	INCLUDING THE	BEDROOM RATIO OF THE UNITS CREATED AND THE STUDENT GENERATION YIELDS
21	OF EACH BUILDI	NG CONSTRUCTED AND FULLY LEASED AT THE TIME OF THE REPORT.".
22		
23	On page 4, in li	ne 19 insert the following:
24	"(o) <i>PGCC (PL</i>	<u> ANNED GOLF COURSE COMMUNITY) — MODERATE INCOME HOUSING UNIT</u>
25	<u>Requirem</u>	<u>ENTS.</u>
26	<u>(1) Nотw</u>	THSTANDING ANY OTHER PROVISION OF THIS SUBTITLE, A DEVELOPER OF A PGCC
27	(PLAN	NED GOLF COURSE COMMUNITY) DISTRICT SITE SHALL PROVIDE THE MODERATE
28	INCOM	1E HOUSING UNITS REQUIRED UNDER THE ZONING REGULATIONS, OR DISABILITY
29	INCOM	1E 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		
2	DEVELOPMENT PROJECT.		
3	(2) THE DEVELOPER SHALL NOT:		
4	(I) PROVIDE THE MODERATE HOUSING INCOME UNITS AT A DIFFERENT LOCATION;		
5	(II) PAY A FEE-IN-LIEU OF TO THE DEPARTMENT OF HOUSING AND COMMUNITY		
6	DEVELOPMENT;		
7 8	(III) USE AN OPTIONAL METHOD AS PROVIDED UNDER SUBSECTION (E)(1)(I) OF THIS		
	SECTION; OR		
9	(IV) USE ALTERNATIVE COMPLIANCE TO OPTIONAL METHODS AS PROVIDED UNDER		
10	SUBSECTION (F) OF THIS SECTION.".		
11 12 13	2 On page 9, in line 22 after "APPROVAL" insert " <u>IF APPROVED UNDER SECTION 13.402(N)(1)(II)</u> ".		
14	On page 11, in line 29, after "ZONING", insert "WHICHEVER COMES FIRST, IF APPROVED UNDER		
15	SECTION 13.402(N)(1)(II)".		
16			
17	On page 12, immediately after line 4, insert the following:		
18	"Section 2. And Be it Further Enacted by the County Council of Howard County, Maryland that		
19	this Act shall remain effective for the period of eight years and, with no further action by the		
20	County Council, this Act shall be abrogated and of no further force and effect.".		
21			
22	On page 12, in line 5, strike "2" and insert " <u>3</u> ".		
23	I certify that this a true copy of		
24			
	Micheletorson		

Council Administrator

#### Amendment 1 to Amendment 7 to Council Bill No. 18 -2025

#### **BY:** Christiana Rigby

#### Legislative Day 6 Date: May 5, 2025

## Amendment No. 1 to Amendment No. 7

#### (This amendment provides clarity to proposed amended language.)

On page 1, in line 6, immediately after "<u>SHALL</u>", insert "<u>, AT A MINIMUM</u>,". In the same line,
 immediately after "<u>INCORPORATE</u>" insert "<u>THE REQUIRED</u>".

3 On page 1 in line 10, immediately after "<u>117.1</u>" strike "-<u>2009-</u>".

- 5 On page 3, in line 14, immediately following the second open quotation mark, insert
- 6 "<u>WHICHEVER COMES FIRST</u>,".

I certify that this a true copy of
Aml to Am 7 (B18-2025
passed on May 5, 2025
Michelle Dochrod
Council Administrator

#### Amendment 8 to Council Bill No. 18-2025

BY: Liz Walsh

Legislative Day 6 Date: May 5, 2025

#### Amendment No. 8

## (This amendment attaches exhibits to this Act for the purpose of deliberation regarding the applicability of this Act.)

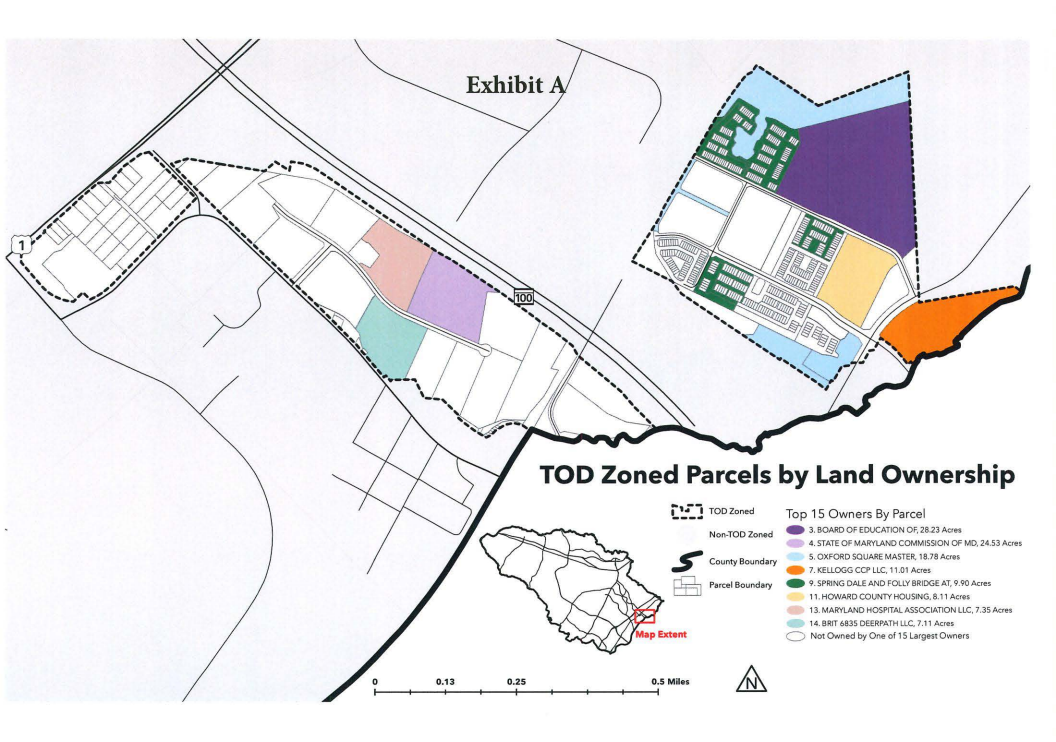
- 1 On page 2, in line 15, insert the following:
- 2 "WHEREAS, The County Council of Howard County Maryland attaches Exhibits A-D, as
- 3 provided by the Department of Planning and Zoning, to this Act for the purpose of deliberating
- 4 the current Transit Oriented Development (TOD) zoning districts under this Act."

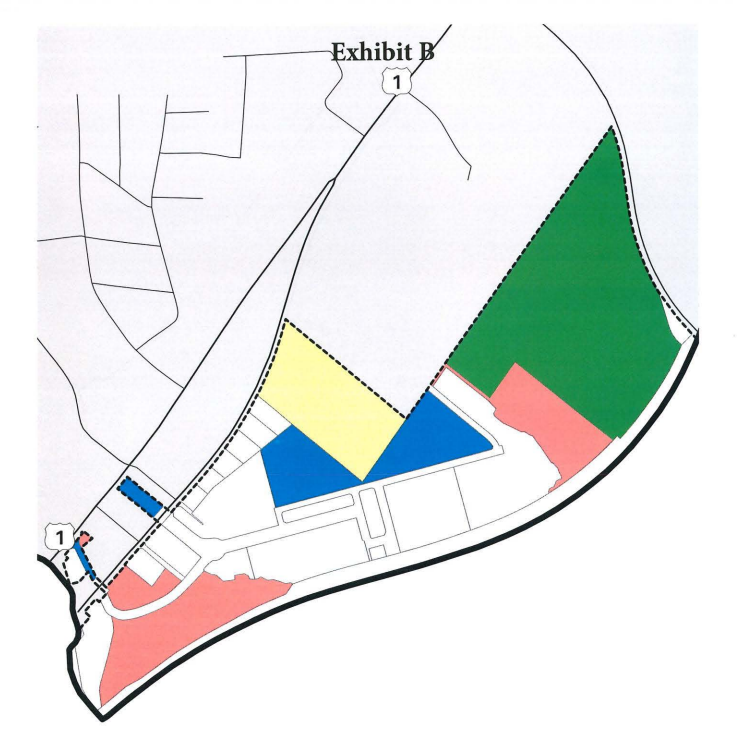
5

6 Attach the four maps attached to this amendment as Exhibits A-D

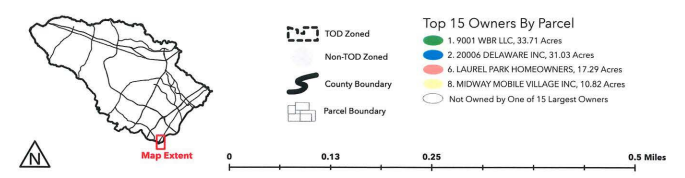
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passed on	May 5, 2025
	Council Administrator

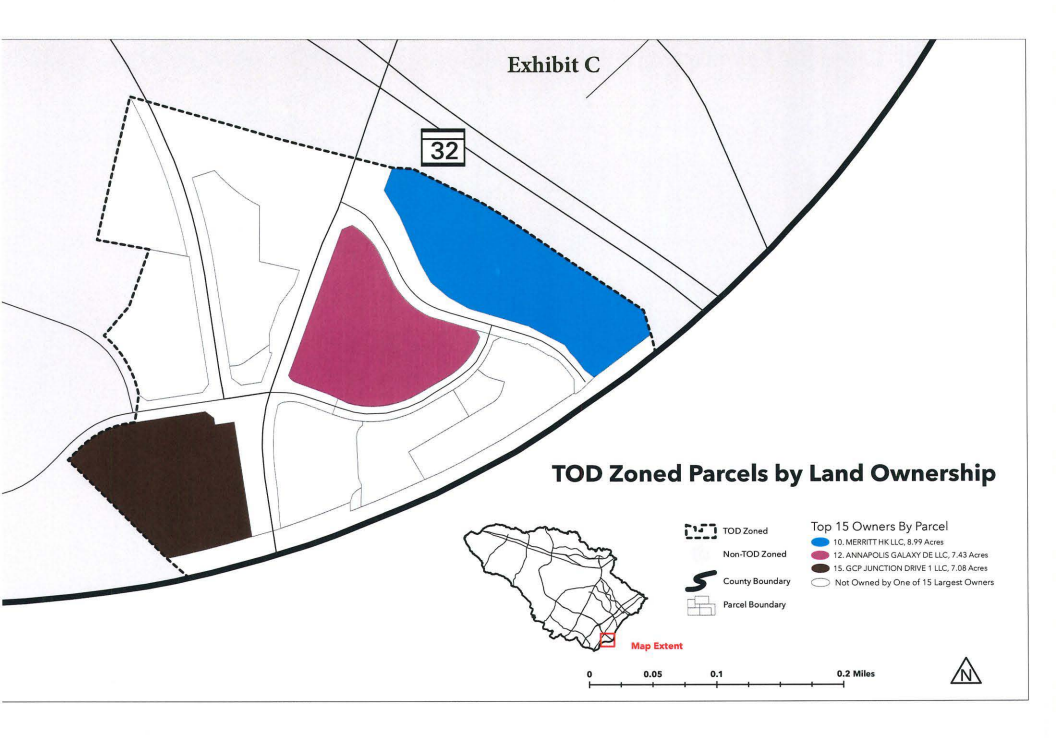
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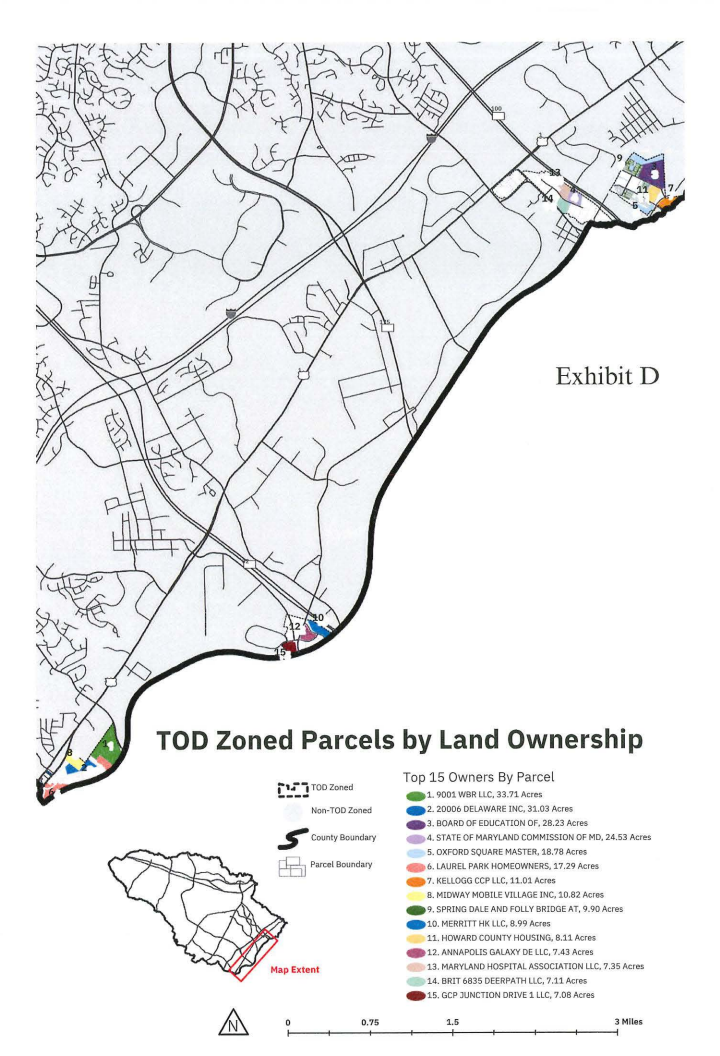




## **TOD Zoned Parcels by Land Ownership**







### BY THE COUNCIL

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

May , 2025

Michelle R. Harrod, Administrator to the County Council

### BY THE COUNCIL

This Bill, having been passed by the yeas and nays of two-thirds of the members of the Council notwithstanding the objections of the Executive, stands enacted on \_\_\_\_\_\_, 2025.

Michelle R. Harrod, Administrator to the County Council

#### BY THE COUNCIL

This Bill, having received neither the approval nor the disapproval of the Executive within ten days of its presentation, stands enacted on \_\_\_\_\_\_, 2025.

Michelle R. Harrod, Administrator to the County Council

#### BY THE COUNCIL

This Bill, not having been considered on final reading within the time required by Charter, stands failed for want of consideration on \_\_\_\_\_\_, 2025.

Michelle R. Harrod, Administrator to the County Council

#### BY THE COUNCIL

This Bill, having been disapproved by the Executive and having failed on passage upon consideration by the Council stands failed on \_\_\_\_\_\_, 2025.

Michelle R. Harrod, Administrator to the County Council

### BY THE COUNCIL

This Bill, the withdrawal of which received a vote of two-thirds (2/3) of the members of the Council, is withdrawn from further consideration on \_\_\_\_\_\_, 2025.

Michelle R. Harrod, Administrator to the County Council

Introduced Public Hearing Council Action	03.03.2025
Executive Action Effective Date	

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

2025 Legislative Session

Legislative Day No.

# Bill No. <u>18</u> -2025

Introduced by: Christian, Rigby

SHORT TITLE: Transit Orient Development (TOD) – Residential Units Exemptions

AN ACT Amending the definition of "Moderate income housing units", establishing and retaining the School Surcharge rate at time of submittal of sketch plan; providing for a Payment in Lieu of Taxes (PILOT) for Disability Income Housing Units within a Transit Oriented Development (TOD); and exempting Transit Oriented Development (TOD) residential units from the Adequate Public Facilities Ordinance School Capacity Test and generally relating to Transit Oriented Developments.

Introduced and read first time March 3, 25. Ord	lered posted and hearing scheduled.
	By order Manual Administrator
Having been posted and notice of time & place of hearing & title of Bil second time at a public hearing on, 2025.	l having been published according to Charter, the Bill was read for a
	By order Michelle Harrod, Administrator
	_, Passed with amendments, Failed
	By orderMichelle Harrod, Administrator r approval thisday of, 2025 ata.m./p.m.
	By order Michelle Harrod, Administrator
Approved by the County Executive	., 2025
NOTE: [[text in brackets]] indicates caletions from existing law; TEXT indicates material deleted by amendment; <u>Underlining</u> indicates material	

1 WHEREAS, The County recognizes the urgent need for accessible and affordable housing, as the current supply shortage, estimated by Maryland's Department of Housing and Community 2 3 Development in June 2024 to be at 96,000 housing units in the state, has contributed to a housing affordability crisis that disproportionately impacts low- and moderate-income residents; and 4 5 WHEREAS, The State of Maryland has enacted legislation, including HB538-2025, to promote 6 transit-oriented development and require local jurisdictions to align zoning and land-use policies 7 8 with state-level priorities for smart growth and increased housing supply; and 9 WHEREAS, RCLCO Real Estate Advisors conduced a Market Research and Demand Forecast 10 to inform HoCo By Design and identified projected demands of 31,000 new homes as well as a 11 current "pent up" demand of about 20,000 housing units for a total of over 50,000 new housing 12 units over the next 20 years in Howard County; and 13 14 WHEREAS, Howard County's General Plan, HoCo By Design, approved in 2024, highlights 15 "Transit Activity Centers" as an "Area to Transform" and includes policy statements that 16 encourage development in activity centers, including policy statements DN-1, DN-4, and DN-8, 17 18 and several policy statements within the Route 1 Corridor Plan; and 19 WHEREAS, This legislation provides clarity and certainty for builders and community 20 stakeholders by streamlining approval processes for qualified Transit-Oriented Development 21 projects, ensuring that new housing can be delivered efficiently and in accordance with state and 22 23 county legislative mandates; and 24 WHEREAS, This measure will contribute to the County's Moderate-Income Housing Unit 25 (MIHU) and Disability Income Housing Unit (DIHU) inventory, expanding critical housing 26 opportunities for residents across various income levels and ensuring a more inclusive and 27 diverse community, as encouraged in Policy Statements DN-4, DN-6, DN-7, DN-8, DN-12, and 28 29 DN-13 of HoCo By Design; and 30

1	WHEREAS, Encouraging smart growth and responsible development in designated Transit-
2	Oriented Development (TOD) areas is a key strategy for addressing the housing shortage and
3	supports broader economic and environmental goals in promoting sustainable, walkable
4	communities with access to public transit; and
5	
6	WHEREAS, In September 2024, Howard County's Department of Planning and Zoning
7	analyzed data for the Howard County Public School System on student yield and concluded that
8	in their Pupil Yield Report, of all styles of housing, multifamily housing, which is generally
9	favored in Transit Oriented Developments, produce between 0.16 and 0.38 pupils per unit,
10	significantly less than other housing types; and
11	
12	WHEREAS, Denser residential housing expanses the assessable base for Howard County,
13	providing higher sales and property tax revenues that can support priorities such as education,
14	health and safety, and the connectivity of people and places; and
15	
16	WHEREAS, Incentives that encourage development in Transit-Oriented Developments (TODs)
17	align with local and state smart growth prorities, expand housing opportunities for all, and
18	enhance the County's long-term fiscal health and quality of life.
19	
20	Section 1. Now, Therefore, Be It Enact by the County Council of Howard County, Maryland, that the
21	Howard County Code is amended as follows:
22	
23	By Amending:
24	Title 13 Housing and Community Development
25	Subtitle – 4 Moderate Income Housing Units Section 13 401 Definitions
26 27	Section 15401 Definitions
28	
29	By amending:
30	Title13 Housing and Community Development
31	Subtitle – 4. Moderate Income Housing Units

1		Section. 13.402 Development Procedures; moderate income housing unit
2		agreement; alternative.
3		By amending:
4		Title – 16 Planning, Zoning and Subdivisions and Land Development Regulations
5		Subtitle 11 Adequate Public Faultities
6		Section. 16,1107. Exceptions
7		By amending:
8		Title – 20 Taxes, Charges, and Fee
9		Subtitle 1 Real Property Tax; Administration, Credits, and Enforcement
10		Part VI. – Public School Facilities Surcharge
11		Section 20.143. – Surcharge Imposed
12		
13		Title 13 - Housing and Community Development
14		SUBTITLE 4. – Moderate Income Housing Units
15		
16	Sec.	13.401. Definitions.
17	(a)	In General. In this subtitle, the following words have the meanings indicated:
18	(p)	Moderate income housing unit (MIHU) means a dwelling unit offered for sale or rent to
19		households with moderate incomes. MODERATE INCOME HOUSING UNITS SHALL INCLUDE
20		DISABILITY INCOME HOUSING UNITS AS DEFINED UNDER THIS SECTION.
21	(q)	Moderate income housing uset offered for sale means a unit that is built on a subdivided lot
22		or subject to a condominium regime, as provided in a moderate income housing unit
23		agreement under subsection 3.402(b) of this subtitle. MODERATE INCOME HOUSING UNITS
24		OFFERED FOR SALE SHALL INCLUDE DISABILITY INCOME HOUSING UNITS AS DEFINED UNDER
25		THIS SECTION.
26	Sec.	13.402. Development procedures; moderate income housing unit agreement;
27	alte	rnative.
28	(n)	TOD (Transit Oriented Development) and PGCC (Planned Golf Course Community)—
29		Moderate Income Housing Unit Requirements.

1	(1) Notwithstanding any other provision of this subtitle, a developer of a TOD (Transit
2	Oriented Development) or a PGCC (Planned Golf Course Community) district site
3	shall provide the moderate income housing units required under the zoning regulations,
4	or disability income housing units or low income howing units as part of an optional
5	method of compliance, as part of the development on the site of the development
6	project.
7	(2) The developer shall not:
8	(i) Provide the moderate housing income units at a different location;
9	(ii) Pay a fee-in-lieu of to the Department of Housing and Community Development;
10	(iii) Use an optional method as provided under subsection $(e)(1)(i)$ of this section; or
11	(iv) Use alternative compliance to optional methods as provided under subsection (f)
12	of this section.
13	(3) DISABILITY INCOME HOUSING UNITS; PAYMENT IN LIEU OF TAXES (PILOT).
14	IN A TOD (TRANSIT ORIENTED D VELOPMENT) RESIDENTIAL DEVELOPMENT A DEVELOPER
15	is eligible to enter into a PLPOT with the County pursuant to Section 7-521 of
16	THE MARYLAND TAX-PROPER Y ARTICLE IF 15% OF DWELLING UNITS ARE DISABILITY
17	INCOME HOUSING UNITS.
18	
19	
20	Title 16 – Planning, Zourng and Subdivisions and Land Development Regulations
21	SUBTITLE 11. – Adequate Public Facilities
22	Sec. 16.1107. Exemption
23	(b) Residential Projects:
24	(1) Exempt residential plans. The following residential subdivisions and site development
25	plans are exempt from the requirement to pass the test for adequate road facilities and
26	the requirement to pass the tests for allocations and adequate public school facilities as
27	a condition of approval:

1	(i)	Parcel divisions (see: Subdivision regulations).
2	(ii)	Subdivisions in agricultural preservation easement for dwellings of the owner or
3		the owner's children or other dwelling lots permitted on agricultural preservation
4		easements.
5	(iii	) Residential resubdivisions (see: Subdivision regulations) which do not increase
6		the number of housing units allowed.
7	(iv)	Residential final subdivision plans pending on the effective date of this subtitle,
8		provided that the plan proceeds to recordation in accordance with the subdivision
9		regulations.
10	(v)	Minor subdivision plans and resubdivisions, located in RC and RR zoning
11		districts outside of the planned service area boundary for water and sewer, which
12		create the potential for only one additional dwelling unit from a lot existing on
13		April 10, 1992.
14	(vi)	Minor subdivision plans and resubdivisions which create the potential of only one
15		additional dwelling unit to be conveyed to an immediate family member or
16		members from a lot existing on April 10, 1992 provided that the following
17		conditions are met:
18	a.	The property owner must have owned the property for a minimum of three years
19		before requesting subdivision and
20	b.	The family member must be other a parent, child, or sibling. The term immediate
21		family member does not include stepparents, step-children, or step-siblings; and
22	c.	The property owner shall no seek further subdivision of the property or another
23		family member exemption for a period of three years; and
24	d.	The granting of this family dember exemption shall prohibit the property owner
25		from seeking a hardship exception.
26		A maximum of three family member exemptions per year per planning area may
27		be granted by the Department of Planning and Zoning. Subject to section 22.1000
28		of the County Code, the Department of Planning and Zoning shall annually
29		prepare a home ownership report on this exemption for the Council.

1		(vii) Minor subdivision plans and resubdivisions which create the potential of only one
2		additional dwelling unit from an adjoining lot existing before April 10, 1992, for
3		property owners with economic hardships. Upon the property owner's written
4		request to the Department of Planning and Zoning, he County Council may
5		approve by resolution a hardship exemption. The property owner shall state in the
6		request to the Department of Planning and Zoning the severe economic hardship
7		that the property owner is sustaining and provide the following evidence, which
8		shall be forwarded by the Department to the County Council with a
9		recommendation concerning the exemption.
10		a. Verification of ownership of the property to be subdivided for at least three years
11		before the submittal of the economic hardship exemption request; and
12		b. A recent financial statement that shows the property owner's complete assets and
13		liabilities supported by an affidavit <b>of</b> the property owner; and
14		c. Other information regarding the servere economic hardship that the property
15		owner is sustaining, including but not limited to information from lenders, lien
16		holders, creditors, attorneys, tax collectors or other third parties who have
17		knowledge as to the economic pondition of the property owner; and
18		d. Any notice of foreclosure on the property; and
19		e. Any medical bills that are no covered by health insurance for a medical
20		condition/treatment of the poperty owner or immediate family member of the
21		property owner. For purposes of this section, the immediate family member shall
22		be either a spouse, parent, child, or sibling but shall not include step-parents, step-
23		children or step-siblings and
24		f. Any other evidence that the property owner has no other reasonable means of
25		relieving that economic hardship.
26		The granting of this hardship exemption shall prohibit the property owner from
27		seeking a family member exemption.
28	(2)	Partially exempt residential subdivision plans. Minor subdivision plans are exempt
29		from the requirement to pass the test for adequate road facilities as a condition of plan

- approval. However, minor subdivision plans are required to pass the tests for allocations and adequate public school facilities as a condition of subdivision approval.
- (3) Exempt residential site development plans. Residential site development plans for
   single-family attached and detached housing on recorded lots that existed on April 10,
   1992 are exempt from the requirement to pass the test for adequate road facilities and
   the tests for allocations and adequate profic school facilities as a condition of site
   development plan approval.
- 8

2

# (4) Partially exempt mobile home park development plans:

- Residential site development mans for mobile home parks are exempt from the 9 (i) requirement to pass the test for allocations to the extent that the mobile home park 10 11 site development plan is replacing units from a mobile home park abandoned or permanently closed after January 1, 2000. If the number of units in a mobile home 12 park site development plan exceeds the number of replacement units available, the 13 14 number of units exceeding he available replacement units shall be tested for allocations in accordance with section 16.1104 of this subtitle. The Department of 15 Planning and Zoning shall keep a record of the number of mobile home park units 16 abandoned and replaced and shall reassign the replacement units to projects, at the 17 18 time of site development lan approval, in the order of site plan approval dates.
- (ii) Residential site development plans for mobile home parks to which replacement 19 units have been reassignal in accordance with subsection (i) above are exempt 20 21 from the adequate public school facilities test for the number of replacement units reassigned if the site development plan for the mobile home park is located in the 22 same elementary and midele school districts as the abandoned or permanently 23 closed mobile home park from which the units were reassigned. If the number of 24 units proposed on the site evelopment plan exceeds the number of reassigned 25 units available, or if the site development plan includes reassigned units from a 26 different elementary and/or niddle school district, the excess units receiving 27 allocations as required in subsection (i) above, and the reassigned units from a 28 29 different elementary and/or middle school district, as the case may be, shall be 30 subject to the adequate public school facilities tests. If the proposed mobile home

1		park is located in a different elementary and/or middle school district, the site
2		development plan must pass the appropriate adequate public school facility test(s)
3		for all units approved on the site development plan.
4	(5)	Partially exempt multifamily residential site development plans:
5		(i) Exemption from tests for adequate public schools. Residential site development
6		plans for multifamily projects which cannot sinerate children, such as age-
7		restricted adult housing, are exempt from the requirement to pass the tests for
8		adequate school facilities as a condition of site development plan approval. Except
9		as provided in subparagraph (iii) of this paragraph, these plans are required to pass
10		the test for allocations and for adequate road facilities as a condition of site
11		development plan approval.
12		(ii) Exemption from tests for allocation and adequate public schools. Nursing and
13		residential care facilities are exempt from the requirement to pass tests for
14		allocations and for adequate public schools as a condition of site development
15		plan approval. These plans are equired to pass the adequate road facilities test as
16		a condition of site development plan approval.
17	(6)	Conditionally exempt residential subdivision plans. Residential subdivision plans are
18		conditionally exempt from the prquirement to pass the test for adequate road facilities
19		and the tests for allocations and for adequate school facilities as a condition of plan
20		approval, provided that the setch plan was approved before the effective date of this
21		subtitle, this exemption is conditional upon the project continuing to meet required
22		milestones (see: Section 16.1106, "Milestones").
23	(7)	Partially exempt residential redevelopment plans. Residential redevelopment involving
24		a subdivision plan or site development plan is exempt from the allocations. Adequate
25		public schools, and roads tests to the extent that the redevelopment will not increase:
26		(i) The number of existing housing units on the site;
27		(ii) The number of housing units allowed under paragraph (3) of this subsection; or
28		(iii) If the redevelopment is of a mobile home park licensed under subtitle 5 of this
29		title, the number of mobile home sites permitted under the license.

Existing units being replaced must have been occupied on a full-time basis for at least 30 days in the year prior to submission of the subdivision or site development plan for redevelopment of the site. If the number of units on the redevelopment plan exceeds the number of existing units, the additional units shall pass the allocations, adequate public schools and roads tests as a condition of plan approval.

- (8) Partially exempt residential subdivision plans. Except in Downtown Columbia,
  moderate income housing units do not require housing init allocations. However, plans
  with moderate income housing units are required to pass the test for adequate road
  facilities and adequate public schools as a condition of approval. The number of
  moderate income housing units in each plan that do not require housing unit allocations
  subject to this exemption shall not exceed the number of moderate income housing
  units as required in the Howard County Zoning negulations.
- (9) Partially exempt urban renewal residential sublivision or site development plans; Test
   for adequate school facilities. Residential units that are part of an Urban Renewal
   project, as designated by title 13, subtitle 11 of this Code, are exempt from the
   requirement to pass the test for adequate school facilities as a condition of subdivision
   or site development plan approval.
- (10) EXEMPT TOD (TRANSIT ORIENTED DEVELOPMENT) RESIDENTIAL SUBDIVISION OR SITE
  DEVELOPMENT PLANS; TEST FOR ADEQUATE SCHOOL FACILITIES. A RESIDENTIAL
  DEVELOPMENT WITHIN A TOD (TRANSIT ORIENTED DEVELOPMENT) IS EXEMPT FROM
  THE REQUIREMENT TO PASS THE TEST FOR ADEQUATE SCHOOL FACILITIES AS A
  CONDITION OF SUBDIVISION OR SITE PLAN DEVELOPMENT APPROVAL. THESE PLANS ARE
  REQUIRED TO PASS THE ALLOCATIONS IND ROADS TESTS AS A CONDITION OF PLAN
  APPROVAL.
- 25
   26 Title 20 Taxy, Charges, and Fees
   27 SUBTITLE 1. Real Property Tax; Administration, Credits, and Enforcement
   28 Part VI. Public School Facilities Surcharge
   29

# 1 Sec. 20.143. Surcharge imposed.

2	(a) Chapter 744 of the Acts of the General Assembly of 2019, so forth in section 20.142 of the	
3	Howard County Code, requires that the County Council in pose a school facilities surcharge	;
4	on residential new construction for which a building per hit is issued on or after July 1,	
5	2004, with the revenue from the surcharge to be used p pay for additional or expanded	
6	public school facilities such as renovations to existing school buildings or other systemic	
7	changes, debt service on bonds issued for additional or expanded public school facilities, or	
8	new school construction.	
9	(b) (1) In accordance with Chapter 744 of the Acts of the General Assembly of 2019, there is a	
10	public school facilities surcharge imposed on residential new construction for which a	
11	building permit is issued on or after July, 2004, other than residential new construction	
12	that is both:	
13	(i) Classified as senior housing, and	
14	(ii) An affordable housing unit, as defined in section 28.116 of the County Code.	
15	(2) Except as provided in paragraphs (3) and (4) of this subsection, the surcharge is:	
16	(i) \$4.75 per square for of occupiable area in residential new construction through	
17	December 31, 2029,	
18	(ii) \$6.25 per square bot of occupiable area in residential new construction through	
19	December 31, 2, 21; and	
20	(iii) \$7.50 per square foot of occupiable area in residential new construction thereafter	•
21	(3) (i) The surcharge is \$1.32 per square foot of occupiable area in residential new	
22	construction that is:	
23	1. Classified as senior housing under 42 U.S.C. § 3607(b); or	
24	2. Addition construction, meaning construction of an addition to a building where	
25	the work requires a Howard County building permit and where the addition either	:
26	A. Increases the number of gross square feet of occupiable nonresidential	
27	structure on the property; or	

•

1		B. Increases the number of gross square feet of occupiable regularital structure
2		on the property by 2,000 square feet or less and addition construction of more
3		than 2,000 square feet shall be assessed a rate under subsection (b)(2) of this
4		section for the square feet of the addition that is more than 2,000 square feet.
5		(ii) 1. In this paragraph, "Downtown Columbia Development District" has the meaning
6		provided for the term "Development District" in Council Resolution 105-2016.
7		2. Outside the Downtown Columbia Development District, surcharge is the greater
8		of \$1.32 or one-third the rate set under paragraph (2) of this subsection for a
9		moderate income housing unit that is built onsite by yond the number of moderate
10		income housing units required for the development by title 13, subtitle 4 of this
11		Code.
12		3. In the Downtown Columbia Development Distruct, the surcharge on residential
13		new construction that is an affordable unit is a sate of:
14		A. \$1.32 per square foot of occupiable area; pus
15		B. One-half of the difference between \$1.32 and the rate that would be applicable
16		to the residential new construction if it was located outside the Downtown
17		Columbia Development District.
18		(iii) The surcharge is one-third of the rate set under paragraph (2) of this subsection for
19		non-senior residential new construction projects that have received funding from
20		the State of Maryland or from the County is an affordable housing project after
21		December 31, 2020.
22	(4)	The rate established in paragraph (2) of this subsection shall be adjusted for inflation in
23		accordance with the Consumer Price Index for All Urban Consumers published by the
24		United States Department of Labor, for the fiscal year preceding the year for which the
25		amount is being calculated. The adjustment reay not reduce the rate below \$1.32. For
26		RESIDENTIAL NEW CONSTRUCTION WITHIN A TOD (TRANSIT ORIENTED DEVELOPMENT)
27		THE SCHOOL FACILITIES SURCHARGE SHALL HE FIXED AT THE RATE IN EFFECT WHEN THE
28		SKETCH PLAN OR PRELIMINARY EQUIVALEN SKETCH PLAN WAS SUBMITTED TO THE
29		DEPARTMENT OF PLANNING AND ZONING.

- (c) The amount and terms of the surcharge, and the use of the revenue collected under the
   surcharge, shall be as required by section 20.142 of the Howard County Code, as enacted by
   Chapter 744 of the Acts of the General Assembly of 2019.
- 4
- 5 Section 2. And Be It Further Enacted by the County Course of Howard County, Maryland that
- 6 this Act shall become effective 61 days after its enactment
- 7

## Amendment 3 to Council Bill No. 18-2025

## **BY:** Christiana Rigby

Legislative Day: 5 Date: April 7, 2025

### Amendment No. 3

(This amendment does the following:

- 1. adds a requirement 20% of all dwelling units constructed under the bill be built according to HoCo universal design guidelines;
- requires 5% of dwelling units to be Disability income housing units, and mix of up to 15% of housing units as moderate income housing units, low income housing units, or disability income housing units;
  - 3. establishes a supset provision of 2037;
    - 4. and adds (eporting requirements)

- 1
- 2 On page 3, line 28 strike "and PGCC (Plunned Golf Course Community)".
- 3

4 On page 4, strike lines 1-6 and substitute the following:

5	"(1) NOTWITHSTANDING ANY OTHER PROVISION OF THIS SUBTITLE, A DEVELOPER OF A TOD
6	(TRANSIT ORIENTED) EVELOPMENT) DISTRICT SITE SHALL INCORPORATE UNIVERSAL
7	DESIGN FEATURES FROM THE DEPARTMENT OF PLANNING AND ZONING GUIDELINES FOR
8	20% OF ALL UNITY DESCRIBED IN THIS SECTION AND SHALL PROVIDE EITHER:
9	(i) MODED ATE INCOME HOUSING UNITS REQUIRED UNDER THE ZONING
10	REGILATIONS, OR DISABILITY INCOME HOUSING UNITS OR LOW INCOME HOUSING
11	UP ITS AS PART OF AN OPTIONAL METHOD OF COMPLIANCE, AS PART OF THE
12	DEVELOPMENT ON THE SITE OF THE DEVELOPMENT PROJECT; OR
13	(ii) <u>5% of the total units built shall be disability income housing units</u>
14	AND UP TO AN ADDITIONAL 15% OF THE TOTAL UNITS BUILT SHALL BE A MIX OF

1	MODERATE INCOME HOUSING UNITS, LOW INCOME HOUSING UNITS, OR
2	DISABILITY INCOME HOUSING UNITS PER SECTION 15.402(E)(I), (II), AND (III).
3	
4	On page 4 in line 13, strike "DISABILITY INCOME HOUSING INITS;".
5	
6	On page 4, in line 16 after "ARTICLE" strike "IF 15% of THE DWELLING UNITS ARE DISABILITY
7	INCOME HOUSING UNITS" and substitute ". A PROJECT THAT HAS BEEN APPROVED FOR A PAYMENT
8	IN LIEU OF TAXES (PILOT) AGREEMENT WITH THE COUNTY SHALL PROVIDE 5% OF THE TOTAL
9	UNITS BUILT TO BE DISABILITY INCOME HOUSING UNITS AND SHALL PROVIDE UP TO 15% OF THE
10	TOTAL UNITS BUILT TO BE A MIX OF MODERATIVINCOME HOUSING UNITS, LOW INCOME HOUSING
11	UNITS, OR DISABILITY INCOME HOUSING UNITS PER SECTION 13.402(E)(I), (II), AND (III).".
12	
13	"(4) Reporting requirement – The Dipartment of Housing and Community
14	DEVELOPMENT SHALL, BY JANUARY 1 2035, PREPARE AND SUBMIT A REPORT TO THE COUNTY
15	COUNCIL PROVIDING FOR THE NUMBER OF MODERATE INCOME HOUSING UNITS, LOW INCOME
16	HOUSING UNITS, AND DISABILITY INFOME HOUSING UNITS CREATED UNDER THIS SECTION
17	INCLUDING THE BEDROOM RATIO OF THE UNITS CREATED AND THE STUDENT GENERATION YIELDS
18	OF EACH BUILDING CONSTRUCTED AND FULLY LEASED AT THE TIME OF THE REPORT.".
19	
20	On page 4, in line 19 insert the following:
21	"(0) PGCC (Planned Golf Course Community) — Moderate Income Housing Unit
22	<u>Requirements.</u>
23	(1) NOTWITHSTANDING ANY OTHER PROVISION OF THIS SUBTITLE, A DEVELOPER OF A PGCC
24	(Planned Golf Course Community) district site shall provide the moderate
25	INCOME HOUSING UNITS REQUIRED UNDER THE ZONING REGULATIONS, OR DISABILITY
26	INCOME HOUSING UNITS OR LOW INCOME HOUSING UNITS AS PART OF AN OPTIONAL
27	METHOD OF COMPLIANCE, AS PART OF THE DEVELOPMENT ON THE SITE OF THE
28	DEVELOPMENT PROJECT.
29	(2) THE DEVELOPER SHALL NOT:
30	(I) PROVIDE THE MODERATE HOUSING INCOME UNITS AT A DIFFERENT LOCATION:

1	(II) PAY A FEE-IN-LIEU OF TO THE DEPARTMENT OF HOUSING AND COMMUNITY
2	DEVELOPMENT;
3	(III) Use an optional method as provided under subsection (e)(1)(i) of this
4	SECTION; OR
5	(IV) USE ALTERNATIVE COMPLIANCE TO OPTIONAL MATHODS AS PROVIDED UNDER
6	SUBSECTION (F) OF THIS SECTION.".
7	
8	On page 9, in line 22 after "APPROVAL" insert "IF APPROVED UNDER SECTION 13.402(N)(1)(II)".
9	
10	On page 11, in line 29, after "ZONING", insert " APPROVED UNDER SECTION 13.402(N)(1)(II)".
11	
12	On page 12, immediately after line 4, insert the following:
13	"Section 2. And Be it Further Enacted by the County Council of Howard County, Maryland that
14	this Act shall remain effective for the period of twelve years and at the end of June 30, 2037, this
15	Act with no further action by the Gounty Council, shall be abrogated and of no further force and
16	<u>effect."</u> .
17	

18 On page 12, in line 5, strike "2" and insert " $\underline{3}$ ".

### Amendment 7 to Council Bill No. 18-2025

**BY:** Christiana Rigby

Legislative Day: 6 Date: May 5, 2025

### Amendment No. 7

(This amendment does the following

1. adds a requirement 25% of all dwelling units constructed under the bill be built according to either the Uniform Federal Accessibility Standards or International Code Council Guidelines;

2. requires 5% of dwelling units to be Disability increme housing units, and 15% of housing units as moderate income housing units, low income housing units, or disability income housing units;

3. establishes a sunset provision of 2033;

4. and adds reporting requirements)

1

2 On page 3, line 28 strike "and PGCC (Planned Calf Course Community)".

3

4 On page 4, strike lines 1-6 and substitute the following:

5	"(1) NOTWITHSTANDING ANY OTHER PROVISION OF THIS SUBTITLE, A DEVELOPER OF A TOD
6	(TRANSIT ORIENTED DEVELOPMENT) DISTRICT SITE SHALL INCORPORATE UNIVERSAL
7	DESIGN FEATURES FROM THE DEP/RTMENT OF PLANNING AND ZONING GUIDELINES FOR
8	ALL UNITS DESCRIBED IN THIS SECTION, WITH 25% OF THE DISABILITY INCOME HOUSING
9	Units adhering to either the Uniform Federal Accessibility Standards
10	(UFAS) OR INTERNATIONAL CODE COUNCIL (ICC) 117.1-2009-Type A Guidelines,
11	AND SHALL PROVIDE EITHER:
12	(i) MODERATE INCOME HOUSING UNITS REQUIRED UNDER THE ZONING
13	REGULATIONS, OR DI ABILITY INCOME HOUSING UNITS OR LOW INCOME HOUSING
14	UNITS AS PART OF AN OPTIONAL METHOD OF COMPLIANCE, AS PART OF THE
15	DEVELOPMENT ON THE SITE OF THE DEVELOPMENT PROJECT: OR

1	(ii)	5% OF THE TOTAL UNITS BUILT SHALL BE DY ABILITY INCOME HOUSING UNITS
2		AND AN ADDITIONAL 15% OF THE TOTAL VIITS BUILT SHALL BE A MIX OF
3		MODERATE INCOME HOUSING UNITS, LOW INCOME HOUSING UNITS, OR
4		DISABILITY INCOME HOUSING UNITS PERSECTION 13.402(E)(4)(I), (II), AND (III)
5		AND 13.402B.
6		
7	On page 4 in lin	e 13, strike "Disability Income Hopsing Units;".
8		
9		ne 16 after "ARTICLE" strike "IF 15% OF THE DWELLING UNITS ARE DISABILITY
10	INCOME HOUSIN	G UNITS" and substitute " <u>A PROJECT THAT HAS BEEN APPROVED FOR A PAYMENT</u>
11	IN LIEU OF TAXE	ES (PILOT) AGREEMENT WITH THE COUNTY SHALL PROVIDE 5% OF THE TOTAL
12	UNITS BUILT TO I	BE DISABILITY INCOME HOUSING UNITS AND SHALL PROVIDE 15% OF THE TOTAL
13	UNITS BUILT TO I	BE A MIX OF MODERATE INCOME POUSING UNITS, LOW INCOME HOUSING UNITS, OR
14	DISABILITY INCO	DME HOUSING UNITS PER SECTION 13.402(E)(4), (I), (II) AND (III) AND 13.402B."
15		
16	(4) REPORTING F	REQUIREMENT - THE DEPARTMENT OF HOUSING AND COMMUNITY DEVELOPMENT
17	SHALL BY JANUA	ary 1, 2029 and January 1, 2, 32 prepare and submit a report to the
18	COUNTY COUNC	IL PROVIDING FOR THE NUMBER OF MODERATE INCOME HOUSING UNITS, LOW
19	INCOME HOUSIN	G UNITS, AND DISABILITY INCOME HOUSING UNITS CREATED UNDER THIS SECTION
20	INCLUDING THE	BEDROOM RATIO OF THE UNITE CREATED AND THE STUDENT GENERATION YIELDS
21	OF EACH BUILDI	NG CONSTRUCTED AND FULL LEASED AT THE TIME OF THE REPORT.".
22		
23	On page 4, in lir	ne 19 insert the following:
24	<u>"(0) PGCC (PL</u>	<u>anned Golf Course Compunity) — Moderate Income Housing Unit</u>
25	<u>Requireme</u>	ZNTS.
26	<u>(1)</u> Notw	TTHSTANDING ANY OTHER ROVISION OF THIS SUBTITLE, A DEVELOPER OF A PGCC
27	(Plan	NED GOLF COURSE COMMUNITY) DISTRICT SITE SHALL PROVIDE THE MODERATE
28	INCOM	1E HOUSING UNITS REQUIRED UNDER THE ZONING REGULATIONS, OR DISABILITY
29	INCOM	IE 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		
2	DEVELOPMENT PROJECT.		
3	(2) The developer shall not:		
4	(I) PROVIDE THE MODERATE HOUSING INCOME UNITS OF A DIFFERENT LOCATION;		
5	(II) PAY A FEE-IN-LIEU OF TO THE DEPARTMENT OF JOUSING AND COMMUNITY		
6	DEVELOPMENT;		
7	(III) USE AN OPTIONAL METHOD AS PROVIDED UNDER SUBSECTION (E)(1)(I) OF THIS		
8	SECTION; OR		
9	(IV) USE ALTERNATIVE COMPLIANCE TO OPPONAL METHODS AS PROVIDED UNDER		
10	SUBSECTION (F) OF THIS SECTION.".		
11			
12	On page 9, in line 22 after "APPROVAL" insert "IN APPROVED UNDER SECTION 13.402(N)(1)(II)".		
13			
14	On page 11, in line 29, after "ZONING", insert <sup>ar</sup> IF APPROVED UNDER SECTION 13.402(N)(1)(II)".		
15			
16	On page 12, immediately after line 4, inser the following:		
17	"Section 2. And Be it Further Enacted by the County Council of Howard County, Maryland that		
18	this Act shall remain effective for the period of eight years and, with no further action by the		
19	County Council, this Act shall be abrogated and of no further force and effect.".		
20			
21	On page 12, in line 5, strike "2" and insert " <u>3</u> ".		

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