

Amendment to TAO No. 1 Fiscal Year 2012

BY: Greg Fox

Legislative Day No: 11
Date: October 3, 2011

Amendment No. 1

(This amendment would make the TAO subject to a certain contingency.)

1 On the title page, in the fourth line of the title paragraph, after “transfer”, insert “; and
2 making this Act subject to a certain contingency”.

3
4 On page 2, after line 10, insert:

5 “WHEREAS, the County Council does not feel that it is sound policy to reserve land
6 under § 16.122 of the Howard County Code on any private property within a 500-foot radius of
7 Great Star Drive or Auto Drive, if certain site development plans for such property already have
8 been submitted to the County, and the Council therefore has made the effectiveness of this Act
9 contingent on such reservation not taking place; and”.

10
11 On page 3, in line 28, after “enactment”, insert “, contingent on Howard County not
12 exercising, under § 16.122 of the Howard County Code, a reservation of land on private
13 property that is located within a 500-foot radius of Great Star Drive or Auto Drive and for which
14 a Site Development Plan was submitted to the County on or before July 22, 2011, and if such
15 reservation is made on or before June 30, 2012, this Act shall be null and void without the
16 necessity of further action by the County Council”.