Introduced	
Public Hearing —	
Council Action —	
Executive Action -	
Effective Date	

County Council Of Howard County, Maryland

2015 Legislative Session Legislative Day No. 2

Bill No. 4-2015

Introduced by the Chairperson at the request of the County Executive

AN ACT, reorganizing the Executive Branch of County Government pursuant to Section 403 of the Howard County Charter; amending certain definitions; providing that the County Executive shall designate the Executive Secretary of the Human Rights Commission; amending the number of times per year the Commission is required to meet; requiring that the Commission perform certain outreach and education activities; making certain corrections to conform to the State's Open Meetings Act; removing the requirement that the Human Rights Administrator serve as the Executive Secretary to the Human Rights Commission; correcting cross references; clarifying certain language; clarifying certain standards of review to ensure consistency; clarifying that only ripe cases may proceed; clarifying certain actions taken by County Employees; clarifying certain notice and nonexclusive remedy provisions; requiring certain reports; authorizing certain corrections to outlining style; making certain technical corrections; and generally relating to the Executive Branch of County Government.

Introduced and read first time	, 2015. Ordered posted and hearing scheduled.
	By order
Having been posted and notice of time & place for a second time at a public hearing on	te of hearing & title of Bill having been published according to Charter, the Bill was read, 2015.
	By order Jessica Feldmark, Administrator
This Bill was read the third time on	, 2015 and Passed, Passed with amendments, Failed
	By order Jessica Feldmark, Administrator
Sealed with the County Seal and presented to a.m./p.m.	the County Executive for approval thisday of, 2015 at
	By order Jessica Feldmark, Administrator
Approved by the County Executive	
	Allan H. Kittleman, 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. Bo	e It Enacted by the County Council of Howard County, Maryland, that the
2	Howard Cou	nty Code is amended as follows:
3	By amending	:
4	Title	12 – Health and Social Services
5	1.	Subsections X, XI, XVII, and XVIII of Section 12.201 "Definitions";
6	2.	Subsections IV, VI, and IX of Section 12.202 "Human Rights Commission";
7	3.	Section 12.206 "Functions, powers and duties of the Office of the
8		Administrator";
9	4.	Paragraph (e) of Subsection I of Section 12.207 "Unlawful Housing
10		Practices";
11	5.	Paragraph (g) Subsection II of Section 12.207 "Unlawful Housing
12		Practices";
13	6.	Introductory language and Subsections I and II, all of Section 12.207A
14		"Unlawful housing practices- Subpoenas; evidence; conciliation; civil
15		action";
16	7.	Section 12.207B "Same- Complaint; determination; resolution;
17		enforcement";
18	8.	Section 12.207C "Civil action by Commission on its own initiative";
19	9.	Paragraph (b) of Subsection I and Paragraphs (e) of Subsection III, all of
20		Section 12.208 "Unlawful employment practices";
21	10.	Subsection IV of Section 12.209 "Unlawful employment practices";
22	11.	Section 12.212 "Unfair employment practices, unfair public accommodation
23		practices, unfair law enforcement practices, unfair financing practices—
24		Complaint, investigation, conciliation, decision and order, administrative
25		hearing, subpoena power and enforcement";
26	12.	Section 12.214 "Confidential character of information related to
27		investigation";
28	13.	Section 12.215 "Criminal penalties for falsification of documents, etc."; and
29	14.	Subsection III of Section 12.217 "Nonexclusive Remedy".

1			Title 12. Health and Social Services.		
2			Subtitle 2. Human Rights.		
3					
4	Secti	on 12.2	01. Definitions.		
5	Word	ls and p	phrases used in this subtitle shall have their usual meaning except as defined		
6	belov	v:			
7	X.	Disa	bility means with respect to an individual:		
8		(a)	A physical or mental impairment which substantially limits one or more of the		
9			individual's major life activities; or		
10		(b)	A record of having such an impairment; or		
11		(c)	Being regarded as having such an impairment.		
12		But t	he term "disability" does not include current illegal use of or addiction to a		
13		contr	colled [[dangerous]] substance as defined in section 102 of the Controlled		
14		Subs	tance Act (21 U.S.C. 802).		
15	XI.	Hear	ing means an inquiry, forum, investigation or meeting conducted pursuant to this		
16	subtit	tle. [[He	earings may be closed pursuant to the requirements of article 76 of the Annotated		
17	Code of Maryland concerning meetings of public bodies.]]				
18	XVII. Respondent means a person against [[who]] WHOM a complaint is filed pursuant to				
19	section	on 12.20	07B or 12.212 or this subtitle. Respondent includes a person identified during an		
20	inves	tigation	of a complaint and joined as an additional or substitute respondent.		
21	XVII	I. Sexu	al orientation means the [[preference or practice]] IDENTIFICATION of an		
22	indiv	idual as	s to MALE OR FEMALE homosexuality, heterosexuality or bisexuality. [[This		
23	section	on is no	t intended to permit a sexual practice prohibited by law.]]		
24					
25	Secti	on 12.2	02. Human Rights Commission.		
26	IV. I	Executiv	ve Secretary. The [[Human Rights Administrator or the Administrator's		
27	desig	nee]] C	OUNTY EXECUTIVE SHALL DESIGNATE [[shall serve as]] the Executive Secretary		
28	of the	e [[Com	nmission and]] COMMISSION. THE EXECUTIVE SECRETARY shall attend all		
29	meeti	ings and	d hearings of the Commission and, in addition to the duties specified in this		
30	subtit	tle, shal	l perform duties as prescribed by the Commission.		

- 1 VI. Monthly and Additional Meetings. The Commission shall meet at least [[once each
- 2 month]] 11 TIMES PER YEAR and shall conduct each meeting pursuant to its rules of procedure.
- 3 It may hold additional meetings and hearings provided the Chairperson of the Commission
- 4 gives the Commission members and the [[human rights]] HUMAN RIGHTS Administrator at
- 5 least three days' written notice.

- 6 IX. *Duties and Responsibilities*. The Human Rights Commission shall carry out all duties
- 7 and responsibilities assigned to it by law.
- 8 (a) Civil rights policy. The Commission shall be responsible for recommending a
 9 civil rights policy to the County Executive and the County Council
 10 concurrently.
 - (b) Studies and surveys. The Commission shall have the authority to make surveys and studies concerning human rights, conditions, and problems. It may publish reports, make recommendations and, in every way possible, promote human rights in Howard County.
 - (c) Filing of complaint—Discriminatory practices and patterns of conduct. The Commission or individual Commissioner(s) shall have the authority to file a complaint when the Commission or Commissioner(s) have reasonable cause to believe the existence of a pattern or practice of discrimination unlawful under the provisions of this subtitle. Complaints filed under this subsection shall be processed in the same manner as complaints filed under section 12.207A or 12.212 of this subtitle. If the Commission files a complaint under the provisions of this section any administrative hearing on the complaint shall be heard by the Howard County Board of Appeals.
 - (d) Hearings—Patterns of discrimination. The Commission shall have the authority to hold an immediate hearing regarding patterns of discrimination which are not the subject matter of a complaint filed pursuant to section 12.207A or 12.212 of this subtitle. The purpose of the hearing is to resolve the problem promptly by gathering facts and making recommendations to appropriate persons. The recommendations of the Commission, in these instances, do not constitute any binding order upon any person.

1 (e) Administrative hearings. The Commission shall hold administrative hearings 2 pursuant to section 12.207A or 12.212 of this subtitle. 3 (f) *Informing the citizens.* The Commission shall [[have the authority to]] inform 4 the citizens of Howard County of practices and patterns of conduct which may be discriminatory, AND SHALL CONDUCT A PUBLIC INFORMATION, OUTREACH, 5 6 AND EDUCATION PROGRAM IN ORDER TO HEIGHTEN PUBLIC AWARENESS OF 7 DISCRIMINATION AND METHODS FOR ELIMINATING DISCRIMINATION. THE 8 COMMISSION SHALL ALSO EDUCATE THE PUBLIC ABOUT THE COMPLAINT 9 PROCESS. 10 Decisions and orders. The Commission may issue decisions and orders (g) pursuant to section 12.207B or 12.212IV of this subtitle. 11 12 (h) Affirmative action. The Commission may order affirmative action pursuant to section 12.207B or 12.212IV of this subtitle. 13 14 (i) Action in circuit court. The Commission may bring an action in circuit court to enforce compliance with a decision and order issued pursuant to section 15 16 12.207B or 12.212 of this subtitle. 17 Appointment of Human Rights Administrator. The Commission [[shall]] MAY (j) 18 assist the Chief Administrative Officer and the County Executive on the 19 appointment of the Human Rights Administrator. 20 (k) *Budget*. The Commission shall submit to the County Executive a timely 21 budget request for expenses necessary to carry out the provisions of this 22 subtitle. It shall review the budget of the Office of Human Rights before that 23 budget is submitted to the County Executive. The Commission may comment 24 on its own budget and that of the Office of Human Rights at any time in the budget process. 25 26 (1) *Review monthly reports.* The Commission shall review the monthly reports 27 prepared by the Human Rights Administrator pursuant to section 12.206 of 28 this subtitle. 29 (m) Annual and other reports. In addition to the annual report, the County 30 Executive or the County Council may require the Commission to make 31 interim reports. The interim reports shall not contain the identities of parties to

1		cases which have been reconciled or are pending. On or before February 28 of
2		each year the Commission shall make an annual report to the County
3		Executive and the County Council. The report shall:
4		(i) Outline the activities of the Commission during the previous calendar
5		year.
6		(ii) Identify actions or programs undertaken during the prior calendar year.
7		(iii) Identify other matters relevant to the authorized activities of the
8		Commission.
9		(iv) Report on the cause of and means of eliminating discrimination.
10		(v) Contain recommendations for further legislation as needed.
11	(n)	Confidential information. [[The]] TO THE EXTENT PERMITTED BY THE STATE
12		PUBLIC INFORMATION ACT, AND UNLESS REQUIRED OTHERWISE BY SECTION
13		12.214 OF THIS SUBTITLE, THE Commission shall hold confidential any
14		information that would tend to disclose the identity of a complainant and/or
15		respondent [[pursuant to section 12.214 of this subtitle]].
16	(0)	At the directive of the County Executive or by resolution of the County
17		Council, the Human Rights Commission shall review and make
18		recommendations on any matter related to human rights.
19	(P)	WHEN PERFORMING AN ADVISORY FUNCTION UNDER THIS SUBTITLE, THE
20		COMMISSION MAY MEET IN CLOSED SESSION IF PERMITTED TO DO SO UNDER THE
21		STATE OPEN MEETINGS ACT.
22		
23	Section 12.20	6. Functions, powers and duties of the Office of the Administrator.
24	I. Duties and	Responsibilities:
25	(1)	Administration/enforcement of human rights law. The Office of Human Rights
26		is responsible for administering and enforcing the provisions of Howard
27		County Human Rights Law, including, but not limited to:
28		(a) Investigating complaints of discrimination to determine whether a
29		violation of the Howard County Human Rights Law has occurred.
30		(b) Attempting to eliminate violations of the Human Rights Law by
31		conference, conciliation and persuasion.

1 (2) *Reports.* The Office of Human Rights and its Administrator shall make: 2 (a) Annual reports to the County Executive and the County Council 3 providing a statistical summary of the number, type and disposition of 4 complaints received by the Office. (b) Monthly reports to the Commission briefly describing the factual 5 situation of new cases, and the status and disposition of all other cases. 6 7 8 The Human Rights Administrator shall make periodic reports to the County 9 Executive, County Council and the Human Rights Commission on the Office's 10 involvement in discrimination education programs and on the extent of its cooperate efforts with governmental and community agencies to combat 11 discrimination. 12 Liaison with community. The Office of Human Rights serves as liaison with 13 (3) 14 the public, government agencies and community groups to develop plans and 15 programs to combat discrimination and assist and cooperate with other local, 16 State and Federal agencies and officials to protect and promote better human relations. The Office of Human Rights shall work with these agencies and 17 18 groups in developing educational programs, heightening public awareness of discrimination and of methods of eliminating discrimination. The Office of 19 20 Human Rights shall serve as a catalyst in fostering attitudes and beliefs among Howard County citizens which confirm that all individuals have an equal 21 22 opportunity to pursue their lives free of discrimination. Executive Secretary. The Human Rights Administrator serves as Executive 23 [[(4)]24 Secretary of the Human Rights Commission.]] ([[5]]4)Rules of procedure. The Human Rights Administrator shall formulate and 25 26 promulgate rules of procedure necessary to carry out the purposes of this subtitle, pursuant to the Administrative Procedure Act of Howard County 27 28 (title 2, subtitle 1 of this Code). 29 ([[6]]5)Other duties and responsibilities. The Office of Human Rights and its 30 Administrator shall perform the statutory duties set forth in this subtitle. The

1		Office	e of Hu	man Rights shall perform such other functions as may be
2		presc	ribed by	y directive of the County Executive or by law.
3				
4	Section 12.20	07. Un	lawful]	housing practices.
5	I. Definition	s. Word	ls and p	hrases used in this section have their usual meanings except as
6	defined below	w:		
7	(e)	Multi	family a	dwelling means a building consisting of four or more dwelling
8		units,	if the b	ouilding has one or more elevators; or a ground floor unit in a
9		buildi	ing cons	sisting of four or more dwelling units if the building has no
10		eleva	tor. Thi	s definition applies only in relation to discrimination based on
11		[[han	dicap]]I	DISABILITY.
12	II. Unlawful	Acts:		
13	(g)	Multi	family a	dwelling—Accessibility and usability.
14		(1)	It sha	ll be unlawful if multifamily dwellings first occupied on or after
15			July 1	1, 1991, are not designed and constructed in such a way that:
16			(i)	The public use and common use portions of the dwelling are
17				readily accessible to and usable by [[handicapped individuals]]
18				PERSONS WITH DISABILITIES;
19			(ii)	All doors are designed to allow passage by individuals in
20				wheelchairs;
21			(iii)	There is an accessible route into and through the dwelling;
22			(iv)	Light switches, electrical outlets, thermostats and other
23				environmental controls are in accessible locations;
24			(v)	The bathroom walls are reinforced to allow later installation of
25				grab bars; and
26			(vi)	Bathrooms and kitchens are usable and can be maneuvered in
27				by an individual in a wheelchair.
28		(2)	Multi	family dwellings are lawful which are in compliance with:
29			(i)	The appropriate requirements of the American National
30				Standard for Buildings and Facilities Providing Accessibility

1			and Usability for Physically Handicapped Individuals		
2			(commonly cited as ANSI A117.1); or		
3		(ii)	The Federal law, regulations and guidelines on accessibility for		
4			[[physically handicapped individuals]] PERSONS WITH		
5			DISABILITIES adopted under the Federal Fair Housing Act		
6			Amendments of 1988 and incorporated by reference in the		
7			rules and regulations adopted by the Maryland Department of		
8			Housing and Community Development under article 83B of the		
9			Annotated Code of Maryland.		
10					
11	Section 12.20	07A. Unlawful	housing practices—Subpoenas; evidence; conciliation; civil		
12	action.				
13	The procedur	res and requiren	nents provided in section 12.207A and 12.207B shall apply only		
14	to matters inv	olving unlawfu	l housing practices. [[However, any procedures and		
15	requirements provided in section 12.212 which are not included in sections 12.207A and				
16	12.207B shall also apply to matters involving unlawful housing practices.]] PROCEDURES				
17	GOVERNING COMPLAINTS, SETTLEMENTS, INVESTIGATIONS, FINDINGS OF REASONABLE CAUSE,				
18	ADMINISTRAT	TIVE HEARINGS,	APPEALS, OATHS, INJUNCTIVE RELIEF, AND ENFORCEMENT THAT		
19	ARE NOT OTH	ERWISE CONTAI	NED IN THIS SECTION SHALL BE IN ACCORDANCE WITH SECTION		
20	12.212 of th	IS SUBTITLE.			
21	I. Subpoenas	s, etc.:			
22	(a)	Right to subp	oena. The Human Rights Administrator and the Human Rights		
23		Commission	may issue subpoenas and order discovery in aid of investigations		
24		and hearings	concerning unlawful housing practices. Discovery shall be		
25		conducted as	expeditiously and inexpensively as possible consistent with the		
26		need to obtain	relevant evidence.		
27	(b)	Requirement	to respond to subpoena to provide evidence. A person may not		
28		willfully fail	or neglect to attend and testify, to answer any lawful inquiry, or		
29		to produce rec	cords, documents, or other evidence, if it is in the person's power		
30		to do so, in ol	bedience to the subpoena or other lawful order issued pursuant to		
31		paragraph (a)	of this subsection.		

1 (c) False or incomplete evidence; destruction of evidence. A person, with intent 2 to mislead another person in a proceeding concerning unlawful housing 3 practices, may not: 4 (1) Make or cause to be made any false entry or statement of fact in a report, account, record or other document produced pursuant to 5 6 subpoena or other lawful order issued pursuant to paragraph (a) of this 7 subsection; 8 (2) Willfully neglect or fail to make or to cause to be made full, true and 9 correct entries in the reports, accounts, records, or other documents; or 10 (3) Willfully mutilate, alter, or by another means falsify any documentary evidence. 11 12 (d) Penalty for providing false or incomplete, evidence or for destroying evidence. Pursuant to [[State law]] SECTION 20-1102 OF THE STATE 13 14 GOVERNMENT ARTICLE OF THE ANNOTATED CODE OF MARYLAND, a person 15 who is convicted of violating the provisions of paragraph (b) or (c) of this 16 subsection shall be fined not more than \$100,000.00 or imprisoned not more 17 than one year or both. 18 II. Conciliation: 19 (a) Settlement by conciliation. A complaint alleging unlawful housing practices 20 may be settled by conciliation at any time in the process. During the entire 21 period after a complaint is filed, the Human Rights Administrator and, where 22 appropriate, the Human Rights Commission, shall engage in conciliation. Conciliation agreement made public. [[Each conciliation agreement shall be 23 (b) 24 made public unless the complainant and respondent otherwise agree and the 25 Administrator determines the disclosure is not required to further the purposes 26 of this subtitle.]] A CONCILIATION AGREEMENT SHALL BE MADE PUBLIC UNLESS THE STATE PUBLIC INFORMATION ACT OR OTHER STATE OR FEDERAL LAW 27 28 PERMITS IT TO BE WITHHELD FROM DISCLOSURE. 29 (c) Confidentiality. Except in a proceeding to enforce a conciliation agreement, 30 nothing said or done in the course of conciliation may be made public or used

1		as evidence in a subsequent proceeding under this subtitle without the written
2		consent of the persons concerned.
3	(d)	Breach of conciliation agreement. If the Administrator or the Commission has
4		[[probable]]REASONABLE cause to believe that a respondent has breached a
5		conciliation agreement, the Administrator may institute litigation to enforce
6		the conciliation agreement in the same manner as provided in this section for
7		the enforcement of an order of the Commission.
8		
9	Section 12.2	07B. Same- Complaint; determination; resolution; enforcement.
10	[[The proced	ures and requirements provided in section 12.207A and 12.207B shall apply
11	only to matte	rs involving unlawful housing practices. However, any procedures and
12	requirements	provided in section 12.212 which are not included in sections 12.207A and
13	12.207B shal	l also apply to matters involving unlawful housing practices.]]
14	I. Complaint	Process:
15	(a)	Filing of complaint. A person aggrieved by an alleged unlawful housing
16		practice may file a complaint with the Office of Human Rights within one
17		year of the practice having occurred or terminated. The complainant may
18		reasonably and fairly amend the complaint at any time.
19	(b)	Form of complaint. All complaints shall be filed in writing, under oath or
20		affirmation, and shall be upon a form provided by the Office. The complaint
21		shall state the name and address of the complaint and the respondent and other
22		pertinent information as required by the Administrator.
23	(c)	Advising complainant of procedures. Within ten days of the filing of a
24		complaint, the Administrator shall:
25		(1) Acknowledge receipt of the complaint;
26		(2) Advise the complainant of the time limits provided pursuant to this
27		section and of the options provided by law.
28	(d)	Advising respondent(s) of procedures. Within ten days of the filing of a
29		complaint or within ten days of identifying additional respondent(s) to those
30		named in the complaint, the Administrator shall:

(1) Advise the respondent(s) of the filing and furnish the respondent(s) 1 2 with a copy of the complaint; 3 (2) Advise the respondent(s) of the procedural rights and obligations of 4 respondents pursuant to this section. 5 (e) Opportunity for respondent(s) to reply. The respondent(s) may file a written answer under oath to the complaint within ten days of receiving a copy from 6 7 the Office of Human Rights. The answer to the complaint may be reasonably 8 and fairly amended at any time. 9 II. Investigation. The Human Rights Administrator shall begin an investigation within 30 10 days of receiving the complaint. Within 100 days of the filing of the complaint, the Administrator shall make an investigation and shall determine, based on the facts, whether 11 12 [[probable]]REASONABLE cause exists to believe that an unlawful housing practice has occurred or is about to occur. 13 If a determination has not been made within 100 days, the Administrator shall write to the 14 15 complainant and respondent(s) advising them of the delay and the reasons for the delay. 16 III. Dismissal for Lack of [[Probable]] REASONABLE Cause: 17 Notify complainant. If the Administrator determines that no (a) 18 [[probable]]REASONABLE cause exists to believe that an unlawful housing 19 practice has occurred or is about to occur, the Administrator shall promptly 20 dismiss the complaint. The Administrator shall notify the complainant by 21 certified mail that the complaint has been dismissed and shall give the reasons 22 for the dismissal and the process for the complainant to seek reconsideration 23 of the Administrator's decision by the Human Rights Commission. The 24 Administrator shall send a copy of the letter to the respondent(s). Appealing to Human Rights Commission. A complainant may appeal the 25 (b) 26 Administrator's dismissal of the complaint for lack of [[probable]] 27 REASONABLE cause by appealing the dismissal to the Human Rights 28 Commission within 20 days of receiving the letter from the Administrator. 29 (c) Determination by Commission. The Commission may hold an administrative 30 hearing on the appeal and issue a decision and order pursuant to the provisions 31 of section 12.212.IV of this subtitle.

IV. Referral to Human Rights Commission:

- 2 (a) Notification to parties. If the Administrator determines that [[probable]]
 3 REASONABLE cause exists to believe that an unlawful housing practice has
 4 occurred [[or is about to occur]], the Administrator shall so notify the
 5 complainant and the respondent(s) by certified mail and shall indicate that the
 6 matter shall be referred to the Human Rights Commission if no conciliation is
 7 reached within 30 days of the notification.
 - (b) Referral to Commission. If the Administrator determines that [[probable]]REASONABLE cause exists to believe that an unlawful housing practice has occurred [[or is about to occur]] and no conciliation has been reached within 30 days of notifying the parties, the Administrator shall notify the Commission of the finding and the lack of conciliation and shall certify the file and the findings and transmit the documents to the Human Rights Commission.
 - (c) Referral to County Solicitor. If the Administrator determines that the matter involves the legality of a State or local zoning or other land use law or ordinance, the Administrator shall immediately refer the matter to the County Solicitor for further action.
 - (d) TIME LIMIT ON DISPOSITION. The Administrator and the Chairperson of the Human Rights Commission, if the matter has reached the public hearing stage, shall make final administrative disposition of a complaint within one year of receiving the complaint, unless it is impracticable to do so, in which case they shall notify the complainant and respondent in writing of the reasons for not doing so.
- 25 V. Charge by Human Rights Commission. Upon receipt of notification from the
- Administrator that there is [[probable]]REASONABLE cause to believe that an unlawful
- 27 housing practice has occurred [[or is about to occur]], the Commission shall issue a charge on
- behalf of the complainant for further proceedings pursuant to this section. The Commission
- 29 shall send a copy of the charge to the parties together with information regarding the time,
- 30 date and place of a public hearing on the matter.

- 1 The charge may not be issued after the beginning of the trial of a civil action that is
- 2 commenced by the complainant pursuant to State or Federal law seeking relief for the same
- 3 unlawful housing practice. If a complainant initiates such an action, the Administrator and
- 4 the Commission shall no longer be involved in the matter and shall send the results of its
- 5 investigations to the U.S. Department of Housing and Urban Affairs.
- 6 VI. Hearing; Consideration of Evidence. Within 120 days of notification from the
- 7 Administrator that there is [[probable]]REASONABLE cause to believe that an unlawful
- 8 housing practice has occurred or is about to occur, the Human Rights Commission shall
- 9 conduct a hearing in accordance with its rules of procedure and applicable law. If the
- 10 Commission cannot begin the hearing within the 120-day period, [[it]]THE COMMISSION shall
- 11 notify the complainant and respondent(s).
- 12 The hearing shall be conducted as expeditiously and inexpensively as possible consistent
- with the needs and rights of the parties to obtain a fair hearing and complete record. The
- hearing shall be de novo. Each party may appear in person, be represented by counsel,
- present evidence, cross-examine witnesses and obtain the issuance of subpoenas.
- 16 VII. Decision and Order. Within 60 days of conclusion of the hearing, the Commission shall
- issue [[its]] findings of fact and conclusions of law on the matter. If the Commission finds
- that the respondent has not engaged in unlawful housing practices, the Commission shall
- issue a written decision and order[[, stating its]]INCLUDING findings of fact AND
- 20 CONCLUSIONS OF LAW and ordering the dismissal of the complaint. The Commission shall
- serve each party with the decision and order and shall make public disclosure of the
- dismissal. If the Commission finds that the respondent has engaged in unlawful housing
- practices, the Commission shall issue a written decision and order INCLUDING [[stating its]]
- 24 findings OF FACT AND CONCLUSIONS OF LAW, ordering the respondent to cease and desist from
- 25 the practice(s) and ordering appropriate action to carry out the purposes of this subtitle. The
- 26 Commission shall serve each party with the decision and order.
- 27 VIII. Appropriate Action. Appropriate action may be monetary and/or nonmonetary. It may
- include actual damages suffered by the complainant and injunctive or other equitable relief.
- 29 Appropriate action may include reasonable and customary attorney's fees.
- 30 An order issued pursuant to this subsection and subsection VII shall not affect any contract,
- 31 sale, encumbrance, or lease consummated before the issuance of the order and involving a

- bona fide purchaser, [[encumbrancer]]ENCUMBRANCE, or tenant without actual notice of the
- 2 charge filed under this subtitle.

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- 3 IX. Civil Penalties. The decision and order may include the assessment of civil penalties to
- 4 be paid by the respondent(s) to the general fund of the County. Pursuant to [[State
- 5 law]]Section 20-1028 of the State Government Article of the Annotated Code of
- 6 MARYLAND, a civil penalty not exceeding:
- 7 (a) Ten thousand dollars may be assessed if the respondent has not been adjudged to have committed any prior unlawful housing practice;
 - (b) Twenty-five thousand dollars may be assessed if the respondent has been adjudged to have committed one other unlawful housing practice during the five-year period prior to the filing of this complaint; and
 - (c) Fifty thousand dollars may be assessed if the respondent has been adjudged to have committed two or more unlawful housing practices during the seven-year period prior to the filing of this complaint.
- 15 If the unlawful housing practice was committed by the same individual who has been
- previously adjudged to have committed unlawful housing practice(s), then the civil penalties
- set forth in paragraphs (b) and (c) of this subsection may be imposed without regard to the
- period of time within which any subsequent unlawful housing practice occurred.
- 19 X. Regulatory Referral. If the order concerned an unlawful housing practice that occurred in
- 20 the course of a business subject to licensing or regulation by a State or County agency, the
- 21 Commission shall, within 30 days of the issuance of the decision and order:
- 22 (a) Send copies of the decision and order to the State or County agency; and
- 23 (b) Recommend to the State or County, agency appropriate disciplinary action, 24 including, where appropriate:
 - (1) The suspension or revocation of the license of the respondent; or
- 26 (2) The suspension or debarment of the respondent from participation in 27 State and local loan, grant or other regulated programs.
- 28 XI. Appeal to Circuit Court Review or Enforcement:
- 29 (a) *Right to appeal*. Within 30 days of its issuance, any party aggrieved by the decision and order may appeal to the Circuit Court of Howard County for

judicial review of the decision and order. If such an appeal is taken, the 1 2 [[Commission]] COUNTY is a party to the appeal. 3 4 If no appeal for review has been filed with the Howard County Circuit Court within 30 days, the findings of fact and conclusions of law of the 5 Commission's final order shall be conclusive. 6 7 (b) Petition [[by Commission]]: The [[Commission]] COUNTY may file a written 8 petition with the Howard County Circuit Court for the enforcement of the 9 Commission's order and for appropriate temporary relief or restraining order. 10 The Clerk of the County shall send a copy of the petition to the parties in the appeal. 11 In an enforcement proceeding brought under this paragraph[[: 12 Any]] ANY party to the proceedings before the Commission may 13 (1) intervene in the Circuit Court[[; and 14 15 (2) Unless the failure or neglect to urge the objections was excused 16 because of extraordinary circumstances, an objection not made before the Commission during the hearing may not be considered by the 17 18 court]]. 19 (c) Person entitled to relief. If, within 30 days of issuance of the decision and 20 order, no appeal has been made to the Howard County Circuit Court for 21 [[judicial review nor]]JUDICIAL REVIEW AND NO [[a]] petition HAS BEEN filed 22 by the Commission for enforcement of the order, any person entitled to relief 23 under the order may petition the Howard County Circuit Court for a decree 24 enforcing the order. 25 Section 12.207C. Civil action by Commission on its own initiative. 26 27 I. Authority for Human Rights Commission to Commence a Civil Action. Whenever the 28 Human Rights Commission has[[probable]] REASONABLE cause to believe that a person or 29 group of persons is engaged in a pattern or practice of resistance to the full enjoyment of any 30 of the housing rights granted by this subtitle, or that any group of persons has been denied 31 any of the housing rights granted by this subtitle and that the denial or resistance raises an

- issue of general public importance, the Commission may commence a civil action in the
 Howard County Circuit Court.
- 3 II. Court Award. In a civil action pursuant to this subsection, the court:
- 4 (a) May award preventive relief, including a permanent or temporary injunction,
 5 restraining order, or other order against the person responsible for a violation
 6 of this subtitle as is necessary to assure the full enjoyment of the housing
 7 rights granted by this subtitle;
 - (b) May award other relief as the court deems appropriate, including monetary damages to persons aggrieved; and
 - (c) Pursuant to [[State law]]SECTION 20-1036 OF THE STATE GOVERNMENT

 ARTICLE OF THE ANNOTATED CODE OF MARYLAND, may, to vindicate the public interest, assess a [[civic]]CIVIL penalty against the respondent:
 - (1) In an amount not exceeding \$50,000.00 for a first violation; and
 - (2) In an amount not exceeding \$100,000.00 for any subsequent violation.
- The court, in its discretion, may allow the prevailing party, including the [[Commission]] OFFICE, reasonable attorney's fees and costs.
- 17 III. Intervention in the Civil Action Commenced by the Commission. Upon timely
- application, a person may intervene in a civil action commenced by the Commission under this section if the action involves:
- 20 (a) An alleged unlawful housing practice to which the person is an aggrieved person; or
- 22 (b) A conciliation agreement to which the person is party.
- The court may grant appropriate relief to any intervening party as is authorized to be granted to a plaintiff in a civil action commenced pursuant to [[section 33 of article 49B]] SECTION 20-1013 OF THE STATE GOVERNMENT ARTICLE of the Annotated Code of Maryland.

28 Section 12.208. Unlawful employment practices.

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I. *Definitions*. Words and phrases used in this section have their usual meanings except as defined below:

(b) Because of sex includes because of or on the basis of pregnancy, childbirth, or related medical conditions. Women affected BECAUSE OF [[by]] pregnancy, childbirth, or related medical conditions shall be treated the same for all employment related purposes, including receipt of benefits under fringe benefit programs, as other persons not so affected, but similar in their ability or inability to perform work.

III. Exemptions.

(e) Howard County employees. [[Neither the Office of Human Rights nor the Human Rights Commission may]] The Office of Human Rights Or the Human Rights Commission may]] The Office of Human Rights or the Human Rights Commission May not take action with respect to any allegation of discrimination against the Howard County Government until the aggrieved individual has exhausted all of[[his/her]] the Individual's administrative remedies pursuant to [[article]]Article VII of the Howard County Charter and any laws or regulations enacted pursuant to [[article]]Article VII. Provided that all other requirements of section 12.212 have been met, [[the time constraints of section III (a)(2), (b)(3), and (d) shall not apply until the administrative remedies have been exhausted.]] Any time requirements contained in subsection III (a)(2), (b)(3), and (d) of this Section shall be stayed pending the outcome of the administrative action required by Article VII of the Howard County Charter.

Section 12.209. Unlawful law enforcement practices.

IV. *Investigation by Law Enforcement Agency*. Upon request of the Office of Human Rights and when permitted by law, the law enforcement agency shall commence an investigation pursuant to the provisions of [[article 27, sections 727—734]] SUBTITLE 1 OF TITLE 3 OF THE PUBLIC SAFETY ARTICLE of the Annotated Code of Maryland, and any other pertinent provisions of law, and upon its completion provide a report of the investigation to the Office of Human Rights.

- Section 12.212. Unfair employment practices, unfair public accommodation practices, unfair law enforcement practices, unfair financing practices—Complaint, investigation, conciliation, decision and order, administrative hearing, subpoena power and
- 4 enforcement.
- 5 I. Complaint:

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- 6 (a) Right to file. Any person claiming to be aggrieved by an alleged unlawful act
 7 in violation of this subtitle may file a complaint within six months after the
 8 alleged violation has occurred or has been discovered by the complainant.
 - (b) *Form of complaint.* All complaints shall be filed in writing, under oath, and shall be upon a form provided by the Office.
- 11 (c) Where to file. Complaints shall be filed with the Office of Human Rights.
- 12 (d) *Content of complaint*. The complaint shall state the name and address of the complainant and the respondent and other pertinent information as required by the Administrator.
- 15 (e) *Amendment of complaint*. The complainant may reasonably amend the complaint at any time after it is filed.
- 17 (f) Withdrawal of complaint. The complainant may withdraw the complaint at any time BY FILING WRITTEN NOTICE WITH THE OFFICE.
- 19 II. Settlement [[before Issuance of Any Finding]]. The [[complaint may be settled at any
- 20 time before a finding of reasonable cause/no reasonable cause is issued]]PARTIES MAY SETTLE
- THE COMPLAINT AT ANY TIME.
- 22 III. *Investigation*, *Determination and Conciliation*:
- 23 (a) *Consideration of complaint:*
- 24 (1) The Administrator shall consider all complaints filed.
 - (2) Within 15 days of the filing of a complaint, the Administrator shall determine through analysis of law and preliminary investigation if the facts alleged are sufficient to establish that a violation of this subtitle may have occurred. The Administrator may contact the respondent in this determination.
- 30 (b) Dismissal of complaint:

(1) If the Administrator determines that the facts alleged are insufficient to 1 2 establish that a violation of this subtitle may have occurred, the 3 Administrator shall dismiss the complaint. 4 (2) If the complaint is dismissed, the Administrator shall send a dismissal letter by certified mail to the complainant stating the fact of dismissal, 5 the reasons for dismissal and the process for the complainant to seek 6 7 reconsideration of the Administrator's decision by the Human Rights 8 Commission. The Administrator shall send a copy of the dismissal 9 letter by certified mail to the respondent. If the complainant seeks reconsideration of the Administrator's 10 (3) dismissal of the complaint, the complainant must send a letter to the 11 12 Chairperson of the Human Rights Commission within 15 days of receipt of the dismissal letter stating the reasons the complainant 13 disagrees with the dismissal of the complaint. 14 (4) 15 WITHIN 15 DAYS OF THE RECONSIDERATION REQUEST, THE [[The]] 16 Chairperson of the Commission shall schedule a meeting with the complainant. THE COMMISSION SHALL SEND WRITTEN NOTIFICATION OF 17 18 THE DATE, PLACE, AND TIME OF THE MEETING TO THE COMPLAINANT BY 19 CERTIFIED MAIL. At least two other Commissioners shall be present at 20 the meeting in addition to the Administrator and the Commission's legal advisor. 21 22 a. If the Chairperson and the Commissioners determine that the 23 complaint should be investigated, the Chairperson shall so state 24 in a letter to the Administrator with a copy to the complainant. 25 The Administrator shall proceed with an investigation of the 26 complaint. b. 27 If the Chairperson and the Commissioners determine that the 28 complaint should be dismissed, the Chairperson shall so state 29 in a letter sent by certified mail to the complainant with a copy to the Administrator. 30

1		(5)	If the Commission dismisses the complaint, and the complainant
2			wishes to pursue the matter, the complainant may bring a suit seeking
3			a declaratory judgment in the Circuit Court for Howard County.
4	(c)	Autho	rization of complaint for investigation. If the Administrator determines
5		that th	ne facts alleged are sufficient to establish that a violation of this subtitle
6		may h	ave occurred, the Administrator shall authorize the complaint for
7		invest	igation.
8	(d)	Deter	mination after investigation. Within 180 days of the authorization of a
9		compl	laint for investigation, the Administrator shall issue written findings of
10		the res	sults of the investigation which shall state whether or not there is
11		reason	nable cause to believe that a violation of this subtitle may have occurred.
12		Due to	o exigent circumstances, the time period may be extended for an
13		additio	onal 180 days at the discretion of the Administrator. The findings shall:
14		(1)	Summarize the factual background of the case.
15		(2)	Contain the basis for the finding of reasonable cause or no reasonable
16			cause.
17		(3)	Outline the next appropriate steps as provided in subsections
18			12.212III(e) and (f) of this subtitle.
19		(4)	Be sent by certified mail to all parties.
20	(e)	Findir	ngs of reasonable cause and conciliation:
21		(1)	Within 30 days of a finding of reasonable cause to believe that a
22			violation of this subtitle may have occurred, the Administrator shall
23			attempt to rectify the violation by conference, conciliation and
24			persuasion.
25		(2)	Any conciliation agreement for elimination of the violation shall be
26			reduced to a legally enforceable written instrument signed by the
27			complainant, respondent and the Administrator or their authorized
28			representatives.
29		(3)	If no conciliation agreement is reached, the Administrator shall notify
30			all parties by certified mail of the failure to conciliate and shall refer

1		the matter to the Commission for a public administrative hearing under
2		the provisions of subsection IV. below.
3	(f)	Findings of no reasonable cause. With the finding of no reasonable cause to
4		believe that a violation of this subtitle may have occurred, the Administrator
5		will issue a decision and order:
6		(1) Advising the parties of their right, within 20 days of the finding, to
7		request an administrative appeal hearing before the Commission;
8		(2) Detailing the method for requesting the hearing; and
9		(3) Requiring any prospective appellant to list the reasons for appeal.
10	IV. Administ	rative Hearings:
11	(a)	Failure to conciliate. The Human Rights Commission shall hold an
12		administrative hearing in case of failure to reach an agreement for the
13		rectification of violations under subsection 12.212III(e) above.
14	(b)	After issuance of finding of no reasonable cause. The Commission may hold
15		an administrative hearing upon the request of any party if the Administrator
16		has issued a finding of no reasonable cause.
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18	(c)	Certification of file, transmittal of documents. The Administrator shall certify
19		the entire file and his/her finding and transmit the documents to the
20		Commission.
21	(d)	Distribution of complaint. The Chairperson of the Commission shall send all
22		parties a copy of the complaint requiring the respondent to answer the charges
23		at a public hearing.
24	(e)	Notice. The Chairperson shall issue and serve on all parties a notice, BY
25		CERTIFIED MAIL, giving the time and place of the public hearing before the
26		Commission.
27	(f)	Rules and procedure. The Commission shall conduct the hearing in
28		accordance with its rules of procedure and applicable law. All hearings are de
29		novo.

1 (g) Oaths, subpoenas. In the administration and enforcement of its duties, the 2 Commission may administer oaths and issue subpoenas using the same 3 standards and procedures as in subsection VI. of this section. 4 (h) Consideration of evidence; purpose. The Commission shall consider all evidence to determine whether the respondent has engaged in act(s) which 5 violate the provisions of this subtitle. 6 7 (i) Dismissal—Decision and order. If the Commission finds that the respondent 8 has not engaged in acts which violate the provisions of this subtitle, it shall 9 issue a written decision and order, stating its findings of fact and ordering the 10 dismissal of the complaint. The Commission shall serve each party with the decision and order. 11 12 (j) *Violations; decision and order; appropriate action.* If the Commission finds that the respondent has engaged in acts which violate the provisions of this 13 subtitle, it shall issue a written decision and order stating its findings, ordering 14 15 the respondent to cease and desist from the act(s) and ordering appropriate 16 action to carry out the purposes of this subtitle shall serve each party with the 17 decision and order. 18 (1) Affirmative action. The affirmative action ordered by the Commission may include, but is not limited to: 19 20 (i) Reinstatement or hiring of employees. 21 (ii) Back pay (payable by the employer, employment agency or 22 labor organization responsible for the unlawful employment practice). The claimant's interim earnings (or amounts earnable 23 24 with reasonable diligence) shall operate to reduce monetary relief otherwise allowable. 25 26 (iii) Reasonable and customary attorney's fees. 27 (iv) Nonmonetary relief. 28 (v) Any other equitable relief that is deemed appropriate. 29 V. *Appeal*:

1 (a) Right to appeal. Within 30 days of the Commission's issuance of a decision 2 and order, any party to the proceeding may appeal the decision and order to 3 the Circuit Court of Howard County. 4 (b) *Procedure.* Appeals shall be in accordance with the Maryland Rules of Procedure providing for appeals from administrative agencies. 5 (c) Legal representation. The Commission shall be a party to all appeals and shall 6 7 be represented at any such hearing by the County Office of Law. 8 VI. Oaths and Subpoena Powers: 9 (a) *Administrator.* In the administration and enforcement of any of the provisions 10 of this subtitle, the Administrator may administer oaths and issue subpoenas to compel: 11 12 (I) The attendance and testimony of witnesses, and The production of records and documents relevant and necessary for 13 (II)proceedings under this subtitle. 14 15 (b) Service of subpoena. Any subpoena shall be forwarded for service to the 16 sheriff or deputy sheriff of the political subdivision in which is located the 17 residence of the person or the main office of the firm, association, partnership 18 or corporation to whom the subpoena is issued. 19 Enforcement of subpoena. In case of disobedience to the subpoena, the (c) 20 Administrator, represented by the Office of Law, shall apply to a court of 21 competent jurisdiction for an [[a]] order to enforce the subpoena. 22 VII. *Injunctive Relief*: 23 (a) *Civil action.* If, after the filing of a complaint, the Administrator reasonably 24 believes that civil action to preserve the status quo or to prevent irreparable 25 harm is advisable, the Administrator may bring any action necessary to 26 preserve the status quo or to prevent the irreparable harm. 27 Legal representation. The Administrator shall be represented by the Office of (b) 28 Law. 29 (c) Circuit Court for Howard County. Any action, including but not limited to an 30 action to obtain temporary injunctive relief, shall be brought in the Circuit 31 Court for Howard County.

- 1 VIII. Enforcement. If any respondent refuses to comply with [[the]] A decision and order of
- the Commission, the Commission may bring an action in the Circuit Court for Howard
- 3 County to enforce compliance with the decision and order.

Section 12.214. Confidential character of information related to investigation.

- 6 I. Confidentiality DURING INVESTIGATIONS [[until Administrative Hearing]]:
 - (a) No publicity. [[During]] TO THE EXTENT PERMITTED BY THE STATE PUBLIC INFORMATION ACT, DURING the investigation of any complaint alleging a violation of sections 12.207 to 12.211 of this subtitle and until matters related to the complaint reach the administrative hearing stage, the [[activities]] RECORDS of the Office and of the Commission [[shall be conducted without publicity]] RELATED TO THE INVESTIGATION ARE CONFIDENTIAL.
 - (b) *Exemptions*. The Administrator and members of the Commission shall hold confidential any information that would tend to disclose the identity of the complainant and respondent, except that:
 - (1) Information may be released at any time if the complainant and the respondent agree in writing to release the information; [[or]]
 - (2) The identity of the complainant shall be disclosed, upon request, to the respondent; [[or]]
 - (3) The identity of the complainant and respondent may be made public after the parties have been notified that a hearing on their case has been scheduled; or
 - (4) The [[office]] OFFICE may cooperate with Federal and State agencies and shall make available to such agencies its files and investigative data, if [[the Office is satisfied that the agencies will preserve the confidentiality of the data provided and have a need to know the information]] PERMITTED OR REQUIRED TO DO SO BY STATE OR FEDERAL LAW OR COURT ORDER.
- 29 II. Violations; Penalty:
- 30 (a) *Fine, imprisonment; civil penalty.* Any Commissioner or staff member in the Office who is convicted of violating provisions of this section shall be guilty

1		of a misdemeanor and, upon conviction, shall be fined up to \$1,000.00 and/or
2		imprisoned for up to 6 months. Alternatively or in addition to and concurrent
3		with all other remedies, the County Solicitor may enforce the provisions of
4		this section using civil penalties pursuant to the provisions of title 24, "Civil
5		Penalties," of the Howard County Code. A violation of this section shall be a
6		Class A offense.
7	(b)	Removal from office. Any Commissioner who violates the provisions of this
8		section shall be removed from office IN ACCORDANCE WITH SECTION 903 OF
9		THE HOWARD COUNTY CHARTER.
10	(c)	Discharge of employee. Any staff member who violates the provisions of this
11		section shall be discharged IN ACCORDANCE WITH THE HOWARD COUNTY
12		CODE AND THE HOWARD COUNTY EMPLOYEE MANUAL.
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14	Section 12.2	15. Criminal penalties for falsification of documents, etc.
15	I. A PERSON	IS GUILTY OF A MISDEMEANOR AND, UPON CONVICTION, IS SUBJECT TO A FINE NOT
16	EXCEEDING \$	1,000.00 or imprisonment not exceeding six months, or both, for any of
17	THE FOLLOW	ING VIOLATIONS:
18	(A)	FALSIFICATION OF ANY DOCUMENT, RECORD, OR REPORT THAT HAS BEEN
19		SUBPOENAED PURSUANT TO THIS SUBTITLE;
20	(B)	WILLFULLY PROVIDING FALSE TESTIMONY OR INFORMATION BEFORE THE
21		HEARING EXAMINER, COMMISSION, OR THE ADMINISTRATOR; OR
22	(C)	INTIMIDATION OF ANY WITNESS, COMPLAINANT OR RESPONDENT IN ANY
23		PROCEEDING BEFORE THE HEARING EXAMINER, COMMISSION, OR THE
24		Administrator.
25	II. EACH DAY	Y A VIOLATION OCCURS OR CONTINUES IS A SEPARATE OFFENSE. COSTS MAY BE
26	IMPOSED AT 7	THE DISCRETION OF THE COURT.
27	[[A person w	ho:
28	I. Falsifies a	ny documents, records or reports that have been subpoenaed pursuant to this
29	subtitle; or	
30	II. Willfully	gives false testimony before the Commission or the Administrator; or

- III. Intimidates any witness, complainant or respondent in any proceeding before the
- 2 Commission; shall, upon conviction, be guilty of a misdemeanor and shall be subject to a
- 3 fine of up to \$1,000.00 and/or imprisonment for up to six months.]]

- 5 Section 12.217. Nonexclusive remedy.
- 6 III. [[Action at Law Plus Remedies of This Subtitle. The action in the Circuit Court for
- 7 Howard County shall be in addition to pursuing the procedures and seeking the remedies set
- 8 forth in this subtitle.]] TERMINATION OF ADMINISTRATIVE PROCESS. IF THE AGGRIEVED PERSON
- 9 BRINGS AN ACTION BEFORE THE CIRCUIT COURT OF HOWARD COUNTY, IN A MATTER WHICH IS
- 10 PENDING BEFORE OFFICE OR THE COMMISSION, THE OFFICE OR COMMISSION SHALL CLOSE THE
- 11 CASE AND CEASE ALL PROCEEDINGS ON THE MATTER.

- 13 Section 2. And Be It Further Enacted by the County Council of Howard County, Maryland,
- 14 that, in accordance with Section 12.202.IX.(o) of the Howard County Code, the Human
- 15 Rights Commission shall work with the Office of Human Rights and the Executive Secretary
- of the Commission in order to prepare and submit a Report to the County Executive that
- 17 shall:
- 18 1. Include data on the number of cases docketed by the Commission in the last 5
- 19 years, the length of time taken to resolve each case, and the reason for the
- 20 length of time from the date the complaint is docketed with the Human Rights
- 21 *Commission to issuance of a Decision and Order or closure of the case;*
- 23 outreach initiatives as authorized by Section 12.202IX(f) of the Code;
- 24 3. Make a recommendation as to time limits from the docketing of a complaint
- 25 with the Commission to the administrative disposition of a case, which shall
- 26 not exceed 120 days;
- 27 4. Recommend methods to ensure timely and efficient investigations and
- 28 resolutions of cases which should include the use of a Hearing Examiner
- 29 system as follows:
- 30 a. The plan should include at least two alternatives;

1		b. At least one alternative should propose the use of a Hearing Examine
2		to hear cases where the Office finds that reasonable cause exists for a
3		complaint; and
4		c. The plan shall describe the perceived advantages and disadvantages
5		of each alternative;
6	5.	Include specific goals to implement the Commission's duties with specific
7		attention to recommendations related to education and outreach
8		responsibilities;
9	6.	Include other proposed legislative changes; and
10	7.	Be submitted to the County Executive on or before September 1, 2015.
11		
12	Section 3. A	nd Be It Further Enacted by the County Council of Howard County, Maryland,
13	that the Offic	ce of Law is directed, in consultation with the Legislative Coordinator in the
14	Department	of County Administration and the publisher of the Howard County Code, to
15	recodify all	sections of Title 12, Subtitle 2 of the Code in a manner generally consistent with
16	the current o	codification style of the Code, and the resulting recodification shall remain in
17	effect until a	mended or repealed by legislative act of the County Council.
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19	Section 4. A	and Be It Further Enacted by the County Council of Howard County, Maryland
20	that this Act	shall become effective 61 days after its enactment.