Introduced \$109

Public hearing \$1609

Council action \$10009

Executive action \$10809

Effective date \$60909

County Council of Howard County, Maryland

2009 Legislative Session

Legislative day # 3

BILL NO. (2 - 2009 (ZRA - 109)

Introduced by: The Chair at the request of SK King George, LLC

AN ACT amending the Howard County Zoning Regulations to establish a new provision whereby approved Conditional Uses would be completely exempt from the potential to become void and would not have to obtain extensions for projects for which plans are being processed with Howard County; and generally relating to Conditional Uses.

Introduced and read first time Work 2 , 2009. Ordered posted and bearing scheduled.

By order Stephen M. LeGendre, Administrator to the County Council

Having been posted & notice of time & place of hearing and title of Bill having been published according to Charter, the Bill was read for a second time at a public hearing on Warthy 2009 and concluded on Warthy 2009.

By order Stephen M. LeGendre, Administrator to the County Council

This Bill was read the third time Agric 6 , 2009 and Passed Passed with amendments Failed.

By order Grand W. LeGendre, Administrator to the County Council

By order Stephen M. LeGendre, Administrator to the County Council

Approved/vetoed by the County Executive on Approved 8 , 2009.

Ker I Ilman County Executive

1	Section 1. Be it enacted by the County Council of Howard County, Maryland, that Number 3
2	"Lapse of Decision Approving a Conditional Use", of Subsection I "Establishment of
3	Conditional Use", of Section 131 "Conditional Uses" of the Howard County Zoning
4	Regulations is hereby amended to read as follows:
5	
6	
7	Howard County Zoning Regulations
8	
9	SECTION 131: Conditional Uses
10	
11	I. Establishment of Conditional Use
12	3. Lapse of Decision Approving a Conditional Use
13	a. Except as provided in Subsections b, c, [[and]] d, AND E below, a Decision and
14	Order approving a conditional use shall become void unless a building permit
15	conforming to the plans for which the approval was granted is obtained within
16	two years, and substantial construction in accordance therewith is completed
17	within three years from the date of the decision. A Decision and Order approving
18	a conditional use for which a building permit is not necessary shall become void
19	unless the use commences within two years from the date of the decision. If a
20	decision is appealed, the time period for the use being appealed shall be
21	measured from the date of the last decision.
22	
23	b. The Hearing Authority may approve a phasing plan, in which only the first phase
24	of a conditional use plan is subject to the time limits given above. The approval
25	for future phases shall become void unless such phases are completed within a
26	time period specified in the Hearing Authority's Decision and Order.
· 27	
28	c. The Hearing Authority may grant as many as two extensions of the time limits
29	given above. The extensions shall be for a period of time not to exceed three
30	years each, and may be granted in accordance with the following procedures:
31	(1) A request for an extension shall be submitted by the property owner
32	prior to the expiration of the conditional use approval, explaining in
33	detail the steps that have been taken to establish the use.

1	(2) The property owner shall certify that a copy of the request for an	
2	extension has been sent by certified mail to adjoining property owners	
3	and to the addresses given in the official record of the conditional use	
4	case for all persons who testified at the public hearing on the petition.	
5	(3) The Hearing Authority shall provide opportunity for oral argument on	
6	the request at a work session if requested by any person receiving notice	;
7	of the request. If no response is received within 15 days of the date of the	ıe
8	written notification, a decision on the request may be made by the	
9	Hearing Authority without hearing oral argument.	
10	(4) The Hearing Authority may grant the request if it finds that	
11	establishment of the use in accordance with the approved conditional us	е
12	plan has been diligently pursued. If oral argument is presented on the	
13	request, the Hearing Authority may deny the request if any of the oral	
14	arguments allege that changes have taken place in the circumstances	
15	which led to the original decision to approve the conditional use.	
16		
17	d. Notwithstanding that approval for a conditional use may have become void under	er
18	Subsection c above, the Hearing Authority may grant a third extension of not	
19	more than two years from the date of lapse provided that:	
20	(1) The property owner submits a request for an extension that	
21	explains he steps taken to obtain a building permit and cause of delay;	
22	(2) Procedures in Subsections 131.I.3.c(2) and (3) are followed; and	
23	(3) The Hearing Authority finds that obtaining the building permit in	
24	accordance with the approved conditional use has been diligently	
25	pursued and has been delayed by a change in Federal, State, or	
26	local law or policy or by the delay of any State or Federal agencies	
27	in issuance of any permits or approvals required for the conditional use.	,
28		
29	E. SUBSECTIONS A. AND C. ABOVE SHALL NOT APPLY TO ANY PROJECT FOR WHICH	Ŧ
30	PLANS ARE BEING ACTIVELY PROCESSED IN COMPLIANCE WITH THOSE SECTIONS	}
31	WHEN THE APPLICABLE TIME PERIOD ESTABLISHED BY SECTION A ABOVE	
32	EXPIRED.	
33	E SUBSECTIONS A. AND C. ABOVE SHALL NOT APPLY TO ANY PROJECT FOR	•
34	WHICH PLANS ARE BEING ACTIVELY PROCESSED IN COMPLIANCE WITH THE	

1	PROCEDURES IN TITLE 16, SUBTITLES 1 AND 11 OF THE HOWARD COUNTY
2	CODE OR WERE BEING ACTIVELY PROCESSED IN COMPLIANCE WITH THOSE
3	SUBTITLES WHEN THE APPLICABLE TIME PERIOD ESTABLISHED BY SECTION
4	A ABOVE EXPIRED.
5	
6	F[[e]]. If a condition of a previously granted special exception or conditional use is or
7	has been previously modified, a petitioner may request and be granted one
8	extension of time to obtain a building permit and complete substantial
9	construction in addition to the two extensions that may be requested and granted
10	pursuant to Section 131.I.3.c. above. Any extension of time granted pursuant to
11	this subsection shall extend the deadline for obtaining a building permit by an
12	additional two years and for completing substantial construction by an additional
13	three years, and shall be measured from the date of the existing deadline. The
14	Hearing Authority's consideration of a condition modification-related extension
15	request pursuant to this subsection shall be governed by the procedures in Section
16	131.I.3.c.(1) through (4) above.
17	
18	Section 2. And be it further enacted by the County Council of Howard County, Maryland, that
19	the provisions of this act shall become effective 61 days after enactment.
20	
21	

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, stands enacted on
Stephen M. LeGendre, 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, 2009.
Stephen M. LeGendre, 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, 2009.
Stephen M. LeGendre, 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, 2009.
Stephen M. LeGendre, 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, 2009.
Stephen M. LeGendre, 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, 2009.
Stephen M. LeGendre, Administrator to the County Council

Amendment to Council Bill 12-2009

BY: The Chairperson

Legislative Day No: 4 Date: April 6, 2009

Amendment No. /

1	(This amendment would correct a drafting error found in the bill and add an additional
2	reference to the County's Adequate Public Facilities Ordinance).
3	
4 5	
6	On page 2, strike lines $29 - 32$, in their entirety, and substitute the following:
7	"E. SUBSECTIONS A. AND C. ABOVE SHALL NOT APPLY TO ANY PROJECT FOR WHICH
8	PLANS ARE BEING ACTIVELY PROCESSED IN COMPLIANCE WITH THE PROCEDURES IN
9	TITLE 16, SUBTITLES 1 AND 11 OF THE HOWARD COUNTY CODE OR WERE BEING
10	ACTIVELY PROCESSED IN COMPLIANCE WITH THOSE SUBTITLES WHEN THE
11	APPLICABLE TIME PERIOD ESTABLISHED BY SECTION A ABOVE EXPIRED.".
12	
13	
14	
15	
16	
17	APOPTED april 6, 2009
18	FAILED
	FAILED