Introduced	
Public Hearing —	
Council Action	
Executive Action	
Effective Date —	

County Council Of Howard County, Maryland

2015 Legislative Session

Legislative Day No. 13

Bill No. 56 -2015

Introduced by: Jon Weinstein, Councilmember

AN ACT establishing the temporary Two-family Dwelling Conditional Use Interim Development Act; temporarily prohibiting certain Conditional Use petitions for proposed Conditional Use approvals for Two-family Dwellings; finding that such petitions, if approved under the current Zoning Regulations, could lead to development incompatible with surrounding residential uses; finding that the potential incompatibility represents a threat to the public health, safety and welfare; providing that the purposes of this Act are to provide the Department of Planning and Zoning with time to study the deficiencies in the Two-family Dwelling Conditional Use, investigate alternatives and make recommendations for improvement and give the County Council time to act on the recommendations; providing that this Act shall be abrogated and of no further force and effect after a certain period; and generally relating to zoning and land use.

Introduced and read first time, 2015. O	rdered posted and hearing scheduled.
	By order Jessica Feldmark, Administrator
Having been posted and notice of time & place of hearing & title of second time at a public hearing on	of Bill having been published according to Charter, the Bill was read for a _, 2015.
	By order Jessica Feldmark, Administrator
This Bill was read the third time on	, 2016 and Passed, Passed with amendments, Failed
	By order Jessica Feldmark, Administrator
Sealed with the County Seal and presented to the County Executive	ve for approval thisday of, 2016 at a.m./p.m.
	By order Jessica Feldmark, Administrator
Approved/Vetoed by the County Executive	_, 2016
	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; Underlining indicates material added by amendment.

1	WHEREAS, Conditional Uses are authorized in specified zoning districts based on the
2	presumption that they are generally appropriate and compatible in the specified districts
3	but are not permitted automatically as they are subject to the regulations of Section 131
4	of the Zoning Regulations and to the conditions imposed by the Hearing Authority upon
5	its approval of the proposed Conditional Use; and
6	
7	WHEREAS, Two-family Dwelling Conditional Uses have been the source of several
8	contentious neighborhood conflicts and community members have expressed concerns
9	about the appropriateness of Two-family Conditional Uses in single-family
10	neighborhoods; and
11	
12	WHEREAS, It is anticipated that Two-family Conditional Use petitions, if approved under the
13	present criteria in the Zoning Regulations, could lead to development that would be
14	incompatible with surrounding residential properties; and
15	
16	WHEREAS, The Department of Planning and Zoning wishes to study and refine the Two-
17	family Conditional Use category to limit unintended consequences of incompatible
18	development.
19	
20	Section 1. Be It Enacted by the County Council of Howard County, Maryland that a temporary
21	Interim Development Act on the approval of petitions for Two-family Dwelling Conditional Uses
22	to allow sufficient time for consideration of potential amendments to the Zoning Regulations
23	applicable to those petitions in certain areas of the County is hereby established to ensure the
24	compatibility of any future approval of those conditional uses with surrounding areas.
25	
26	Section 2. And Be It Further Enacted by the County Council of Howard County, Maryland
27	that:
28	A. <i>Short Title</i> . This Act shall be known as the Two-family Dwelling Conditional
29	Use Interim Development Act.
30	B. <i>Purpose</i> . There is a Two-family Dwelling Conditional Use petition for a property
31	located in the Planned Service Area for public water and sewage scheduled before the Hearing

Examiner, and it is anticipated that the County may receive a number of petitions for Two-family 1 2 Dwelling Conditional Uses. These conditional use petitions, if considered and approved under 3 the present criteria in the Zoning Regulations, could lead to development which would be incompatible with surrounding residential uses. There is a threat to the public health, safety and 4 welfare if conditional use petitions, as defined in this Act, were approved under the current 5 criteria in the Zoning Regulations. This Interim Development Act is necessary: 6

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(1) To provide the Department of Planning and Zoning time to study the 8 deficiencies in the Two-family Dwelling Conditional Use in the Planned Service Area for public 9 water and sewage and recommend revisions and improvements; and

10 (2) To provide the County Council time to correct those deficiencies before a conditional use petition as defined in this Act is considered by the Hearing Examiner or Board of 11 Appeals. 12

C. Definition. For purposes of this Act, a "conditional use petition" is an application 13 for a proposed Two-family Dwelling Conditional Use in the Planned Service Area for public 14 water and sewage. 15

16 D. Conditional Use Petition. The Department of Planning and Zoning shall not accept any conditional use petitions, as defined above, on or after the effective date of this Act 17 18 nor shall the Planning Board make recommendations on conditional use petitions, as defined above, on or after the effective date of this Act. Conditional use petitions, as defined above, filed 19 20 before the effective date of this Act may proceed only through recommendations by the Department of Planning and Zoning and the Planning Board, and will not be considered by the 21 22 Hearing Examiner or Board of Appeals until the expiration of this Act as provided below.

E. *Effective Date.* This Act is adopted as an interim measure and shall be in effect 23 24 for one year from its effective date, and, at the end of that day, with no further action required by 25 the County Council, this Act shall be abrogated and of no further force and effect.

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Section 3. And Be It Further Enacted by the County Council of Howard County, Maryland that 27 this Act shall become effective 61 days after its enactment. 28

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