Introduced Juny, Car
7 10 000
Public Hearing
Council Action July 2, 20 (L
Executive Action John 10 12
Executive Action
Effective Date
2012

County Council Of Howard County, Maryland

2012 Legislative Session

Legislative Day No. _8_

Bill No. 25 -2012

Introduced by: The Chairperson at the request of the County Executive

AN ACT amending the process for comprehensive zoning; defining certain terms; clarifying the County Council authority related to comprehensive zoning, clarifying the purpose of zoning districts and zoning regulations; requiring certain notice of a comprehensive zoning plan; requiring certain procedures before the Planning Board and the County Council; allowing for the consideration of certain requests; making certain technical corrections; and generally related to comprehensive zoning in Howard County.

Introduced and read first time, 2012. Ordered posted and hearing scheduled.
By order Graphen in September
Stephen LeGendre, 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 secon time at a public hearing on
By order Stephen LeGendre, Administrator
This Bill was read the third time on 2, 2012 and Passed, Passed with amendments, Failed
By order Stephen Wedendre Stephen LeGendre, Administrator
Sealed with the County Seal and presented to the County Executive for approval this day of July, 2012 at 2.00, 2012.
By order Stephen LeGendre, Administrator
Approved/Vetoed by the County Executive
Ken Ulman, 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

Section 1. Be It Enacted by the County Council of Howard County, Maryland that the Howard County Code is amended as follows: By amending:
County Code is amended as follows:
County Code is amended as follows:
By amending:
By amending:
1. Title 16- Planning, Zoning and Subdivisions and Land Development Regulations.
Section 16.200. Zoning authority; definitions; short title.
2. Title 16- Planning, Zoning and Subdivisions and Land Development Regulations.
Section 16.201. Policy.
3. Planning, Zoning and Subdivisions and Land Development Regulations.
Section 16.202. Purpose.
4. Planning, Zoning and Subdivisions and Land Development Regulations.
Section 16.203. Addition of zoning districts and zoning regulations by
comprehensive rezoning.
5. Title 16- Planning, Zoning and Subdivisions and Land Development Regulations.
Section 16.900 Planning Board
Subsection (i)
Title 16. Planning, Zoning and Subdivisions and Land Development Regulations.
Subtitle 2. Zoning.
Section 16.200. Zoning authority; definitions; short title.
(a) Zoning Authority. This subtitle provides that the Zoning Authority of Howard County for
comprehensive zoning and for amendments to the text of the Howard County regulations shall be
the County Council of Howard County and the Zoning Authority of Howard County for
piecemeal zoning map amendments and decisions on development plans shall be the Howard
1

1	County Zoning Board. The Howard County Council, acting as a legislative body, reserves unto					
2	itself the authority to grant variances from the strict application of the zoning regulations with					
3	regard to governmental uses of land. This authority shall be exercised by passage of a resolution					
4	after a public hearing and a finding that the action is in the public interest.					
5	(b) Definitions. For the purposes of this subtitle, the following definitions apply:					
6	(1) ADJOINING MEANS LAND WHICH IS TOUCHING OR WOULD BE TOUCHING IN THE					
7	ABSENCE OF AN INTERVENING UTILITY OR ROAD RIGHT-OF-WAY, OTHER THAN A					
8	PRINCIPAL ARTERIAL HIGHWAY.					
9	[[(1)]] (2) Comprehensive zoning means zoning:					
10	(i) Involving both maps and regulations;					
11	(ii) Which is legislative in nature;					
12	(iii) Which concerns legislative facts;					
13	(iv) Which is adopted after extensive study;					
14	(v) Which covers a substantial area of the County; and					
15	(vi) Which has an impact on the general welfare of the County in that it is					
16	designed to control and direct the use of land and buildings according to					
17	present and planned future conditions so as to accomplish, as far as					
18	possible, the most appropriate uses of land consistent with the public					
19	interest and the safeguarding of the interests of individual property owners					
20	(3) DEPARTMENT MEANS THE DEPARTMENT OF PLANNING AND ZONING.					
21	[[(2)]] (4) Development plan means a development plan that, as provided in the zoning					
22	regulations, the Zoning Board approves or disapproves.					
23	[[(3)]] (5) Piecemeal map amendment means rezoning:					
24	(i) Involving only zoning maps;					
25	(ii) Which is quasi-judicial in nature;					
26	(iii) Which concerns individual applications to change the zoning of particular					
27	pieces of property; and					
28	(iv) Is based on findings as to administrative facts regarding specific criteria					
29	for change in zoning.					

1 (c) Short Title. This subtitle may be cited as the "Zoning Enabling Act of Howard County."

2

- 3 Section 16.201. [[Policy]] AUTHORITY.
- 4 (a) Piecemeal Map Amendments and Development Plan Approvals. It is the intention of the
- 5 County Council of Howard County, in the enactment of this subtitle, to establish a legislative
- 6 agency of the County Council which shall be the Zoning Authority of Howard County for
- 7 piecemeal map amendments and for decisions on development plans. The Zoning Authority so
- 8 created shall be known as the Howard County Zoning Board and shall consist of the members of
- 9 the County Council. The Chairperson of the County Council may be the Chairperson of the
- Zoning Board; the vice Chairperson of the County Council may be the vice Chairperson of the
- 20 Zoning Board. The County Council may, at its discretion, designate other members of the County
- 12 Council to be the Chairperson of the Zoning Board and vice Chairperson of the Zoning Board.
- 13 This shall be accomplished annually in December. An administrative assistant to the Zoning
- 14 Board shall be appointed by the Board.
- 15 (b) Comprehensive Zoning and Zoning Text Matters. It is also the intent of the County Council to
- reserve [[all other zoning functions,]] comprehensive zoning and zoning text amendment matters
- with the County Council of Howard County.

18

- 19 Section 16.202. Purpose; Establishment of zoning districts and regulations.
- 20 (A) COUNTY COUNCIL AUTHORITY
- 21 For the purpose of promoting the health, safety, morals and general welfare of Howard County,
- 22 the County Council is hereby empowered to regulate and restrict the height, number of stories
- 23 and size of buildings and other structures; THE LOCATION, CONSTRUCTION, ALTERATION AND USE
- 24 OF BUILDINGS AND OTHER STRUCTURES; the percentage of lot area that may be occupied BY
- 25 STRUCTURES; the size of yards, courts and other open spaces; the density of population; and the
- location and use of [[buildings, structures and]] land for trade, industry, government, residence
- or other purpose.

28

29 [[Section 16.203. Adoption of zoning districts and zoning regulations by comprehensive

1 .	rezoning.]]	
2	[[(a)]](B)(1)	Establishment of districts and regulations. For many or all of the purposes of this
3		subtitle, the County Council may divide the County into ZONING districts of a
4		number, shape and area as may be deemed best suited to carry out the purposes of
5		this subtitle. [[In these districts it may regulate and restrict the erection,
6		construction, reconstruction, alteration, repair or use of buildings.]]
7	(2)	Purpose of districts and regulations. The ZONING district boundaries and
8		regulations shall be made in accordance with a comprehensive ZONING plan and
9		shall be designed TO:
10		(I) IMPLEMENT THE POLICIES AND GOALS OF THE GENERAL PLAN;
11		(II) PROMOTE HEALTH, SAFETY, AND THE GENERAL WELFARE;
12		(III) PROVIDE FOR THE BEST USE OF LAND AND THE STEWARDSHIP OF OUR
13		ENVIRONMENTAL RESOURCES;
14		[[a. To lessen]](IV) LESSEN congestion in the streets;
15		[[b. To secure]](v) SECURE safety from fire[[, panic]] and other dangers;
16		[[c. To promote health, safety and the general welfare;]]
17		[[d. To provide]](VI) PROVIDE adequate light and air;
18		[[e. To provide for the best utilization of land;]]
19		[[f. To avoid]](VII) AVOID undue concentration of population; and
20		[[g. To facilitate]](VIII) FACILITATE the adequate provision of transportation,
21		water, sewerage, schools, parks and other public requirements.
22	(3)	Suitability and appropriateness. The ZONING DISTRICT BOUNDARIES AND ZONING
23		regulations shall be made with reasonable consideration TO, among other things,
24		[[to]] the character of the ZONING district and its [[particular]] suitability for
25		particular uses AND TYPES OF DEVELOPMENT, and with a view to conserving [[the]]
26		PROPERTY VALUES [[value of buildings]] and encouraging the most appropriate
27		use AND ENJOYMENT of land throughout the County BASED UPON THE PURPOSES,
28		POLICIES AND GOALS OF THE GENERAL PLAN.
29	(4)	Uniformity. The ZONING regulations shall be uniform for each class or kind of
		4

1		build	ing or structure or use throughout each district, but the regulations in one
2		distri	ct may differ from those in other districts.
3			
4	SECTION 16.	203. C	OMPREHENSIVE ZONING.
5	[[(b)]] (A) T	he Cou	nty Council, in order to fulfill its zoning purposes under this subtitle, may
6	from time to	time, o	nly upon its own petition or that of the Department of Planning and Zoning,
7	exercise the	Zoning	Authority of Howard County on a comprehensive basis, so as to adopt and
8	enact zoning	regulat	ions and district boundaries which shall apply to the entire geographic area
9	of Howard C	ounty c	or to substantial or significant portions thereof.
10	[[(c)]] (B) [[.	Require	ement for Planning Board Hearings on Initial Petition]]DEPARTMENT OF
11	PLANNING AN	d Zo nii	NG AND PLANNING BOARD PROCEDURES.
12	(1)	The I	Department of Planning and Zoning [{or the County Council}] shall prepare
13		[[an i	initial]] A petition for a comprehensive zoning plan, including [[a]] zoning
14		[[maj	p]]MAPS and zoning regulations. [{The comprehensive petition may include
15		map	proposals from individual property owners.}
16	(2)	Prioi	R TO PREPARING THE PETITION FOR THE COMPREHENSIVE ZONING PLAN, THE
17		DEPA	RTMENT SHALL GIVE AT LEAST 60 DAYS' PUBLIC NOTICE OF ITS INTENT TO
18		COMP	PILE A COMPREHENSIVE ZONING PLAN. THE PUBLIC NOTICE SHALL:
19		(1)	BE ADVERTISED WITHIN TWO NEWSPAPERS OF GENERAL CIRCULATION IN
20			HOWARD COUNTY;
21		(II)	BE MADE AND APPROPRIATELY MAINTAINED IN A PROMINENT MANNER ON
22		,	THE COUNTY'S WEBSITE;
23		(III)	BE SENT ELECTRONICALLY TO ALL INDIVIDUALS AND ORGANIZATIONS WHO
24			REGISTERED WITH THE DEPARTMENT;
25		(IV)	SPECIFY THE DEADLINE BY WHICH REQUESTS FOR ZONING MAP AND ZONING
26		,	REGULATION AMENDMENTS MUST BE SUBMITTED; AND
27		(v)	STATE THAT REQUESTS NOT SUBMITTED BY THE DEADLINE WILL NOT BE
28			CONSIDERED IN THE PREPARATION OF THE DEPARTMENT'S COMPREHENSIVE
29			ZONING PLAN.
			5

1	[[(4)]	J(3) THE WITHIN 43 DATS OF THE COMPREHENSIVE ZOINING PETITION SUBMITTAL,					
2		THE Department shall submit to the Planning Board for its consideration:					
3		[[the initial petition, along with a listing of map proposals from individual					
4		property owners that it-does not support, to the Planning Board for its					
5		recommendations.]]					
6	,	(I) THE PETITION WITH ITS RECOMMENDED ZONING MAPS AND ZONING					
7		REGULATIONS;					
8		(II) A TECHNICAL STAFF REPORT DETAILING THE SIGNIFICANT ISSUES OF THE					
9		PROPOSED COMPREHENSIVE ZONING PLAN; AND					
10		(III) A LIST OF ZONING MAP PROPOSALS RECEIVED FROM INDIVIDUAL PROPERTY					
11		OWNERS THAT THE DEPARTMENT DOES NOT SUPPORT, ALONG WITH AN					
12		EXPLANATION OF WHY EACH IS NOT SUPPORTED.					
13	(4)	FOR EACH ZONING MAP PROPOSAL THE DEPARTMENT SHALL, AT LEAST 15 30 DAYS					
14		BEFORE THE PLANNING BOARD HEARING:					
15		(I) SEND WRITTEN NOTICE OF THE DATE, TIME, AND LOCATION OF THE HEARING BY					
16		FIRST CLASS MAIL TO ALL OWNERS OF PROPERTY THAT IS THE SUBJECT OF A					
17		REZONING PROPOSAL, OR WHOSE PROPERTY ADJOINS PROPERTY THAT IS THE					
18		SUBJECT OF A REZONING PROPOSAL; AND					
19		(II) POST THE PROPERTY WITH A SIGN LISTING THE DATE, TIME, AND LOCATION OF					
20		THE HEARING, BUT PROVIDED THAT IF MULTIPLE, ADJOINING PROPERTIES ARE					
21		THE SUBJECT OF ZONING MAP PROPOSALS, THE DEPARTMENT MAY POST SUCH					
22		SIGNS AT INTERVALS IT DEEMS APPROPRIATE.					
23	(5)	NONCOMPLIANCE WITH THE NOTICE REQUIREMENTS OF PARAGRAPH (4) OF THIS					
24		SUBSECTION DOES NOT CONSTITUTE A BASIS FOR SETTING ASIDE A ZONING DECISION.					
25	[[(3)]	(6) The Planning Board shall:					
26		[[a.]](I) Hold a public hearing on the petition and additional map proposals NOT					
27		INCLUDED IN THE PETITION BY THE DEPARTMENT, at which interested					
28		persons shall have a reasonable opportunity to be heard; and					
29		[[b.]](II) Give at least [[30]] 15 days' notice of the time and place of the					

1	•		[[beg	inning of such]] PUBLIC hearing [[at least twice in a newspaper of
2			gene	ral circulation in Howard County]] ON THE COUNTY'S WEBSITE. Such
3			notic	e shall advise the general public [[of the availability at the
4			Depa	urtment of Planningand Zoning of the petition; and of the listing of
5			map	proposals from individual property owners that the Department does
6			not s	upport.]]THAT THE COMPREHENSIVE ZONING PLAN DOCUMENTS ARE
7			AVAI	LABLE FOR REVIEW BOTH IN PERSON AT THE DEPARTMENT'S OFFICE
8.	**	٠	AND	ONLINE AT A SPECIFIED WEBSITE;
9	[[(4)	Indivi	dual p	roperty owners may, for up to 60 days following the completion of the
10		public	heari	ng on the initial petition and other map proposals, submit new map
11		propo	sals to	the Planning Board for its consideration.
12	(5)	The P	lannin	g Board shall hold a public hearing on property owners' new map
13		propo	sals at	which interested persons shall have a reasonable opportunity to be
14		heard.		
15	•	a.	The 1	Planning Board shall give at least 30 days' notice of the time and place
16	-		of the	e initial hearing at least twice in a newspaper of general circulation in
17			How	ard County; and.
18		b.	The i	ndividual property owners shall send certified letters to all persons
19			whos	e property adjoins the property which is the subject of the proposal,
20			advis	ing them of the map proposal and of the date, time and place of the
21			initia	l Planning Board hearing on the new map proposals.
22		c.	For t	he purposes of this subtitle, Adjoining:
23		٧	(i)	Means adjoining as shown on the most recent Maryland
24				Department of Assessment and Taxation records; and
25			(ii)	Includes those parcels which would be adjoining except for their
26				separation from the property which is the subject of the map
27	,			proposal by only a minor collector or local road.
28		d.	For the	ne purposes of this subtitle, all persons whose property is adjoining
29			the p	roperty which is the subject of the map proposal:

1		(i)	Includes an owners' association for properties held in common; and
2		(ii)	Does not include governmental agencies or cemeteries.
3	e.	The I	Planning Board shall determine if compliance with the mailing
4		requi	rements has been met and may postpone hearing an individual map
5		propo	osal if there has not been compliance. If, at the time of a rescheduled
6		heari	ng on an individual map proposal, there is still not compliance with
7		the m	nailing requirements, the Planning Board may decide not to consider
8		an in	dividual map proposal; and
9	f. .	Nonc	compliance with the mailing requirements of subsection (b) above
10		does	not constitute a basis for setting aside of zoning decisions.]]
11	(III)	Cons	SIDER REQUESTS FOR ZONING MAP AND ZONING REGULATION
12		AME	NDMENTS WHICH WERE RECEIVED ON OR BEFORE THE DEADLINE
13		ESTA	blished by the Department, but shall not consider subsequent
14		REQU	ESTS UNLESS THEY INVOLVE MODIFICATIONS TO MAP OR TEXT
15	•	AME	NDMENTS SUBMITTED PRIOR TO THE DEADLINE OR ARE PROPOSALS
16		SUBM	IITTED BY THE DEPARTMENT; AND
17	[[(5)]](iv) Submit Within 60 days of the Planning Board's first public
18		<u>HEAR</u>	ING ON THE COMPREHENSIVE ZONING PETITION, SUBMIT its
19		recor	nmendations to the County Council.
20	[[(d)]] (C) COUNTY (OUNC.	IL PROCEDURES
21	When exercising the	Zoning	g Authority of Howard County with respect to the consideration and
22	enactment of a compr	ehens	ive zoning plan, the County Council, notwithstanding any other
23	sections, provisions of	r requ	irements of this subtitle or of other laws, regulations or rules of
24	procedure, shall proce	ed in	the following manner:
25	(1) After t	he Co	unty Council has received a final report of the Planning Board
26	recom	mendi	ng adoption of a comprehensive zoning PLAN, the County Council
27	[[shall]] MAY	hold one or more public hearings at which parties in interest and
28	citizen	s shall	have an opportunity to be heard on the comprehensive zoning
29	[[petit	on]] P	LAN PETITION SUBMITTED BY THE DEPARTMENT, and THE Planning

1		Board RECOMMENDATIONS [[report]]. The County Council [[shall be prohibited
2		from holding]] MAY NOT HOLD meetings which include an opportunity for public
3		testimony on any day LISTED IN SECTION 6.305(B) OF THE THIS CODE. [[on which
4		Rosh Hashanah, Yom Kippur, Eid Ul Fitr, or Eid Ul Adha is observed.]]
5	(2)	IF A ZONING MAP PROPOSAL THAT WAS NOT PART OF THE DEPARTMENT'S PETITION IS
6		INCORPORATED INTO THE PLANNING BOARD'S RECOMMENDATION, THE
7		DEPARTMENT SHALL, AT LEAST 45-30 DAYS BEFORE THE COUNTY COUNCIL HEARING
8		ON THE COMPREHENSIVE ZONING PLAN:
9		(I) SEND WRITTEN NOTICE OF THE DATE, TIME, AND LOCATION OF THE HEARING BY
10		FIRST CLASS MAIL TO ALL OWNERS OF PROPERTY THAT IS THE SUBJECT OF A
11		REZONING PROPOSAL, OR WHOSE PROPERTY ADJOINS PROPERTY THAT IS THE
12		SUBJECT OF A REZONING PROPOSAL;
13	•	(II) POST THE PROPERTY WITH A SIGN LISTING THE DATE, TIME, AND LOCATION OF
14		THE HEARING, BUT PROVIDED THAT IF MULTIPLE, ADJOINING PROPERTIES ARE
15		THE SUBJECT OF ZONING MAP PROPOSALS, THE DEPARTMENT MAY POST SUCH
16		SIGNS AT INTERVALS IT DEEMS APPROPRIATE.
17	(3)	NONCOMPLIANCE WITH THE NOTICE REQUIREMENTS OF PARAGRAPH (2) OF THIS
18		SUBSECTION DOES NOT CONSTITUTE A BASIS FOR SETTING ASIDE A ZONING DECISION.
19		
20	[[(2)]]	(4) The County Council shall give at least #30} 15 days' notice of the time and
21		place of the [[beginning of such]] OF THE PUBLIC hearing [[in at least twice in a
22		newspaper of general circulation in Howard County]] ON THE COUNTY'S WEBSITE.
23		Such notice shall advise the general public that the County Council is to consider
24		a comprehensive zoning plan for Howard County [[, or a portion thereof,]] and
25		shall advise the general public of the location or locations at which the entire text
26		and map or maps constituting the proposed comprehensive zoning plan may be
27		reviewed. The notice shall also advise that the comprehensive zoning
28		PLAN DOCUMENTS ARE AVAILABLE FOR REVIEW BOTH IN PERSON AT THE
29		DEPARTMENT AND ONLINE AT A SPECIFIED WEBSITE. [[No posting of any property

1	in Howard County shall be required with respect to the giving of notice with
2	respect to the commencement of the comprehensive zoning plan process.]]
3	[[(3)]](5) The County Council shall establish the specific procedures which shall govern
4	the hearing on the proposed comprehensive zoning plan. In establishing such
5.	procedures, the Council may:
6	[[a.]](I)Place time limitations on presentations to be made;
7	[[b.]](II)State the manner in which written materials may be submitted for
8	consideration by the County Council.
9	(6) AT THE HEARING, THE COUNTY COUNCIL MAY ONLY CONSIDER REQUESTS FOR THE
10	REZONING OF PROPERTY OR PROPOSED REGULATION AMENDMENTS WHICH HAD
11	BEEN PREVIOUSLY EVALUATED BY THE PLANNING BOARD, BUT MAY CONSIDER
12	MODIFICATIONS INVOLVING MAP OR TEXT AMENDMENTS PREVIOUSLY CONSIDERED
13	BY THE PLANNING BOARD AND MODIFICATIONS SUBMITTED BY THE DEPARTMENT.
14	[[(4)]](76) Following ANY [[the]] public hearing(s) HELD BY THE COUNTY COUNCIL on
15	the comprehensive zoning petition, the County Council shall introduce a County
16	Council bill proposing the adoption of a comprehensive zoning ordinance which
17	shall include final proposed zoning regulations and maps.
18	[[(5)]] (87) Subject to Paragraph (6) of this subsection the [[The]] The County
19	Council shall adopt the comprehensive zoning plan by ordinance according to
20	County Council [[bill]]LEGISLATIVE procedures.
21	(98) Any proposed amendment to the proposed zoning map as part of the
22	ADOPTION OF A COMPREHENSIVE ZONING ORDINANCE WHICH WAS NOT PREVIOUSLY
23	PROPOSED, CONSIDERED OR RECOMMENDED BY THE DEPARTMENT OF PLANNING
24	AND ZONING OR THE PLANNING BOARD SHALL ONLY BE CONSIDERED BY THE
25	COUNTY COUNCIL UPON AN AFFIRMATIVE VOTE OF TWO-THIRDS OF THE MEMBERS
26	OF THE COUNCIL.
27	[[(6) Any proposed amendment to the proposed zoning map as part of the adoption of a
28	comprehensive zoning ordinance which was not previously proposed, considered
29	or recommended by the Department of Planning and Zoning, the Planning Board

1	or the County Council would be considered as substantive and would require an
2	additional hearing(s).]]
3	[[(e) Reserved.]]
4	[[(f)]](9) The County Council shall provide for copies of the comprehensive zoning plan to be
5	published and made available at cost to any person.
6	
7	Title 16. Planning, Zoning and Subdivisions and Land Development Regulations.
8	Subtitle 9. Planning Board.
9	
10	Section 16.900 Planning Board
11	(i) Hearings. Prior to making recommendations to the County Council on adoption of the general
12	plan, the Planning Board shall hold at least one public hearing at which interested persons shall
13	be afforded a reasonable opportunity to be heard regarding the general plan. In addition, prior to
14	making recommendations to the County Council on adoption of comprehensive zoning, the
15	Planning Board shall hold at least one public hearing at which interested persons shall be
16	afforded a reasonable opportunity to be heard regarding the comprehensive zoning. In both cases,
17	at least [{30}] 15 days' notice of the time and place of the hearing shall be ON THE COUNTY'S
18	WEBSITE [[published at least twice in a newspaper of general circulation in the County]]. The
19	Planning Board may hold hearings on any matter pending before it and shall hold hearings upon
20	written request of the County Executive or on resolution of the County Council and as required
21	by law and regulations.
22	
23	
24	Section 2. And Be It Further Enacted by the County Council of Howard County, Maryland that
25	this Act shall become effective 61 days after its enactment.

BY THE COUNCIL

	een approved by the Executive and returned to the Council, stands enacted on July 6, 2012.
Sto	ephen M. LeGendre, Administrator to the County Council
	BY THE COUNCIL
	BI THE COUNCIL
This Bill, having be objections of the E	seen passed by the yeas and nays of two-thirds of the members of the Council notwithstanding the Executive, stands enacted on
Ste	ephen M. LeGendre, Administrator to the County Council
•	BY THE COUNCIL
	eceived neither the approval nor the disapproval of the Executive within ten days of its ls enacted on, 2012.
St	ephen M. LeGendre, Administrator to the County Council
	BY THE COUNCIL
	ng been considered on final reading within the time required by Charter, stands failed for want of, 2012.
St	ephen M. LeGendre, Administrator to the County Council
	BY THE COUNCIL
	been disapproved by the Executive and having failed on passage upon consideration by the led on, 2012.
Sto	ephen M. LeGendre, Administrator to the County Council
	BY THE COUNCIL
	drawal of which received a vote of two-thirds (2/3) of the members of the Council, is withdrawn deration on, 2012.
St	ephen M. LeGendre, Administrator to the County Council

1 2	Amendment to Council Bill No. 25-2012
3	
4	BY: Calvin Ball Legislative Day No: 4
5 6	Greg Fox Courtney Watson Date: July 2, 2012
7	Amendment No.
8	(This amendment would do the following:
9 10	1. Reinstate the County Council's ability to prepare a Comprehensive Zoning petition;
11	2. Clarifies that the Comprehensive Zoning petition may include map amendments from
12	individual property owners;
13 14	3. Specify that the DPZ is to submit the rezoning petition to the Planning Board within 45 days of the closing period for petition submittals;
15	4. Specify that the Planning Board is to submit the rezoning petition to the County Council
16	within 60 days of the Planning Board's first hearing date;
17	5. Remove the provision that would only allow the Council to consider requests that have
18 19	been reviewed by the Planning Board and allow consideration of late proposals that have an affirmative vote of two-thirds of the members of the Council; and
20	6. Change the notification periods from 15 days to 30 days.)
21	
22	
23	Ou 5 in line 12 stailer hath cota of huselests
24	On page 5, in line 12, strike both sets of brackets.
25	
26	On page 5, in lines 14 and 15, following the period in line 14, strike both sets of brackets.
27	
28	On page 6, in line 1, strike "The" and substitute, "WITHIN 45 DAYS OF THE
29	COMPREHENSIVE ZONING PETITION SUBMITTAL, THE".
30	
31	On page 6, in line 12, strike "15" and substitute "30". On the same page, in line 28,
32	strike the second set of brackets and "15".
	Strike the second set of orderets and 15.
33	
34	On page 8, in line 16, strike "Submit" and substitute, "WITHIN 60 DAYS OF THE PLANNING
35	BOARD'S FIRST PUBLIC HEARING ON THE COMPREHENSIVE ZONING PETITION, SUBMIT".
36	
37	On page 9, in line 4, strike "15" and substitute "30". On the same page, in line 17, strike
	ABOPTED July 2 701 >
	FAILED
	SIGNATURE Steaken M. G. Send

1	the second set of brackets and "15".
2	
3	On page 10, strike lines 6 through 10, in their entirety. On the same page, in line 15,
4	strike "Subject to paragraph (6) of this subsection the [[The]]" and substitute "The"
5	
6	On page 10, immediately following line 17, insert the following:
7	$^{N}(9)$ Any proposed amendment to the proposed zoning map as part of the adoption of a
8	COMPREHENSIVE ZONING ORDINANCE WHICH WAS NOT PREVIOUSLY PROPOSED, CONSIDERED OR
9	RECOMMENDED BY THE DEPARTMENT OF PLANNING AND ZONING OR THE PLANNING BOARD SHALL
10	ONLY BE CONSIDERED BY THE COUNTY COUNCIL UPON AN AFFIRMATIVE VOTE OF TWO-THIRDS OF
11	THE MEMBERS OF THE COUNCIL.". Renumber the entire subsection accordingly.
12	
13	On page 11, in line 8, strike the set of brackets and "15".
14	
15	
16	

Amendment 2 to Council Bill No. 25 -2012

BY: Chairperson at the request of the County Executive

Legislative Day No. Ontice: July 2, 2012

Amendment No.2

(This amendment provides that the Planning Board shall provide 30 days notice, instead of 15 days notice.)

- On page 6, in line 28, strike "15" and substitute "30".
- On page 11, in line 8, strike "15" and substitute "30".

2

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

County Council Of Howard County, Maryland

2012 Legislative Session

Legislative Day No. 8

Bill No. 25 -2012

Introduced by: The Chairperson at the request of the County Executive

AN ACT amending the process for comprehensive zoning; defining certain terms; clarifying the County Council authority related to comprehensive zoning, clarifying the purpose of zoning districts and zoning regulations; requiring certain notice of a comprehensive zoning plan; requiring certain procedures before the Planning Board and the County Council; allowing for the consideration of certain requests; making certain technical corrections; and generally related to comprehensive zoning in Howard County.

	Silver
Introduced and read first time	, 2012. Ordered posted and hearing scheduled.
	Decades
	By order Stephen LeGendre, Administrator
raving been posted and notice of time & place of time at a public hearing on	f hearing & title of Bill having been published according to Charter, the Bill was read for a seco, 2012.
	By order
	Stephen LeGendre, Administrator
This Bill was read the third time on	, 2012 and Passed, Passed with amendments, Failed
seets	By orderStephen LeGendre, Administrator
	Stephen LeGendre, Administrator
Sealed with the County Seal and presented to the	e County Executive for approval thisday of, 2012 at a.m./p.m.
	By order Stephen LeGendre, Administrator
	Stephen LeGendre, Administrator
Approved/Vetoed by the County Executive	, 2012
	Ken Ulman, 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	County Zonnig Boar	d. The Howard County Council, acting as a legislative body, reserves unto
2	itself the authority to	grant variances from the strict application of the zoning regulations with
3	regard to governmen	tal uses of land. This authority shall be exercised by passage of a resolution
4	after a public hearing	g and a finding that the action is in the public interest.
5	(b) Definitions. For	the purposes of this subtitle, the following definitions apply:
6	(1) <i>ADJO</i>	INING MEANS LAND WHICH IS TOUCHING OR WOULD BE TOUCHING IN THE
7	ABSE	NCE OF AN INTERVENING UTILITY OR ROAD RIGHT-OF-WAY, OTHER THAN A
8	PRINC	IPAL ARTERIAL HIGHWAY.
9	[[(1)]](2)	Comprehensive zoning means zoning:
0	(i)	Involving both maps and regulations;
1	(ii)	Which is legislative in nature;
2	(iii)	Which concerns legislative facts;
3	(iv)	Which is adopted after extensive study;
4	(v)	Which covers a substantial area of the County; and
5	(vi)	Which has an impact on the general welfare of the County in that it is
6		designed to control and direct the use of land and buildings according to
7	36	present and planned future conditions so as to accomplish, as far as
8		possible, the most appropriate uses of land consistent with the public
9		interest and the safeguarding of the interests of individual property owners.
20	(3) DEPARTN	MENT MEANS THE DEPARTMENT OF PLANNING AND ZONING.
21	[[(2)]] (4) L	Development plan means a development plan that, as provided in the zoning
22	regula	ations, the Zoning Board approves or disapproves.
23	[[(3)]](5) F	Piecemeal map amendment means rezoning:
24	(i)	Involving only zoning maps;
25	(ii)	Which is quasi-judicial in nature;
26	(iii)	Which concerns individual applications to change the zoning of particular
27		pieces of property; and
28	(iv)	Is based on findings as to administrative facts regarding specific criteria
29		for change in zoning.

1	rezoning.]]		
2	[[(a)]](B)(1)	Establi	ishment of districts and regulations. For many or all of the purposes of this
3		subtitl	e, the County Council may divide the County into ZONING districts of a
4		numbe	er, shape and area as may be deemed best suited to carry out the purposes of
5		this su	btitle. [[In these districts it may regulate and restrict the erection,
6		constr	uction, reconstruction, alteration, repair or use of buildings.]]
7	(2)	Purpo	se of districts and regulations. The ZONING district boundaries and
8		regula	tions shall be made in accordance with a comprehensive ZONING plan and
9		shall b	be designed TO:
10		(I)	IMPLEMENT THE POLICIES AND GOALS OF THE GENERAL PLAN;
11		(II)	PROMOTE HEALTH, SAFETY, AND THE GENERAL WELFARE;
12	54	(III)	PROVIDE FOR THE BEST USE OF LAND AND THE STEWARDSHIP OF OUR
13			ENVIRONMENTAL RESOURCES;
14		[[a.	To lessen]](IV) LESSEN congestion in the streets;
15		[[b.	To secure]](v) SECURE safety from fire[[, panic]] and other dangers;
16		[[c.	To promote health, safety and the general welfare;]]
17		[[d.	To provide]](VI) PROVIDE adequate light and air;
18		[[e.	To provide for the best utilization of land;]]
19		[[f.	To avoid (VII) AVOID undue concentration of population; and
20		[[g.	To facilitate]](VIII) FACILITATE the adequate provision of transportation
21			water, sewerage, schools, parks and other public requirements.
22	(3)	Suitab	illy and appropriateness. The ZONING DISTRICT BOUNDARIES AND ZONING
23		regula	tions shall be made with reasonable consideration TO, among other things,
24		[[to]] 1	the character of the ZONING district and its [[particular]] suitability for
25		particu	alar uses AND TYPES OF DEVELOPMENT, and with a view to conserving [[the]]
26		PROPE	RTY VALUES [[value of buildings]] and encouraging the most appropriate
27		use AN	ND ENJOYMENT of land throughout the County BASED UPON THE PURPOSES,
28		POLICI	ES AND GOALS OF THE GENERAL PLAN.
29	(4)	Unifor	mity. The ZONING regulations shall be uniform for each class or kind of

1	[[(2)]]](3) TI	ne Department shall submit TO THE PLANNING BOARD FOR ITS
2		CONS	SIDERATION: [[the initial petition, along with a listing of map proposals from
3		indiv	ridual property owners that it-does not support, to the Planning Board for its
4	a.	recor	mmendations.]]
5		(I)	THE PETITION WITH ITS RECOMMENDED ZONING MAPS AND ZONING
6			REGULATIONS;
7		(II)	A TECHNICAL STAFF REPORT DETAILING THE SIGNIFICANT ISSUES OF THE
8			PROPOSED COMPREHENSIVE ZONING PLAN; AND
9		(III)	A LIST OF ZONING MAP PROPOSALS RECEIVED FROM INDIVIDUAL PROPERTY
10			OWNERS THAT THE DEPARTMENT DOES NOT SUPPORT, ALONG WITH AN
11			EXPLANATION OF WHY EACH IS NOT SUPPORTED.
12	(4)	For	EACH ZONING MAP PROPOSAL THE DEPARTMENT SHALL, AT LEAST 15 DAYS
13		BEFO	RE THE PLANNING BOARD HEARING:
14		(I)	SEND WRITTEN NOTICE OF THE DATE, TIME, AND LOCATION OF THE HEARING BY
15			FIRST CLASS MAIL TO ALL OWNERS OF PROPERTY THAT IS THE SUBJECT OF A
16			REZONING PROPOSAL, OR WHOSE PROPERTY ADJOINS PROPERTY THAT IS THE
7		ige.	SUBJECT OF A REZONING PROPOSAL; AND
8		(II)	POST THE PROPERTY WITH A SIGN LISTING THE DATE, TIME, AND LOCATION OF
19			THE HEARING, BUT PROVIDED THAT IF MULTIPLE, ADJOINING PROPERTIES ARE
20			THE SUBJECT OF ZONING MAP PROPOSALS, THE DEPARTMENT MAY POST SUCH
21			SIGNS AT INTERVALS IT DEEMS APPROPRIATE.
22	(5)	None	COMPLIANCE WITH THE NOTICE REQUIREMENTS OF PARAGRAPH (4) OF THIS
23		SUBS	ECTION DOES NOT CONSTITUTE A BASIS FOR SETTING ASIDE A ZONING DECISION.
24	[[(3)]	[](6) Tł	ne Planning Board shall:
25		[[a.]]	(I) Hold a public hearing on the petition and additional map proposals NOT
26			INCLUDED IN THE PETITION BY THE DEPARTMENT, at which interested
27			persons shall have a reasonable opportunity to be heard; and
28		[[b.]]	(II) Give at least [[30]] 15 days' notice of the time and place of the
29			[[beginning of such]] PUBLIC hearing [[at least twice in a newspaper of

1		(11) Does not include governmental agencies or cemeteries.
2	e.	The Planning Board shall determine if compliance with the mailing
3		requirements has been met and may postpone hearing an individual map
4		proposal if there has not been compliance. If, at the time of a rescheduled
5		hearing on an individual map proposal, there is still not compliance with
6		the mailing requirements, the Planning Board may decide not to consider
7		an individual map proposal; and
8	f.	Noncompliance with the mailing requirements of subsection (b) above
9		does not constitute a basis for setting aside of zoning decisions.]]
10	(III)	Consider requests for zoning map and zoning regulation
11		AMENDMENTS WHICH WERE RECEIVED ON OR BEFORE THE DEADLINE
12		ESTABLISHED BY THE DEPARTMENT, BUT SHALL NOT CONSIDER SUBSEQUENT
13		REQUESTS UNLESS THEY INVOLVE MODIFICATIONS TO MAP OR TEXT
14		AMENDMENTS SUBMITTED PRIOR TO THE DEADLINE OR ARE PROPOSALS
15		SUBMITTED BY THE DEPARTMENT; AND
16	[[[(6)]](IV) Submit its recommendations to the County Council.
17	[[(d)]] (C) COUNTY (COUNCIL Procedures
18	When exercising the	Zoning Authority of Howard County with respect to the consideration and
19	enactment of a comp	rehensive zoning plan, the County Council, notwithstanding any other
20	sections, provisions of	or requirements of this subtitle or of other laws, regulations or rules of
21	procedure, shall proc	eed in the following manner:
22	(1) After	the County Council has received a final report of the Planning Board
23	recom	mending adoption of a comprehensive zoning PLAN, the County Council
24	[[shal	[]] MAY hold one or more public hearings at which parties in interest and
25	citizer	ns shall have an opportunity to be heard on the comprehensive zoning
26	[[petit	ion]] PLAN PETITION SUBMITTED BY THE DEPARTMENT and THE Planning
27	Board	RECOMMENDATIONS [[report]]. The County Council [[shall be prohibited
28	from l	nolding]] MAY NOT HOLD meetings which include an opportunity for public
20	testim	ony on any day LISTED IN SECTION 6305(B) OF THE THIS CODE [[on which

28	Subtitle 9. Planning Board.
27	Title 16. Planning, Zoning and Subdivisions and Land Development Regulations.
26	
25	published and made available at cost to any person.
24	[[(f)]](9) The County Council shall provide for copies of the comprehensive zoning plan to be
23	[[(e) Reserved.]]
22	additional hearing(s).]]
21	or the County Council would be considered as substantive and would require an
20	or recommended by the Department of Planning and Zoning, the Planning Board
19	comprehensive zoning ordinance which was not previously proposed, considered
8	[[(6) Any proposed amendment to the proposed zoning map as part of the adoption of a
17	Council [[bill]]LEGISLATIVE procedures.
6	shall adopt the comprehensive zoning plan by ordinance according to County
15	[[(5)]] (8) SUBJECT TO PARAGRAPH (6) OF THIS SUBSECTION THE [[The]] County Council
4	shall include final proposed zoning regulations and maps.
13	Council bill proposing the adoption of a comprehensive zoning ordinance which
12	comprehensive zoning petition, the County Council shall introduce a County
1	[[(4)]](7) Following ANY [[the]] public hearing(s) HELD BY THE COUNTY COUNCIL on the
0	BY THE PLANNING BOARD AND MODIFICATIONS SUBMITTED BY THE DEPARTMENT.
9	MODIFICATIONS INVOLVING MAP OR TEXT AMENDMENTS PREVIOUSLY CONSIDERED
8	BEEN PREVIOUSLY EVALUATED BY THE PLANNING BOARD, BUT MAY CONSIDER
7	REZONING OF PROPERTY OR PROPOSED REGULATION AMENDMENTS WHICH HAD
6	(6) AT THE HEARING, THE COUNTY COUNCIL MAY ONLY CONSIDER REQUESTS FOR THE
5	consideration by the County Council.
4	[[b.]](II)State the manner in which written materials may be submitted for
3	[[a.]](I)Place time limitations on presentations to be made;
2	procedures, the Council may:
1	the hearing on the proposed comprehensive zoning plan. In establishing such