Introduce Public hearing Council action Executive action Effective date 10

County Council of Howard County, Maryland

2016 Legislative Session

Legislative day # 8

BILL NO. <u>46 – 2016 (ZRA – 159)</u>

Introduced by: The Chairperson at the request of The Howard County Fueling Station Taskforce

AN ACT amending the Howard County Zoning Regulations Gasoline Service Station provisions by creating a new definition for Motor Vehicle Fueling Facility, repealing the Gasoline Service Station Conditional Use, and creating a new Motor Vehicle Fueling Facilities Conditional Use; and generally relating to Gasoline Service Stations and Motor Vehicle Fueling Facilities.

, 2016. Ordered posted and hearing scheduled Introduced and read first time By order Jessica Feldmark, 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 second time at a public hearing on _, 2016. 18 By order Jessica Feldmark, Administrator 2016 and Passed ____, Passed with amendments _ This Bill was read the third time of Failed By order Jessica Feldmark, Administrator Sealed with the County Seal and presented to the County Executive for approval this day 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	Section 1. Be it enacted by the County Council of Howard County, Maryland, that the Howard
2	County Zoning Regulations are hereby amended as follows:
3	
4	By repealing:
5	Section 103.0: "Definitions"
6	"Gasoline Service Station"
7	
8	Section 131.0: "Conditional Uses"
9	Subsection N. "Conditional Uses and Permissible Zoning Districts"
10	Number 24. "Gasoline Service Stations"
11	
12	By amending:
13	Section 103.0: "Definitions"
14	"Parking Area, Parking Facility or Parking Use"
15	
16	Section 113.1: "R-MH (Residential: Mobile Home) District"
17	Subsection C. Accessory Uses
18	Number 8.
19	
20	Section 117.1: "BR (Business: Rural) District"
21	Subsection C. "Uses Permitted as a Matter of Right"
22	Numbers 14 through 18
23	
24	Section 120.0: "SC (Shopping Center) District"
25	Subsection F. "Conditional Uses"
26	
27	Section 121.1: "CR (Commercial Redevelopment) Overlay District"
28	Subsection E. "Integrated-Design Uses Subject to Authorization"; and
29	Subsection H. "Procedure for Approval of an Optional Design Project"
30	Number 1.
31	
32	Section 127.0: "MXD (Mixed Use) Districts"
33	Subsection C. "Requirements for Mixed Use Development"
34	Number 4. "Permitted Uses"
35	Paragraph b
36	Item (11); and

1	Number 7. "Requirements for Employment Uses"
2	Paragraph c "Retail Centers"
3	<i>Item (1)</i>
4	
5	Section 133.0: "Off-Street Parking and Loading Facilities"
6	Subsection D. "Minimum Parking Requirements for Specific Uses"
7	Number 4. "Commercial Uses"
8	
9	By Adding:
10	Section 103.0: "Definitions"
11	"Motor Vehicle Fueling Facility"
12	
13	Section 125.0: "NT (New Town) District"
14	Subsection A. "Definitions, Requirements and Restrictions Applicable to NT Districts."
15	Number 11.
16	
17	Section 131.0: "Conditional Uses"
18	Subsection O. "New Conditional Use Categories"
19	Number 1. "Motor Vehicle Fueling Facilities"
20	
21	
22	
23	Howard County Zoning Regulations
24	
25	SECTION 103.0: Definitions
26	
27	
28	Μ
29	MOTOR VEHICLE FUELING FACILITY: A FACILITY THAT DISPENSES VEHICLE FUELS THROUGH RETAIL
30	SALES TO THE GENERAL PUBLIC OR FLEET SALES. THE FACILITY MAY INCLUDE OTHER USES THAT ARE
31	EITHER PERMITTED AS A MATTER OF RIGHT IN THE ZONING DISTRICT IN WHICH THE FACILITY IS
32	LOCATED, OR AS MAY BE PERMITTED IN THE CONDITIONAL USE PROCESS, AS WELL AS THE ACCESSORY
33	SALE OF ITEMS TYPICALLY ASSOCIATED WITH THE CLEANING, OPERATION, AND MAINTENANCE OF
34	MOTOR VEHICLES. THIS TERM DOES NOT INCLUDE PRIVATE VEHICLE FUEL DISPENSING THAT IS
35	EXCLUSIVELY ACCESSORY TO A PERMITTED PRINCIPAL USE. THIS TERM DOES INCLUDE FACILITIES
36	PREVIOUSLY IDENTIFIED AS GASOLINE SERVICE STATIONS.

1		
2	Р	
3	Parking Area, Parkin	ng Facility or Parking Use: Any area of a lot or structure used for off-street
4	parking and circulat	ion of motor vehicles, including the area occupied by parking spaces, driveways,
5	and vehicle stacking	g lanes (e.g. for a car wash or drive-through window). The following are not part of
6	a parking area or par	rking use: loading docks; areas designated to be occupied by a vehicle during
. 7	loading operations; f	fuel servicing spaces at a [[gasoline service]] MOTOR VEHICLE FUELING
8	FACILITY; parking lo	ot islands, any area used for outdoor display or storage of merchandise for sale or
9	rent, including moto	r vehicles; and any area used for storage of inoperative motor vehicles.
10		
11		
12	SF	CCTION 113.1: R-MH (Residential: Mobile Home) District
13	C. Accessory Uses	
14	8. Con	venience establishments of a commercial nature, not including [[gasoline
15	serv	ice]] MOTOR VEHICLE FUELING FACILITY but including stores, day care
16	cent	ers, coin-operated laundries and dry cleaners, beauty and barber shops, may be
17	pern	nitted in mobile home parks, provided that such establishments and the parking
18	area	s primarily related to their operations:
19		
20		
21		SECTION 117.1: BR (Business: Rural) District
22	C. Uses Permitted	as a Matter of Right
23	The following uses	are permitted as a matter of right, subject to limitations imposed by the
24	preliminary develop	ment criteria.
25		
26	[[14.	Gasoline service station, provided the use is indicated on the Preliminary
27		Development Plan approved by the Zoning Board.]]
28		
29	[[15]]14.	Government structures, facilities and uses, including public schools and
30		colleges.
31	[[16]]15.	Horse tack and saddlery shop.
32	[[17]]16.	Lawn and garden equipment sales, service and repair.
33	[[18]]17.	Livestock sales and auction markets.
34	18.	MOTOR VEHICLE FUELING FACILITY, PROVIDED THE USE IS INDICATED ON
35		THE PRELIMINARY DEVELOPMENT PLAN APPROVED BY THE ZONING

1		BOARD.
2		
3		SECTION 120.0: - SC (Shopping Center) District
4	F. Condition	al Uses
5		
6	The fol	llowing are Conditional Uses in the SC District, subject to the detailed requirements for
7	Condit	ional Uses given in Section 131.0. If there is a conflict between this Section and
8	Sectior	n 131.0, Section 131.0 shall prevail.
9	1.	Cemeteries and Mausoleums
10	2.	Communication Towers (Commercial)
11	3.	[[Gasoline Service Stations]] MOTOR VEHICLE FUELING FACILITY
12	4.	Small Wind Energy System, freestanding tower
13	5.	Utility Uses, Public
14		
15		
16	SI	ECTION 121.1: - CR (Commercial Redevelopment) Overlay District
17		
18	E. Integrate	ed-Design Uses Subject to Authorization
19		
20	The fo	llowing uses may be authorized as permitted uses in an Optional Design Project
21	provid	ed that it is found that they are creatively integrated into the project's architectural and
22	site de	sign and are specifically approved in the Optional Design Project.
23	1.	[[Gasoline service stations.]] MOTOR VEHICLE FUELING FACILITY
24	2.	Retail and commercial service uses which include drive-through service.
25	3.	Schools, private academic, including colleges and universities.
26		
27	H. Proced	ure for Approval of an Optional Design Project
28		
29	1.	The owner of an interest in a tract of land zoned with the CR Overlay District
30		constituting a minimum of one acre of land or a minimum of three acres of land in
31		the event that a [[gasoline service]] MOTOR VEHICLE FUELING FACILITY is
32		proposed as a use in the Optional Design Project may submit an application for an
33		Optional Design Project. Prior to preparing a specific plan and submitting an

1		application, the Petitioner is encouraged to meet with the Department of Plan	nning
2		and Zoning on an informal basis to discuss the overall concept for the intend	ed
3		Optional Design Project.	
4			
5			
6		SECTION 125.0: NT (New Town) District	
7			
8	А.	Definitions, Requirements and Restrictions Applicable to NT Districts.	
9		11. NOTWITHSTANDING ANY OTHER PROVISIONS IN THIS SECTION 125.0, IF THE	CRITERIA
10		in a recorded Final Development Plan identifies a gasoline	SERVICE
11		STATION OR MOTOR VEHICLE FUELING FACILITY AS A SPECIFIC PERMITT	ED USE, A
12		NEWLY PROPOSED MOTOR VEHICLE FUELING FACILITY IS PERMITTED ON	√LY UPON
13		APPROVAL BY THE PLANNING BOARD AFTER A PUBLIC HEARING WE	IERE THE
14		PETITIONER ESTABLISHES THAT THE GENERAL STANDARDS AND SPECIFIC CH	UTERIA IN
15		SECTION 131.0 WHICH ARE APPLICABLE TO A CONDITIONAL USE FOR	A MOTOR
16		VEHICLE FUELING FACILITY ARE MET. TO THE EXTENT THERE IS ANY	CONFLICT
17		between the criteria in the recorded Final Development Plan	AND THE
18		GENERAL STANDARDS AND SPECIFIC CRITERIA FOR A CONDITIONAL US	SE FOR A
19		MOTOR VEHICLE FUELING FACILITY IN SECTION 131.0, THE MORE RES	STRICTIVE
20		PROVISION SHALL APPLY.	
21			
22		SECTION 127.0: - MXD (Mixed Use) Districts	
23			
24	C.	Requirements for Mixed Use Development	
25			
26		The requirements given below apply to land in the MXD-3 and MXD-6 Districts at the	ıe
27		Preliminary Development Plan stage and subsequent stages of plan processing and	
28		development.	
29		4. Permitted Uses	
30			
31		b. For Mixed Use Developments larger than 75 acres, the permitted use	s shall be
32		drawn from the following list:	
33			
34		(11) [[Gasoline service stations]] MOTOR VEHICLE FUELING FACT	LITY,

1				provided the use is indicated on the Preliminary Development Plan
2				approved by the Zoning Board and criteria for the use are specified in
3				the Preliminary Development Criteria approved by the Zoning Board.
4				A Site Development Plan for a [[gasoline service station]] MOTOR
5				VEHICLE FUELING FACILITY shall be subject to Planning Board
6				approval in accordance with Section 127.0.G.
7				
8		7. Requ	iirement	s for Employment Uses
9				
10		c.	Retail	Centers
11				
12			(1)	The general location of retail centers must be established on the
13				Preliminary Development Plan. Uses permitted in retail centers shall be as
14				established in the Preliminary Development Criteria, and may include retail
15				stores, personal service establishments, and similar uses, as well as fast
16				food restaurants and [[gasoline service stations]] MOTOR VEHICLE
17				FUELING FACILITIES. Retail centers may be integrated with other uses such
18				as residences, offices and open space.
19				
20				
21				SECTION 131.0: - Conditional Uses
22				
23	О.	New (Conditio	onal Use Categories
24		Comp	letely ne	ew Conditional Use categories established after the effective date of the current
25		Zonin	g Regula	ations are listed below along with the zoning districts in which the Conditional
26		Use ca	ategory i	s permitted and the specific criteria required for approval.
27		1.	Мото	OR VEHICLE FUELING FACILITIES
28			ACON	NDITIONAL USE MAY BE GRANTED IN THE B-2, SC, M-1, M-2, OR PEC
29			DISTR	ICTS FOR MOTOR VEHICLE FUELING FACILITIES, PROVIDED THAT:
30				·
31			А.	THE USE WILL NOT ADVERSELY AFFECT THE GENERAL WELFARE OR LOGICAL
32				DEVELOPMENT OF THE NEIGHBORHOOD OR AREA IN WHICH THE MOTOR
33				VEHICLE FUELING FACILITY IS PROPOSED AND WILL NOT HAVE A BLIGHTING
34				INFLUENCE AS A RESULT OF A PROLIFERATION OF MOTOR VEHICLE FUELING

1		FACILITIES WITHIN A PARTICULAR AREA.
2	В.	THE MINIMUM LOT SIZE FOR A MOTOR VEHICLE FUELING FACILITY IS 40,000
3		SQUARE FEET. IF A MOTOR VEHICLE FUELING FACILITY IS COMBINED WITH
4		ANOTHER USE ON THE SAME LOT, THE MINIMUM LOT SIZE SHALL BE
5		INCREASED IN ACCORDANCE WITH THE PROVISIONS OF SECTION $131.0.0.1.4K$.
6		
7	С.	THE LOT SHALL HAVE AT LEAST 180 FEET OF FRONTAGE ON A PUBLIC ROAD.
8		IF AT THE INTERSECTION OF TWO PUBLIC ROADS, THE TOTAL OF THE
9		FRONTAGE ALONG BOTH ROADS MAY BE COUNTED.
10		
11	D.	FUEL DISPENSERS SHALL BE LOCATED AT LEAST 300 FEET FROM ANY
12		SCHOOL, PARK, OR DAY CARE OR ASSISTED LIVING FACILITY. THIS CRITERION
13		IS NOT APPLICABLE TO EXISTING MOTOR VEHICLE FUELING FACILITIES,
14		EXCEPT THAT IT SHALL BE APPLICABLE IF AN EXISTING MOTOR VEHICLE
15		FUELING FACILITY PROPOSES AN ENLARGEMENT THAT INCLUDES ADDITIONAL
16		FUEL DISPENSERS.
17		
18	E.	The proposed use shall be located at least 100 feet from any
19		STREAMS, RIVERS OR FLOODPLAINS. THIS CRITERION IS NOT APPLICABLE TO
20		EXISTING MOTOR VEHICLE FUELING FACILITIES, EXCEPT THAT IT SHALL BE
21		APPLICABLE IF AN EXISTING MOTOR VEHICLE FUELING FACILITY PROPOSES AN
22		ENLARGEMENT THAT INCLUDES ADDITIONAL FUEL DISPENSERS.
23		
24	F.	At least 20 percent of the site area shall be landscaped. The
25		LANDSCAPING PLAN SHALL INCLUDE PLANTINGS WHICH ENHANCE THE
26		APPEARANCE OF THE SITE FROM PUBLIC ROADS AND PROVIDE APPROPRIATE
27		BUFFERING FOR ADJACENT USES.
28		
29	G.	SOLID WALLS SUCH AS MASONRY OR WOOD AND MASONRY MAY BE
30		REQUIRED BY THE HEARING AUTHORITY WHEN THE SITE BORDERS A
31	、	RESIDENTIAL DISTRICT. WHEN SOLID WALLS ARE REQUIRED, LANDSCAPE
32		PLANTING IS REQUIRED ON THE OUTSIDE OF THE WALL.
33		
34	H.	REFUSE AREAS SHALL BE FENCED OR SCREENED FROM VIEW. THE PLAN
35		SHALL INDICATE THE DISPOSAL METHODS TO BE USED FOR ALL WASTE
36		MATERIAL GENERATED BY ANY VEHICLE REPAIR OPERATIONS.

1		
2	I.	A PROPOSED SITE PLAN SHALL SHOW THAT EFFICIENT TRAFFIC FLOW AND
3	•	QUEUING AT THE PUMP ISLANDS MAY BE ACCOMMODATED. ACCESS
4		DRIVEWAYS AND ON-SITE PAVED AREAS SHALL BE DESIGNED AND LOCATED
5		TO ENSURE SAFE AND EFFICIENT MOVEMENT OF TRAFFIC AND PEDESTRIANS.
6		
7	J	-IN THE NT DISTRICT THE PROPOSED USE SHALL NOT BE LOCATED WITHIN
8		1000 feet of the boundaries of any other lot or parcel containing
9		A MOTOR VEHICLE FUEL FACILITY. THIS CRITERION IS NOT APPLICABLE TO
10		EXISTING MOTOR VEHICLE FUELING FACILITIES, EXCEPT THAT IT SHALL BE
11		APPLICABLE IF AN EXISTING MOTOR VEHICLE FUELING FACILITY PROPOSES AN
12		ENLARGEMENT THAT INCLUDES ADDITIONAL FUEL DISPENSERS.
13	•	
14	K J.	OPERATION
15		(1) OUTSIDE OPERATIONS SHALL BE LIMITED TO THE DISPENSING OF
16		MOTOR VEHICLE FUEL, OIL, WATER, PRESSURIZED AIR, THE
17		CHANGING OF TIRES AND MINOR SERVICING. STORAGE OF ALL
18		AUTOMOTIVE SUPPLIES SHALL BE WITHIN THE MAIN STRUCTURE.
19		(2) VENDING MACHINES AND THE SALE OF PROPANE ARE PERMITTED AS
20		ACCESSORY USES, PROVIDED THESE USES ARE SCREENED OR
21		ENCLOSED IF REQUIRED BY THE HEARING AUTHORITY.
22		(3) THE PREMISES SHALL BE MAINTAINED AT ALL TIMES IN A CLEAN AND
23	•	ORDERLY CONDITION, INCLUDING THE CARE OR REPLACEMENT OF
24		PLANT MATERIALS REQUIRED IN THE LANDSCAPING PLAN. THE
25		RESPONSIBILITY FOR COMPLIANCE WITH THIS PROVISION SHALL BE
26		WITH ALL PARTIES HAVING A LEASE OR OWNERSHIP INTEREST IN THE
. 27		GASOLINE SERVICE STATION. MOTOR VEHICLE FUELING FACILITY.
28	•	(4) WHERE A MOTOR VEHICLE FUELING FACILITY IS ADJACENT TO A
29		RESIDENTIAL DISTRICT, ITS HOURS OF OPERATION AND A DETAILED
30		LANDSCAPING AND SCREENING PLAN AND A LIGHTING PLAN SHALL
31		BE APPROVED BY THE HEARING AUTHORITY.
32		
33	ŁK.	OTHER USES
34		(1) OTHER USES MAY BE LOCATED ON THE SAME LOT AS A MOTOR
35		VEHICLE FUELING FACILITY, INCLUDING USES PERMITTED IN THE
36		ZONING DISTRICT AS WELL AS CAR WASHES AND CONVENIENCE
		8
	•	

STORES, PROVIDED THAT ALL USES ARE APPROVED BY THE HEARING AUTHORITY, AND;

(2) THE MINIMUM LOT AREA IS INCREASED TO ACCOMMODATE THE COMBINATION OF USES. AT A MINIMUM, THE MINIMUM LOT SIZE OF 40,000 SQUARE FEET MUST BE INCREASED BY AN AREA EQUAL TO THE GROSS SQUARE FOOTAGE OF FLOOR AREA, PARKING AREA AND LOADING OR STACKING AREAS REQUIRED FOR THE ADDITIONAL USES.
(3) IN THE PEC, M-1 AND M-2 DISTRICTS, THE GROSS FLOOR AREA OF

CONVENIENCE STORES SHALL NOT EXCEED 3,500 FEET.

ML. ABANDONMENT

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- (1) THE PREMISES (INCLUDING LANDSCAPING) OF ANY MOTOR VEHICLE FUELING FACILITY WHICH IS NOT IN CONTINUOUS OPERATION OR IS ABANDONED SHALL BE MAINTAINED IN THE SAME MANNER AS IS REQUIRED UNDER THESE REGULATIONS FOR OPERATING MOTOR VEHICLE FUELING FACILITIES.
- (2) A CONDITIONAL USE FOR A MOTOR VEHICLE FUELING FACILITY SHALL BECOME VOID UPON NOTICE OF ABANDONMENT BY THE OWNER. IF NOTICE OF ABANDONMENT IS NOT RECEIVED, BUT IT IS DETERMINED BY THE DEPARTMENT OF PLANNING AND ZONING THAT A MOTOR VEHICLE FUELING FACILITY HAS NOT BEEN IN CONTINUOUS OPERATION FOR A PERIOD OF TWELVE MONTHS, A REVOCATION HEARING SHALL BE INITIATED BY THE DEPARTMENT OF PLANNING AND ZONING IN ACCORDANCE WITH THE PROCEDURES SET FORTH IN SECTION 131.0. FOR PURPOSES OF THIS SUBSECTION, "CONTINUOUS OPERATION" SHALL MEAN OPERATION AS A MOTOR VEHICLE FUELING FACILITY AT LEAST EIGHT HOURS PER DAY, FIVE DAYS PER WEEK.

(3) IF A MOTOR VEHICLE FUELING FACILITY IS ABANDONED AND THE CONDITIONAL USE BECOMES VOID AS PROVIDED ABOVE, ALL MULTIPLE-PRODUCT DISPENSERS, CANOPIES AND OTHER IMPROVEMENTS INCLUDING BUILDINGS SHALL BE REMOVED FROM THE SITE WITHIN SIX MONTHS OF THE DATE THE CONDITIONAL USE BECOMES VOID.

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3	
4	SECTION 133.0: - Off-Street Parking and Loading Facilities
5	D. Minimum Parking Requirements for Specific Uses
6	In the following text, "sf" refers to gross square feet of floor area unless net
7	floor area is approved by the Department of Planning and Zoning. "DPZ"
8	refers to the Department of Planning and Zoning. The parking for multiple
9	uses shall be calculated cumulatively unless otherwise noted or unless
10	approved in accordance with Section 133.0.F.

4. Commercial Uses

a. Animal hospitals	4.0 spaces per 1,000 sf
b. Banks and similar financial institutions	3.3 spaces per 1,000 sf
c. Car washes (principal or accessory use)	1 space per employee and 1 space for customers. Must always provide a minimum of 2 spaces total.
d. Commercial schools (driving, trade, business, etc.)	5 spaces per 1,000 sf
e. Convenience stores	5.0 spaces per 1,000 sf
f. Day spas and similar uses	3.3 spaces per 1,000 sf
g. Furniture or carpet store	2.5 spaces per 1,000 sf
[[h. Gasoline service stations without service bays, with or without car washes]]	[[3.0 spaces without car wash; 4.0 spaces with car wash.]]
[[i. Gasoline service stations with service bays]]	[[3.0 spaces plus 3.0 spaces per service bay]]
[[j]] H. Hotels, motels, bed and breakfast inns, guest houses, and country inns	 1.0 space per guest room. Additional spaces provided shall be as required by this section or as determined by the Director of Planning and Zoning based on a parking needs study provided with the Site Development Plan submission (see Subsection D.8.).
I. MOTOR VEHICLE FUELING	3.0 SPACES WITHOUT CAR WASH; 4.0 SPACES WITH CAR WASH.

FACILITIES WITHOUT SERVICE BAYS,	
WITH OR WITHOUT CAR WASHES	
J. MOTOR VEHICLE FUELING	3.0 SPACES PLUS 3.0 SPACES PER SERVICE BAY
FACILITIES WITH SERVICE BAYS	
k. Personal service establishments	5.0 spaces per 1,000 sf

2

- 3 Section 2. Be it further enacted by the County Council of Howard County, Maryland, that the
- 4 provisions of subsections 125.0.A.11 and 131.0.O.1.J shall not apply to a property for which any site
- 5 *development plan for a gasoline service station was submitted prior to June 27, 2016.*
- 6 Section 2. Be it further enacted by the County Council of Howard County, Maryland, that the provisions of
- 7 subsections 125.0.A.11, 131.0.O.1.B, 131.0.O.1.C, 131.0.O.1.D, 131.0.O.1.E, and the first sentence of
- 8 131.0.0.1.1 as enacted by Section 1 of this Act, shall not apply to a property for which any Conditional Use
- 9 <u>application for a gasoline service station was filed or for which any site development plan for a gasoline service</u>
- 10 station was submitted prior to June 27, 2016.
- 11
- 12 Section 3. Be it further enacted by the County Council of Howard County, Maryland, that the
- 13 publisher of the Howard County Zoning Regulations is authorized hereby to amend the Conditional
- 14 Uses and Permissible Zoning Districts chart attached to Section 131 of the Zoning Regulations in
- 15 order to reflect the substantive changes made by this Act.
- 16
- *Section 4. And Be It Further Enacted* by the County Council of Howard County, Maryland, that this
 Act shall become effective 61 days after its enactment.
- 19
- 20

- 22
- 23

Amendment to Council Bill 46-2016		
BY:	Mary Kay Sigaty	Legislative Day No: <u></u> Date: July 29, 2016
	Amendmen	nt No
1 (Thi 2 3 4	is amendment would clarify the public road	frontage criteria).
5	On page 6, in line 5, after the pe	riod, insert "IF AT THE INTERSECTION OF TWO
6 <u>PUB</u>	LIC ROADS, THE TOTAL OF THE FRONTAGE AI	ONG BOTH ROADS MAY BE COUNTED.".
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Amendment 2 to Council Bill 46-2016

BY: Calvin Ball

Legislative Day No: 9 Date: July 29, 2016

Amendment No.

1	(This amendment would remove the 1,000 foot distance requirement for the siting of fueling
2	stations in the NT zone).
3	
4	
5	
6	On page 7, strike lines 3 through 8, in their entirety. Renumber the remainder of the
7	section accordingly.
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Amendment <u>3</u> to Council Bill 46-2016

BY: Calvin Ball

3

Legislative Day No: <u>7</u> Date: July 29, 2016

Amendment No. 3

(This amendment would clarify the Grandfathering clause).
 2

4	
5	On page 10, strike lines 3 through 5 in their entirety, and substitute the following:
6	"Section 2. Be it further enacted by the County Council of Howard County, Maryland, that the
7	provisions of subsections 125.0.A.11, 131.0.O.1.B, 131.0.O.1.C, 131.0.O.1.D, 131.0.O.1.E, and
8	the first sentence of 131.0.0.1.1 as enacted by Section 1 of this Act, shall not apply to a property
9	for which any Conditional Use application for a gasoline service station was filed or for which
10	any site development plan for a gasoline service station was submitted prior to June 27, 2016.".
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12	
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16	7/29/16
17	FARLED Limandduard

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Amendment 4 to Council Bill 46-2016

BY: The Chairperson

Legislative Day No: 9 Date: July 29, 2016

Amendment No. 4

1	(This amendment would make various technical corrections to the bill).
2	(This amenament would make various leenmedt corrections to the only.
3	
4	
5	On page 1, immediately following line 9, insert the following:
6	"Section 103.0: "DEFINITIONS"
7	"MOTOR VEHICLE FUELING FACILITY"".
0	
8	
9	On page 6, in line 3, at the end of the sentence, strike "J" and substitute " $\underline{} \underline{\underline{K}}$ ".
10	
11	On page 7, strike line 23 in its entirety, and substitute "MOTOR VEHICLE FUELING
12	FACILITY.".
13	
14	On the page immediately following the title page, insert page number " $\underline{1}$ " at the bottom of
15	the page. Renumber the remainder of the pages accordingly.
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19	72916
20	and a laward
21	FAILED Opport
	Signe Treas

Amendment 1 to Amendment 4 to Council Bill 46-2016

BY: The Chairperson

Legislative Day No: 9 Date: July 29, 2016

> 29 16 Voorcahldma

FANLED STATED

Amendment No. 1

1				would make									
2			nged c	as the result o	of the pass	age of A	mendr	ment Num	ber 2,	which d	eletes a	subsecti	on
3	of the	bill).											
4													
5									. *				
6													
7		On p	bage 1	, in line 9, at	the end o	f the sen	tence,	strike "L'	' and s	ubstitute	с" <u>к</u> ".		
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9													
10													
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12													
										· ,			