Introduced
Public hearing
Council action
Executive action
Effective date

County Council of Howard County, Maryland

2016 Legislative Session

Legislative day # 14

BILL NO. <u>59 - 2016 (ZRA - 164)</u>

Introduced by

Calvin Ball

AN ACT amending the Howard County Zoning Regulations to remove certain restrictions that limit the size of Commercial Solar Facilities on County Preservation Parcels and allow Commercial Solar Facilities as a Conditional Use on RR and RC zoned properties, under certain conditions; and generally relating to Commercial Solar Facilities.

Introduced and read first time, 2016. Ordered posted	and hearing scheduled.
	By order Jessica Feldmark, Administrator to the County Council
Having been posted & notice of time & place of hearing and title of Bill having	g been published according to Charter, the Bill was read for a second time at a
public hearing on, 2016.	
This Bill was read the third time, 2016 and Passed	By order Jessica Feldmark, Administrator to the County Council , Passed with amendments, Failed
	By order Jessica Feldmark, Administrator to the County Council
Sealed with the County Seal and presented to the County Executive for appro	val this day of, 2016 at a.m./p.m.
Approved/vetoed by the County Executive on, 2016	By order Jessica Feldmark, Administrator to the County Council
	Allan H. Kittleman, County Executive

NOTE; [[text in brackets]] indicates deletions from existing law; TEXT IN ALL CAPITALS indicates additions to existing law. Strikeout indicates material deleted by amendment; <u>Underlining</u> indicates material added by amendment.

1	WHEREAS, Policy 4.12 of <i>PlanHoward 2030</i> calls for the County to "Develop an energy plan that					
2	prepares for different future energy scenarios, examines options for various kinds of future energy					
3	sustainability, promotes conservation and renewable resources, and sets targets to reduce greenhouse					
4	gases"; and					
5						
6	WHEREAS, Policy 4.12 has an Implementing Action D which calls for the County to "Implement the					
7	County's 2010 Climate Action Plan (referenced in Chapters 1, 3, and 12), which relates to future energy					
8	technology, such as wind, solar, geothermal, and other renewable sources"; and					
9						
10	WHEREAS, The General Plan also states in Policy 4.12, Implementing Action G, that the County					
11	should "Explore evolving energy markets, plus options for enabling "smart grid" technologies, which					
12	reveal new opportunities to create, store, consume, and invest in energy commodities and related					
13	assets"; and					
14						
15	WHEREAS, according to the Howard County Economic Development Authority, "Howard County's					
16	diverse agriculture industry is 335 farms strong, with:					
17	• Innovative and robust growth in landscape, greenhouse and horticulture enterprises;					
18	• A boom in agri-tourism and locovore food sales to consumers through farmers' markets and					
19	other outlets; and					
20	• More horses per acre than any other county in the U.S., along with boarding and training					
21	services"; and					
22						
23	WHEREAS, in order to ensure that Howard County's 355 farms remain economically viable into the					
24	future, the County should encourage new policies and regulations, similar to this Zoning Regulations					
25	Amendment, which encourage diversifying farms' production to the benefit of both farmers and County					
26	residents.					
27						
28	NOW THEREFORE:					
29						
30	Section 1. Be it enacted by the County Council of Howard County, Maryland, that the Howard					
31	County Zoning Regulations are hereby amended as follows:					
32						
33	By amending:					
34						
35	Section 106.1: "County Preservation Easements"					
36	Subsection D. "Conditional Uses"					

1	Numbers 1 "ALPP Purchased Easements and ALPP Dedicated Easements" and 2 "Other Dedicated
2	Easements"
3	
4	and
5	
6	Section 131.0: "Conditional Uses"
7	Subsection N. 52 "Solar Facility, Commercial"
8	
9	Howard County Zoning Dogulations
10 11	Howard County Zoning Regulations
12	SECTION 106.1: - COUNTY PRESERVATION EASEMENTS
13	
14	D. Conditional Uses
15	1. ALPP Purchased Easements and ALPP Dedicated Easements
16	a. Conditional Uses shall not be allowed on agricultural preservation easements
17	unless they support the primary agricultural purpose of the easement property, or are an
18	ancillary business which supports the economic viability of the farm, and are approved
19	by the hearing authority in accordance with the applicable provisions of Sections 130.0
20	and 131.0 of these regulations. On an ALPP purchased or dedicated easement property,
21	the area devoted to Conditional Uses may not exceed a cumulative use cap equal to 2%
22	of the easement or up to a maximum of 1 acre for preservation parcels created as part
23	of the Cluster Subdivision process.
24	The following Conditional Uses may be allowed:
25	(1) Animal hospitals
26	(2) Barber shop, hair salon and similar personal services facilities
27	(3) Bottling of spring or well water
28	(4) Communication Towers
29	(5) Farm tenant house on a parcel of at least 25 acres but less than 50 acres
30	(6) Historic building uses
31	(7) Home based contractors

1	(8) Home occupations
2	(9) Kennels and/or pet grooming establishments
3	(10) Landscape contractors
4	(11) Limited outdoor social assemblies
5	(12) Sawmills or bulk firewood processing
6	(13) School buses, commercial service
7	(14) Small wind energy systems, freestanding tower
8	[[(15) Solar facilities, commercial]]
9	b. In addition, the following Conditional Uses which may require additional land
10	area may be permitted on agricultural preservation easements:
11	(1) Agribusiness, limited to uses itemized in Section 131.0.N.
12	(2) Farm winery—class 2
13	(3) SOLAR FACILITIES, COMMERCIAL
14	
15	2. Other Dedicated Easements
15 16	2. Other Dedicated Easementsa. Conditional Uses shall not be allowed on other dedicated easements unless they
16	a. Conditional Uses shall not be allowed on other dedicated easements unless they
16 17	a. Conditional Uses shall not be allowed on other dedicated easements unless they support the primary purpose of the easement property and are approved by the Hearing
16 17 18	a. Conditional Uses shall not be allowed on other dedicated easements unless they support the primary purpose of the easement property and are approved by the Hearing Authority in accordance with the applicable provisions of Sections 130.0 and 131.0 of
16 17 18 19	a. Conditional Uses shall not be allowed on other dedicated easements unless they support the primary purpose of the easement property and are approved by the Hearing Authority in accordance with the applicable provisions of Sections 130.0 and 131.0 of these Regulations. On these dedicated easements, the following Conditional Uses
16 17 18 19 20	a. Conditional Uses shall not be allowed on other dedicated easements unless they support the primary purpose of the easement property and are approved by the Hearing Authority in accordance with the applicable provisions of Sections 130.0 and 131.0 of these Regulations. On these dedicated easements, the following Conditional Uses which do not require the construction of new principal structures or use of an outdoor
16 17 18 19 20 21	a. Conditional Uses shall not be allowed on other dedicated easements unless they support the primary purpose of the easement property and are approved by the Hearing Authority in accordance with the applicable provisions of Sections 130.0 and 131.0 of these Regulations. On these dedicated easements, the following Conditional Uses which do not require the construction of new principal structures or use of an outdoor area that is more than 2% of the preservation parcel acreage up to a maximum of 1 acre
16 17 18 19 20 21 22	a. Conditional Uses shall not be allowed on other dedicated easements unless they support the primary purpose of the easement property and are approved by the Hearing Authority in accordance with the applicable provisions of Sections 130.0 and 131.0 of these Regulations. On these dedicated easements, the following Conditional Uses which do not require the construction of new principal structures or use of an outdoor area that is more than 2% of the preservation parcel acreage up to a maximum of 1 acre may be allowed:
 16 17 18 19 20 21 22 23 	 a. Conditional Uses shall not be allowed on other dedicated easements unless they support the primary purpose of the easement property and are approved by the Hearing Authority in accordance with the applicable provisions of Sections 130.0 and 131.0 of these Regulations. On these dedicated easements, the following Conditional Uses which do not require the construction of new principal structures or use of an outdoor area that is more than 2% of the preservation parcel acreage up to a maximum of 1 acre may be allowed: (1) Animal hospitals
 16 17 18 19 20 21 22 23 24 	 a. Conditional Uses shall not be allowed on other dedicated easements unless they support the primary purpose of the easement property and are approved by the Hearing Authority in accordance with the applicable provisions of Sections 130.0 and 131.0 of these Regulations. On these dedicated easements, the following Conditional Uses which do not require the construction of new principal structures or use of an outdoor area that is more than 2% of the preservation parcel acreage up to a maximum of 1 acre may be allowed: (1) Animal hospitals (2) Antique shops, art galleries and craft shops
 16 17 18 19 20 21 22 23 24 25 	 a. Conditional Uses shall not be allowed on other dedicated easements unless they support the primary purpose of the easement property and are approved by the Hearing Authority in accordance with the applicable provisions of Sections 130.0 and 131.0 of these Regulations. On these dedicated easements, the following Conditional Uses which do not require the construction of new principal structures or use of an outdoor area that is more than 2% of the preservation parcel acreage up to a maximum of 1 acre may be allowed: Antique shops, art galleries and craft shops Barber shop, hair salon and similar personal service facilities
 16 17 18 19 20 21 22 23 24 25 26 	 a. Conditional Uses shall not be allowed on other dedicated easements unless they support the primary purpose of the easement property and are approved by the Hearing Authority in accordance with the applicable provisions of Sections 130.0 and 131.0 of these Regulations. On these dedicated easements, the following Conditional Uses which do not require the construction of new principal structures or use of an outdoor area that is more than 2% of the preservation parcel acreage up to a maximum of 1 acre may be allowed: Antique shops, art galleries and craft shops Barber shop, hair salon and similar personal service facilities Bottling of spring or well water
 16 17 18 19 20 21 22 23 24 25 26 27 	 a. Conditional Uses shall not be allowed on other dedicated easements unless they support the primary purpose of the easement property and are approved by the Hearing Authority in accordance with the applicable provisions of Sections 130.0 and 131.0 of these Regulations. On these dedicated easements, the following Conditional Uses which do not require the construction of new principal structures or use of an outdoor area that is more than 2% of the preservation parcel acreage up to a maximum of 1 acre may be allowed: Antique shops, art galleries and craft shops Barber shop, hair salon and similar personal service facilities Child day care centers and nursery schools, day treatment and care facilities

1	(8) Historic building uses		
2	(9) Farm tenant house on a parcel of at least 25 acres but less than 50 acres		
3	(10) Home based contractors		
4	(11) Home occupations		
5	(12) Kennels and/or pet grooming establishments		
6	(13) Landscape contractors		
7	(14) Limited outdoor social assemblies		
8	(15) Museums and libraries		
9	(16) Retreats		
10	(17) School buses, commercial service		
11	(18) Shooting ranges—outdoor rifle, pistol, skeet and trap		
12	(19) Small wind energy systems, freestanding tower		
13	[[(20) Solar Facilities, commercial]]		
14	([[21]]20) Two family dwellings, accessory apartments and multi-plex dwellings		
15	b. In addition, the following Conditional Uses which may require additional land		
16	area may be permitted on other dedicated easements:		
17	(1) Agribusiness, limited to uses itemized in Section 131.0.N.2		
18	(2) Charitable or philanthropic institutions dedicated to environmental conservation		
19	(3) Farm Winery—Class 2		
20	(4) Golf Courses		
21	(5) SOLAR FACILITIES, COMMERCIAL		
22			
23			
24	SECTION 131.0: CONDITIONAL USES		
25			
26	N. Conditional Uses and Permissible Zoning Districts		
27			
28	52. Solar Facility, Commercial		

1	A Conditional Use may be granted in the RC or RR District for a commercial solar				
2	facility, provided that:				
3	[[a. The land on which the commercial solar facility is proposed may not be in the				
4	Agricultural Land Preservation Program and it may not be encumbered by any				
5	environmental preservation easements.]]				
6	[[b]]A. The maximum size of a solar facility shall be 75 acres notwithstanding the size of				
7	the parcel. The parcel on which the commercial solar facility is proposed must be a				
8	minimum of 10 acres in size.				
9	[[c]]B. All structures and uses must meet a minimum 50 foot setback from all property				
10	lines.				
11	[[d]]C. No structure or use may be more than 20 feet in height.				
12	[[e]]D. A 'Type D' landscaping buffer must be provided around the perimeter of the				
13	proposed commercial solar facility unless the Hearing Authority determines that an				
14	alternative buffer is sufficient.				
15	[[f]]E. All security fencing must be located between the landscaping buffer and the				
16	commercial solar facility.				
17	[[g]]F. The systems shall comply with all applicable local, state, and federal laws and				
18	provisions.				
19	[[h]]G. A commercial solar facility that is no longer used shall be removed from the site				
20	within one year of the date that the use ceases.				
21	[[i]]H. The premises shall be maintained at all times in a clean and orderly condition,				
22	including the care or replacement of plant materials required in the landscaping plan.				
23	The responsibility for compliance with this provision shall be with all parties having a				
24	lease or ownership interest in the commercial solar facility. The applicant shall provide				
25	the Hearing Authority with details regarding maintenance and access for the site.				
26	[[j]]I. A solar collector or combination of solar collectors shall be designed and located				
27	to avoid glare or reflection onto adjacent properties and adjacent roadways and shall				
28	not interfere with traffic or create a safety hazard.				
29	[[k]]J. The applicant shall agree to register all solar collectors with the Department of				
30 21	Fire and Rescue Services. The registration shall include a map of the solar facility				
31	noting the location of the solar collectors and the panel disconnect.				

1	[[1]]K.	Tree re	emoval shall be minimized and reforestation shall be done in accordance	
2	with Section 16.1026 of the Howard County Code.			
3	[[m]]L.	The ap	plicant shall demonstrate that the solar facility does not harm the scenic	
4	characteristics of the view of or from:			
5		(1)	A public park;	
6		(2)	A national or state designated scenic byway;	
7		(3)	A road listed in the Scenic Roads Inventory adopted under Section	
8			16.1403 of the Howard County Code; or	
9		(4)	A historic structure as defined in Section 16.601 of the Howard County	
10			Code.	
11	М.	THE H	OWARD COUNTY AGRICULTURAL LAND PRESERVATION BOARD SHALL	
12	review any Conditional Use petition which proposes to build a new			
13	COMMERCIAL SOLAR FACILITY ON PARCELS WHICH ARE IN THE AGRICULTURAL LAND			
14	Pre	SERVAT	ION PROGRAM PRIOR TO APPROVAL BY THE HEARING AUTHORITY.	
15				
16	Section 2. Be it further	enacted	l by the County Council of Howard County, Maryland, that the	
17	publisher of the Howard	d Count	y Zoning Regulations is authorized hereby to amend the Conditional	
18	Uses and Permissible Z	oning D	Districts chart attached to Section 131 of the Zoning Regulations in	
19	order to reflect the subs	tantive	changes made by this Act.	
20				
21	Section 3. And Be It Fu	urther E	nacted by the County Council of Howard County, Maryland, that this Act	
22	shall become effective 6	51 days d	after its enactment.	
23				
24				
25				
26				
27				