Introduced
Public Hearing
Council Action
Executive Action
Effective Date

# **County Council of Howard County, Maryland**

2020 Legislative Session

Legislative Day No. 14

#### Bill No. 56 -2020

## Introduced by: Liz Walsh

**AN ACT** amending the Howard County Code to remove the Adequate Public Facilities Ordinance's exemption for Conditionally Exempt Residential Subdivision Plans; and generally relating to Adequate Public Facilities Ordinance Exemptions.

Introduced and read first time, 2	2020. Ordered posted and hearing scheduled.
	By order Diane Schwartz Jones, Administrator
Having been posted and notice of time & place of hearing a second time at a public hearing on	& title of Bill having been published according to Charter, the Bill was read for a, 2020.
	By order Diane Schwartz Jones, Administrator
This Bill was read the third time on, 2020 a	and Passed, Passed with amendments, Failed
	By order Diane Schwartz Jones, Administrator
Sealed with the County Seal and presented to the County H	Executive for approval thisday of, 2020 at a.m./p.m.
	By order Diane Schwartz Jones, Administrator
Approved/Vetoed by the County Executive	, 2020
	Calvin Ball, 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 Code is amended as follows:
3	By amending:
4	Title 16. "Planning, Zoning and Subdivisions and Land Development Regulations"
5	Subtitle 11. "Adequate Public Facilities"
6	Section. 16.1107. "Exemptions."
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9	HOWARD COUNTY CODE
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11	Title 16 - Planning, Zoning and Subdivisions and Land Development Regulations
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13	Subtitle 11. – Adequate Public Facilities
14	
15	Section. 16.1107. – Exemptions.
16	(a) Nonresidential Projects:
17	(1) <i>Exempt nonresidential subdivision plans</i> . The following nonresidential subdivisions are
18	exempt from the requirement to pass the test for adequate road facilities as a condition of
19	subdivision approval:
20	(i) A nonresidential resubdivision (see: Subdivision regulations).
21	(ii) An exempt governmental facility.
22	(iii) A nonresidential final subdivision plan pending on the effective date of this
23	subtitle, April 10, 1992, provided that the plan proceeds to recordation in accordance
24	with the subdivision regulations.
25	(iv) A subdivision that does not generate additional traffic.
26	(2) <i>Exempt nonresidential site development plans:</i>

1	(i) A site development plan for an exempt government facility is exempt from the
2	requirement to pass the test for adequate road facilities as a condition of site
3	development plan approval.
4	(ii) A site development plan which does not generate additional traffic is exempt from
5	the requirement to pass the test for adequate road facilities as a condition of site
6	development plan approval.
7	(iii) If the project is on a parcel which was zoned nonresidential on the effective date
7 8	(iii) If the project is on a parcel which was zoned nonresidential on the effective date of this subtitle and has not previously passed the roads test during the subdivision
8	of this subtitle and has not previously passed the roads test during the subdivision
8 9	of this subtitle and has not previously passed the roads test during the subdivision process, a nonresidential site development plan submitted within seven years after

Industrial/manufacturing/warehousing	0.45
Office/research and development	0.35
Retail/service	0.25
New town/town center village	1.0

 The site development plan shall be required to pass the test for adequate road facilities for the excess floor area.

(3) Conditionally exempt nonresidential subdivision plans. Nonresidential subdivision
 plans are conditionally exempt from the requirement to pass the test for adequate road
 facilities as a condition of plan approval, provided that the sketch plan was approved
 before the effective date of this subtitle, April 10, 1992. This exemption is conditional
 upon the project continuing to meet required milestones (see: Section 16.1106,
 "Milestones").

#### 1 (b) Residential Projects:

2 (1)*Exempt residential plans.* The following residential subdivisions and site development 3 plans are exempt from the requirement to pass the test for adequate road facilities and the 4 requirement to pass the tests for allocations and adequate public school facilities as a condition of approval: 5 Parcel divisions (see: Subdivision regulations). 6 (i) Subdivisions in agricultural preservation easements for dwellings of the owner or 7 (ii) 8 the owner's children or other dwelling lots permitted on agricultural preservation 9 easements. Residential resubdivisions (see: Subdivision regulations) which do not increase 10 (iii) the number of housing units allowed. 11 12 (iv) Residential final subdivision plans pending on the effective date of this subtitle, provided that the plan proceeds to recordation in accordance with the subdivision 13 14 regulations. Minor subdivision plans and resubdivisions, located in RC and RR zoning districts 15 (v) outside of the planned service area boundary for water and sewer, which create the 16 potential for only one additional dwelling unit from a lot existing on April 10, 1992. 17 Minor subdivision plans and resubdivisions which create the potential of only one 18 (vi) 19 additional dwelling unit to be conveyed to an immediate family member or members from a lot existing on April 10, 1992 provided that the following conditions are met: 20 21 The property owner must have owned the property for a minimum of three years a. before requesting subdivision; and 22 23 The family member must be either a parent, child, or sibling. The term b. immediate family member does not include step-parents, step-children, or step-24 siblings; and 25 The property owner shall not seek further subdivision of the property or another 26 c. family member exemption for a period of three years; and 27

- d. The granting of this family member exemption shall prohibit the property owner 1 from seeking a hardship exemption. 2 A maximum of three family member exemptions per year per planning area may be 3 4 granted by the Department of Planning and Zoning. Subject to section 22.1000 of the County Code, the Department of Planning and Zoning shall annually prepare a 5 6 home ownership report on this exemption for the Council. 7 (vii) Minor subdivision plans and resubdivisions which create the potential of only one 8 additional dwelling unit from an adjoining lot existing before April 10, 1992, for 9 property owners with economic hardships. Upon the property owner's written request to the Department of Planning and Zoning, the County Council may approve by 10 resolution a hardship exemption. The property owner shall state in the request to the 11
- Department of Planning and Zoning the severe economic hardship that the property owner is sustaining and provide the following evidence, which shall be forwarded by the Department to the County Council with a recommendation concerning the exemption:
- a. Verification of ownership of the property to be subdivided for at least three years
  before the submittal of the economic hardship exemption request; and
- 18b. A recent financial statement that shows the property owner's complete assets19and liabilities supported by an affidavit of the property owner; and
- 20 c. Other information regarding the severe economic hardship that the property 21 owner is sustaining, including but not limited to information from lenders, lien 22 holders, creditors, attorneys, tax collectors or other third parties who have 23 knowledge as to the economic condition of the property owner; and
- 24 d. Any notice of foreclosure on the property; and
- e. Any medical bills that are not covered by health insurance for a medical
   condition/treatment of the property owner or immediate family member of the
   property owner. For purposes of this section, the immediate family member shall

1	be either a spouse, parent, child, or sibling but shall not include step-parents,
2	step-children or step-siblings; and
3	f. Any other evidence that the property owner has no other reasonable means of
4	relieving that economic hardship.
5	The granting of this hardship exemption shall prohibit the property owner from
6	seeking a family member exemption.
7	(2) Partially exempt residential subdivision plans. Minor subdivision plans are exempt from
8	the requirement to pass the test for adequate road facilities as a condition of plan approval.
9	However, minor subdivision plans are required to pass the tests for allocations and
10	adequate public school facilities as a condition of subdivision approval.
11	(3) Exempt residential site development plans. Residential site development plans for
12	single-family attached and detached housing on recorded lots that existed on April 10,
13	1992 are exempt from the requirement to pass the test for adequate road facilities and the
14	tests for allocations and adequate public school facilities as a condition of site

15 development plan approval.

# 16 (4) Partially exempt mobile home park site development plans:

- Residential site development plans for mobile home parks are exempt from the 17 (i) requirement to pass the test for allocations to the extent that the mobile home park 18 19 site development plan is replacing units from a mobile home park abandoned or permanently closed after January 1, 2000. If the number of units in a mobile home 20 park site development plan exceeds the number of replacement units available, the 21 number of units exceeding the available replacement units shall be tested for 22 allocations in accordance with section 16.1104 of this subtitle. The Department of 23 Planning and Zoning shall keep a record of the number of mobile home park units 24 25 abandoned and replaced and shall reassign the replacement units to projects, at the time of site development plan approval, in the order of site plan approval dates. 26
- (ii) Residential site development plans for mobile home parks to which replacement
  units have been reassigned in accordance with subsection (i) above are exempt from

the adequate public school facilities test for the number of replacement units 1 reassigned if the site development plan for the mobile home park is located in the 2 3 same elementary and middle school districts as the abandoned or permanently closed mobile home park from which the units were reassigned. If the number of units 4 proposed on the site development plan exceeds the number of reassigned units 5 available, or if the site development plan includes reassigned units from a different 6 7 elementary and/or middle school district, the excess units receiving allocations as 8 required in subsection (i) above, and the reassigned units from a different elementary 9 and/or middle school district, as the case may be, shall be subject to the adequate 10 public school facilities tests. If the proposed mobile home park is located in a different elementary and/or middle school district, the site development plan must 11 12 pass the appropriate adequate public school facility test(s) for all units approved on 13 the site development plan.

14 (5)

## Partially exempt multifamily residential site development plans:

- 15 (i) Exemption from tests for adequate public schools. Residential site development plans for multifamily projects which cannot generate children, such as age-restricted 16 17 adult housing, are exempt from the requirement to pass the tests for adequate school 18 facilities as a condition of site development plan approval. Except as provided in 19 subparagraph (iii) of this paragraph, these plans are required to pass the test for 20 allocations and for adequate road facilities as a condition of site development plan approval. 21
- 22 Exemption from tests for allocations and adequate public schools. Nursing and (ii) 23 residential care facilities are exempt from the requirement to pass tests for allocations and for adequate public schools as a condition of site development plan approval. 24 These plans are required to pass the adequate road facilities test as a condition of site 25 26 development plan approval.
- 27 [[(6) Conditionally exempt residential subdivision plans. Residential subdivision plans are conditionally exempt from the requirement to pass the test for adequate road facilities and 28 the tests for allocations and for adequate school facilities as a condition of plan approval, 29

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provided that the sketch plan was approved before the effective date of this subtitle, this exemption is conditional upon the project continuing to meet required milestones (see: Section 16.1106, "Milestones").]]

- 4 ([[7]]6) Partially exempt residential redevelopment plans. Residential redevelopment
  5 involving a subdivision plan or site development plan is exempt from the allocations.
  6 Adequate public schools, and roads tests to the extent that the redevelopment will not
  7 increase:
  - (i) The number of existing housing units on the site;
- 9 (ii) The number of housing units allowed under paragraph (3) of this subsection; or
- (iii) If the redevelopment is of a mobile home park licensed under subtitle 5 of this
  title, the number of mobile home sites permitted under the license.
- Existing units being replaced must have been occupied on a full-time basis for at least 30 days in the year prior to submission of the subdivision or site development plan for redevelopment of the site. If the number of units on the redevelopment plan exceeds the number of existing units, the additional units shall pass the allocations, adequate public schools and roads tests as a condition of plan approval.
- ([[8]]7) Partially exempt residential subdivision plans. Except in Downtown Columbia,
   moderate income housing units do not require housing unit allocations. However, plans
   with moderate income housing units are required to pass the test for adequate road
   facilities and adequate public schools as a condition of approval. The number of moderate
   income housing units in each plan that do not require housing unit allocations subject to
   this exemption shall not exceed the number of moderate income housing units as required
   in the Howard County Zoning Regulations.
- ([[9]]8) Partially exempt urban renewal residential subdivision or site development plans;
   *Test for adequate school facilities.* Residential units that are part of an Urban Renewal
   project, as designated by title 13, subtitle 11 of this Code, are exempt from the
   requirement to pass the test for adequate school facilities as a condition of subdivision or
   site development plan approval.

- Section 2. Be It Further Enacted by the County Council of Howard County, Maryland, that any
   conditionally exempt residential subdivision plans previously covered by Section 16.1107(b)(6)
   that has not received Site Development Plan approval prior to September 24, 2020 shall be
   subject to all Adequate Public Facilities testing provisions of Section 16.1100 of the Code.
   Section 3. And Be It Further Enacted by the County Council of Howard County,
   Maryland, that this Act shall become effective 61 days after its enactment.