Public hearing Nov. 9, 2019

Council action Dec. 7, 2019

Executive action Dec. 1, 2019

Effective date Feb 5, 7220

County Council of Howard County, Maryland

2019 Legislative Session

Legislative day # 13

Bill No. 63 - 2019

Introduced by: Liz Walsh, Deb Jung, and Christiana Mercer Rigby

AN ACT amending the Howard County Code by <u>clarifying that new developments outside of</u>
<u>the Planned Service Area must continue to maintain a certain buffer;</u> altering the
requirements for a certain buffer between a road and a new major subdivision that is
located along a Scenic Road; altering a certain approval process for a major <u>or minor</u>
subdivision that abuts or adjoins a scenic road; and generally relating to Scenic Roads.

Introduced and read first time Newber 4 , 2019. Ordered posted and hearing scheduled. By order Diane Schwartz Jones, Administrator	-
Having been posted and notice of time & place of hearing & title of Bill having been published according to Charter, the Bill was read second time at a public hearing on November 1, 2019. By order Diane Schwartz Jones, Administrator	for a
This Bill was read the third time on Dece Mod 22019 and Passed, Passed with amendments, Failed By order	-
Sealed with the County Seal and presented to the County Executive for approval this 4 thay of December 2019 at 3 a.m. p.n By order Diane Schwartz Jones, Administrator	7
Approved/Vetoed by the County Executive Cember (e., 2019	-

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.

2 3	Section 1. Be it enacted by the County Council of Howard County, Maryland, that the Howard County Code is hereby amended as follows:
4	By Amending:
5	
6	Title 16. "Planning, Zoning and Subdivisions and Land Development Regulations"
7	Subtitle 1. "Subdivisions and Land Development Regulations"
8	Article II. "Design Standards and Requirements"
9	Section 16.125. "Protection of Scenic Roads."
10	
11	HOWARD COUNTY CODE
12	
13	Title 16. Planning, Zoning and Subdivisions and Land Development Regulations
14	Subtitle 1. Subdivisions and Land Development Regulations
15	Article II. Design Standards and Requirements
16	
17	Section. 16.125. – Protection of Scenic Roads.
18	(a) Application of Regulations. The Subdivision and Land Development Regulations, Zoning
19	Regulations, Forest Conservation ordinance and Landscape Manual shall be applied to
20	development along a scenic road in a manner which helps to preserve the scenic character of
21	the landscape viewed from these roads and the features of the road right-of-way that contribute
22	to the road's scenic character.
23	(b) Guidelines for Development of Land Abutting a Scenic Road. Because scenic landscapes
24	vary greatly, design solutions for development will vary. The following guidelines provide
25	direction for the development of land abutting a scenic road. They are to be applied as
26	appropriate, given the constraints of the particular site and the relative priority of other County
27	policies and requirements such as public safety, farmland preservation, forest conservation,
28	protection of sensitive environmental features and the need to construct public facilities.
29	(1) General.
30	(i) Use the cluster subdivision provisions of the zoning regulations to site buildings and
31	roads in locations that minimize the impact of the subdivision on views from the
32	scenic road. Generally structures and uses should be located away from the right-of-
33	way for scenic roads unless screened by topography or vegetation.
34	(ii) Minimize tree and vegetation removal. In addition to requirements for protection

of forests, steep slopes, streams and wetlands, emphasize the protection of vegetation adjacent to the scenic road, as well as mature trees and hedgerows visible from the road.

Minimize grading; retain existing slopes along the scenic road frontage.

iv) Orient lots so that houses do not back up to a scenic road. If this cannot be avoided, houses should be sited as far as possible from the road and well screened.

Locate and design utilities, stormwater management facilities, drainage structures.

- (v) Locate and design utilities, stormwater management facilities, drainage structures, bridges, lighting, fences and walls to be unobtrusive and to harmonize with the surroundings to maintain existing view corridors. Subdivision entrance features should be low, open, and in keeping with the scenic character of the area in accordance with section 128 of the zoning regulations.
- (vi) Locate parking lots, loading areas and storage areas so that these uses are screened from the scenic road.
- (vii) Use vegetation commonly found on the site or in the area for landscaping.
- (viii) For density receiving subdivisions in the RC and RR zoning districts, achieving the maximum possible density is not sufficient justification to allow impacts on scenic roads.
- (2) [[Forested or wooded areas. Any new developments OUTSIDE OF THE PLANNED SERVICE AREA located along scenic roads must maintain at least a 35-foot buffer of existing forest or wooded area between the road and the new development. The buffer shall be wide enough to maintain the road's visual character with a minimum width of at least 35 feet from the road right-of-way.]]
 - BUFFER, AS MEASURED FROM THE RIGHT-OF-WAY, SHALL BE MAINTAINED BETWEEN THE ROAD AND SUBDIVISION TO PRESERVE, MAINTAIN, OR ENHANCE THE VISUAL CHARACTER OF THE ROAD. THE BUFFER SHALL CLOSELY REFLECT THE NATURAL CHARACTER OF THE UNDEVELOPED LAND. Any invasive species shall be removed from the Buffer, and the Buffer shall be replanted and enhanced with native species of the Same Community—Types, whether forest, wetlands, field, pasture, meadow, Hedgerow, or otherwise.

Areas with open views. 1 (3) Cluster development to retain as much as possible of the open character of the site (i) 2 and to minimize interference with panoramic views from the road. 3 Where possible, site new buildings behind natural screening or cluster development 4 (ii) in or along the edges of forests, at the edges of fields and hedgerows, or near existing 5 buildings. (iii) Preserve the foreground meadow, pasture or cropland and place development in 7 the background as viewed from the road. 8 9 (iv) Avoid placing structures on the tops of prominent ridges. If new construction cannot be made unobtrusive through siting or the use of natural 10 (v) screening, use landscaping, including berms, to buffer development from the scenic 11 road. 12 (C) APPROVALS. 13 14 (1) FOR ANY MAJOR OR MINOR SUBDIVISION THAT ABUTS OR ADJOINS A SCENIC ROAD, AN INITIAL PLAN SUBMITTAL MUST BE APPROVED BY THE PLANNING BOARD PRIOR TO 15 FINAL APPROVAL BY THE DEPARTMENT OF PLANNING AND ZONING. THIS PROVISION 16 SHALL NOT APPLY TO ANY DEVELOPMENT THAT IS OUTSIDE THE PLANNED SERVICE 17 Area or that is subject to the Clarksville Pike Streetscape Plan and Design 18 GUIDELINES, THE DOWNTOWN-WIDE DESIGN GUIDELINES, OR THE DOWNTOWN 19 NEIGHBORHOOD DESIGN GUIDELINES FOR DOWNTOWN COLUMBIA REVITALIZATION. 20 (2) For New Major Subdivisions inside the Planned Service Area, a minimum 21 100-FOOT CONTINUOUS VEGETATED BUFFER, AS MEASURED FROM THE RIGHT-OF-22 23 WAY, SHALL BE MAINTAINED BETWEEN THE ROAD AND SUBDIVISION TO PRESERVE OR ENHANCE THE VISUAL CHARACTER OF THE ROAD. 24 (2) (3) THE PLANNING BOARD SHALL EVALUATE THE PROPOSED INITIAL PLAN SUBMITTAL 25 AT A PUBLIC MEETING AND CONSIDER A VISUAL ASSESSMENT OF THE AFFECTED SCENIC 26 27 ROAD. (3) (4) The initial plan submittal shall include all information required by the 28 SUBDIVISION AND LAND DEVELOPMENT REGULATIONS OF THE HOWARD COUNTY 29

CODE, AND THE FOLLOWING:

1	(1) SITE ACCESS AND METHODS TO MINIMIZE BUFFER DISTURBANCE; HOWEVER, A
2	MULTI-USE PATHWAY NOT EXCEEDING 10 15 FEET IN WIDTH OF DISTURBANCE
3	MAY BE LOCATED WITHIN A VEGETATED BUFFER.;
4	(II) $f A$ CONCEPT LANDSCAPE AND GRADING PLAN FOR THE BUFFER; WHICH MAY INCLUDE
5	a multi-use pathway not exceeding 10 15feet in width of disturbance
6	THAT MAY BE LOCATED WITHIN A VEGETATED BUFFER.; AND
7	(III) A VISUAL ASSESSMENT, INCLUDING POTENTIAL VIEWPOINTS OF THE DEVELOPMENT
8	TAKEN FROM THE SCENIC ROAD, INCLUDING:
9	A. PLANS AND AERIAL PHOTOGRAPHS SHOWING THE SUBJECT PROPERTY, ITS
10	CONTEXT, AND SURROUNDING LAND USES AND DEVELOPMENT CHARACTER,
11	INCLUDING THE SETBACKS AND LOT LAYOUTS OF THE SURROUNDING AREA;
12	B. Perspective drawings, Photographic simulations, cross sections
13	AND/OR ELEVATIONS SHOWING EXISTING CONDITIONS AND PROPOSED
14	CHANGES ASSOCIATED WITH THE PROPOSED DEVELOPMENT;
15	C. A SURVEY OF EXISTING VEGETATION SHOWING TREES 12 INCHES OR
16	GREATER IN CALIPER AND NON-NATIVE, INVASIVE SPECIES;
17	D. A DESCRIPTION SUMMARIZING THE CHARACTER AND QUALITY OF THE
18	SCENIC ROAD, AS VIEWED FROM THE ROAD, USING THE SCENIC ROADS
19	Inventory as a guide; and
20	E. A DETAILED ASSESSMENT OF ANY PROPOSED VISUAL IMPACTS TO SCENIC OR
21	HISTORIC FEATURES AND PROPOSED MITIGATION MEASURES, INCLUDING AN
22	ASSESSMENT OF WHETHER THE PROPOSED CHANGES COMPLY WITH THE
23	GUIDELINES FOR DEVELOPMENT OF LAND ABUTTING A SCENIC ROAD IN
24	SUBSECTION (B) OF THIS SECTION.
25	(4) (5) The Planning Board shall use the criteria specified in this paragraph to
26	EVALUATE THE INITIAL PLAN SUBMITTAL.
27	(I) Access. The Planning Board shall consider whether the property has
28	FRONTAGE ON A NON-SCENIC ROAD, THE IMPACTS TO ENVIRONMENTAL FEATURES, AND
29	TRAFFIC SAFETY.
30	A. WHEREVER PRACTICABLE, ACCESS SHALL BE LOCATED ALONG A NON-SCENIC ROAD.
31	B. ONLY TO THE EXTENT VEHICULAR ACCESS CANNOT BE PRACTICABLY LOCATED
32	ALONG A NON-SCENIC ROAD, ACCESS ALONG A SCENIC ROAD SHALL BE PERMITTED

1	AT AN EXISTING DRIVEWAY LOCATION.
2	C. ONLY TO THE EXTENT VEHICULAR ACCESS CANNOT BE PRACTICABLY LOCATED
3	ALONG A NON-SCENIC ROAD OR AT AN EXISTING DRIVEWAY, ADDITIONAL ACCESS
4	ALONG A SCENIC ROAD MAY BE PERMITTED.
5	D. TO THE EXTENT THAT ANY ACCESS IS PERMITTED ALONG A SCENIC ROAD, SUCH
6	ACCESS SHALL UTILIZE AND PRESERVE THE LOCATION, ALIGNMENT, TOPOGRAPHY
7	AND SURROUNDINGS SO AS TO MINIMIZE INTERFERENCE WITH PANORAMIC VIEWS
8	FROM THE ROAD FOR AT LEAST THE WIDTH OF THE REQUIRED BUFFER WHILE
9	ENSURING PUBLIC SAFETY.
10	(ii) Buffers. The Planning Board shall determine whether the buffer
11	PRESERVES , MAINTAINS, OR ENHANCES THE VISUAL CHARACTER OF THE ROAD AND
12	SURROUNDING AREA, AND WHETHER ACCESS MINIMIZES IMPACTS TO THE BUFFER.
13	AFTER CONSIDERING THE SITE ACCESS, THE BUFFER CONCEPT PLAN, AND THE VISUAL
14	ASSESSMENT AND POTENTIAL IMPACTS TO THE BUFFER, THE PLANNING BOARD MAY
15	reduce an existing non-wooded buffer to no-less than 75 feet if a buffer
16	less than 100 feet wide could provide natural screening or if replanted as
17	FOREST OR WOODED AREA.
18	(5) (6) Road improvements. Road improvements required pursuant to Design
19	Manual Volume III (Roads and Bridges) shall serve to preserve, maintain,
20	AND ENHANCE THE EXISTING CHARACTER OF A SCENIC ROAD AS PRACTICABLE AND
21	MINIMIZE VISUAL IMPACTS BY LIMITING IMPROVEMENTS TO THOSE NECESSARY FOR
22	PUBLIC SAFETY. IF THE DIRECTOR OF PLANNING AND ZONING, AFTER CONSULTATION
23	WITH THE DIRECTOR OF PUBLIC WORKS, DETERMINES THAT THE TIMING OF A CAPITAL
24	$\operatorname{Project}(s)$ or the need to ensure continuity in the transportation network
25	MAKES IT MORE EFFICIENT TO DELAY CONSTRUCTION OF ALL OR PART OF THE PRESCRIBED
26	ROAD IMPROVEMENTS UNDER VOLUME III (ROADS AND BRIDGES) OF THE DESIGN
27	Manual, the Director of Planning and Zoning shall require that the

(I) DELAY THE ROAD CONSTRUCTION OF ALL OR PART OF THE IMPROVEMENTS TO
A DATE CERTAIN NOT TO EXCEED 12 MONTHS AND SIGN A MAJOR FACILITIES
AGREEMENT GUARANTEEING THE CONSTRUCTION OF THE DELAYED ROAD
IMPROVEMENTS; OR

DEVELOPER:

1	(II) SIGN A MAJOR FACILITIES AGREEMENT TO PAY THE COUNTY THE CURRENT
2	ESTIMATED COST OF THE ROAD IMPROVEMENTS, WHICH MONEY SHALL BE
3	USED BY THE COUNTY TO FUND ALL OR PART OF A CAPITAL PROJECT TO
4	IMPROVE THE SCENIC ROAD.
5	[[(4)]] (D) Administrative waivers.
6	[[(i)]] (1) A developer seeking an administrative waiver from the scenic road
7	requirements shall give written notice within one week of the filing date of the waiver
8	petition, via first-class mail to:
9	[[a.]] (I) All adjoining property owners identified in the records of the State
10	Department of Assessments and Taxation; and
11	[[b.]] (II) All attendees of record of the presubmission community meeting; and
12	[[c.]] (III) All interested parties on file with the Department of Planning and
13	Zoning.
14	[[(ii)]] (2) The Department shall not approve any petition for a scenic road requirement waiver
15	within 30 days of meeting the written notice requirement to allow for public comment.
16	Section 2. Be it further enacted by the County Council of Howard County, Maryland, that this Act
17	shall become effective 61 days after its enactment.

Introduced Nov. 4, 2019	
Public hearing Nov.18, 2019	
Council action Pec. 2, 2019	
Executive action	
Effective date	

County Council of Howard County, Maryland

2019 Legislative Session

Legislative day # 13

Bill No. 63 - 2019

Introduced by: Liz Walsh, Deb Jung, and Christiana Mercer Rigby

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.

Calvin Ball, County Executive

1 2 3	Section 1. Be it enacted by the County Council of Howard County, Maryland, that the Howard County Code is hereby amended as follows:		
4	By Amending:		
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6	Title 16. "Planning, Zoning and Subdivisions and Land Development Regulations"		
7	Subtitle 1. "Subdivisions and Land Development Regulations"		
8	Article II. "Design Standards and Requirements"		
9	Section 16.125. "Protection of Scenic Roads."		
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11	HOWARD COUNTY CODE		
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13	Title 16. Planning, Zoning and Subdivisions and Land Development Regulations		
14	Subtitle 1. Subdivisions and Land Development Regulations		
15	Article II. Design Standards and Requirements		
16			
17	Section. 16.125. – Protection of Scenic Roads.		
8	(a) Application of Regulations. The Subdivision and Land Development Regulations, Zoning		
19	Regulations, Forest Conservation ordinance and Landscape Manual shall be applied to		
20	development along a scenic road in a manner which helps to preserve the scenic character of		
21	the landscape viewed from these roads and the features of the road right-of-way that contribute		
22	to the road's scenic character.		
23	(b) Guidelines for Development of Land Abutting a Scenic Road. Because scenic landscapes		
24	vary greatly, design solutions for development will vary. The following guidelines provide		
25	direction for the development of land abutting a scenic road. They are to be applied as		
26	appropriate, given the constraints of the particular site and the relative priority of other County		
27	policies and requirements such as public safety, farmland preservation, forest conservation		
28	protection of sensitive environmental features and the need to construct public facilities.		
29	(1) General.		
30	(i) Use the cluster subdivision provisions of the zoning regulations to site buildings and		
31	roads in locations that minimize the impact of the subdivision on views from the		
32	scenic road. Generally structures and uses should be located away from the right-of-		
33	way for scenic roads unless screened by topography or vegetation.		

(ii)

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Minimize tree and vegetation removal. In addition to requirements for protection

of forests, steep slopes, streams and wetlands, emphasize the protection of vegetation 1 2 adjacent to the scenic road, as well as mature trees and hedgerows visible from the road. 3 Minimize grading; retain existing slopes along the scenic road frontage. 4 Orient lots so that houses do not back up to a scenic road. If this cannot be avoided, (iv) 5 houses should be sited as far as possible from the road and well screened. 6 Locate and design utilities, stormwater management facilities, drainage structures, 7 bridges, lighting, fences and walls to be unobtrusive and to harmonize with the 8 surroundings to maintain existing view corridors. Subdivision entrance features 9 should be low, open, and in keeping with the scenic character of the area in 10 accordance with section 128 of the zoning regulations. 11 (vi) Locate parking lots, loading areas and storage areas so that these uses are screened 12 from the scenic road. 13 Use vegetation commonly found on the site or in the area for landscaping. 14 (vii) For density receiving subdivisions in the RC and RR zoning districts, achieving (viii) 15 the maximum possible density is not sufficient justification to allow impacts on 16 17 scenic roads. (2) [[Forested or wooded areas. Any new developments located along scenic roads must 18 maintain at least a 35-foot buffer of existing forest or wooded area between the road and 19

maintain at least a 35-foot buffer of existing forest or wooded area between the road and the new development. The buffer shall be wide enough to maintain the road's visual character with a minimum width of at least 35 feet from the road right-of-way.]]

BUFFERS. FOR NEW MAJOR SUBDIVISIONS, A MINIMUM 100-FOOT CONTINUOUS VEGETATED BUFFER, AS MEASURED FROM THE RIGHT-OF-WAY, SHALL BE MAINTAINED BETWEEN THE ROAD AND SUBDIVISION TO PRESERVE, MAINTAIN, OR ENHANCE THE VISUAL CHARACTER OF THE ROAD. THE BUFFER SHALL CLOSELY REFLECT THE NATURAL CHARACTER OF THE UNDEVELOPED LAND. ANY INVASIVE SPECIES SHALL BE REMOVED FROM THE BUFFER, AND THE BUFFER SHALL BE REPLANTED AND ENHANCED WITH NATIVE SPECIES OF THE SAME COMMUNITY TYPES, WHETHER FOREST, WETLANDS, FIELD, PASTURE, MEADOW, HEDGEROW, OR OTHERWISE.

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Areas with open views. 1 Cluster development to retain as much as possible of the open character of the site 2 and to minimize interference with panoramic views from the road. 3 Where possible, site new buildings behind natural screening or cluster development 4 in or along the edges of forests, at the edges of fields and hedgerows, or near existing 5 buildings. 6 (iii) Preserve the foreground meadow, pasture or cropland and place development in 7 the background as viewed from the road. 8 (iv) Avoid placing structures on the tops of prominent ridges. 9 If new construction cannot be made unobtrusive through siting or the use of natural (v) 10 screening, use landscaping, including berms, to buffer development from the scenic 11 12 road. (C) APPROVALS. 13 (1) FOR ANY MAJOR SUBDIVISION THAT ABUTS OR ADJOINS A SCENIC ROAD, AN INITIAL 14 PLAN SUBMITTAL MUST BE APPROVED BY THE PLANNING BOARD PRIOR TO FINAL 15 APPROVAL BY THE DEPARTMENT OF PLANNING AND ZONING. THIS PROVISION SHALL 16 NOT APPLY TO ANY DEVELOPMENT THAT IS OUTSIDE THE PLANNED SERVICE AREA OR 17 THAT IS SUBJECT TO THE CLARKSVILLE PIKE STREETSCAPE PLAN AND DESIGN 18 GUIDELINES, THE DOWNTOWN-WIDE DESIGN GUIDELINES, OR THE DOWNTOWN 19 NEIGHBORHOOD DESIGN GUIDELINES FOR DOWNTOWN COLUMBIA REVITALIZATION. 20 (2) THE PLANNING BOARD SHALL EVALUATE THE PROPOSED INITIAL PLAN SUBMITTAL AT A 21 PUBLIC MEETING AND CONSIDER A VISUAL ASSESSMENT OF THE AFFECTED SCENIC 22 ROAD. 23 (3) THE INITIAL PLAN SUBMITTAL SHALL INCLUDE ALL INFORMATION REQUIRED BY THE 24 SUBDIVISION AND LAND DEVELOPMENT REGULATIONS OF THE HOWARD COUNTY 25 CODE, AND THE FOLLOWING: 26 (I) SITE ACCESS AND METHODS TO MINIMIZE BUFFER DISTURBANCE; 27 (II) A CONCEPT LANDSCAPE AND GRADING PLAN FOR THE BUFFER; AND 28 (III) A VISUAL ASSESSMENT, INCLUDING POTENTIAL VIEWPOINTS OF THE DEVELOPMENT 29

TAKEN FROM THE SCENIC ROAD, INCLUDING:

1	A.	PLANS AND AERIAL PHOTOGRAPHS SHOWING THE SUBJECT PROPERTY, 115
2	1	CONTEXT, AND SURROUNDING LAND USES AND DEVELOPMENT CHARACTER,
3		INCLUDING THE SETBACKS AND LOT LAYOUTS OF THE SURROUNDING AREA;
4	В.	PERSPECTIVE DRAWINGS, PHOTOGRAPHIC SIMULATIONS, CROSS SECTIONS
5		ND/OR ELEVATIONS SHOWING EXISTING CONDITIONS AND PROPOSED
6		CHANGES ASSOCIATED WITH THE PROPOSED DEVELOPMENT;
7	C.	A SURVEY OF EXISTING VEGETATION SHOWING TREES 12 INCHES OR
8		GREATER IN CALIPER AND NON-NATIVE, INVASIVE SPECIES;
9	D.	A DESCRIPTION SUMMARIZING THE CHARACTER AND QUALITY OF THE
10		SCENIC ROAD, AS VIEWED FROM THE ROAD, USING THE SCENIC ROADS
11		Inventory as a guide; and
12	Е.	A DETAILED ASSESSMENT OF ANY PROPOSED VISUAL IMPACTS TO SCENIC OR
13		HISTORIC FEATURES AND PROPOSED MITIGATION MEASURES, INCLUDING AN
14		ASSESSMENT OF WHETHER THE PROPOSED CHANGES COMPLY WITH THE
15		Guidelines for Development of Land Abutting a Scenic Road in
16		SUBSECTION (B) OF THIS SECTION.
17	(4) THE PLANNIN	G BOARD SHALL USE THE CRITERIA SPECIFIED IN THIS PARAGRAPH TO
18	EVALUATE THE INITIA	AL PLAN SUBMITTAL.
19	(I) Access.	THE PLANNING BOARD SHALL CONSIDER WHETHER THE PROPERTY HAS
20	FRONTAGE ON A NON-SCENIC ROAD, THE IMPACTS TO ENVIRONMENTAL FEATURES, AND	
21	TRAFFIC S	SAFETY.
22	A. WHE	REVER PRACTICABLE, ACCESS SHALL BE LOCATED ALONG A NON-SCENIC ROAD.
23	B. ONLY	TO THE EXTENT VEHICULAR ACCESS CANNOT BE PRACTICABLY LOCATED
24	ALON	G A NON-SCENIC ROAD, ACCESS ALONG A SCENIC ROAD SHALL BE PERMITTED
25	AT AN	EXISTING DRIVEWAY LOCATION.
26	C. ONLY	TO THE EXTENT VEHICULAR ACCESS CANNOT BE PRACTICABLY LOCATED
27	ALON	G A NON-SCENIC ROAD OR AT AN EXISTING DRIVEWAY, ADDITIONAL ACCESS
28	ALON	G A SCENIC ROAD MAY BE PERMITTED.
29	D. To the	HE EXTENT THAT ANY ACCESS IS PERMITTED ALONG A SCENIC ROAD, SUCH
30	ACCE	SS SHALL UTILIZE AND PRESERVE THE LOCATION, ALIGNMENT, TOPOGRAPHY
31	AND S	SURROUNDINGS SO AS TO MINIMIZE INTERFERENCE WITH PANORAMIC VIEWS
32	FROM	THE ROAD FOR AT LEAST THE WIDTH OF THE REQUIRED BUFFER WHILE

1	ENSURING PUBLIC SAFETY.	
2	(II) BUFFERS. THE PLANNING BOARD SHALL DETERMINE WHETHER THE BUFFER	
3	PRESERVES, MAINTAINS, OR ENHANCES THE VISUAL CHARACTER OF THE ROAD AND	
4	SURROUNDING AREA, AND WHETHER ACCESS MINIMIZES IMPACTS TO THE BUFFER.	
5	AFTER CONSIDERING THE SITE ACCESS, THE BUFFER CONCEPT PLAN, AND THE VISUAL	
6	ASSESSMENT AND POTENTIAL IMPACTS TO THE BUFFER, THE PLANNING BOARD MAY	
7	reduce an exacting non-wooded buffer to no-less than 75 feet if a buffer	
8	less than 100 fert wide could provide natural screening or if replanted as	
9	FOREST OR WOODED AREA.	
10	(5) ROAD IMPROVEMENTS ROAD IMPROVEMENTS REQUIRED PURSUANT TO DESIGN	
11	Manual Volume III (Roads and Bridges) shall serve to preserve, maintain,	
12	AND ENHANCE THE EXISTING CHARACTER OF A SCENIC ROAD AS PRACTICABLE AND	
13	MINIMIZE VISUAL IMPACTS BY LIMITING IMPROVEMENTS TO THOSE NECESSARY FOR	
14	PUBLIC SAFETY. IF THE DIRECTOR OF PLANNING AND ZONING, AFTER CONSULTATION	
15	WITH THE DIRECTOR OF PUBLIC WORKS, DETERMINES THAT THE TIMING OF A CAPITAL	
16	PROJECT(S) OR THE NEED TO ENSURE CONTINUITY IN THE TRANSPORTATION NETWORK	
17	MAKES IT MORE EFFICIENT TO DELAY CONSTRUCTION OF ALL OR PART OF THE PRESCRIBE	
18	road improvements under Volume III (Roads and Bridges) of the Design	
19	MANUAL, THE DIRECTOR OF PLANNING AND ZONING SHALL REQUIRE THAT THE	
20	DEVELOPER:	
21	(I) DELAY THE ROAD CONSTRUCTION OF ALL OR PART OF THE IMPROVEMENTS TO	
22	a date certain not to exceed 12 months and sign a Major Facilities	
23	AGREEMENT GUARANTEEING THE CONSTRUCTION OF THE DELAYED ROAD	
24	IMPROVEMENTS; OR	
25	(II) SIGN A MAJOR FACILITIES AGREEMENT TO PAY THE COUNTY THE CURRENT	
26	ESTIMATED COST OF THE ROAD IMPROVEMENTS, WHICH MONEY SHALL BE	
27	USED BY THE COUNTY TO FUND ALL OR PART OF A CAPITAL PROJECT TO	
28	IMPROVE THE SCENIC ROAD.	
29	[[(4)]] (D) Administrative waivers.	
30	[[(i)]] (1) A developer seeking an administrative waiver from the scenic road	
31	requirements shall give written notice within one week of the filing date of the waiver	

1	petition, via first-class mail to:
2	[[a.]] (I) All adjoining property owners identified in the records of the State
3	Department of Assessments and Taxation; and
4	[[b.]] (II) All attendees of record of the presubmission community meeting; and
5	[[c.]] (III) All interested parties on file with the Department of Planning and
6	Zoning.
7	[[(ii)]] (2) The Department shall not approve any petition for a scenic road requirement waiver
8	within 30 days of meeting the written notice requirement to allow for public comment.
9	Section 2. Be it further enacted by the County Council of Howard County, Maryland, that this Act
10	shall become effective 61 days after its enactment.

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, stands enacted on 2019.
2019.
Diane Schwartz Jones, Administrator to the County Council
Elano Still and Still and State of Stat
BY THE COUNCIL
This Bill, having been passed by the yeas and nays of two-thirds of the members of the Council notwithstanding the objections of the Executive, stands enacted on
Diane Schwartz Jones, Administrator to the County Council
BY THE COUNCIL
This Bill, having received neither the approval nor the disapproval of the Executive within ten days of its presentation, stands enacted on, 2019.
Diane Schwartz Jones, Administrator to the County Council
BY THE COUNCIL
This Bill, not having been considered on final reading within the time required by Charter, stands failed for want of consideration on, 2019.
Diane Schwartz Jones, Administrator to the County Council
BY THE COUNCIL
This Bill, having been disapproved by the Executive and having failed on passage upon consideration by the Council stands failed on
Diane Schwartz Jones, Administrator to the County Council
BY THE COUNCIL
This Bill, the withdrawal of which received a vote of two-thirds (2/3) of the members of the Council, is withdrawn from further consideration on
Diane Schwartz Jones, Administrator to the County Council