Introduced October 7, 2019
Public Hearing October 21, 209 Council Action November 4, 2019
Council Action November 4 2019
Executive Action Avenues (1, 2019)
Effective Date January 4, 2020

County Council of Howard County, Maryland

2019 Legislative Session

Legislative Day No. 12

Bill No. 50-2019

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

AN ACT defining certain terms such as disability income, disability income housing unit, low income and low income housing unit; providing for Disability Income Housing Units as an optional method of providing moderate income housing units in certain instances; providing for certain numbers of units when Disability Income Housing Units are used; adding a unit type and size for studio units that are used as a Moderate Income Housing Unit offered for sale or rent; amending certain prohibited transfers to allow that certain types of entities that are formed to receive low income housing tax credits may use optional or alternative methods; amending the fee in lieu to clarify the basis for the computation of square footage used to determine the rate; clarifying when the fee in lieu will be paid; providing that the fee in lieu can be used for grants to the Housing Commission or local nonprofits; amending how many days the Department shall use when calculating the prevailing interest rate; providing that the Department shall establish rental rates for Disability Incoming Housing Units that shall be based on monthly income; clarifying that sales prices shall be based on certain square footage; establishing the pricing for the subsequent sale of previously occupied Moderate Income Housing Units, under certain conditions; providing for certain fines and penalties; adding certain qualifications to be eligible to purchase or rent; including employees of the Housing Commission as those who will receive certain priority; providing that purchasers who do not reside in their unit shall be subject to certain penalties; requiring that Regulations contain certain criteria; making certain technical corrections; and generally related to moderate income housing in Howard County.

Introduced and read first time October, 2019. Ordered posted and hearing scheduled.
By order Jane A- une
Diane Schwartz Jones, Administrator
Having been posted and notice of time & place of hearing & title of Bill having been published according to the Charter, the Bill was read for a
second time at a public hearing on October 7, 2019. By order Diane Schwartz Jones Administrator
This Bill was read the third time on November \$1019 and Passed, Passed with amendments
By order Diane Schwartz Jones, Administrator
Sealed with the County Seal and presented to the County Executive for approval this 5 day of November 2019 at a.m./p.m.
By order
Approved/Vetoed by the County Executive 10 Very ber (g. 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; <u>Underlining</u> indicates material added by amendment

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Section 1. Be It Enacted by the County Council of Howard County, Maryland that the Howard
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     County Code is amended as follows:
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             By amending Title 13 "Housing and Community Development"
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            Section 13.401 "Definitions."
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             By amending Title 13 "Housing and Community Development"
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             Section 13.402 "Development procedures; moderate income housing unit agreement;
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             alternative."
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            Subsections (b), (e) and (l)
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             By amending Title 13 "Housing and Community Development"
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             Section 13.402C "Alternatives to moderate income housing unit obligation in certain
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             zones."
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             Subsection (e)
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             By amending Title 13 "Housing and Community Development"
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             Section 13.403 "Prices for moderate income housing units offered for sale; rates for
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             rental units."
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             By amending Title 13 "Housing and Community Development"
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             13.404 "Sale of moderate income housing unit."
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             Subsections (a) and (d)
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             By adding subsection (e) to Title 13 "Housing and Community Development"
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             13.404 "Sale of moderate income housing unit."
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             By amending Title 13 "Housing and Community Development"
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             13.405 "Rental of moderate income housing units."
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             Subsection (b)
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1	By amending Title 13 "Housing and Community Development"
2	13.406 "Eligibility to purchase or rent."
3	Subsections (b), (c) and (e)
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5	By adding subsection (g) to Title 13 "Housing and Community Development"
6	13.406 "Eligibility to purchase or rent."
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8	By amending Title 13 "Housing and Community Development"
9	13.408 "Foreclosures; waiver"
10	Subsection (a) and (b)
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12	By amending Title 13 "Housing and Community Development"
13	13.409 "Regulations."
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15	Title 13. Housing and community development.
16	Subtitle 4. Moderate Income Housing Units
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18	Section 13.401. Definitions.
19	(a) In General. In this subtitle, the following words have the meanings indicated:
20	(b) Commission means the Howard County Housing Commission.
21	(c) Department means the Howard County Department of Housing and Community Development.
22	(d) Designee means the Howard County Housing Commission, a nonprofit corporation, or a quasi-
23	public housing development organization designated by the Department as eligible to operate and
24	maintain moderate income housing units on a long-term basis.
25	(e) Director means the Director of the Department of Housing and Community Development.
26	(f) Disability income means an annual household income of up to 20 percent of the
27	MEDIAN INCOME IN HOWARD COUNTY.
28	(G) DISABILITY INCOME HOUSING UNIT (DIHU) MEANS A DWELLING UNIT OFFERED FOR RENT TO AN
29	ADULT PERSON WITH A DISABILITY RECEIVING A CASH PAYMENT OF SUPPLEMENTAL SECURITY
30	INCOME (SSI) OR SOCIAL SECURITY DISABILITY INCOME (SSDI).

- 1 (F) Disability income means an annual household income of up to 20 percent of the
- 2 MEDIAN INCOME IN HOWARD COUNTY COMPRISED, IN PART, FROM A CASH PAYMENT OF
- 3 SUPPLEMENTAL SECURITY INCOME (SSI) OR SOCIAL SECURITY DISABILITY INCOME (SSDI).
- 4 (G) DISABILITY INCOME HOUSING UNIT (DIHU) MEANS A DWELLING UNIT OFFERED FOR RENT TO A
- 5 HOUSEHOLD WITH AN ADULT PERSON RECEIVING DISABILITY INCOME.

- 7 ([[f]]H) Dwelling unit has the meaning stated in the Howard County Zoning Regulations.
- 8 ([[g]]I) Eligible purchaser means a holder of a certificate of eligibility under section 13.406 of
- 9 this subtitle who has been prequalified by the Department to obtain a mortgage in an amount
- sufficient to enable the individual to purchase a moderate income housing unit. ELIGIBLE
- 11 PURCHASERS CANNOT OWN ANY OTHER REAL PROPERTY AT THE TIME THEY ARE AWARDED A
- 12 MODERATE-INCOME HOUSING UNIT.
- 13 ([[h]]J) First-time home buyer means an individual who, during the three years before receiving a
- 14 certificate of eligibility:
- 15 (1) Has not owned any property used or usable as a residence; or
- 16 (2) Has owned a personal residence but, because of the separation or divorce of the joint
- tenants or the death of one of the joint tenants, needs to purchase a personal residence
- without the former joint tenant.
- 19 ([[i]]K) Initial sale price means the price set by the Housing and Community Development Board
- 20 under section 13.403 of this subtitle for the first sale of a type of moderate income housing unit.
- 21 (L) LOW INCOME MEANS AN ANNUAL HOUSEHOLD INCOME OF UP TO 60 PERCENT OF THE MEDIAN
- 22 INCOME IN HOWARD COUNTY.
- 23 (M) LOW INCOME HOUSING UNIT MEANS A DWELLING UNIT OFFERED FOR SALE OR RENT TO
- 24 HOUSEHOLDS WITH LOW INCOMES.
- 25 ([[j]]N) *Median income* means the median annual income of Howard County as determined by the
- 26 U.S. Census Bureau.
- 27 ([[k]]0) Moderate income means an annual household income of up to 80 percent of the median
- 28 income in Howard County.
- 29 ([[1]]P) Moderate income housing unit (MIHU) means a dwelling unit offered for sale or rent to
- 30 households with moderate incomes.

- 1 ([[m]]Q) Moderate income housing unit offered for sale means a unit that is built on a subdivided
- 2 lot or subject to a condominium regime, as provided in a moderate income housing unit agreement
- 3 under subsection 13.402(b) of this subtitle.
- 4 ([[n]]R) Proffered unit means a moderate income housing unit in a development for which the
- 5 provision of moderate income housing is proffered by the petitioner and made a condition of
- 6 approval in a preliminary development plan approved by the Zoning Board.
- 7 ([[o]]s) Rehabilitated existing moderate income housing unit means an existing residential housing
- 8 unit that has been determined by the Department of Housing and Community Development to have
- 9 met the specified eligibility criteria and rehabilitation requirements for such units as provided in
- this subtitle and that is subject to and bound to comply with all of the requirements in this subtitle
- applicable to newly built moderate income housing units.
- 12 ([[p]]T) Rental unit means a moderate income housing unit that is not a moderate income housing
- unit offered for sale.

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Section 13.402. Development procedures; moderate income housing unit agreement;

alternative.

- 17 (b) *Moderate Income Housing Unit Agreement*. The moderate income housing unit agreement under this section shall be in a form prescribed by the Department and shall include:
- 19 (1) A statement of the number of moderate income housing units required under the zoning
- regulations;

 21 (2) A requirement that the developer comply with the minir
 - (2) A requirement that the developer comply with the minimum specifications for moderate income housing units established by the Department;
- 23 (3) A plan for construction of moderate income housing units offered for sale and rental units,
- which shall, to the extent practicable, [[taking into account]] CONSIDER current market
- conditions, the needs of eligible purchasers, and planning considerations, require that
- each phase of the development contain its proportionate share of the total number of
- 27 moderate income housing units required under the approved final plan or site
- development plan; and
 - (4) A statement of how moderate income housing units will be provided that shall include
- the number of units, types of units, and location of units.
 - (e) Optional Methods:

(1) A developer required to provide moderate income housing units under the zoning 1 2 regulations may request permission to provide the required units: (i) At a different location; [[or]] 3 4 (ii) As a different ratio of unit types[[.]];OR (III) AS DISABILITY INCOME HOUSING UNITS. 5 (2) A developer may use an optional method under this subsection if the Director, upon 6 recommendation from the Housing and Community Development Board and in 7 8 consultation with the Director of Planning and Zoning and the Director of Community Resources and Services, determines that: 9 The number of moderate income housing units to be constructed in the 10 (i) a. development will render the development economically unfeasible; or 11 The development proposes an indivisible package of services and facilities to all 12 residents that would cost the moderate income housing unit owners so much that 13 the units would be rendered unaffordable to eligible purchasers; and 14 (ii) The optional method results in geographic distribution of moderate income housing 15 units throughout the County. 16 17 (3) A DEVELOPER MAY USE DISABILITY INCOME HOUSING UNITS AS AN OPTIONAL METHOD UNDER THIS SUBSECTION IF THE DIRECTOR, IN CONSULTATION WITH THE ADMINISTRATOR 18 OF THE OFFICE OF TRANSPORTATION, THE DIRECTOR OF COMMUNITY RESOURCES AND 19 SERVICES AND THE DIRECTOR OF PLANNING AND ZONING, DETERMINES THAT THERE IS A 20 21 NEED FOR THE PROPOSED DISABILITY INCOME HOUSING UNITS. ([[3]]4) A developer who uses an optional method of providing moderate income housing 22 units in accordance with paragraph (1) of this subsection shall calculate the number of 23 units to be provided as set forth below: 24 25 (i) For every one moderate income single-family detached housing unit required by the 26 zoning regulations, the requirement shall be increased by the multiplier in the 27

Type of Unit	On-site	Off-site
Single Family Detached	Not Applicable	1.5 Moderate Income Housing Units

following chart:

Single Family Attached	1.5 Moderate Income Housing Units	1.75 Moderate Income Housing Units
Apartment	1.75 Moderate Income Housing Units	2.0 Moderate Income Housing Units

(ii) For every one single-family attached moderate income housing unit required by the zoning regulations, the requirement shall be increased by the multiplier in the following chart:

Type of Unit	On-site	Off-site
Single Family Attached	[[Not Applicable]] 0.33 DISABILITY INCOME HOUSING UNITS	1.5 Moderate Income Housing Units
Apartment	1.5 Moderate Income Housing Units or 0.4 DISABILITY INCOME HOUSING UNITS	1.75 Moderate Income Housing Units

(iii) For every one moderate income apartment required by the zoning regulations, the requirement shall be modified by the multiplier in the following chart:

Type of Unit	On-site	Off-site, Apartment Units
Apartment	[[Not Applicable]]0.4 DISABILITY INCOME HOUSING UNIT	1.5 Moderate Income HOUSING Units
[[Single Family Attached]]	[[Not Applicable]]	[[.67 Moderate income Units]]

- 7 (1) *Prohibited Transfers*. A developer using an optional or alternative method of compliance may not provide the required moderate income housing units on property:
 - (1) Wholly owned by the Howard County Housing Commission;
 - (2) [[Owned by a limited partnership or limited liability company formed solely for the purpose of obtaining the benefit of low income housing tax credits under section 42 of the Internal Revenue Code and in which the Commission is the general partner or managing member;
 - (3)]]Owned by the County; or

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15 ([[4]]3) In a census tract block group where the poverty level is ten percent or greater 16 according to the most recent census.

- subtitle 5 of the Howard County Code of Maryland]] The fee-in-lieu shall be based on the square footage calculated by the county for purposes of determining a unit's building excise tax when applying for a building permit for the development;
 - (2) The fee-in-lieu shall be set yearly by Council resolution based upon the percentage of increase in the ENR Construction Cost Index for the Baltimore Region as reported in ENR, Engineering News Record;
- 15 (3) The fee-in-lieu shall be published on the County's website together with the base sales 16 prices and rents for moderate income housing units;
 - (4) If the developer chooses to provide a portion of the required MIHUs on site, the fee shall be prorated accordingly.
 - (5) Except as provided in paragraph (a) of this section, a developer may not pay a fee in lieu of a single-family attached or apartment moderate income housing unit except in an agerestricted adult housing or planned senior community;
 - (6) A developer shall pay the fee-in-lieu [[before a use and occupancy permit may be issued for any unit in the development]] FOR EACH UNIT WHEN A BUILDING PERMIT APPLICATION IS SUBMITTED;
 - (7) The fee-in-lieu collected by the Department shall be used for the following:
 - (i) The Settlement Downpayment Loan Program;
 - (ii) The Rehabilitation Loan Program;

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(iii) Grants to other County entities, THE HOWARD COUNTY HOUSING COMMISSION OR LOCAL NON-PROFITS for rental housing subsidies, the purchase and rehabilitation of existing properties for sale or rent to low or moderate income households, emergency

eviction support, or other housing opportunities for low and moderate income households; and

- (8) By February 1 of each year, the Department shall provide a detailed annual report to the Council of each collection and expenditure of all fee-in-lieu funds for the prior calendar year.
- (9) In census tract block group where the poverty level is ten percent or greater according to the most recent census, the fee-in-lieu collected by the Department shall be used only for the Settlement Downpayment Loan Program and the Rehabilitation Loan Program.

Section 13.403. - Prices for moderate income housing units offered for sale; rates for rental units.

- (a) Base Prices for Moderate Income Housing Units Offered for Sale. The base sale price for a moderate income housing unit shall be determined by the Housing and Community Development Board in accordance with this subsection.
 - (1) Twice a year, the Board shall establish the base sale price for each type of moderate income housing unit offered for sale.
 - (2) Before establishing the base sale price under this subsection, the Board shall provide information concerning the real property tax, insurance, and interest rate factors it proposes to use in establishing the base sale price on the County's website.
 - (3) Before establishing the base sale price for moderate income housing units located in planned senior communities and age-restricted adult housing developments, the Board shall consult with the Office on Aging and Independence.
 - (4) The Department shall provide to the Board information concerning current real property tax and insurance rates.
 - (5) The base sale prices for moderate income housing units shall be based upon:
 - (i) A base size unit of the following types:

Type	Number of Bedrooms	Moderate Income Units—Base Size (sq. ft.)
Single-family detached	2	1,540
	3	1,680

	4	1,820
Semi-detached (duplex) and single-family attached (townhouse)	2	1,500
	3	1,640
	4	1,780
Back-to-back single-family attached (townhouse)	2	1,400
	3	1,540
Apartments	1	750
	2	950
	3	1,100
Studio .	0	600

- (ii) Factors established annually by the Board, for:
 - a. Real property taxes; and
 - b. Insurance rates;

- (iii) Factors established twice a year by the Board for:
 - a. Interest rates on FHA 30-year mortgages; and
 - b. FHA mortgage insurance premiums, as determined by the United States

 Department of Housing and Urban Development; and
- (iv) An average of the homeowners' association fees or condo fees charged for similar units in the market, based on an annual survey of fees.
- (6) The Department shall provide to the Board the price at which an eligible purchaser with a household income equal to the following percentages of median income, adjusted by family size appropriate to the size and number of bedrooms in the dwelling unit, can afford to purchase a dwelling unit:
 - (i) Seventy percent for proffered units and single-family homes;
 - (ii) Sixty-five percent for semi-detached (duplexes) and single-family attached (townhomes); and
 - (iii) Fifty percent for apartments (condominiums).
- (7) For the purposes of this subsection:
 - (i) A purchaser can afford to purchase a dwelling unit if the purchaser's monthly income would qualify the purchaser to obtain a 30-year fixed rate mortgage at the prevailing

- interest rate in an amount sufficient to pay 97 percent of the purchase price of the unit;
- (ii) A purchaser's monthly income qualifies for a mortgage if the monthly payment required to pay (1) the monthly principal and interest of the mortgage loan, plus (2) the monthly payment of taxes and insurance on the property, calculated in accordance with the factors established by the Department under subsection (a) of this section, plus (3) the monthly payment of homeowners or condominium association fees, plus (4) the monthly payment of the FHA mortgage insurance premium, does not exceed 28 percent of the purchaser's monthly income; and
- (iii) The prevailing interest rate is the prevailing mortgage interest rate for FHA-insured 30-year fixed-rate mortgages in the Baltimore Metropolitan Area with zero points. The Department shall calculate the prevailing interest rate by surveying, twice a year, at least three mortgage lenders and two banks for THE PREVIOUS BUSINESS DAY [[at least three consecutive business days]].
- (8) The Board shall determine the prevailing interest rate as of December 1 and June 1 of each year.
- (9) As determined by the regulations of the Department and subject to paragraph (11) of this subsection, an increase in the base sales price of a moderate income housing unit may be made for the following upgrades in size, design, or amenities provided that the Board determines that they are necessary to ensure the compatibility of the moderate income housing unit with the development's market rate units AND SIZE SHALL BE THE SQUARE FOOTAGE CALCULATED BY THE COUNTY FOR PURPOSES OF DETERMINING A UNIT'S BUILDING EXCISE TAX WHEN APPLYING FOR A BUILDING PERMIT:
 - (i) Single-family attached (townhouse OR CONDOMINIUM) units that are larger than the base size established by this section;
 - (ii) Additional bathrooms or powder rooms; AND
 - [[(iii) Finished basements;

- (iv) Garages in single-family attached (townhouse) units; and
- (v)]] (III) Other upgrades in design or amenities that are necessary to ensure architectural compatibility with the development's market rate [[units]]UNITS.

- 1 (10) As determined by regulations of the Department and subject to paragraph (11) of this 2 subsection, an increase in the base sales price of a moderate income housing unit may be 3 made if the homeowners' association or condominium association fees applicable to the 4 unit are less than the average of the homeowners' association fees or condominium fees 5 charged for similar units in the market, as determined by the Department.
 - (11) Any increase in the base sales price of a moderate income housing unit may not exceed:
 - (i) Fifty percent of the base sales price for apartment (condominium) units;
 - (ii) Twenty percent of the base sales price for semi-detached (duplex) and single-family attached (townhouse) units; and
 - (iii) Ten percent of the base sales price for single-family detached and proffered units.
 - (12) As determined by regulations of the Department, a reduction in the base sales price of a moderate income housing unit shall be made:
 - (i) For units that are smaller than the base size established by this section; OR
 - (ii) [[For single-family detached units, semi-detached (duplex) units, and single-family attached (townhouse) units without basements; or
 - (iii)]] If the homeowners' association or condominium association fees applicable to the unit are more than the average of the homeowners' association fees or condominium fees charged for similar units in the market, as determined by the Department.
 - (b) Rates for Rental Units:
 - (1) The Department shall establish maximum rates for rental units, by bedroom size, that are equal to 30 percent of the monthly income of a household whose annual income does not exceed 60 percent of the median income.
 - (2) THE DEPARTMENT SHALL ESTABLISH MAXIMUM RATES FOR DIHU RENTAL UNITS THAT ARE EQUAL TO 30 PERCENT OF THE MONTHLY INCOME OF A HOUSEHOLD COMPRISED OF AN ADULT PERSON RECEIVING DISABILITY INCOME. ADULT PERSON WITH A DISABILITY WHOSE ANNUAL INCOME DOES NOT EXCEED 20 PERCENT OF THE MEDIAN INCOME.
 - ([[2]]3) The maximum rental rates shall include an allowance for utilities paid by the tenant. The allowance shall be calculated by the Department based upon the average utility costs prevailing for similar sized units in Howard County. If required by the lease, all utility costs, including those in excess of the allowance, shall be paid by the tenant.

Section 13.404. - Sale of moderate income housing unit.

- 2 (a) Initial Sale of Moderate Income Housing Unit—Priority Period.
 - (1) (i) Except as provided in section 13.407 of this subtitle, the seller of a moderate income housing unit offered for sale shall offer the unit for initial sale for a 120-day priority period through the Department to an eligible purchaser.
 - (ii) During the priority period, the price for the moderate income housing unit shall not exceed the initial price established for the unit under section 13.403 of this subtitle.
 - (III) THE SALES PRICE SHALL BE BASED ON THE SQUARE FOOTAGE AS CALCULATED BY THE COUNTY FOR PURPOSES OF DETERMINING A UNIT'S BUILDING EXCISE TAX WHEN APPLYING FOR A BUILDING PERMIT.
 - (2) (i) A seller shall notify the Department of the proposed offering and the proposed date on which the priority period will begin.
 - (ii) The notice shall set forth the number of units offered, the location of each unit, a description of the amenities offered in each unit, the sales price and information regarding any mortgage financing available to buyers.
 - (iii)The seller shall also provide a vicinity map of the offering, a copy of the approved subdivision or site development plan, and such other information as required by the Department.
 - (iv) If the Department determines that the notice is incomplete, the Department shall notify the seller within five business days of receipt of the notice. The seller shall submit a complete notice before the priority period begins.
 - (3) Within the priority period, the Department shall provide the seller with the name of an eligible purchaser for each unit.
 - (4) The seller shall make a good faith effort to enter into a contract with the eligible purchaser within the priority period. The contract shall allow the purchaser at least 60 days from the date of the notice provided in paragraph (3) of this subsection to obtain a financing commitment. The contract shall require the seller to make a good faith effort to complete construction of the moderate income housing unit within the time set forth in the purchaser's financing commitment.

- 1 (5) If the seller fails to make a good faith effort under paragraph (4) of this subsection, the 2 settlement date shall be extended until ten days after the date construction is actually 3 completed.
 - (6) If the eligible purchaser fails to comply with the conditions of the commitment for mortgage financing or fails to enter into a purchase contract, the Department may substitute another eligible purchaser.
 - (7) Any earnest money collected from an eligible purchaser may not exceed \$500.00.
- 8 (d) Subsequent Sale of Moderate Income Housing Unit AFTER PRIORITY PERIOD. A subsequent sale of a moderate income housing unit AFTER THE PRIORITY PERIOD shall be:
- 10 (1) Offered through the Department to an eligible purchaser at the sale price established under 11 section 13.403 of this subtitle;
 - (2) Subject to the covenants required under subsection 13.402(c) of this subtitle; and
 - (3) Subject to regulations adopted by the Department under this subtitle.
- 14 (E) SUBSEQUENT SALE OF A PREVIOUSLY OCCUPIED MODERATE INCOME HOUSING UNIT. THE
- 15 SUBSEQUENT SALE OF A PREVIOUSLY OCCUPIED MODERATE INCOME HOUSING UNTIL SHALL BE
- 16 OFFERED FOR RESALE:

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- (1) SUBJECT TO THE SAME CONDITIONS NOTED IN SUBSECTION (D) OF THIS SECTION;
- 18 (2) SUBJECT TO A RESALE PRICE LIMIT, AS STATED IN THE PROGRAM REGULATIONS AS FOLLOWS:
 - (I) START WITH THE ORIGINAL PURCHASE PRICE FOR WHICH THE OWNER PURCHASED THE PROPERTY ACCORDING TO THE PURCHASE CONTRACT;
 - (II) EACH YEAR MULTIPLY THE ORIGINAL PURCHASE PRICE BY THE PERCENTAGE CHANGE IN THE MOST RECENT CPI-U OR IN THE MOST RECENT MEDIAN INCOME WHICHEVER IS LESS-UP TO A MAXIMUM INCREASE FOR ANY GIVEN YEAR OF 3.5 PERCENT OR A MINIMUM INCREASE FOR ANY GIVEN YEAR OF 1.0 PERCENT;
- 26 (III)EACH YEAR ADD THE PRODUCT OF THE MULTIPLICATION ABOVE TO THE ORIGINAL
 27 PURCHASE PRICE;
- 28 (IV) ADD THE COST OF ELIGIBLE CAPITAL IMPROVEMENTS THAT HAVE BEEN APPROVED BY
 29 THE COUNTY UP TO THE TIME OF TRANSFER; AND
- 30 (V) DEDUCT THE AMOUNT OF ANY EXCESSIVE DAMAGE ASSESSMENT.

Section 13.405. - Rental of moderate income housing units.

- 2 (b) Application of Rental Restrictions:
 - (1) The owner of any rental development subject to this subtitle shall ensure that the number of moderate income housing units required under the approved final plan or site development plan are rented or available for rent as moderately priced dwelling units to persons determined to be eligible under section 13.406 of this subtitle.
 - (2) The owner is not required to permanently designate particular units as moderate income housing units in order to meet this requirement.
 - (3) THE OWNER OF ANY RENTAL DEVELOPMENT THAT DOES NOT COMPLY WITH THE RESTRICTIONS REQUIRED BY THIS SUBTITLE MAY BE SUBJECT TO FINES AND PENALTIES, AS STATED IN THE PROGRAM REGULATIONS.

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Section 13.406. - Eligibility to purchase or rent.

- 14 (b) *Qualifications*. An individual shall be eligible to purchase or rent a moderate income housing
 15 unit if the individual has a verifiable source of income, agrees to occupy the moderate income
 16 housing unit as the principal place of residence, and:
- 17 (1) Has applied to purchase a moderate income housing unit and has an annual household 18 income equal to or less than 80 percent of the median income; [[or]]
 - (2) Has applied to rent a moderate income housing unit and has an annual household income equal to or less than 60 percent of the median income[[.]];
 - (3) Does not own any real property at the time of the award; or
- 22 (4) Does not have sufficient assets to purchase a market rate unit.
- 23 (c) Prospective Purchasers—Notification. An individual seeking to purchase a moderate income
- 24 housing unit shall apply to the Department for placement [[on the waiting list]]IN A DATABASE
- 25 maintained by the Department. The Department shall maintain the [[waiting list]] DATABASE by
- date of application and household size. When a moderate income housing unit becomes available,
- 27 the Department shall notify each eligible purchaser identified in accordance with subsection (f) of
- this section of the availability.
- 29 (e) Same—Selection by Department:
- 30 (1) The Department shall select an eligible purchaser to purchase each available moderate income housing unit.

1	(2) In selecting an eligible purchaser the Department shall give priority to those:
2	(i) With the lowest incomes who qualify for mortgage financing available at the time;
3	(ii) Who are first-time home buyers applying to purchase a moderate income unit;
4	(iii) Who reside and work in Howard County;
5	(iv) Who work in Howard County;
6	(v) Who reside in Howard County;
7	(vi) Who are employed by:
8	a. Howard County Government;
9	b. Board of Education of Howard County;
10	c. Howard Community College;
11	d. Howard County Library Board of Trustees;
12	e. Howard County Economic Development Authority;
13	f. Howard County Health Department;
14	G. THE HOWARD COUNTY HOUSING COMMISSION;
15	[[g]]H. Howard County Department of Social Services; or
16	[[h]]I. A nonprofit entity that is:
17	1. Organized or operated for the purpose of providing health and human services
18	to any group of persons residing in Howard County; and
19	2. Designated as an entity eligible to receive this preference by Department
20	regulations;
21	(vii) Who are displaced, within one year prior to application for a certificate of
22	eligibility, by the closure of a mobile home park adjacent to Route 1;
23	(viii) Who are participants in the Federal Family Self-Sufficiency Program authorized by
24	42 U.S.C. 1437U and 24 C.F.R. Part 984 as administered by the Commission; and
25	(ix) Who have been [[on the waiting list]] IN THE DATABASE for the longest duration.
26	(G) PURCHASERS WHO DO NOT LIVE IN THE MODERATE INCOME HOUSING UNIT AS THEIR PRIMARY
27	RESIDENCE MAY BE SUBJECT TO PENALTIES, INCLUDING BUT NOT LIMITED TO RESELLING THE UNIT
28	BACK THROUGH THE PROGRAM TO AN ELIGIBLE PURCHASER, AS STATED IN THE PROGRAM
29	REGULATIONS.
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Section 13.408. - Foreclosures; waiver.

- 1 (a)Notice to Department. Before a moderate income housing [[unit]] DEVELOPMENT is sold in
- 2 foreclosure proceedings, the person authorized to make the sale shall notify the Department by
- 3 certified mail of the time, place, and terms of the sale. The notice shall be [[set]]SENT not later than
- 4 [[ten]]TWENTY days before the date of the sale.
- 5 (b) Restrictions Terminate after Sale. If a moderate income housing unit is sold in foreclosure
- 6 proceedings, the restrictions of this subtitle shall terminate and, if notice was received under
- subsection (a) of this section, the County Executive shall execute a release of the covenants on the
- 8 property. Proceeds of the sale of the moderate income housing unit are paid to the County as
- 9 follows:
- 10 (1) For a unit originally offered for sale, all proceeds in excess of the initial sale price at the
 11 time of the foreclosure sale, plus the reasonable and actual costs and fees of foreclosure;
 12 and
 - (2) For a DEVELOPMENT OF RENTAL UNITS [[rental unit]], all proceeds attributable to [[the]]A unit that are in excess of the initial sale price that would have been permitted if the unit had been originally offered for sale, as determined by the Department, plus the reasonable and actual costs and fees of foreclosure attributable to the rental unit.

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Section 13.409. - Regulations.

- The Department shall adopt, in accordance with the Administrative Procedure Act, the regulations necessary to implement and administer this subtitle, including regulations to establish:
 - (1) The form of a co-ownership agreement;
- 22 (2) Criteria for determining the eligibility of prospective purchasers or renters of moderate 23 income housing units;
 - (3) A process for the selection and notification of eligible purchasers;
- 25 (4) Standard terms of moderate income housing unit agreements;
- (5) Criteria for determining the resale price of a moderate income housing unit and procedures
 for the subsequent resale;
- (6) CRITERIA FOR ENFORCEMENT OF THE OWNER OCCUPANCY REQUIREMENT, INCLUDING
 PENALTIES, FOR MODERATE INCOME HOUSING UNITS;
- (7) CRITERIA FOR ENFORCEMENT, INCLUDING PENALTIES AND FINES FOR NON-COMPLIANCE, OF
 THE MODERATE INCOME HOUSING UNIT RENTAL REQUIREMENTS.

1	(8) Criteria for Capital improvements and excessive damage for moderate income
2	HOUSING UNITS;
3	[[(6)]](9) Criteria for determining designees;
4	[[(7)]](10) Minimum specifications for moderate income housing units;
5	[[(8)]](11) Criteria governing allocation of units if more than one designee applies to exercise
6	an option under subsection 13.407(c) of this subtitle;
7	[[(9)]](12) A co-ownership program for designees in accordance with subsection 13.407(j) of
8	this subtitle;
9	[[(10)]](13) Criteria for the sale or rental of a moderate income housing unit under section
10	13.407 of this subtitle;
11	[[(11)]](14) Criteria for administering the moderate income housing unit community
12	revitalization program; and
13	[[(12)]](15) Criteria for subsidy funds created by Continuing Care Retirement Communities
14	under subsection [[13.402(1)]] 13.406A of this subtitle.
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16	Section 2. And Be It Further Enacted by the County Council of Howard County, Maryland that
17	this Act 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 November 12019.
Diane Schwartz Jones, Administrator to the County Council
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, 2019.
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
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, 2019.
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, 2019.
Diane Schwartz Jones, Administrator to the County Council