Introduced 1. 04.2022

Public hearing 1. 18.2022 | 03.21.2022

Council action 64.64.2022

Executive action 94.06.2022

Effective date 66.06.2022

# County Council of Howard County, Maryland

2022 Legislative Session

Legislative day # 1

### BILL NO. 7 - 2022 (ZRA – 199)

Introduced by: Liz Walsh

AN ACT amending the Howard County Zoning Regulations to require that Moderate Income Housing Units (MIHUs) be developed in the Planned Golf Course Community (PGCC) zoning district and to add Age Restricted Adult Housing as a conditional use in the Planned Golf Course Community; amending certain construction and effective dates for developments larger than 300 units; and generally relating to Moderate Income Housing Units, Age-Restricted Adult Housing, and construction and effective dates.

Introduced and read first time
Having been posted and notice of time & place of hearing & title of Bill having been published according to Charter, the Bill was read for a second time at a public hearing on
By order
This Bill was read the third time on 10 2022 and Passed, Passed with amendments Failed
By order Mchelle Harrod, Administrator
Sealed with the County Seal and presented to the County Executive for approval this 5 day of ADEA, 2022 at a.m. o.m.
By order Michelle Harrod, Administrator
Approved/Vetced by the County Executive April 6, 2022
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.

Tabled 2/7/2022 Substantive Change, Extended, Tabled 3/7/2022 Mobilly Galesof Public Healer of 3/2/2022

1	Section 1. Be it enacted by the County Council of Howard County, Maryland, that the
2	Howard County Zoning Regulations are hereby amended as follows:
3	
4	By Amending:
5	Section 100.0: "General Provisions"
6	Subsection E. "Construction and Effective Dates"
7	<u>Number 3</u>
8	<u>Letter b</u>
9	Section 126.0: "PGCC (Planned Golf Course Community) District"
10	Subsection E. "Other Provisions"
11	Section 131.0: "Conditional Uses"
12	Subsection N. "Conditional Uses and Permissible Zoning Districts"
13	Number 1. "Age-Restricted Adult Housing
14	
15	HOWARD COUNTY ZONING REGULATIONS
16	<b>SECTION 100.0: General Provisions</b>
17	
18	Subsection E. Construction and Effective Dates
19	3. b. Applications for subdivision or Site Development Plan approval are considered pending
20	unless the initial residential plan submittal, as defined in the Subdivision and Land
21	Development Regulations, or the Site Development Plans for all other types of development
22	is technically complete prior to the date the legislation is effective, except that development
23	projects of over 300 units which have processed Site Development Plans on at least 50% of
24	the overall site shall not be considered pending. Any development project that has 300
25	Units or more and has processed at least $50\%$ of the site development plan and
26	CONSTRUCTION HAS NOT BEEN COMPLETED WITHIN 5 YEARS OF ITS SITE DEVELOPMENT PLAN
27	APPROVAL SHALL BE CONSIDERED PENDING.
	SECTION 12( 0. DCCC (DL. and Cale Cale Cale Cale Cale Cale Cale Cale
28	SECTION 126.0: PGCC (Planned Golf Course Community) District
29	Carbonation E. Other Duorisions
30	Subsection E. Other Provisions
31	
32	1. No less than 5% and no more than 12% of the total net acreage of land in the
33	PGCC District shall be non-residential or non-open space.

2. Retail businesses shall not exceed 20,000 square feet of floor area for any individual business, except for grocery stores as provided in Subsection B of this section.

## 3. Open Space

- At least 50% of the PGCC District shall be devoted to open space or golf course uses, and at least two eighteen-hole golf courses shall be provided. Open space and golf course uses shall be arranged so that each sub-district shall include at least 15% open space including landscaped areas.
- 4. The minimum district size shall be 500 contiguous acres. For the purposes of this section, lands which are divided by streets, roadways, highways, transmission pipes, lines or conduits, or rights-of-way in fee or by easement, owned by third parties, shall be considered to be contiguous, but such items shall not be included in determining the minimum area of the district. A developer of a PGCC (Planned Golf Course Community) zoning district development shall submit or amend a Final Development Plan indicating the number and location of each required Moderate Income Housing Unit. Any Site Development Plan submitted on or after March 1, 2022 must conform to the moderate income housing requirements set forth in the Final Development Plan.
- 5. Additional bulk and design regulations including, but not limited to, lot sizes, building setbacks, parking requirements, height and coverage requirements for non-residential uses, minimum lot widths, distances between buildings, and landscaping requirements shall be specified as part of the Final Development Plan. Bulk regulations specified in the Final Development Plan shall be in addition to the requirements of Section 126.0.D.
- 6. The provisions of Section 128.0 (Supplementary Zoning District Regulations) and Section 133.0 (Off-Street Parking and Loading Facilities) shall apply in the PGCC District unless different requirements are specifically approved in the Final Development Plan.

1	7.	Connection to the public water facilities shall be made when the Howard
2		County Department of Public Works determines that such public facilities are
3		available to the property.
4	8.	AT LEAST 15% OF THE DWELLING UNITS SHALL BE MODERATE INCOME HOUSING
5		Units and developed on the site of the development project.
6		SECTION 131.0: Conditional Uses
7	Subse	ection N. Conditional Uses and Permissible Zoning Districts
8		
9	The	Hearing Authority may grant Conditional Uses in the specified districts in
10	acco	ordance with the following minimum criteria.
11,	<u>1.A</u>	ge-restricted Adult Housing
12	<u>a.</u>	Age-Restricted Adult Housing, General
13		A Conditional Use may be granted in the RC, RR, R-ED, PGCC, R-20,
14		R-12, R-SC, R-SA-8, R-H-ED, R-A-15, or R-APT District, for age-
15		restricted adult housing, provided that:
16		(1) Single-family detached, semi-detached, multi-plex, attached and apartment
17		dwelling units shall be permitted, except that only detached, semi-
18		detached, multi-plex and single-family attached units are permitted in
19		developments with less than 50 dwelling units in the RC, RR, R-ED, R-20
20		and R-12 districts.
21		(2) In the RC, RR, R-ED, <b>PGCC</b> , R-20, R-12, R-SC, R-SA-8, R-H-ED, R-A-
22		15, or R-APT Districts the development shall have a minimum of 20
23		dwelling units.
24		(3) Only detached and semi-detached units are permitted in the RC and RR
25		<u>Districts.</u>
26		(4) The maximum density shall be as follows:

Zoning District	Number of Dwelling Units	Maximum Units Per Net
	in Development	<u>Acre</u>
RC and RR	20 or more	1
R-ED, PGCC, and R-20	20—49	4

	50 or more	<u>5</u>
<u>R-12</u>	20—49	<u>5</u>
	50 or more	<u>6</u>
R-SC	20-49	7
	50 or more	8
<u>R-SA-8</u>	20 or more	<u>12</u>
R-H-ED	20 or more	<u>10</u>
<u>R-A-15</u>	20 or more	<u>25</u>
<u>R-APT</u>	20 or more	35

(5) If the development results in increased density according to subsection (4) above, the site must have frontage on and direct access to a collector or arterial road designated in the General Plan.

#### (6) Site Design:

The landscape character of the site must blend with adjacent residential properties. To achieve this:

- (a) Grading and landscaping shall retain and enhance elements that allow the site to blend with the existing neighborhood.
- (b) The project shall be compatible with residential development in the vicinity by providing either:
  - (i) An architectural transition, with buildings near the

    perimeter that are similar in scale, materials and

    architectural details to neighboring dwellings as

    demonstrated by architectural elevations or renderings

    submitted with the petition; or
  - (ii) Additional buffering along the perimeter of the site, through retention of existing forest or landscaping, enhanced landscaping, berms or increased setbacks.
- (c) For projects with less than 50 dwelling units in the RC, RR, R-ED, **PGCC**, R-20 and R-12 Districts, setbacks from

1	existing public streets shall be the same as the setback	<u>«</u>
2	required for residential uses on adjacent properties.	
3	(7) Bulk Requirements:	
4	(a) Maximum Height:	
5	(i) Apartments40 feet	
6	Except in R-SA-8, R-A-15 and R-APT55 feet	
7	(ii) Other principal structures 34 feet	
8	(iii) Accessory structures 15 feet	
9	(b) Minimum structure and use setback:	
10	(i) From public street right-of-way40 feet	
11	(ii) From residential lots in RC, RR, R-ED, PGCC,	R-20,
12	R-12 or R-SC Districts:	
13	Apartments100 feet	
14	Single-family attached75 feet	
15	Single-family detached, semi-detached, and	<u> </u>
16	multi-plex40 feet	
17	(iii) From open space, multi-family or non-residentia	l uses
18	in RC, RR, R-ED, PGCC, R-20, R-12 or R-SC3	0 feet
19	(iv) From zoning districts other than RC, RR, R-ED,	
20	<b>PGCC</b> , R-20, R-12 or R-SC20 feet	
21	(c) Minimum structure setback from interior roadway or	
22	driveway for units with garages20 feet	
23	(d) Minimum structure setback from lot lines for single-f	amily
24	detached or multi-plex units	
25	(i) Side10 feet	
26	Except zero lot line dwellings0 feet	
27	A minimum of 10 feet must be provided between	
28	<u>structures</u>	

1	(ii) Rear20 feet
2	(e) Minimum distance between single-family detached and/or
3	attached dwellings:
4	(i) For units oriented face-to-face30 feet
5	(ii) For units oriented side-to-side15 feet
6	(iii) For units oriented face-to-side or rear-to-side20 feet
7	(iv) For units oriented rear-to-rear40 feet
8	(v) For units oriented face-to-rear100 feet
9	(f) Minimum distance between apartment buildings or
10	between apartment buildings and single-family dwellings:
11	(i) For units oriented face-to-face30 feet
12	(ii) For units oriented side-to-side15 feet
13	(iii) For units oriented face-to-side or rear-to-side30 feet
14	(iv) For units oriented rear-to-rear60 feet
15	(v) For units oriented face-to-rear100 feet
16	(g) Apartment buildings and groups of single-family attached
17	units may not exceed 120 feet in length. However, the
18	Hearing Authority may approve a greater length, up to a
19	maximum of 300 feet in R-SA-8, R-A-15 and R-APT, or
20	200 feet in other districts, based on architectural design
21	that mitigates the visual impact of the increased length.
22	(8) At least 50% of the gross site area in the RC, RR, R-ED, AND PGCC
23	Districts, at least 35% in the R-20, R-12, and R-SC Districts, and at least
24	25% in R-SA-8, R-H-ED, R-A-15 and R-APT Districts, shall be open
25	space or open area in accordance with the Subdivision and Land
26	Development Regulations. The open space or open area shall provide
27	amenities such as pathways, seating areas and recreation areas for the
28	residents, and shall be protective of natural features.

2	housekeeping, security, transportation or personal services, provided that
3	use of these services is limited to on-site residents and their guests.
4	(10) At least one on-site community building or interior community space
5	shall be provided that contains a minimum of:
6	(a) 20 square feet of floor area per dwelling unit, for the first
7	99 units with a minimum area of 500 square feet, and
8	(b) 10 square feet of floor area per dwelling unit for each
9	additional unit above 99.
,	
10	(11) Loading and trash storage areas shall be adequately screened from
11	view.
12	(12) For a development that will be built in phases, open space areas,
13	recreational facilities and other accessory facilities shall be provided in
14	each phase to meet the needs of the residents. The developer shall provide
15	a schedule for the installation of facilities at the time the Conditional Use is
16	approved.
17	(13) The petition shall establish how the age restrictions required under the
18	definition of this use will be implemented and maintained over times. If the
19	development will not be a rental community under single ownership, an
20	entity such as a condominium association or homeowners association shall
21	be established to maintain and enforce the age restrictions in addition to
22	County enforcement of zoning regulations.
23	(14) All open space, common areas and related improvements shall be
24	managed and maintained by a common entity, either the owner of the
25	development, a condominium association, or a homeowners association.
26	(15) The development shall incorporate universal design features from the
27	Department of Planning and Zoning guidelines that identify required,
28	recommended and optional features. The petition shall include descriptions
29	of the design features of proposed dwellings to demonstrate their
30	appropriateness for the age-restricted population. The material submitted
31	shall indicate how universal design features will be used to make individua
32	dwellings adaptable to persons with mobility or functional limitations and
	7

(9) Accessory uses may include social, recreational, educational,

1	how the design will provide accessible routes between parking areas,
2	sidewalks, dwelling units and common areas.
3	(16) At least 10% of the dwelling units in the RC, RR, R-ED, R-20, R-12
4	and R-SC Districts, and at least 15% in the PGCC, R-SA-8, R-H-ED, R-A-
5	15 and R-APT Districts, shall be Moderate Income Housing Units.
6	(17) Housing for the elderly special exceptions uses approved by the Board
7	of Appeals on or prior to July 12, 2001 and constructed under the Zoning
8	Regulations in effect at that time, may convert the existing dwelling units
9	to age-restricted adult housing uses, with respect to minimum age
10	restrictions only, without being subject to further hearing authority review
11	and approval under current Conditional Use requirements, provided that
12	the dwelling units are made subject to the new covenants and other legal
13	means of enforcing the age-restricted adult housing minimum age
14	restrictions, and that a copy of the recorded new covenants is submitted to
15	the Department of Planning and Zoning to be filed in the original special
16	exception case file.
17	(18) The Conditional Use plan and the architectural design of the building(s)
18	shall have been reviewed by the Design Advisory Panel, in accordance
19	with Title 16, Subtitle 15 of the Howard County Code, prior to the
20	submission of the Conditional Use petition to the Department of Planning
21	and Zoning. The Petitioner shall provide documentation with the petition to
22	show compliance with this criterion.
23	b. Age-Restricted Adult Housing, Multi-Plex
24	A Conditional Use may be granted in the R-ED, PGCC, R-20, R-12, R-
25	SC, R-SA-8, R-H-ED, R-A-15, R-APT, B-1 or B-2 Districts for age-
26	restricted multi-plex adult housing, provided that:
27	(1) The landscape character of the site must blend with adjacent residential
28	development. To achieve this:
29	(a) Grading and all landscaping shall retain and enhance
30	elements that allow the site to blend and be compatible
31	with adjacent residential development.

1	(b) The project shall be compatible with adjacent residential
2	development by providing either:
3	(i) An architectural transition with buildings near the
4	perimeter that are similar to neighboring dwellings in
5	scale, materials and architectural detail as
6	demonstrated by architectural elevations or renderings
7	submitted with the petition, or
8	(ii) Additional buffering along the perimeter of the site,
9	through retention of existing forest or landscaping,
10	enhanced landscaping, berms or increased setbacks.
11	(2) The following criteria shall be met:
12	(a) In the residential districts, one multi-plex dwelling unit
13	building is permitted per acre. There shall be no more than
14	five multi-plex dwelling unit buildings in a development.
15	In the B-1 and B-2 Districts, the density shall be
16	determined by available water and septic facilities.
17	(b) The net floor area of a multi-plex dwelling unit building is
18	limited to 5,000 square feet.
19	(c) The multi-plex dwellings are limited to age-restricted adult
20	housing. The petition must include copies of proposed
21	deed restrictions or covenants that establish how the age
22	restrictions required under the definition of age-restricted
23	adult housing will be implemented and maintained.
24	(d) The dwellings will incorporate universal design features
25	from the Department of Planning and Zoning Guidelines
26	that identify required, recommended, and optional features.
27	The petition shall include descriptions of the design
28	features of proposed dwellings to demonstrate their
29	appropriateness for the age-restricted populations. The
30	materials submitted shall indicate how universal design
31	features will be used to make individual dwellings

1	adaptable to persons with mobility or functional limitations
2	and how the design will provide accessible routes between
3	driveways, sidewalks, common areas and dwelling units.
4	(e) Properties in the B-1 and B-2 Districts shall be outside of
5	the Planned Service Area and adjoin, or be within 200
6	yards of a community shopping center development with a
7	food store greater than 15,000 square feet.
8	(f) The development has frontage on and direct access to a
9	public road.
10	(g) The minimum lot size is one gross acre in R-ED, PGCC,
11	and R-20 and 20,000 square feet in R-12.
12	(3) The development shall comply with the following bulk requirements:
13	(a) Maximum Height:
14	(i) Principal Structures34 feet
15	(ii) Accessory Structures 15 feet
16	(b) Minimum structure and use setback from perimeter of
17	development:
18	(i) From public street right-of-way40 feet
19	(ii) From RC, RR, R-ED, PGCC, R-20 or R-SC Districts,
20	the setback applicable in the underlying zoning
21	district.
22	(iii) From Zoning districts other than RC, RR, R-ED,
23	PGCC, R-20 or R-SC20 feet
24	(c) Minimum structure setback from interior roadway or
25	driveway for units with garages20 feet
26	(d) Minimum structure setback from lot lines:
27	(i) Side10 feet
28	Except zero lot line dwellings0 feet

1	A minimum of 10 feet must be provided between
2	<u>structures</u>
3	(ii) Rear10 feet
4	(e) Minimum distance between principal structures 10 feet
5	(4) At least 35% of the gross site area shall be open space or open area in
6	accordance with the Subdivision and Land Development Regulations. The
7	open space or open area shall provide amenities such as pathways, seating
8	areas and outdoor recreation areas for the residents, and shall be protective
9	of natural features.
10	(5) Accessory uses may include social, recreational, educational,
11	housekeeping, security, transportation or personal services, provided that
12	the use of these services is limited to on-site residents and their guests.
13	(6) For developments with more than five multi-plex dwelling unit buildings,
14	at least one on-site community building or interior community space shall
15	be provided that contains a minimum of 500 square feet.
16	(7) The Conditional Use plan and the architectural design of the building(s)
17	shall have been reviewed by the Design Advisory Panel, in accordance
18	with Title 16, Subtitle 15 of the Howard County Code, prior to the
19	submission of the Conditional Use petition to the Department of Planning
20	and Zoning. The Petitioner shall provide documentation with the petition to
21	show compliance with this criterion.
22	
23	
24	
25	Section 2. Be it further enacted by the County Council of Howard County, Maryland, that
26	this Act shall become effective 61 days after its enactment.
27	
28	
29	

Introduced
Public hearing
Council action
Executive action
Effective date

# County Council of Howard County, Maryland

2022 Legislative Session

Legislati**se** day #

BILL NO.  $\frac{7}{2022}$  (ZRA – 199)

Introduced by: Liz Walsh

AN ACT amending the Howard County Zoning Regulations to require that Moderate Income Housing Units (MIHUs) be developed in the Planned Golf Course Community (PGCC) zoning district; and generally relating to Moderate Income Housing Units.

Introduced and read first time	, 2022. Ordered posted and hearing scheduled.
	Bygrder
	Michelle Harrod, Administrator
Having been posted and notice of time & place of h second time at a public hearing on	
	By order Michelle Harrod, Administrator
	Michelle Harrod, Administrator
This Bill was read the third time on	, 2022 and Passed, Passed with amendments, Failed
	By order
	Michelle Harrod, Administrator
Sealed with the County Seal and presented to the G	ounty Executive for approval thisday of, 2022 at a.m./p.m.
	By order
	Michelle Harrod, Administrator
Approved/Vetoed by the County Executive	, 2022
	Calvin Ball, County Executive

NOTE: [[text in brackets]] indicates dections 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. Bo	e it enacted by the County Council of Howard County, Maryland, that the
2	Howard Cou	nty Zoning Regulations are hereby amended as follows:
3		
4	By Amending	
5	Section 12	26.0: "PGCC (Planned Golf Course Community) District"
6	Subsectio	n E. "Other Provisions"
7		
8		
9		HOWARD COUNTY ZONING REGULATIONS
10		
11	S	ECTION 126.0: PGCC (Planned Golf Course Community) District
12		
13	Subsection	n E. Other Provisions
14		
15	1.	No less than 5% and no more than 12% of the total net acreage of land in the
16		PGCC District shall be non-residential or non-open space.
17	2.	Retail businesses shall not exceed 20,000 square feet of floor area for any
18		individual business, except for grocery stores as provided in Subsection B of
19		this section.
20	3.	Open Space
21		At least 50% of the PGCC District shall be devoted to open space or golf
22		course uses, and at least two eighteen-hole golf courses shall be provided.
23		Open space and golf course uses shall be arranged so that each sub-district
24		shall include at least 15% open space including landscaped areas.
25	4.	The minimum district size shall be 500 contiguous acres. For the purposes of
26		this section, lands which are divided by streets, roadways, highways,
27		transmission pipes, lines or conduits, or rights-of-way in fee or by easement,
28		owned by third parties, shall be considered to be contiguous, but such items
29		shall not be included in determining the minimum area of the district.
30	5.	Additional buck and design regulations including, but not limited to, lot sizes,
31		building setbacks, parking requirements, height and coverage requirements for

1		non-residential uses, minimum lot widths, distances between buildings, and
2		landscaping requirements shall be specified as part of the Final Development
3		Plan. Bulk regulations specified in the Final Development Plan shall be in
4		addition to the requirements of Section 1260.D.
5	6.	The provisions of Section 128.0 (Supplementary Zoning District Regulations)
6		and Section 133.0 (Off-Street Parking and Loading Facilities) shall apply in the
7		PGCC District unless different requirements are specifically approved in the
8		Final Development Plan.
9	7.	Connection to the public water facilities shall be made when the Howard
10		County Department of Public Works determines that such public facilities are
11		available to the property.
12	8.	AT LEAST 15% OF THE DWELLING UNITS SHALL BE MODERATE INCOME HOUSING
13		Units and developed on the site of the development project.
14		
15	Section 2. Be	e it further enacted by the County Council of Howard County, Maryland, that
16	this Act shall	become effective 61 days after its enactment.
17		
18		
19		

# Amendment 1 to Council Bill No. 7-2022

BY: David Yungmann

Legislative Day No. 4 Date: February 7, 2022

## Amendment No. 1

(This Amendment adds Age Restricted Adult Housing as a permitted use in the PGCC district.)

1	On the title page, in the third line of the purpose paragraph, immediately after "district" insert "and
2	to add Age Restricted Adult Housing as a permitted use in the Planned Golf Course Community".
3	On the same line, before the period, insert "and Age-Restricted Adult Housing".
4	
5	On page 1, immediately following line 5, insert "Subsection B. 'Uses Permitted as a Matter of
6	<u>Right'</u> ".
7	On page 1, immediately following line 12, insert the following:
8	"Subsection B. Uses Permitted as a Matter of Right.
9	There shall be two subdistricts in the PGCC District: The PGCC-1 or Residential
10	Subdistrict and the PGCC-2 or Multi-use Subdistrict. Delineation of the subdistrict
11	boundaries shall be determined by the Zoning Board and shall be shown on the zoning map
12	of Howard County.
13	1. The following uses shall be permitted as a matter of right in both the Residential
14	Subdistrict and Multi-use Subdistrict.
15	a. One single-family detached unit per lot.
16	b. One zero lot line unit per lot.
17	c. Single-family attached dwelling units.
18	D. AGE-RESTRICTED ADULT HOUSING.
19	[[d.]] c. Apartment units.

1	[[[e.]] f. Farming, provided that on a residential lot or parcel of less than 40,000
2	square feet no livestock shall be permitted. However, residential chicken
3	keeping is allowed as noted in Section 128.0.
4	[[f.]] g. Conservation areas, including wildlife and forest preserves, environmental
5	management areas, reforestation areas, and similar uses.
6	[[g.]] h. Government buildings, facilities and uses, including public schools and
7	colleges.
8	[[h.]] i. Private recreational facilities, such as parks, athletic fields, swimming
9	pools, basketball courts and tennis courts, reserved for use by residents of a
10	community and their guests. Such facilities shall be located within
11	condominium developments or within communities with recorded covenants
12	and liens which govern and provide financial support for operation of the
13	facilities.
14	[[i.]] j. Golf courses and country clubs.
15	[[j.]] k. Riding academies and stables.
16	[[k.]] 1. Carnivals and fairs sponsored by and operated on a nonprofit basis for the
17	benefit of charitable, social, civic or educational organizations, subject to the
18	requirements of Section 128.0.D.
19	[[1.]] m. Seasonal sales of Christmas trees or other decorative plant materials,
20	subject to the requirements of Section 128.0.D.
21	[[m.]] n. Underground pipelines; dectric transmission and distribution lines;
22	telephone, telegraph and CATV lines; mobile transformer units; telephone
23	equipment boxes; and other similar public utility uses not requiring a
24	Conditional Use.
25	[[n.]] o. Commercial communication antennas attached to structures, subject to
26	the requirements of Section 128.0.E.
27	[[o.]] p. Commercial communication towers located on government property,
28	excluding School Board property, and with a height of less than 200 feet

1	measured from ground level, subject to the requirements of Section 128.0.E.
2	This height limit does not apply to government communication towers,
3	which are permitted as a matter of right under the provisions for
4	"Government structures, facilities and uses."
5	[[p.]] r. Volunteer fire departments.
6	[[r.]] s. Rooftop solar collectors".

## Amendment 6 to Council Bill No. 7 - 2022

BY: Liz Walsh

Legislative Day <u>5</u>

Date: March 7,2022

## Amendment No. 6

(This amendment establishes that a developer of a PGCC development shall indicate the number and location of moderate income housing units to be provided in the Final Development Plan.)

On page 2, in line 13, after the period, insert the following:

2 "A developer of a PGCC (Planned Golf Course Community) zoning district development shall

submit or amend a Final Development Plan indicating the number and location of each required

4 Moderate Income Housing Unit. Any Site Development Plan submitted after the effective date of

this legislation must conform to the moderate income housing requirements set forth in the Final

6 Development Plan.".

7

3

5

8

9

### BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, stands enacted on
MAION DE STORY
Michelle Harrod, 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
Michelle Harrod, 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
Michelle Harrod, 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, 2022.
Michelle Harrod, 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, 2022.
Michelle Harrod, 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
Michelle Harrod, Administrator to the County Council