

Amendment 3 to Resolution 250

Proposed by: Ms. Price
Introduced by: Mr. Bartlett, Ms. Price
Date: November 28, 2017

Proposed Amendments: The amendment proposed to the Resolution as follows:

KEY

Boldface.....Heading or defined term
Underlining.....Added to Resolution by amendment
~~Strikethrough~~.....Deleted from Resolution by amendment
* * *Existing Bill unaffected

* * *

WHEREAS, certain parcels of land located along the proposed sewer line between the Region II Plant and the villages of Bozman and Neavitt are mapped “Tier III-C Areas of Limited Sewer Service”, characterized as existing developed subdivisions in environmentally sensitive areas currently served by septic systems that where feasibly and reasonably practical, may be served by public sewer from the Region II Plant and where new development is limited to infill and redevelopment on existing lots within developed subdivisions; and,

WHEREAS, it is the intention of the Council that the inclusion of Tier IV parcels in this new sewer service area will not increase the amount of development or density allowed by law; and

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Amendment non-substantive: An amended ordinance cannot be deemed to be a new or different one unless it enlarges or narrows the scope of the original ordinance to such an extent that the ordinance as enacted can be said to be misleading in a substantial manner in its final form. Amendments that do not defeat the original purpose of the ordinance are not so substantial

as to become a new ordinance. *Ajamian v. Montgomery County*, 99 Md. App. 665, 684-685 (1994). This amendment does not meet that test and it is therefore non-substantive.