PROPOSED

COUNTY COUNCIL OF ANNE ARUNDEL COUNTY, MARYLAND

Legislative Session 2024, Legislative Day No. 16

Bill No. 72-24

Introduced by Ms. Pickard, Ms. Hummer, Ms. Rodvien, and Mr. Smith

and by Ms. Pickard, Chair (by request of the County Executive)

By the County Council, September 3, 2024

Introduced and first read on September 3, 2024 Public Hearing set for October 7, 2024 Bill Expires December 7, 2024

By Order: Kaley Schultze, Administrative Officer

A BILL ENTITLED

AN ORDINANCE concerning: Finance, Taxation, and Budget – Public Works – Subdivision and Development – Zoning – Housing Attainability Act of 2024

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FOR the purpose of modifying fees paid into the Housing Trust Special Revenue Fund; exempting moderately priced dwelling units from a certain percentage of capital facility connection charges; adding, deleting, and modifying references to open areas, open space, and recreation areas; modifying the definition of "site"; applying prior provisions to applications and permits filed before a certain date; modifying the requirements for a sketch plan application, final plan application, preliminary plan, and site development plan; modifying references from "net density" to "density"; allowing offsite recreation and adding requirements therefor; adding and modifying requirements for active recreation areas; modifying parking requirements where offsite parking is prohibited; adding development impact fee credits for moderately priced dwelling units; adopting new Title 12, entitled "Moderately Priced Dwelling Units" in the Subdivision and Development Article of the Code; defining certain terms; providing for the applicability of the new title; requiring the establishment of moderately priced dwelling units in certain residential developments; allowing for payment of a fee in lieu of providing moderately priced dwelling units under certain circumstances; requiring an application and agreement with specified terms for a residential development required to include moderately priced dwelling units; providing for the applicability and modification of bulk regulations for moderately

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priced dwelling units; establishing eligibility requirements for purchase or rental of moderately priced dwelling units; providing a method for establishing sale and rental prices for moderately priced dwelling units; providing the method of initial and subsequent sale and rental of moderately priced dwelling units; requiring income review and information for continued eligibility to rent moderately priced dwelling units; providing for notice and disposition of proceeds from foreclosure proceedings related to moderately priced dwelling units; requiring covenants for moderately priced dwelling units; permitting bulk transfers of moderately priced dwelling units under certain circumstances; providing for the conversion of rental moderately priced dwelling unit to condominiums or cooperatives; permitting the program administrator to waive certain requirements of the new title under certain conditions; providing a right of appeal; requiring the program administrator to report certain information to the County Executive and County Council; modifying the definitions of duplex, townhouse, and multifamily dwelling units, and the definition of open area; adding definitions of triplex, fourplex, multiplex, and stacked townhouse dwelling units; removing the definition of and provisions relating to semi-detached dwelling units; adding and modifying parking requirements for various dwelling types; modifying the use chart and bulk regulations for existing and new dwelling unit types in residential zoning districts; modifying the use chart for existing and new dwelling types in commercial, mixed use, and other zoning districts; modifying the open area requirement in Town Center Districts; modifying and adding conditional use requirements for duplex, triplex, fourplex, multiplex, multifamily, townhouse, and stacked townhouse dwelling units; modifying special exception requirements for assisted living facilities; removing special exception requirements for duplex and semidetached dwellings; providing for a density bonus for developments containing moderately priced dwelling units under certain circumstances; modifying uses in commercial revitalization areas; providing for a delayed effective date; and generally relating to finance, taxation, and budget, public works, subdivision and development, and zoning.

BY repealing: §§ 17-6-604(e); 17-7-801(5); 17-7-901(5); and 18-11-123 Anne Arundel County Code (2005, as amended) (as amended by Bill No. 84-23)

BY repealing and reenacting, with amendments: §§ 4-11-124(a); 13-5-603(h)(1); 13-5-813(k)(3); 13-6-103(b); 17-1-101(17), (77) and (82); 17-2-101(b)(17) and (18); 17-2-102(9); 17-3-201(c)(10) and (11); 17-3-301(c)(11) and (12); 17-3-302(6) and (9); 17-3-401(c); 17-4-201(b); 17-6-104; 17-6-110(c); 17-6-111; 17-7-305(a); 17-6-307(a); 17-7-604; 17-7-605; 17-7-606; 17-7-905(a)(2)(i)1, (a)(2)(ii)3, and (c)(7); 17-7-1002(3); 17-9-208(b)(1); 17-11-207(a); 18-1-101(49) and (97); 18-3-104; 18-4-106; 18-4-301; 18-4-401(a)(1); 18-4-501; 18-4-601; 18-4-701; 18-4-801(a); 18-4-901(a); 18-4-1001; 18-5-102; 18-8-301(b); 18-8-303; 18-9-103(b); 18-9-303(a); 18-9-402; 18-10-105(5)(iii); 18-10-124(5); 18-10-125; 18-10-126; 18-10-127; 18-11-104(3)(iii), (6), and (11); 18-11-117(2)(v); 18-11-133(4); 18-12-203(c) 18-14-303(c)(1); and 18-14-503(a)

Anne Arundel County Code (2005, as amended) (as amended by Bill Nos. 84-23, 88-23, 3-24, 17-24, 20-24, and 29-24)

1	BY renumbering: §§ 17-1-101(92) through (104) to be 17-1-101(93) through (105); 17-4-
2	202(b)(27) through (38) to be 17-4-202(b)(28) through (39); 17-7-901(6) to be 17-7-
3	901(5); 17-11-207(f) to be 17-11-207(g); and 18-11-124 through 18-11-166 to be 18-
4	11-123 through 18-11-165
5	Anne Arundel County Code (2005, as amended)
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7	BY adding: §§ 17-1-101(92); 17-2-101(b)(19); 17-3-201(c)(12); 17-3-301(c)(13); 17-4-
8	202(b)(27); 17-11-207(f); 17-12-101 through 17-12-116 to be under the new title "Title
9	12. Moderately Priced Dwelling Units"; and 18-12-701 to be under the new subtitle
10	"Subtitle 7. Moderately Priced Dwelling Units"
11	Anne Arundel County Code (2005, as amended) (as amended by Bill No. 84-23)
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13	SECTION 1. Be it enacted by the County Council of Anne Arundel County, Maryland,
14	That §§ 17-6-604(e); 17-7-801(5); 17-7-901(5); and 18-11-123 of the Anne Arundel
15	County Code (2005) (as amended by Bill No. 84-23) are hereby repealed.
16	CECTION 2 4 4 4 5 6 7 4 7 7 7 7 1 101 (02) 4 7 7 1 (104) 17 4
17	SECTION 2. And be it further enacted, That §§ 17-1-101(92) through (104); 17-4-
18	202(b)(27) through (38); 17-7-901(6); 17-11-207(f); and 18-11-124 through 18-11-166 of the Anne Arundel County Code (2005, as amended) are hereby renumbered to be §§ 17-1-
19	101(93) through (105); 17-4-202(b)(28) through (39); 17-7-901(5); 17-11-207(g); and 18-
20 21	11-123 through 18-11-165, respectively.
22	11-125 through 16-11-105, respectively.
23	SECTION 3. And be it further enacted, That Section(s) of the Anne Arundel County
24	Code (2005, as amended) (as amended by Bill Nos. 84-23, 88-23, 3-24, 17-24, 20-24, and
25	29-24) read as follows:
26	2) 21) fedd dis folio wis.
27	ARTICLE 4. FINANCE, TAXATION, AND BUDGET
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29	TITLE 11. BUDGET
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31	4-11-124. Housing Trust Special Revenue Fund.
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33	(a) Fund established. There is a Housing Trust Special Revenue Fund into which shall
34	be paid the revenue attributable to:
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36	(1) any real property transfer tax rate levied under § 4-3A-101(c)(2) in excess of
37	the revenue that would be derived from the real property transfer tax rate levied under § 4-
38	3A-101(c)(1); [[and]]
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40	(2) any special recordation tax rate in excess of the generally applicable rate that is
41	levied on an instrument of writing for which the consideration payable or the principal
42	amount of debt secured is \$1,000,000 or more; AND
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(3) ANY FEE IN LIEU OR OTHER PAYMENTS UNDER TITLE 12 OF ARTICLE 17 OF THIS

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CODE.

ARTICLE 13. PUBLIC WORKS 1 2 TITLE 5. UTILITIES 3 4 13-5-603. Determination of assessment. 5 6 7 (h) Exemptions. Upon a request by the owner and confirmation by the Department that the lot falls into one of the below categories, the following lots are exempt from the 8 assessment: 10 (1) unimproved common areas, OPEN AREAS, recreation areas, or open spaces 11 shown on a subdivision plat and owned by a nonprofit community or homeowners' 12 association; and 13 14 13-5-813. Water and wastewater system connection charges and assessments. 15 16 (k) Properties exempt from all or part of capital facility connection charges. 17 18 (3) MODERATELY PRICED DWELLING UNITS ARE EXEMPT FROM 50% OF THE 19 20 CAPITAL FACILITY CONNECTION CHARGES. 21 TITLE 6. WEEDS AND VEGETATION 2.2 23 13-6-103. Rank vegetation and noxious weeds prohibited on property. 24 25 (b) Modification. The Director may modify the provisions of this section for 26 agricultural property, natural wooded areas, areas publicly owned and maintained as 27 natural areas, open space areas covenanted with the County as open space, OPEN AREAS. 28 29 or recreational areas, and areas where a growth of grass or weeds is necessary for soil stabilization and erosion control. 30 31 ARTICLE 17. SUBDIVISION AND DEVELOPMENT 32 33 TITLE 1. DEFINITIONS 34 35 **17-1-101. Definitions.** 36 37 Unless defined in this article, the Natural Resources Article of the State Code, or 38 COMAR, the definitions of words defined elsewhere in this Code apply in this article. The 39 following words have the meanings indicated: 40 41 *** 42 43 (17) "Cluster development" means a residential development in which dwelling units 44 are concentrated in a selected area or selected areas of the development through flexibility 45 in lot size design, so as to preserve and protect natural features, conserve forest, provide 46 open [[space for passive and active]] AREA AND recreation AREA, and integrate 47

environmental site design, without an increase in overall density.

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3	(77) "Open area" means that portion of a lot OR SITE that protects natural features [[and
4	provides for recreational activities and]] that is required [[only when an open space lot is
5	not created]] under § 17-6-111.
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9	(82) "Planned unit development areas" means developments comprising a combination
10	of land uses or varying intensities of the same land use in accordance with an integrated
	plan that provides flexibility in land use design approved by the local jurisdiction [[with at
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12	least 20% of the land permanently dedicated to open space]].
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15	(00) (I) ((CITEWA CEANG THE LOTG OF BARGELG OF LAND THAT ARE CONTROLICAND ARE
16	(92)(I) "SITE" MEANS THE LOTS OR PARCELS OF LAND THAT ARE CONTIGUOUS AND ARE BEING DEVELOPED AS PART OF A COMMON SUBDIVISION OR SITE DEVELOPMENT PLAN.
17 18	BEING DEVELOPED AS PART OF A COMMON SUBDIVISION OR SITE DEVELOPMENT PLAIN.
19	(II) "SITE" INCLUDES ANY CONFRONTING LOTS OR PARCELS OF LAND THAT ARE
20	OTHERWISE CONTIGUOUS AND BEING DEVELOPED AS PART OF A COMMON SUBDIVISION
21	OR SITE DEVELOPMENT PLAN, IF SEPARATED BY NO MORE THAN ONE OF THE FOLLOWING:
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23	1 EXISTING ROAD RIGHT-OF-WAY WITH A FUNCTIONAL CLASSIFICATION OF
24 25	COLLECTOR OR LOCAL;
25 26	2. TRANSMISSION RIGHT-OF-WAY; OR
27	2. The combined variable of warr, or
28	3. AT THE DISCRETION OF THE OFFICE OF PLANNING AND ZONING, EXISTING
29	ROAD RIGHT-OF-WAY WITH A FUNCTIONAL CLASSIFICATION OF ARTERIAL.
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33	TITLE 2. GENERAL PROVISIONS
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35	17-2-101. Scope; applicability.
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37	(b) Applicability to pending and future proceedings. Subject to the grandfathering
38	provisions of COMAR Title 27, this article applies to all pending and future proceedings
39	and actions of any board, department, or agency empowered to decide applications under
40	this Code, except that:
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44	(17) For a property located in the Parole Town Center, the following shall be
45	governed by Subtitle 9 of Title 7 as it existed prior to December 8, 2023:
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49	(ii) an application for any building or grading permits not associated with a final
50	plan or site development plan filed on or before December 8, 2023; [[and]]

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(18) For a property located in the Odenton Town Center, the following shall be 1 governed by Subtitle 8 of Title 7 as it existed prior to March 29, 2024: 2 3 *** 4 5 6 (ii) an application for any building or grading permits not associated with a final plan or site development plan filed on or before March 29, 2024[[.]]; AND 7 8 9 (19) AN APPLICATION FOR A SKETCH PLAN, PRELIMINARY PLAN, FINAL PLAN, OR 10 BUILDING PERMIT, SITE DEVELOPMENT PLAN, OR GRADING PERMIT ASSOCIATED WITH A PROPOSED DEVELOPMENT FILED BEFORE JULY 1, 2025, SHALL BE GOVERNED BY THE LAW 11 12 AS IT EXISTED PRIOR TO JULY 1, 2025. 13 17-2-102. Policy. 14 15 The County policy is to: 16 17 18 *** 19 (9) ensure that land is not subdivided or developed until adequate facilities and 20 improvements, such as drainage, water, sewerage, and open [[space]] AREA, are provided 21 or security acceptable to the County is given to ensure that the required improvements will 22 23 be made; 24 *** 25 26 TITLE 3. SUBDIVISION 27 28 17-3-201. Sketch plan application. 29 30 (c) Attachments. A sketch plan shall be accompanied by all information required by 31 the Office of Planning and Zoning and the Department of Inspections and Permits, 32 including to the extent applicable: 33 34 *** 35 36 (10) an equivalent dwelling unit (EDU) worksheet; [[and]] 37 38 (11) a copy of a summary of comments received at the pre-submission community 39 meeting; an affidavit signed by the developer or other evidence acceptable to the Office of 40 Planning and Zoning to prove that a community meeting was held and that a copy of the 41 summary of comments was mailed to each participant at the pre-submission community 42 meeting, to all lot owners within 300 feet of the property to be subdivided, and to the 43 County Councilmember of the Councilmanic District where the property is located and, if 44 45 the property abuts another Councilmanic District, to that County Councilmember; AND

(12) A MODERATELY PRICED DWELLING UNIT WORKSHEET FORMULATED BY THE OFFICE OF PLANNING AND ZONING OR THE ADMINISTRATOR, AS THAT TERM IS DEFINED IN § 17-12-101, THAT INCLUDES, AT A MINIMUM, THE NUMBER AND DWELLING TYPES OF

MODERATELY PRICED DWELLING UNITS THAT WILL BE OFFERED FOR SALE OR RENTAL 1 2 AND THE NUMBER OF BEDROOMS IN EACH MODERATELY PRICED DWELLING UNIT, WHICH 3 SHALL BE APPROVED AS A CONDITION OF THE SKETCH PLAN APPLICATION APPROVAL. 4 5 17-3-301. Final plan application. 6 (c) Attachments. A final plan shall be accompanied by all information required by the 7 Office of Planning and Zoning and the Department of Inspections and Permits, including 8 to the extent applicable: 9 10 *** 11 12 13 (11) a proposed record plat; [[and]] 14 (12) a digital copy of the proposed record plat or the fee for digital conversion of a 15 proposed record plat; AND 16 17 (13) IDENTIFICATION OF EACH LOT THAT WILL CONTAIN A MODERATELY PRICED 18 19 DWELLING UNIT OR UNITS, AND A NOTATION THAT USE OF EACH UNIT IS SUBJECT TO THE 20 RECORDED AGREEMENT REQUIRED BY § 17-12-104(B). 21 22 17-3-302. Contents of proposed record plat. 23 A proposed record plat shall be on an 18" x 24" mylar sheet with a 1½" margin at the 24 left edge, and shall contain the following: 25 26 (6) a tabulation below the general notes that includes the total number of lots; the 27 current zoning of the property; the [[net]] density of the site; the density of any bulk parcel; 28 and the gross AND NET area of the site, each lot, open space, OPEN AREA, recreation area, 29 30 floodplain, public road rights-of-way, and private road rights-of-way; 31 (9) for a residential subdivision in which open [[space]] AREA is required, one of the 32 following paragraphs within the dedication: 33 34 The open [[space]] AREA shown on this record plat is conveyed to Anne Arundel 35 County, Maryland, by deed to be set aside for public use, such lands being deeded 36 to Anne Arundel County, Maryland, or the State of Maryland, as may be 37 appropriate, before or with the recordation of this plat. 38 39 40 or 41 The open [[space]] AREA shown on this record plat is set aside for the use of the 42 residents of the subdivision and is conveyed to [insert name of

incorporated homeowner' association] before or with the recordation of this plat.

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In lieu of setting aside open [[space]] AREA, the owner(s) has/have paid a fee to Anne Arundel County, Maryland for the County's acquisition, creation, maintenance, and administration of offsite open [[space]] AREA.

17-3-401. Lot and block size.

(c) **Open area.** Open [[space]] AREA lots shall have a minimum road frontage of 15 feet or a 15-foot access easement.

TITLE 4. SITE DEVELOPMENT

17-4-201. Preliminary Plan.

(b) Contents.

(1) A preliminary plan shall be on a 24" x 36" sheet at a scale that is no smaller than 1"=100' and shall contain all information including attachments as required on the most recent preliminary plan checklist on file at the Office of Planning and Zoning or Department of Inspections and Permits. The preliminary plan shall show an initial location of development, including roads, buildings, parking, stormwater management, utilities, and forest conservation, and shall provide any other information required by the Office of Planning and Zoning and the Department of Inspections and Permits to clearly identify areas on the site that are suitable for development.

(2) A PRELIMINARY PLAN SHALL INCLUDE A MODERATELY PRICED DWELLING UNIT WORKSHEET FORMULATED BY THE OFFICE OF PLANNING AND ZONING OR THE ADMINISTRATOR, AS THAT TERM IS DEFINED IN § 17-12-101, THAT INCLUDES, AT A MINIMUM, THE NUMBER AND DWELLING TYPES OF MODERATELY PRICED DWELLING UNITS THAT WILL BE OFFERED FOR SALE OR RENTAL AND THE NUMBER OF BEDROOMS IN EACH MODERATELY PRICED DWELLING UNIT, WHICH SHALL BE APPROVED AS A CONDITION OF THE PRELIMINARY PLAN APPLICATION APPROVAL.

17-4-202. Site development plan.

(b) Contents. A site development plan shall be on a 24" x 36" sheet at a scale that is no greater than 1" = 40' and no smaller than 1" = 60' and shall contain all information required by the Office of Planning and Zoning and the Department of Inspections and Permits. The information ordinarily shall include:

(27) IDENTIFICATION OF EACH LOT THAT WILL CONTAIN A MODERATELY PRICED DWELLING UNIT OR UNITS, AND A NOTATION THAT USE OF EACH UNIT IS SUBJECT TO THE RECORDED AGREEMENT REQUIRED BY § 17-12-104(B);

TITLE 6. GENERAL DEVELOPMENT PROVISIONS

17-6-104. Transfer of density.

A developer may transfer density from a portion of a lot located in one zoning district to another portion of the same lot located in a more intense zoning district if the portion from which density is transferred is placed in a perpetual easement and designated for public use or held as open [[space]] AREA by a homeowners' association.

17-6-110. Setbacks from certain roads.

(c) **Noise mitigation measures.** Outdoor noise mitigation measures provided by the developer shall be noted on the proposed record plat and shall be located in open space OR OPEN AREA maintained by a homeowners association, community association, or council of condominium unit owners. In the absence of open [[space]] AREA, the developer shall provide a noise mitigation maintenance easement to be recorded in the land records and noted on the proposed record plat. Required indoor noise mitigation measures shall be noted on the building architectural plans.

17-6-111. Open area; active recreation area.

(a) **Scope.** This section does not apply to an agricultural preservation subdivision or to a subdivision located in an RA District.

 (b) Required open area generally. Unless the Planning and Zoning Officer grants a modification to allow a reduction in the amount of required open [[space]] AREA, a minimum of [[30%]] 20% of the gross area of a residential site MINUS ANY FLOODPLAIN AREAS, AND excluding the area of transmission line easements, shall be [[dedicated permanently as open space for the use of the residents in the subdivision]] PROVIDED AS OPEN AREA. [[The recreation area requirements of subsection (c) and wetlands and their buffers shall be located in required open space.]] WETLANDS AND STREAM BUFFERS, FOREST CONSERVATION EASEMENTS, STORMWATER MANAGEMENT OR DRAINAGE FACILITY EASEMENTS, INLETS, OUTFALLS, STORMWATER MANAGEMENT CREDIT AREAS, AND STEEP SLOPES SHALL BE LOCATED IN THE OPEN AREA ON A SITE.

(c) Required active recreation area generally. Unless the Planning and Zoning Officer under subsection (g) requires the developer to pay a fee in lieu of ACTIVE recreation area, a single-family detached, DUPLEX, TRIPLEX, FOURPLEX, townhouse, [[semi-detached, or duplex]] OR STACKED TOWNHOUSE subdivision [[that provides open space under subsection (b)]] shall have at least [[1,000]] 350 square feet of ACTIVE recreation area for each dwelling unit. A multifamily OR MULTIPLEX subdivision [[that provides open space under subsection (b)] shall [[dedicate and use 20%]] PROVIDE 10% of the [[gross]] NET area of the site as ACTIVE recreation area. [[At least 50% of the required recreation area shall be reserved for active recreation, such as shared-use paths, tennis courts, swimming and boating areas, playgrounds, and playfields. The remainder of the recreation area may be passive recreation area and may be encumbered by forest conservation easements that permit minimal disturbance for trails, stormwater management areas, or environmentally sensitive areas.]] ACTIVE RECREATION AREA SHALL BE LOCATED WITHIN THE REQUIRED OPEN AREA, BUT MAY NOT BE LOCATED WITHIN FLOODPLAINS, WETLAND AND STREAM BUFFERS, FOREST CONSERVATION EASEMENTS, STORMWATER MANAGEMENT OR DRAINAGE FACILITY EASEMENTS, INLETS, OUTFALLS, STORMWATER MANAGEMENT CREDIT AREAS, OR STEEP SLOPES.

[(d) Open area and required recreation area for certain multifamily dwellings. A multifamily dwelling that has not provided an open space lot under subsection (b) shall have 45% of the gross area of the site as open area and 20% of the gross area of the site as recreation area. At least 50% of the required recreation area shall be reserved for active recreation, such as shared-use paths, tennis courts, swimming and boating areas, playgrounds, and playfields.]]

(D) Offsite active recreation area.

(1) (I) FOR A DEVELOPMENT WITH 20 DWELLING UNITS OR LESS, THE REQUIRED ACTIVE RECREATION AREA MAY BE FULFILLED BY AN OFFSITE PARK IF APPROVED BY THE PLANNING AND ZONING OFFICER AFTER CONSIDERING COMMENTS FROM THE DEPARTMENT OF RECREATION AND PARKS.

(II) FOR A DEVELOPMENT WITH MORE THAN 20 DWELLING UNITS, THE REQUIRED ACTIVE RECREATION AREA MAY BE FULFILLED BY AN OFFSITE PARK THROUGH APPROVAL OF A MODIFICATION BY THE PLANNING AND ZONING OFFICER AFTER CONSIDERING COMMENTS FROM THE DEPARTMENT OF RECREATION AND PARKS.

(2) FOR ALL DEVELOPMENTS, AN OFFSITE PARK MUST:

(I) BE OWNED BY A PUBLIC ENTITY AND BE AVAILABLE FOR PUBLIC USE;

(II) BE LOCATED WITHIN ONE-QUARTER MILE OF THE PROPOSED DEVELOPMENT AND SAFELY ACCESSIBLE BY PEDESTRIANS FROM THE PROPOSED DEVELOPMENT WITHOUT CROSSING ANY ROAD OTHER THAN ONE LOCAL ROAD; AND

(III) PROVIDE ACTIVE RECREATION AMENITIES, SUCH AS BALLFIELDS, COURTS, SWIMMING POOLS, PLAYGROUNDS, PICNIC AREAS, TRAILS, OR SIMILAR AMENITIES.

(e) Characteristics of active recreation area generally.

ACTIVE [[Recreation]] RECREATION area [[shall]]:

(1) SHALL be designed to demonstrate ADA accessibility to the maximum extent practicable, and may not include parking lot islands, transmission line easements, or strips with a width of less than 20 feet, other than shared-use paths[[.]];

(2) SHALL BE INTEGRATED INTO THE DESIGN TO CREATE FOCAL POINTS ALONG ROADS AND AT ENTRANCES;

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(3) SHALL BE SOUARE OR RECTANGULAR IN SHAPE, TO THE EXTENT PRACTICAL, AND SUITABLE FOR RECREATION USES SUCH AS TOT LOTS, BALL FIELDS, AND COURTS, OR FOR RECREATION IN FORMAL PARKS AND SQUARES;

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(4) SHALL HAVE AT LEAST 15 FEET OF FRONTAGE ON A PUBLIC OR PRIVATE ROAD;

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(5) SHALL BE CENTRALLY LOCATED AMONG THE LOTS IT SERVES;

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(6) SHALL BE EQUITABLY DISTRIBUTED INTO TWO AREAS IF THE SUBDIVISION OR SITE CONTAINS AT LEAST 50 RESIDENTIAL LOTS OR CONTAINS AT LEAST 50 RESIDENTIAL UNITS; AND

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(7) MAY INCLUDE SHARED-USE PATHS, WHICH ARE NOT SUBJECT TO THE RESTRICTIONS SET FORTH IN PARAGRAPHS (1) THROUGH (6).

(f) Conveyance or dedication. At the discretion of the County and to the full extent allowed by law, the County may require a developer to convey fee simple title of open [[space]] AREA to the County without charge. Alternatively, if the property is adjacent to an existing State park and the State agrees to accept title, the County may require conveyance of open [[space]] AREA to the State. If open [[space]] AREA is not conveyed to the County or the State, a developer shall convey open [[space]] AREA in fee simple to, AS APPLICABLE: an incorporated homeowners association for [[the]] A RESIDENTIAL subdivision: AN ASSOCIATION OF CONDOMINIUM OWNERS FOR A CONDOMINIUM DEVELOPMENT; OR A SOLE OWNER FOR A RENTAL FACILITY. Before recordation of the proposed record plat, the Office of Planning and Zoning and the Office of Law shall review and approve all documents deemed necessary to ensure that membership in the homeowners association OR CONDOMINIUM ASSOCIATION is mandatory and automatic upon conveyance of title to any lot or unit in the subdivision and that the maintenance of open [[space]] AREA owned by the homeowners association is guaranteed. The conveyance to the homeowners association OR CONDOMINIUM ASSOCIATION shall be concurrent with the recording of the proposed record plat.

(g) Fee in lieu.

- (1) A DEVELOPMENT CONTAINING TEN OR LESS DWELLING UNITS MAY PAY A FEE IN LIEU OF PROVIDING ACTIVE RECREATION AREA.
- (2) FOR A DEVELOPMENT CONTAINING MORE THAN TEN UNITS, [[The]] THE Planning and Zoning Officer may require a developer to pay a fee in lieu of [[establishment]] of]] PROVIDING ACTIVE recreation area if the Planning and Zoning Officer determines that land is not of significant quality or size for community purposes.
- (3) The fees shall be used to provide public recreation areas and facilities in the County.
- [(h) Characteristics of active recreation area. Recreation area to be used for active recreation may not include wetlands or stream buffers, floodplains, forest conservation easements, stormwater management or drainage facility easements, inlets, outfalls, stormwater management credit areas, or slopes over five percent. Recreation area shall:
- (1) be integrated into the subdivision design to create focal points along roads and at entrances;
- (2) be square or rectangular in shape, to the extent practical, and suitable for recreation uses, such as tot lots, ball fields, and courts, or for recreation in formal parks and squares;
 - (3) have at least 20 feet of frontage on a public or private road;
 - (4) be centrally located among the lots it serves;

(5) be equitably distributed into two areas if the subdivision or site contains at least 50 residential lots or the site contains at least 50 residential units; and

(6) may include shared-use paths, which are not subject to the restrictions set forth in paragraphs (1) through (5) of this subsection.]]

[[(i)]] (H) **Characteristics of open area.** Open [[space and open]] area shall contain the active [[and passive]] recreation areas, environmentally sensitive areas, and stormwater management areas identified in the preliminary plan and sketch plan. These areas shall be incorporated into the site design to maximize views and accessibility from proposed dwelling units and public spaces. To the maximum extent practicable, open [[space and open]] area shall be located so as to augment land on adjacent property that has previously been identified as open space, open area, conservation or preservation areas, or that has been identified by the Office of Planning and Zoning as possible future open [[space]] AREA, conservation or preservation areas. The developer shall integrate open [[space and open]] area into the site design to maximize environmental protections while creating quality community and public spaces.

[[(j)]] (I) **Design of bikeways and shared-use paths.** Bikeways and shared-use paths shall be designed to be available for use by all lot or unit owners in the [[subdivision]] DEVELOPMENT and in accordance with the Design Manual. Shared-use paths provided as active recreation area may only be considered as complying with all or part of the requirements of § 17-6-113 if the shared-use paths support the objectives of bicycle, pedestrian, and transit infrastructure and connectivity to existing, planned, or future offsite infrastructure, and if the shared-use paths are placed in a public easement or public right-of-way.

17-6-307. Agreements.

(a) Forestation agreements and forest conservation easements. A developer shall execute a forestation agreement for planting, replanting, reforestation, or afforestation in areas of 1,000 square feet or more. A developer also shall execute a forest conservation easement, and the easement shall be located in areas that are at least 35 feet wide with a total area of at least 10,000 square feet. At the discretion of the Planning and Zoning Officer, the easement may be located on any [[open space lot or]] open area created under § 17-6-111, in a limited common element of a condominium regime, or in an agricultural preservation easement, but it may not otherwise be located on a residentially zoned lot of less than one acre. Forest conservation easements shall preserve existing forest and developed woodland.

TITLE 7. DEVELOPMENT REQUIREMENTS FOR PARTICULAR TYPES OF DEVELOPMENT

17-7-305. Recreation area, open area, landscaping.

(a) Recreation area; open area. To the extent practical, and as provided in this subsection, the developer shall comply with the requirements of § 17-6-111. If the

requirements create a practical difficulty or unnecessary hardship in achieving one or more of the purposes of the overlay, the developer may submit an alternative proposal for [[open space,]] ACTIVE recreation area[[,]] and open area, and the Planning and Zoning Officer may approve the alternative proposal without the need for a modification.

17-7-604. Integrated plan of development.

All elements of the development, including uses, structures, parking, vehicular and pedestrian circulation systems, open [[space]] AREA, public activity areas, landscaping, and other amenities, shall be integrated by a plan. Structures shall be integrated into the pedestrian circulation system. Residential uses shall be integrated in a manner that does not isolate them from the remainder of the development and that maintains an appropriate degree of privacy for the residents. Open [[space]] AREA, ACTIVE RECREATION AREA, and public activity areas shall be integrated in a manner that provides convenient pedestrian access and enhances the overall quality of the development.

17-7-605. Structures.

Structures shall be constructed from high quality materials, and structure designs in the development shall complement each other. Structure facades shall be articulated and contain architectural detail that promotes visual interest. Structure mass shall be countered by the use of architectural detail, landscaping, open [[spaces]] AREAS, and public activity areas. Structures shall be located close to streets or walkways and the primary accesses to the structures shall be from those streets or walkways. The pedestrian levels of structures shall provide easy access. Structures shall be clustered by activities, with focal points that are visual or functional, and shall include structures to protect pedestrians from the weather.

17-7-606. Pedestrian circulation system.

The pedestrian circulation system shall be continuous, direct, and convenient. Walkways shall be designed to accommodate bicycles as well as pedestrians, with facilities for the temporary storage of bicycles. The pedestrian circulation system shall include facilities to protect pedestrians from the weather. The system shall incorporate design features to enhance convenience and safety, including illumination; appropriate grade separations; appropriate at-grade, above-grade, or below-grade street and road crossings; varying paving patterns; grade differences; and landscaping. Paved pedestrian access to open [[space]] AREAS shall have a design that enhances the visual interest of the open [[space]] AREAS.

17-7-905. Allowed uses; prohibited uses; conditions.

(a) Uses allowed.

(2) Regardless of whether allowed in the underlying zoning district, the following uses are:

(i) permitted uses:

1	1. dwelling, townhouse AND DWELLING, STACKED TOWNHOUSE;
2	***
3 4	
5	(ii) conditional uses, subject to the conditions set forth:
6 7	***
8	
9	3. dwellings, [[semi-detached shall]] DUPLEX MAY be part of development
10	with townhouses, and shall constitute no more than 10% of the total number of dwelling
11	units.
12	
13 14	(c) Prohibited uses. The following uses are prohibited, regardless of whether allowed in the underlying zoning district, unless the use was lawfully in existence prior to December
15	8, 2023:
16	
17	(7) [[dwellings, duplex,]] dwellings, single-family detached, and mobile home
18	parks;
19	
20	***
21	4 - 400 - G
22	17-7-1002. General principles.
23	A DVID 1 111 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
24	A PUD shall be developed in accordance with the following general principles.
25	(2) Open Hangaell AREA requirements shall be calculated for the entire area of the DLD
26 27	(3) Open [[space]] AREA requirements shall be calculated for the entire area of the PUD except that individual lots used exclusively for nonresidential uses shall be excluded.
28	MITTLE O. DOC OVERLAN
29	TITLE 9. BOG OVERLAY
30	17-9-208. Development within the contributing drainage area.
31 32	17-9-208. Development within the contributing dramage area.
	(b) Stormwater management. All development within the contributing drainage area
33 34	shall comply with the following storm water requirements.
35	shan compry with the following storm water requirements.
36	(1) Nonstructural storm water management practices, such as infiltration and
37	retention of forest, wetlands and associated buffers, undisturbed floodplains, open space
38	AND OPEN AREA, and slopes of 15% or greater, shall be used to the extent practical.
39	The of the fixer, and slopes of 1370 of greater, shall be used to the extent practical.
40	TITLE 11. FEES AND SECURITY
41	
42	17-11-207. Credits.
43	
44	(a) When allowed. Any conveyance of land or construction received and accepted by
45	the County or the County Board of Education from a developer, including construction of
46	a contract school by a developer or a developer's agent pursuant to an agreement with the
47	Board of Education, may be credited against the development impact fee due if the

conveyance or construction meets the same needs as the development impact fee in providing expanded capacity over and above the requirements of this article. A DEVELOPER OF A REGULATED DEVELOPMENT SHALL RECEIVE A CREDIT AGAINST DEVELOPMENT IMPACT FEES AS SET FORTH IN THIS SECTION. If the developer wishes to receive credit against the amount of the development impact fee due [[for such conveyance or construction]], the developer shall enter into a written Impact Fee Credit Agreement with the County [[prior to such conveyance or construction]]. The Impact Fee Credit Agreement shall provide for establishment of credits and the procedure and time allowed for redemption of such credits. Development impact fee credits shall be claimed and applied at the time development impact fees are required to be paid.

(F) **Moderately Priced Dwelling Units.** A DEVELOPER OF A REGULATED DEVELOPMENT SHALL BE ENTITLED TO A CREDIT AGAINST IMPACT FEES DUE THAT IS EQUAL TO THE IMPACT FEES OTHERWISE DUE FOR EACH MODERATELY PRICED DWELLING UNIT PROVIDED, EVEN IF SOME OR ALL OF THE MODERATELY PRICED DWELLING UNITS ARE NOT REQUIRED UNDER TITLE 12.

TITLE 12. MODERATELY PRICED DWELLING UNITS

17-12-101. **Definitions.**

IN THIS TITLE, THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED:

(1) "ADMINISTRATOR" MEANS THE COMMUNITY SERVICE ENTITY WITH WHICH THE COUNTY HAS AN AGREEMENT PURSUANT TO § 3-5-102 OF THIS CODE TO ADMINISTER THE MODERATELY PRICED DWELLING UNIT PROGRAM FOR THE COUNTY AS PROVIDED IN THIS TITLE.

(2) "APPLICANT" MEANS A PERSON OR ENTITY THAT SUBMITS AN APPLICATION TO DEVELOP:

(I) 10 OR MORE DWELLING UNITS AT ONE LOCATION IN ONE OR MORE DEVELOPMENTS OR REDEVELOPMENTS, PARTS OF DEVELOPMENTS OR REDEVELOPMENTS, OR PHASES OF DEVELOPMENTS OR REDEVELOPMENTS; OR

(II) 9 OR LESS DWELLING UNITS AT ONE LOCATION IN ONE OR MORE DEVELOPMENTS OR REDEVELOPMENTS, PARTS OF DEVELOPMENTS OR REDEVELOPMENTS, OR PHASES OF DEVELOPMENTS OR REDEVELOPMENTS IF THE PERSON OR ENTITY VOLUNTARILY SUBJECTS THE DEVELOPMENT OR REDEVELOPMENT TO THE TERMS OF THIS TITLE.

(3) "BMSA" MEANS THE BALTIMORE METROPOLITAN STATISTICAL AREA.

(4) "CERTIFICATE OF ELIGIBILITY" MEANS A CERTIFICATE PROVIDED TO AN ELIGIBLE PERSON THAT INDICATES THE PERSON MEETS THE ELIGIBILITY REQUIREMENTS OF \S 17-12-106.

(5) "CLOSING COSTS" MEANS STATUTORY CHARGES FOR TRANSFERRING TITLE, FEES FOR OBTAINING NECESSARY FINANCING, TITLE EXAMINATION FEES, TITLE

1 INSURANCE PREMIUMS, HOUSE LOCATION SURVEY CHARGES, AND FEES FOR PREPARATION OF LOAN DOCUMENTS AND DEED OF CONVEYANCE.

(6) "CONSUMER PRICE INDEX" MEANS THE LATEST PUBLISHED VERSION OF THE CONSUMER PRICE INDEX FOR ALL URBAN CONSUMERS (CPI-U) OF THE U.S. DEPARTMENT OF LABOR FOR THE BALTIMORE STATISTICAL METROPOLITAN AREA, OR ANY SIMILAR INDEX SELECTED BY THE ADMINISTRATOR.

(7) "CONTROL PERIOD" MEANS:

(I) FOR UNITS INTENDED FOR OWNERSHIP, A 20-YEAR PERIOD COMMENCING ON THE DATE OF ORIGINAL SALE IN WHICH A MODERATELY PRICED DWELLING UNIT IS SUBJECT TO EITHER RESALE PRICE CONTROLS OR OWNER OCCUPANCY REQUIREMENTS PROVIDED IN THIS TITLE; AND

(II) FOR UNITS INTENDED FOR RENTAL, A 40-YEAR PERIOD COMMENCING ON THE DATE OF ORIGINAL RENTAL IN WHICH A MODERATELY PRICED DWELLING UNIT IS SUBJECT TO EITHER MAXIMUM RENTAL LIMITS OR RENTAL OCCUPANCY REQUIREMENTS PROVIDED IN THIS TITLE.

(8) "DATE OF ORIGINAL SALE" MEANS THE DATE OF SETTLEMENT FOR THE INITIAL PURCHASE OF A MODERATELY PRICED DWELLING UNIT.

(9) "DATE OF ORIGINAL RENTAL" MEANS THE EFFECTIVE DATE OF THE FIRST LEASE AGREEMENT FOR A MODERATELY PRICED DWELLING UNIT.

(10) "DWELLING UNIT" HAS THE MEANING STATED IN § 18-1-101 OF THIS CODE.

(11) "ELIGIBLE HOUSEHOLD" MEANS A HOUSEHOLD WHOSE INCOME QUALIFIES THE HOUSEHOLD TO PARTICIPATE IN THE MODERATELY PRICED DWELLING UNIT PROGRAM, AND WHO HOLDS A VALID CERTIFICATE OF ELIGIBILITY FROM THE ADMINISTRATOR THAT ENTITLES THE HOUSEHOLD TO BUY OR RENT A MODERATELY PRICED DWELLING UNIT.

(12) "GROSS HOUSEHOLD INCOME" MEANS THE SALARIES, INTEREST ON SAVINGS AND CHECKING ACCOUNTS, SOCIAL SECURITY BENEFITS, UNEMPLOYMENT INSURANCE, PENSION AND RETIREMENT BENEFITS, DISABILITY BENEFITS, INCOME FROM REAL ESTATE OR OTHER INVESTMENTS, AND INCOME FROM BUSINESS ENTITIES OR PARTNERSHIPS OF ALL ADULTS OVER 18 YEARS OF AGE THAT RESIDE IN A HOUSEHOLD.

(13) "HOUSEHOLD" MEANS THE INDIVIDUALS WHO INTEND TO LIVE TOGETHER IN A MODERATELY PRICED DWELLING UNIT.

(14) "HOUSING TRUST SPECIAL REVENUE FUND" MEANS THE FUND ESTABLISHED UNDER \S 4-11-124 OF THIS CODE.

(15) "MARKET RATE UNIT" MEANS A DWELLING UNIT IN A REGULATED DEVELOPMENT OTHER THAN A MODERATELY PRICED DWELLING UNIT.

(16) "MODERATELY PRICED DWELLING UNIT" MEANS A DWELLING UNIT IN A REGULATED DEVELOPMENT THAT IS OFFERED FOR SALE OR RENT TO ELIGIBLE HOUSEHOLDS THROUGH THE ADMINISTRATOR IN ACCORDANCE WITH THE REQUIREMENTS OF THIS TITLE.

(17) "REGULATED DEVELOPMENT" MEANS DEVELOPMENT SUBJECT TO § 17-12-102.

(18) "SINGLE-FAMILY DETACHED DWELLING" HAS THE MEANING STATED IN § 18-1-1 2 101 OF THIS CODE. 3 17-12-102. Applicability. 4 5 6 (A) Applicability. EXCEPT AS PROVIDED IN SUBSECTION, (B), THIS TITLE APPLIES TO: (1) A DEVELOPMENT WITH A RESIDENTIAL COMPONENT, THAT PERMITS THE 8 CONSTRUCTION OF A TOTAL OF 10 OR MORE DWELLING UNITS; 9 10 (2) REHABILITATION OF AN EXISTING MULTIFAMILY RESIDENTIAL STRUCTURE 11 THAT INCREASES THE NUMBER OF DWELLING UNITS IN THE STRUCTURE BY A TOTAL OF 12 10 OR MORE DWELLING UNITS; 13 14 15 (3) CONVERSION OF A RENTAL PROPERTY TO A CONDOMINIUM OR COOPERATIVE THAT INCREASES THE NUMBER OF DWELLING UNITS BY A TOTAL OF 10 OR MORE 16 17 DWELLING UNITS; 18 19 (4) A DEVELOPMENT THAT WILL CHANGE THE USE OF AN EXISTING BUILDING 20 FROM A NON-RESIDENTIAL USE TO A RESIDENTIAL USE THAT WILL CONTAIN A TOTAL OF 21 10 OR MORE DWELLING UNITS; AND 22 23 (5) A DEVELOPMENT CONTAINING FEWER THAN 10 DWELLING UNITS THAT AN APPLICANT VOLUNTARILY SUBJECTS TO THE TERMS OF THIS TITLE. 24 25 26 (B) **Exceptions.** THIS TITLE DOES NOT APPLY TO: 27 28 (1) A DEVELOPMENT IN THE RA OR RLD ZONING DISTRICT; 29 30 (2) A DEVELOPMENT THAT: 31 32 (I) IS FINANCED UNDER LOCAL, STATE, OR FEDERAL FINANCING PROGRAMS, 33 INCLUDING THE UNITED STATES DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT 34 PROGRAMS, MARYLAND COMMUNITY DEVELOPMENT ADMINISTRATION RENTAL PROGRAMS, AND LOW INCOME HOUSING TAX CREDITS; AND 35 36 37 (II) PROVIDES AN EOUAL OR GREATER NUMBER OF INCOME-RESTRICTED 38 AFFORDABLE UNITS THAN WOULD BE REQUIRED BY THIS TITLE; 39 40 (3) A DEVELOPMENT FINANCED OR DEVELOPED BY ARUNDEL COMMUNITY 41 DEVELOPMENT SERVICES, INC. THAT PROVIDES AN EQUAL OR GREATER NUMBER OF 42 INCOME-RESTRICTED AFFORDABLE UNITS THAN WOULD BE REQUIRED BY THIS TITLE; 43 44 (4) WORKFORCE HOUSING UNDER TITLE 10 OF ARTICLE 18 OF THIS CODE; AND 45 (5) HOUSING FOR ELDERLY OF MODERATE MEANS UNDER TITLE 10 OF ARTICLE 18 46 OF THIS CODE. 47 48 17-12-103. Establishment of moderately priced dwelling units. 49 50 (A) Ten to nineteen dwelling units. IF A REGULATED DEVELOPMENT WILL CONTAIN 51 52 NOT LESS THAN 10 NOR MORE THAN 19 DWELLING UNITS, AN APPLICANT SHALL EITHER: 53

(1) MAKE A CONTRIBUTION TO THE HOUSING TRUST SPECIAL REVENUE FUND IF

PERMITTED BY AND IN ACCORDANCE WITH § 17-12-105; OR

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(2) DESIGNATE NOT LESS THAN 10% OF DWELLING UNITS OFFERED FOR SALE AND NOT LESS THAN 15% OF DWELLING UNITS OFFERED FOR RENTAL IN THE DEVELOPMENT AS MODERATELY PRICED DWELLING UNITS THAT MEET THE REQUIREMENTS OF THIS TITLE.

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(B) Twenty or more dwelling units. IF A REGULATED DEVELOPMENT WILL CONTAIN 20 OR MORE DWELLING UNITS, AN APPLICANT SHALL DESIGNATE NOT LESS THAN 10% OF DWELLING UNITS OFFERED FOR SALE AND NOT LESS THAN 15% OF DWELLING UNITS OFFERED FOR RENTAL IN THE DEVELOPMENT AS MODERATELY PRICED DWELLING UNITS THAT MEET THE REQUIREMENTS OF THIS TITLE.

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AGREEMENT FOR THE CONTROL PERIOD;

(7) RUNS WITH THE LAND UNTIL THE CONTROL PERIOD ENDS:

17-12-104. Application and agreement.

TO THE NEXT WHOLE NUMBER.

(A) Requirements. A DEVELOPMENT PLAN REQUIRED BY THIS ARTICLE MAY NOT BE APPROVED AND A BUILDING PERMIT MAY NOT BE ISSUED UNLESS THE REQUIREMENTS OF THIS TITLE ARE MET.

(C) Fractional units. WHEN THE APPLICATION OF THE PERCENTAGES SET FORTH IN SUBSECTIONS (A) AND (B) RESULT IN A FRACTIONAL UNIT OF LESS THAN 0.50%, THE

RESULT SHALL BE ROUNDED DOWN TO THE NEXT WHOLE NUMBER, AND WHEN THE

RESULT IS A FRACTIONAL UNIT OF 0.50% OR MORE, THE RESULT SHALL BE ROUNDED UP

- (B) Agreement. BEFORE A REGULATED DEVELOPMENT THAT WILL CONTAIN MODERATELY PRICED DWELLING UNITS OR THAT IS REQUIRED TO INCLUDE MODERATELY PRICED DWELLING UNITS MAY BE APPROVED BY THE PLANNING AND ZONING OFFICER, AN APPLICANT SHALL ENTER INTO AN AGREEMENT WITH THE COUNTY OR THE ADMINISTRATOR, IN A FORM APPROVED BY THE COUNTY, THAT:
- (1) REQUIRES A SPECIFIC NUMBER OF MODERATELY PRICED DWELLING UNITS TO BE CONSTRUCTED ON A TIME SCHEDULE APPROVED BY THE PLANNING AND ZONING OFFICER;
- (2) REQUIRES EACH SINGLE-FAMILY MODERATELY PRICED DWELLING UNIT TO HAVE TWO OR MORE BEDROOMS;
- (3) REQUIRES THAT THE NUMBER OF EFFICIENCY AND ONE-BEDROOM MODERATELY PRICED DWELLING UNITS IN A REGULATED DEVELOPMENT OF MULTIFAMILY DWELLING UNITS MAY NOT EXCEED THE RATIO THAT MARKET RATE EFFICIENCY AND ONE-BEDROOM UNITS RESPECTIVELY BEAR TO THE TOTAL NUMBER OF MARKET RATE UNITS IN THE DEVELOPMENT;
- (4) DETAILS THE NUMBER, TYPE, LOCATION, AND SEQUENCING PLAN FOR ALL OF THE MODERATELY PRICED DWELLING UNITS;
- (5) REQUIRES THE MODERATELY PRICED DWELLING UNITS MEET DESIGN STANDARDS ESTABLISHED BY THE COUNTY OR THE ADMINISTRATOR;

(6) REQUIRES COMPLIANCE WITH THE REQUIREMENTS OF THIS TITLE AND THE

2 3	ZONING OFFICER DETERMINES TO BE NECESSARY TO ENSURE THE APPLICANT'S COMPLIANCE WITH THIS TITLE; AND
4 5 6	(9) IS NOTED ON THE FINAL SUBDIVISION PLAT AND RECORDED IN THE LAND RECORDS OF THE COUNTY.
7 8	(C) Types of units.
9 10 11	(1) MODERATELY PRICED DWELLING UNITS OFFERED FOR SALE IN A REGULATED DEVELOPMENT MAY BE THE TYPES AS PERMITTED IN THE UNDERLYING ZONING DISTRICT.
12 13 14 15	(2) THE REQUIREMENT FOR MODERATELY PRICED DWELLING UNITS TO BE OFFERED FOR SALE MAY NOT BE SATISFIED BY PROVISION OF MODERATELY PRICED DWELLING UNIT TO BE OFFERED FOR RENT.
16 17 18	(D) Bulk regulations. THE APPLICANT SHALL COMPLY WITH APPLICABLE BULK REGULATIONS.
19 20 21	17-12-105. Contribution in lieu of developing moderately priced dwelling units.
22 23 24 25 26 27	(A) When allowed. IN EXCEPTIONAL CIRCUMSTANCES, THE PLANNING AND ZONING OFFICER MAY PERMIT AN APPLICANT THAT IS DEVELOPING OR REDEVELOPING A SUBDIVISION, IN WHOLE, IN PART, OR IN PHASES, OF NOT LESS THAN 10 NOR MORE THAN 19 LOTS TO MAKE A CONTRIBUTION TO THE HOUSING TRUST SPECIAL REVENUE FUND IN LIEU OF DEVELOPING MODERATELY PRICED DWELLING UNITS.
28 29	(B) Requirements. AN APPLICANT SHALL:
30 31 32	(1) APPLY TO THE PLANNING AND ZONING OFFICER FOR PERMISSION TO MAKE A CONTRIBUTION AUTHORIZED BY SUBSECTION (A);
33 34 35	(2) PROVIDE ANY INFORMATION OR DOCUMENTS THAT THE PLANNING AND ZONING OFFICER DEEMS NECESSARY TO DETERMINE WHETHER TO GRANT PERMISSION; AND
36 37 38 39 40	(3) PROVE TO THE SATISFACTION OF THE PLANNING AND ZONING OFFICER, AFTER CONSULTATION WITH AND RECOMMENDATION BY THE ADMINISTRATOR, THAT EXCEPTIONAL CIRCUMSTANCES EXIST.
41 42 43	(C) ${f Definition\ of\ "exceptional\ circumstances"}.$ For the purposes of this section, exceptional circumstances means:
44 45 46 47	(1) IN A PROPOSED DEVELOPMENT, THE COST OF AN INDIVIDUAL PACKAGE OF RESIDENT SERVICES AND FACILITIES TO BE PROVIDED TO ALL HOUSEHOLDS WOULD LIKELY MAKE THE MODERATELY PRICED DWELLING UNITS EFFECTIVELY UNAFFORDABLE TO ELIGIBLE HOUSEHOLDS; OR
48 49 50 51 52 53	(2) COMPLIANCE WITH THE REQUIREMENTS OF THIS TITLE WOULD RESULT IN THE APPLICANT BEING UNABLE TO SECURE A REASONABLE RETURN FROM OR MAKE ANY REASONABLE USE OF THE PROPERTY, AND THE HARDSHIP IS UNIQUE TO THE PROPERTY, IS NOT DUE TO THE ZONING CLASSIFICATION OF THE PROPERTY, AND IS NOT THE RESULT OF THE APPLICANT'S OWN ACTIONS.

(8) CONTAINS ANY OTHER INFORMATION OR CONDITIONS THE PLANNING AND

- (D) **Amount of contribution.** THE CONTRIBUTION BY AN APPLICANT PURSUANT TO SUBSECTION (A) OR \S 17-12-103(A)(1) SHALL BE AS FOLLOWS:
- (1) FOR MODERATELY PRICED DWELLING UNITS THAT WOULD BE OFFERED FOR SALE, 2.5% OF THE AVERAGE SALES PRICE OF ALL UNITS IN THE DEVELOPMENT FOR EACH REQUIRED MODERATELY PRICED DWELLING UNIT; AND
- (2) FOR MODERATELY PRICED DWELLING UNITS THAT WOULD BE OFFERED FOR RENT, EITHER:
- (I) THE DIFFERENCE BETWEEN THE ACTUAL ANNUAL RENTAL INCOME FOR A COMPARABLE MARKET RATE UNIT IN THE DEVELOPMENT AND THE MAXIMUM ANNUAL RENTAL AMOUNT PERMITTED BY THIS TITLE FOR EACH YEAR OF THE 40-YEAR CONTROL PERIOD, PAID BY DECEMBER 31 OF EACH YEAR; OR
- (II) IF APPROVED BY THE ADMINISTRATOR, A SINGLE PAYMENT THAT IS EQUIVALENT TO THE TOTAL AMOUNT DUE UNDER SUBPARAGRAPH (I) ON A PRESENT VALUE BASIS.

17-12-106. Eligibility to purchase or rent a moderately priced dwelling unit.

- (A) **Application.** HOUSEHOLDS SEEKING TO PURCHASE OR RENT A MODERATELY PRICED DWELLING UNIT SHALL:
- (1) APPLY FOR A CERTIFICATE OF ELIGIBILITY BY SUBMITTING TO THE ADMINISTRATOR A FULLY COMPLETED APPLICATION ON A FORM PROVIDED BY THE ADMINISTRATOR;

(2) PROVIDE PROOF THAT:

- (I) FOR MODERATELY PRICED DWELLING UNITS OFFERED FOR RENT, THE HOUSEHOLD INCOME DOES NOT EXCEED 75% OF THE MEDIAN INCOME ADJUSTED FOR HOUSEHOLD SIZE FOR THE BMSA; AND
- (II) FOR MODERATELY PRICED DWELLING UNITS OFFERED FOR SALE, THE HOUSEHOLD INCOME DOES NOT EXCEED 100% OF THE MEDIAN INCOME ADJUSTED FOR HOUSEHOLD SIZE FOR THE BMSA;
- (3) IF SEEKING TO PURCHASE A MODERATELY PRICED DWELLING UNIT, PROVIDE PROOF THAT THE HOUSEHOLD IS ABLE TO QUALIFY FOR AND OBTAIN FINANCING;
- (4) PROVIDE PROOF THAT AT LEAST ONE ADULT MEMBER OF THE HOUSEHOLD IS A RESIDENT OF THE COUNTY OR EMPLOYED IN THE COUNTY FOR AT LEAST SIX MONTHS PRIOR TO THE DATE OF THE APPLICATION;
- (5) EXCEPT WHEN WAIVED BY THE ADMINISTRATOR FOR GOOD CAUSE, PROVIDE PROOF THAT NO ADULT MEMBER OF THE HOUSEHOLD HAS OWNED ANY RESIDENTIAL REAL ESTATE DURING THE THREE-YEAR PERIOD PRIOR TO APPLICATION; AND
- (6) CERTIFY THAT THE HOUSEHOLD INTENDS TO OCCUPY THE MODERATELY PRICED DWELLING UNIT AS A PRIMARY RESIDENCE AND WILL NOT LEASE OR SUBLEASE THE MODERATELY PRICED DWELLING UNIT TO ANY OTHER PERSON OR ENTITY.
- (B) **Certificate of eligibility.** HOUSEHOLDS THAT MEET THE REQUIREMENTS OF SUBSECTION (A) SHALL BE GIVEN A CERTIFICATE OF ELIGIBILITY THAT WILL BE VALID FOR THREE YEARS. ELIGIBILITY SHALL BE REVIEWED WITHIN 60 DAYS BEFORE A SALE OR

1 2 3	RENTAL OF A MODERATELY PRICED DWELLING UNIT TO ENSURE THAT INCOME ELIGIBILITY GUIDELINES CONTINUE TO BE MET.
4 5 6 7 8	(C) Waiting list. IN THE EVENT THERE ARE MORE ELIGIBLE HOUSEHOLDS THAT WISH TO PURCHASE OR RENT A MODERATELY PRICED DWELLING UNIT THAN THERE ARE AVAILABLE UNITS, THE ADMINISTRATOR SHALL ESTABLISH A WAITING LIST FROM WHICH ELIGIBLE HOUSEHOLDS SHALL BE SELECTED AND NOTIFIED.
9 10 11 12	(D) Adjustment of income requirements. IF THERE ARE NO ELIGIBLE HOUSEHOLDS ON THE WAITING LIST, THE ADMINISTRATOR MAY ADJUST THE INCOME REQUIREMENTS FOR ELIGIBILITY UNDER SUBSECTION (A)(2).
13 14 15 16 17 18	(E) Renewal of certificate of eligibility. PRIOR TO THE EXPIRATION OF A CERTIFICATE OF ELIGIBILITY, AN ELIGIBLE HOUSEHOLD MAY HAVE THE CERTIFICATE OF ELIGIBILITY RENEWED FOR AN ADDITIONAL ONE YEAR IF THE ELIGIBLE HOUSEHOLD PROVES TO THE SATISFACTION OF THE ADMINISTRATOR THAT THE ELIGIBLE HOUSEHOLD STILL MEETS THE REQUIREMENTS OF SUBSECTION (A).
19	17-12-107. Establishment of initial sales price and initial sale of moderately priced
20	dwelling units.
21 22	(A) Sales price. THE INITIAL SALES PRICE OF THE MODERATELY PRICED DWELLING
23 24	UNITS:
25 26 27 28 29	(1) SHALL BE SET ANNUALLY BY THE ADMINISTRATOR WITHIN 30 DAYS OF THE PUBLICATION OF THE UPDATED INFORMATION FOR THE BMSA, AND MAY BE ADJUSTED BY THE ADMINISTRATOR ONE TIME DURING THAT YEAR IF THE ADMINISTRATOR DETERMINES THAT MARKET CONDITIONS WARRANT AN ADJUSTMENT;
30 31 32	(2) SHALL TAKE INTO CONSIDERATION THE ITEMS IDENTIFIED IN SUBSECTION (B); AND
33 34 35	(3) MAY NOT EXCEED THE PRICE THAT A HOUSEHOLD EARNING 80% OF THE MEDIAN INCOME FOR A HOUSEHOLD OF FOUR FOR THE BMSA CAN AFFORD.
36 37 38	(B) Factors. IN SETTING THE INITIAL SALES PRICE OF A MODERATELY PRICED DWELLING UNIT, THE ADMINISTRATOR SHALL CONSIDER:
39 40	(1) THE TYPE OF DWELLING UNIT;
41 42	(2) THE NUMBER OF SQUARE FEET IN THE DWELLING UNIT;
43 44	(3) THE NUMBER OF BEDROOMS AND BATHROOMS; AND
45 46	(4) AFFORDABILITY BASED ON AREA MEDIAN INCOME AND MARKET CONDITIONS.
47	(C) Notice of availability of unit. THE APPLICANT DEVELOPING MODERATELY PRICED
48 49	DWELLING UNITS SHALL PROMPTLY NOTIFY THE ADMINISTRATOR WHEN A MODERATELY PRICED DWELLING UNIT IS INITIALLY AVAILABLE FOR SALE.
50 51	(D) Contents of notice. THE NOTICE BY THE APPLICANT SHALL:
52 53	(1) SET FORTH THE NUMBER, SIZE, PRICE, AND LOCATION OF UNITS OFFERED;
54 55	(2) PROVIDE THE ANTICIPATED TIMING FOR THE COMPLETION OF CONSTRUCTION;

1		(3) PROVIDE THE INFORMATION SPECIFIED IN SUBSECTION (B);
3		(4) INCLUDE A COPY OF THE APPROVED FINAL DEVELOPMENT PLAN AND PLAT;
4	AND	
5		
6		(5) INCLUDE ANY OTHER INFORMATION THE ADMINISTRATOR DEEMS NECESSARY.
7		
8	(E) $oldsymbol{ ext{Listing of unit.}}$ The APPLICANT SHALL LIST THE MODERATELY PRICED DWELLING
9	UNIT :	FOR SALE IN THE SAME MANNER AS A MARKET RATE UNIT.
10		
11	(F	Sale of unit. THE APPLICANT SHALL SELL THE MODERATELY PRICED DWELLING

(F) **Sale of unit.** THE APPLICANT SHALL SELL THE MODERATELY PRICED DWELLING UNIT TO AN ELIGIBLE HOUSEHOLD AT THE TOP OF THE WAITING LIST DESCRIBED IN § 17-12-106(C), AND AS MAY HAVE BEEN ADJUSTED IN ACCORDANCE WITH § 17-12-106(D).

(G) No eligible household.

(1) IF THERE ARE NO ELIGIBLE HOUSEHOLDS WILLING OR ABLE TO PURCHASE A MODERATELY PRICED DWELLING UNIT, ARUNDEL COMMUNITY DEVELOPMENT SERVICES, INC. AND THE HOUSING COMMISSION OF ANNE ARUNDEL COUNTY SHALL HAVE THE FIRST OPTION TO PURCHASE THE UNIT FOR USE IN THEIR PROGRAMS OR IN PROGRAMS ADMINISTERED BY THEM.

(2) IF ARUNDEL COMMUNITY DEVELOPMENT SERVICES, INC. OR THE HOUSING COMMISSION OF ANNE ARUNDEL COUNTY DO NOT PURCHASE THE UNIT, THE APPLICANT MAY SELL THE MODERATELY PRICED DWELLING UNIT TO A HOUSEHOLD THAT IS NOT ELIGIBLE, PROVIDED THE PURCHASER COMPLIES WITH THE REQUIREMENTS OF THIS TITLE THAT AN ELIGIBLE HOUSEHOLD WOULD HAVE TO COMPLY WITH AFTER PURCHASE OF A MODERATELY PRICED DWELLING UNIT FOR THE CONTROL PERIOD.

17-12-108. Resale of moderately priced dwelling units.

(A) **Applicability.** THIS SECTION DOES NOT APPLY TO FORECLOSURE PROCEEDINGS.

(B) **Resale.** IF A MODERATELY PRICED DWELLING UNIT IS OFFERED FOR RESALE DURING THE CONTROL PERIOD:

(1) ARUNDEL COMMUNITY DEVELOPMENT SERVICES, INC. AND THE HOUSING COMMISSION OF ANNE ARUNDEL COUNTY SHALL HAVE THE FIRST OPTION TO PURCHASE THE UNIT FOR USE IN THEIR PROGRAMS OR IN PROGRAMS ADMINISTERED BY THEM;

- (2) IF ARUNDEL COMMUNITY DEVELOPMENT SERVICES, INC. OR THE HOUSING COMMISSION OF ANNE ARUNDEL COUNTY DOES NOT PURCHASE THE MODERATELY PRICED DWELLING UNIT, THEN THE OWNER SHALL SELL THE MODERATELY PRICED DWELLING UNIT TO AN ELIGIBLE HOUSEHOLD; AND
- (3) IF THERE ARE NO ELIGIBLE HOUSEHOLDS WILLING OR ABLE TO PURCHASE THE UNIT, THE UNIT MAY BE SOLD TO A HOUSEHOLD THAT IS NOT ELIGIBLE PROVIDED THAT THE PURCHASER COMPLIES WITH THE REQUIREMENTS OF THIS TITLE THAT AN ELIGIBLE HOUSEHOLD WOULD HAVE TO COMPLY WITH AFTER PURCHASE OF A MODERATELY PRICED DWELLING UNIT FOR THE REMAINDER OF THE CONTROL PERIOD.
- (C) **Resale price.** THE RESALE PRICE OF A MODERATELY PRICED DWELLING UNIT FOR SALE DURING THE CONTROL PERIOD SHALL BE EQUAL TO THE PRIOR SALE PRICE PLUS:

1 2 3	(1) A PERCENTAGE OF THE MODERATELY PRICED DWELLING UNIT'S SALE PRICE EQUAL TO THE INCREASE IN THE COST OF LIVING, CALCULATED USING THE CONSUMER PRICE INDEX, BETWEEN THE DATES OF OWNERSHIP;
4 5 6	(2) THE FAIR MARKET VALUE OF IMPROVEMENTS MADE TO THE UNIT DURING THE DATES OF OWNERSHIP; AND
7 8 9	(3) A REASONABLE SALES COMMISSION, IF PAID BY THE SELLER.
10 11 12 13	(D) Adjustment of resale price. THE RESALE PRICE OF A MODERATELY PRICED DWELLING UNIT MAY BE REDUCED BY THE ADMINISTRATOR TO REFLECT ABNORMAL WEAR AND TEAR BECAUSE OF NEGLECT, ABUSE, OR INSUFFICIENT MAINTENANCE.
14	17-12-109. Rental of moderately priced dwelling units.
15 16 17	(A) Rental rate. THE RENTAL RATE FOR A MODERATELY PRICED DWELLING UNIT:
18 19 20 21	(1) SHALL BE SET ANNUALLY BY THE ADMINISTRATOR WITHIN 30 DAYS OF THE PUBLICATION OF THE UPDATED INFORMATION FOR THE BMSA AND MAY BE ADJUSTED BY THE ADMINISTRATOR ONE TIME DURING THAT YEAR IF THE ADMINISTRATOR DETERMINES THAT MARKET CONDITIONS WARRANT AN ADJUSTMENT;
22 23 24	(2) SHALL TAKE INTO CONSIDERATION THE ITEMS IDENTIFIED IN SUBSECTION (B); AND
25 26 27 28	(3) MAY NOT EXCEED THE RATE THAT A HOUSEHOLD EARNING 75% OF THE MEDIAN INCOME FOR A HOUSEHOLD OF FOUR IN THE BMSA CAN AFFORD.
29	(B) Factors. IN SETTING THE RENTAL RATE, THE ADMINISTRATOR SHALL CONSIDER:
30 31	(1) THE TYPE OF DWELLING UNIT;
32 33 34	(2) THE NUMBER OF SQUARE FEET IN THE DWELLING UNIT; AND
35 36	(3) THE NUMBER OF BEDROOMS AND BATHROOMS.
37	(C) Review of rental rates.
38 39 40 41	(1) THE ADMINISTRATOR SHALL ANNUALLY REVIEW INCOME ELIGIBILITY AND RENTAL RATES FOR COMPLIANCE.
41 42 43 44 45 46 47 48 49	(2) A HOUSEHOLD WHOSE INCOME INCREASES OVER 75% OF THE MEDIAN INCOME ADJUSTED FOR HOUSEHOLD SIZE IN THE BMSA WHILE RENTING A MODERATELY PRICED DWELLING UNIT MAY CONTINUE TO RESIDE IN THE UNIT AND RENEW ITS LEASE UNTIL THE END OF A LEASE TERM DURING WHICH THE HOUSEHOLD INCOME EXCEEDS 120% OF THE MEDIAN INCOME ADJUSTED FOR HOUSEHOLD SIZE IN THE BMSA. WHEN THE DWELLING UNIT IS VACATED, IT WILL BE OFFERED FOR RENT TO AN ELIGIBLE HOUSEHOLD.
50 51 52 53	(D) Advertising and marketing of moderately priced dwelling units. A LANDLORD SHALL ADVERTISE AND MARKET A MODERATELY PRICED DWELLING UNIT IN THE SAME MANNER AS THE LANDLORD ADVERTISES AND MARKETS MARKET RATE UNITS THAT ARE WITHIN THE SAME DEVELOPMENT.

(E) **Lease term.** THE TERM FOR EACH LEASE OF A MODERATELY PRICED DWELLING UNIT MAY NOT EXCEED ONE YEAR, BUT MAY BE SUBJECT TO RENEWALS.

(F) **Information to be provided.** LANDLORDS SHALL PROVIDE TO THE ADMINISTRATOR COPIES OF ALL APPROVED LEASE APPLICATIONS, LEASES, LEASE RENEWALS, INCOME CERTIFICATIONS, AND RENT INCREASE NOTICES FOR ALL MODERATELY PRICED DWELLING UNITS.

17-12-110. Foreclosure.

(A) **Notice.** A PARTY INTENDING TO INITIATE A FORECLOSURE PROCEEDING RELATED TO A MODERATELY PRICED DWELLING UNIT SHALL NOTIFY THE ADMINISTRATOR OF THE PENDING ACTION AT LEAST 30 DAYS PRIOR TO FILING THE ACTION, AND THE ADMINISTRATOR SHALL HAVE THE RIGHT TO CURE THE DEFAULT AND STAY ACCELERATION OF THE NOTE OR OTHER INSTRUMENT.

 (B) Proceeds of foreclosure sale — dwelling unit. If A Moderately Priced Dwelling unit is sold at foreclosure during the control period the Covenants required under this title shall be released, and the amount of the foreclosure sales price that exceeds the price established under § 17-12-107 or § 17-12-108, after satisfaction of any liens recorded against the Property, and reasonable expenses of foreclosure, as approved by the administrator, shall be paid to the county and deposited into the housing trust special revenue fund.

(C) **Proceeds of foreclosure sale** — **rental complex.** If a rental complex consisting of moderately priced dwelling units that are rental units is sold at foreclosure during the control period, the covenants required under this title shall be released and the amount of the sales price that exceeds the fair market value of the rental complex on the date of original rental for the first unit rented in the complex, after satisfaction of any liens recorded against the property, and reasonable expenses of foreclosure, as approved by the administrator, shall be paid to the county and deposited into the housing trust special revenue fund.

17-12-111. Notice to purchasers of or lenders for a moderately priced dwelling unit.

(A) Covenant required – for sale dwelling unit. During the control period, any deed, mortgage, or deed of trust conveying a moderately priced dwelling unit or an interest in a moderately priced dwelling unit shall contain a covenant running with the land declaring that use, resale, and foreclosure of the unit is subject to the requirements of this title and that the administrator shall have the right to enforce the covenant.

(B) Covenant required – rental complex. PRIOR TO THE INITIAL RENTAL OF A MODERATELY PRICED DWELLING UNIT IN A RENTAL COMPLEX, EACH LENDER WHOSE LIEN IS SECURED BY ONE OR MORE MODERATELY PRICED DWELLING UNITS THAT WILL BE UTILIZED AS RENTAL UNITS SHALL PROVIDE THE ADMINISTRATOR WITH SATISFACTORY PROOF THAT RUNS WITH THE LAND FOR THE CONTROL PERIOD AND THAT HAS BEEN RECORDED IN THE LAND RECORDS OF THE COUNTY, THAT ANY USE OF EACH MODERATELY PRICED DWELLING UNIT AND ANY FORECLOSURE OF ANY LIEN WILL BE SUBJECT TO THE REQUIREMENTS OF THIS TITLE AND THAT THE ADMINISTRATOR SHALL HAVE THE RIGHT TO ENFORCE THIS OBLIGATION.

1 17-12-112. Bulk transfers. 2 3 THIS TITLE DOES NOT PROHIBIT THE BULK TRANSFER OR SALE OF ALL OR SOME OF THE MODERATELY PRICED DWELLING UNITS DURING THE CONTROL PERIOD SO LONG AS THE BUYER IS BOUND BY THE REQUIREMENTS OF THIS TITLE. 17-12-113. Conversion to condominium or cooperative. 8 (A) Effect of conversion. IF ALL OR PART OF A RENTAL COMPLEX THAT CONTAINS MODERATELY PRICED DWELLING UNITS IS CONVERTED TO A CONDOMINIUM OR 9 10 COOPERATIVE, THE REQUIREMENTS OF THIS TITLE THAT PERTAIN TO THE SALE OF INDIVIDUAL MODERATELY PRICED DWELLING UNITS SHALL APPLY. 11 12 13 (B) Date of original sale. FOR THE PURPOSES OF A SALE UNDER SUBSECTION (A), THE 14 DATE OF ORIGINAL RENTAL SHALL BE CONSIDERED THE DATE OF ORIGINAL SALE. 15 17-12-114. Waiver. 16 17 18 THE ADMINISTRATOR MAY WAIVE THE REQUIREMENTS OF THIS TITLE PERTAINING TO 19 THE RESALE OF MODERATELY PRICED DWELLING UNITS OR THE ESTABLISHMENT OF 20 RENTAL RATES IF THE REQUIREMENTS CONFLICT WITH THE REGULATIONS OF FEDERAL OR STATE HOUSING PROGRAMS AND WILL PREVENT ELIGIBLE HOUSEHOLDS FROM 21 22 BUYING OR RENTING MODERATELY PRICED DWELLING UNITS. 23 24 17-12-115. Appeal. 25 26 A PERSON AGGRIEVED BY A FINAL DECISION OF THE ADMINISTRATOR OR THE PLANNING AND ZONING OFFICER MAY APPEAL THE DECISION TO THE COUNTY BOARD OF 27 28 APPEALS. 29 30 17-12-116. Report. 31 32 ON OR BEFORE JULY 1, 2028, AND EVERY 3 YEARS THEREAFTER, THE ADMINISTRATOR 33 SHALL REPORT TO THE COUNTY EXECUTIVE AND COUNTY COUNCIL ON THE 34 MODERATELY PRICED DWELLING UNIT PROGRAM, INCLUDING: 35 (1) THE TOTAL NUMBER OF MODERATELY PRICED DWELLING UNITS CREATED 36 37 DURING THE REPORTING PERIOD ITEMIZED BY: 38 39 (I) THE NUMBER OF UNITS OFFERED FOR RENT; 40 41 (II) THE NUMBER OF UNITS OFFERED FOR SALE; 42 43 (III) THE DWELLING UNIT TYPE; AND 44 45 (IV) THE SIZE OF THE UNIT MEASURED BY THE NUMBER OF BEDROOMS; 46 47 (2) THE AMOUNT OF CONTRIBUTIONS TO THE HOUSING TRUST SPECIAL REVENUE 48 FUND IN ACCORDANCE WITH THIS TITLE MADE DURING THE REPORTING PERIOD; 49

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(4) THE RENTAL RATE, INCLUDING ANY ADJUSTMENTS, FOR MODERATELY PRICED DWELLING UNITS ESTABLISHED DURING THE REPORTING PERIOD;

PRICED DWELLING UNITS ESTABLISHED DURING THE REPORTING PERIOD:

(3) THE INITIAL SALE PRICE, INCLUDING ANY ADJUSTMENTS, FOR MODERATELY

18-1-101. Definitions.

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(5) THE INCOME ELIGIBILITY REQUIREMENTS, INCLUDING ANY ADJUSTMENTS, TO PURCHASE OR RENT A MODERATELY PRICED DWELLING UNIT ESTABLISHED DURING THE REPORTING PERIOD; AND

(6) THE NUMBER OF HOUSEHOLDS ON THE WAITING LIST DESCRIBED UNDER § 17-12-106(C) DURING THE REPORTING PERIOD.

ARTICLE 18 ZONING

TITLE 1. DEFINITIONS

Unless defined in this article, the Natural Resources Article of the State Code, or COMAR, words defined elsewhere in this Code apply in this article. The following words have the meanings indicated:

- (49) "Dwelling unit" means a single unit, including attached garages and decks, providing complete, independent living facilities for at least one person, including permanent provisions for sanitation, cooking, eating, sleeping, and other activities routinely associated with daily life. The following variations of "dwelling" have the meanings indicated:
- (i) "Dwelling, duplex" means a structure [[containing]] THAT CONTAINS two dwelling units ARRANGED SIDE-BY-SIDE OR one [[on top of]] ABOVE the other.
- (II) "DWELLING, FOURPLEX" MEANS A STRUCTURE THAT CONTAINS FOUR DWELLING UNITS WITH EACH UNIT SEPARATED HORIZONTALLY OR VERTICALLY FROM ANOTHER DWELLING UNIT BY A COMMON WALL OR PARTITION.
- [[(ii)]] (III) "Dwelling, Marina Caretaker's Residence" means a dwelling for the sole purpose of housing a person directly involved in the custodial, managerial, or operational aspects of a marina.
- [[(iii)]] (IV) "Dwelling, multifamily" means a structure that [[is not a duplex, semidetached, or townhouse structure and that [contains [three or]] TWELVE OR more DWELLING units [[located back to back, adjacent to each other, or one on top of the other]] WITH EACH UNIT SEPARATED HORIZONTALLY OR VERTICALLY FROM ANOTHER DWELLING UNIT BY A COMMON WALL OR PARTITION AND WITH EACH UNIT HAVING ACCESS FROM AN INTERIOR CORRIDOR SYSTEM.
- (V) "DWELLING, MULTIPLEX" MEANS A STRUCTURE THAT CONTAINS BETWEEN FIVE AND ELEVEN DWELLING UNITS WITH EACH UNIT SEPARATED HORIZONTALLY OR VERTICALLY FROM ANOTHER DWELLING UNIT BY A COMMON WALL OR PARTITION AND HAVING ACCESS FROM AN INTERIOR CORRIDOR SYSTEM.
- [[(iv) "Dwelling, semi-detached" means a structure that contains two dwelling units side by side with a common wall.]]

1 [[(v)]] (VI) "Dwelling, single-family detached" means a structure that contains one dwelling unit used as a principal dwelling and entirely separated from any other structure 2 on all sides. 3 4 (VII) "DWELLING, STACKED TOWNHOUSE" MEANS A STRUCTURE THAT CONTAINS 5 FOUR OR MORE DWELLING UNITS ARRANGED OVER AND UNDER OR BACK-TO-BACK WITH 6 EACH UNIT SEPARATED HORIZONTALLY OR VERTICALLY FROM ANOTHER DWELLING UNIT BY A COMMON WALL OR PARTITION AND WITH EACH UNIT HAVING SEPARATE ACCESS DIRECTLY TO THE EXTERIOR OF THE STRUCTURE OR TO A GARAGE OR SMALL 10 EGRESS LANDING. 11 [[(vi)]] (VIII) "Dwelling, townhouse" means a structure that contains AT LEAST 12 three [[or]] AND NO more THAN EIGHT dwelling units side by side with EACH UNIT 13 SEPARATED BY a common wall OR PARTITION, AND WITH EACH UNIT HAVING SEPARATE 14 15 ACCESS DIRECTLY TO THE EXTERIOR OF THE STRUCTURE. 16 (IX) "DWELLING, TRIPLEX" MEANS A STRUCTURE THAT CONTAINS THREE 17 DWELLING UNITS WITH EACH UNIT SEPARATED HORIZONTALLY OR VERTICALLY FROM 18 19 ANOTHER DWELLING UNIT BY A COMMON WALL OR PARTITION. 20 [[(vii)]] (X) "Dwelling unit, accessory" means a smaller dwelling unit located on 21 22 the same lot as a principal single-family detached dwelling. 23 24 [[(viii)]] (XI) "Dwelling unit, adult independent" means a dwelling unit of any type that is occupied by at least one person who is 55 years of age or older and resident minor 25 children are prohibited. 26 27 [[(ix)]] (XII) "Dwelling unit, apartment" means a single dwelling unit in conjunction 28 with another allowed use in the zoning district. 29 30 [[(x)]] (XIII) "Dwelling unit, abutting heavy industrial zone" means a dwelling unit 31 approved pursuant to § 17-3-505 of this Code. 32 33 *** 34 35 (97) "Open area" [[means that portion of a lot that protects natural features and provides 36 37 for recreational activities and that is required only when an open space lot is not created under § 17-6-111]] HAS THE MEANING STATED IN § 17-1-101 OF THIS CODE. 38 39 *** 40 41 TITLE 3. PARKING, OUTDOOR LIGHTING, AND SIGNAGE 42

18-3-104. Parking space requirements.

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Generally. The minimum onsite required parking spaces are listed in the chart below. They may be increased based on site development plan review or special exception approval, reduced as provided in § 18-3-105, or superseded by a parking program allowed by this Code. The Planning and Zoning Officer may determine reasonable and appropriate

onsite parking requirements for structures and land uses that are not listed on the chart based on requirements for similar uses, comments from reviewing agencies, and the parking needs of the proposed use.

Use	Parking	

Dwellings: townhouses AND STACKED TOWNHOUSES	2.5 spaces for each dwelling unit	
Dwellings: single-family detached,	2 spaces for each dwelling unit	
[[semi-detached, and]] duplex, TRIPLEX, AND FOURPLEX		
Dwellings: adult independent units	1.5 spaces for each dwelling unit	
Dwellings, multifamily AND MULTIPLEX		
Efficiency and 1 bedroom	1 space for each dwelling unit	
2 bedrooms	[[2]] 1.5 spaces for each dwelling unit	
3 or more bedrooms	[[3]] 2 spaces for each dwelling unit	

TITLE 4. RESIDENTIAL DISTRICTS

18-4-106. Use chart for residential districts.

The permitted, conditional, and special exception uses allowed in each of the residential districts are listed in the chart in this section using the following key: P = permitted use; C = conditional use; SE = special exception use. A blank means that the use is not allowed in the district. Except as provided otherwise in this article, uses and structures customarily accessory to the listed uses also are allowed, except that guest houses as accessory structures are prohibited and outside storage as an accessory use is limited to the lesser of 10% of the allowed lot coverage or 500 square feet.

Permitted, Conditional, and Special Exception Uses	RA	RLD	R1	R2	R5	R10	R15	R22

Dwellings, duplex [[and semidetached]]			С	[[SE]] C	С	[[P]] C	[[P]] C	
DWELLINGS, FOURPLEX				С	С	С	С	С
Dwellings, multifamily			С	С	С	P	P	P
DWELLINGS, MULTIPLEX					C	С	C	С
Dwellings, single-family detached	P	P	P	P	P	P	P	
Dwellings, townhouses AND STACKED TOWNHOUSES			C	C	C	С	С	С
DWELLINGS, TRIPLEX				C	C	С	C	C

 Except as provided otherwise in this article, the following bulk regulations are applicable in an RA District:

Cluster development:	

Minimum setbacks for principal structures:	

Boundary line of the cluster development site	[[50]] 40 feet from adjacent residentially zoned and developed property, except that the setback may be reduced by the Planning and Zoning Officer to preserve environmental features and the setback may be reduced to 25 feet if the adjoining lot is an open space lot OR AN OPEN AREA LOT created under § 17-6-111 of this Code
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18-4-401. Bulk regulations.

(a) Generally.

(1) Except as provided otherwise in this article, the following bulk regulations are applicable in an RLD District:

Cluster development:	
Minimum setbacks for principal structures:	

Boundary line of the cluster development site	[[50]] 40 feet from adjacent residentially zoned and developed property, except that the setback may be reduced by the Planning and Zoning Officer to preserve environmental features and the setback may be reduced to 25 feet if the adjoining lot is an open space lot OR AN OPEN AREA LOT created under § 17-6-111 of this Code

Except as provided otherwise in this article, the following bulk regulations are applicable in an R1 District:

Minimum lot size	[[40,000]] 30,000 square feet; OR 15,000 FOR SIDE BY SIDE
	DUPLEX
Maximum coverage by structures	[[25%]] 50% of gross area
Minimum width at front building restriction line; for	[[125]] 80 feet
waterfront lots the building restriction line is measured	
from the rear lot line	
MINIMUM WIDTH AT FRONT BUILDING RESTRICTION	40 FEET
LINE FOR DUPLEX IF LOCATED ON MORE THAN ONE	TOTEL
LOT; FOR WATERFRONT LOTS THE BUILDING	
RESTRICTION LINE IS MEASURED FROM THE REAR LOT	
LINE	
Minimum setbacks for principal structures:	
Front lot line	[[40]] 35 feet
Rear lot line	[[35]] 30 feet
Side lot line	15 feet
SIDE LOT LINE FOR DUPLEX DWELLINGS ON	0 FOOT SHARED LOT LINE, 15
SEPARATE LOTS	FEET SIDE LOT LINE
[[Combined side lot lines]]	[[40 feet]]
Corner side lot line	[[40]] 35 feet FOR SINGLE
	FAMILY DETACHED; OR 25
	FEET FOR DUPLEX
Principal arterial or higher classification road	50 feet
Minimum setbacks for accessory structures other than	
sheds that do not exceed 64 square feet in area and eight	
feet in height:	
Front lot line	50 feet
Side and rear lot lines	15 feet or[[,]] 10 FEET for
	structures less than 8 feet in
	height (other than swimming
	pools, tennis courts,
	basketball courts, and similar
	private recreational facilities
	[[accessory to single-family
	detached, duplex, or semi-
	detached dwellings), 10 feet]]
Corner side lot line	[[40]] 35 feet FOR SINGLE
Corner state for time	FAMILY DETACHED; OR 25
	FEET FOR DUPLEX

Maximum [[net]] density	One dwelling unit per 40,000
Transmon [[not]] donotty	square feet
	square reet

Maximum [[net]] density for adult independent dwelling units served by public sewer and located within a two-mile radius of an assisted living facility or a County owned and operated library or community center	Three dwelling units per acre
Cluster development:	

Minimum setbacks for principal structures:	
Boundary line of the cluster development site	[[50]] 40 feet from adjacent residentially zoned and developed property, except that the setback may be reduced by the Planning and Zoning Officer to preserve environmental features and the setback may be reduced to 25 feet if the adjoining lot is an open space lot OR AN OPEN AREA LOT created under § 17-6-111 of this Code
Minimum setbacks from side and rear lot lines for	7 feet or [[,]] 5 FEET for
accessory structures other than sheds that do not	structures less than 8 feet in
exceed 64 square feet in area and eight feet in height	height (other than swimming pools, tennis courts, basketball courts, and similar private recreational facilities [[accessory to single-family detached, duplex, or semidetached dwellings), 5 feet]]

18-4-601. Bulk regulations.

Except as provided otherwise in this article, the following bulk regulations are applicable in an R2 District:

Minimum lot size:	
If not served by public sewer	20,000 square feet
If served by public sewer	[[15,000]] 10,000 square feet
DUPLEX AND FOURPLEX DWELLINGS ON SEPARATE	5,000 SQUARE FEET
LOTS	
Maximum coverage by structures	[[30%]] 60% of gross area
Minimum width at front building restriction line; for	[[80]] 70 feet
waterfront lots the building restriction line is measured	
from the rear lot line	

MINIMUM WIDTH AT FRONT BUILDING RESTRICTION LINE FOR DUPLEX IF LOCATED ON MORE THAN ONE LOT; FOR WATERFRONT LOTS, THE BUILDING	35 FEET
RESTRICTION LINE IS MEASURED FROM THE REAR LOT LINE	
Minimum setbacks for principal structures:	
Front lot line	[[30]] 25 feet
Rear lot line	[[25]] 20 feet
	11 11
Side lot line SIDE LOT LINE FOR DUPLEX DWELLINGS ON	7 feet 0 FOOT SHARED LOT LINE, 7
SEPARATE LOTS	FEET SIDE LOT LINE
Corner side lot line	20 feet
Principal arterial or higher classification road	40 feet
Minimum setbacks for accessory structures other than	
sheds that do not exceed 64 square feet in area and eight	
feet in height:	
Front lot line	40 feet
Side and rear lot lines	7 feet or[[,]] 5 FEET for
	structures less than 8 feet in
	height (other than swimming
	pools, tennis courts,
	basketball courts, and
	similar private recreational
	facilities [[accessory to
	single-family detached,
	duplex, or semi-detached
	dwellings), 5 feet]]
Corner side lot line	20 feet
Maximum height limitations:	
Principal structures	[[35]] 50 feet
Accessory structures	25 feet or the height of the
	principal structure,
	whichever is less
Maximum [[net]] density:	

Maximum [[net]] density for adult independent	Five dwelling units per acre
dwelling units served by public sewer and located	and per work
within a two-mile radius of an assisted living facility or	
a County owned and operated library or community	
center	

Cluster development:	

Minimum setbacks for principal structures:	
and an	

Boundary line of the cluster development site	[[50]] 40 feet from adjacent
	residentially zoned and
	developed property, except
	that the setback may be
	reduced by the Planning and
	Zoning Officer to preserve
	environmental features and
	the setback may be reduced
	to 25 feet if the adjoining lot
	is an open space OR AN OPEN
	AREA lot created under § 17-
	6-111 of this Code
Minimum setbacks from side and rear lot lines for	7 feet or [[,]] 5 FEET for
accessory structures other than sheds that do not	structures less than 8 feet in
exceed 64 square feet in area and eight feet in height	height (other than swimming
	pools, tennis courts,
	basketball courts, and
	similar private recreational
	facilities [[accessory to
	single-family detached,
	duplex, or semi-detached
	dwellings), 5 feet]]

18-4-701. Bulk regulations.

Except as provided otherwise in this article, the following bulk regulations are applicable in an R5 District:

Minimum lot size:	[[7,000 square feet]]
IF NOT SERVICE BY PUBLIC SEWER	10,000 SQUARE FEET
IF SERVED BY PUBLIC SEWER	5,000 SQUARE FEET
Maximum coverage by structures	[[40%]] 65% of gross area
Minimum width at front building restriction line;	[[60]] 50 feet
for waterfront lots the building restriction line is	
measured from the rear lot line	
MINIMUM WIDTH AT FRONT BUILDING	25 FEET
RESTRICTION LINE FOR DUPLEX IF LOCATED ON	
MORE THAN ONE LOT; FOR WATERFRONT LOTS,	
THE BUILDING RESTRICTION LINE IS MEASURED	
FROM THE REAR LOT LINE	
Minimum setbacks for principal structures:	
Front lot line	[[25]] 20 feet
Rear lot line	[[20]] 15 feet
Side lot line	7 feet
SIDE LOT LINE FOR DUPLEX DWELLINGS ON	0 FOOT SHARED LOT LINE, 7 FEET
SEPARATE LOTS	SIDE LOT LINE
Corner side lot line	[[20]] 15 feet
Principal arterial or higher classification road	35 feet

Minimum setbacks for accessory structures other	
than sheds that do not exceed 64 square feet in area	
eight feet in height:	
Front lot line	40 feet
Side and rear lot lines	7 feet or[[,]] 5 FEET for structures
	less than 8 feet in height (other
	than swimming pools, tennis
	courts, basketball courts, and
	similar private recreational
	facilities [[accessory to single-
	family detached, duplex, or semi-
	detached dwellings), 5 feet]]
Corner side lot line	15 feet
Maximum height limitations:	
Principal structures	[[35]] 50 feet
MULTIFAMILY AND MULTIPLEX DWELLINGS	50 FEET
Accessory structures	25 feet or the height of the
	principal structure, whichever is
N	less
Maximum [[net]] density	Five dwelling units per acre
Maximum [[net]] density for adult independent	Six dwelling units per acre
dwelling units served by public sewer and located	
within a two-mile radius of an assisted living	
facility or a County owned and operated library or community center	
Cluster development:	

Minimum setbacks for principal structures:	

Boundary line of the cluster development site	[[50]] 40 feet from adjacent
Boundary fine of the cluster development site	residentially zoned and
	developed property, except that
	the setback may be reduced by the
	Planning and Zoning Officer to
	preserve environmental features
	and the setback may be reduced to
	25 feet if the adjoining lot is an
	open space lot OR AN OPEN AREA
	LOT created under § 17-6-111 of
	this Code

Minimum setbacks from side and rear lot lines	7 feet or [[,]] 5 FEET for structures
for accessory structures other than sheds that	less than 8 feet in height (other
do not exceed 64 square feet in area and eight	than swimming pools, tennis
feet in height	courts, basketball courts, and
	similar private recreational
	facilities [[accessory to single-
	family detached, duplex, or semi-
	detached dwellings), 5 feet]]

18-4-801. Bulk regulations.

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(a) **Generally.** Except as provided otherwise in this article, the following bulk regulations are applicable in an R10 District:

Minimum lot size	None
Maximum coverage by structures [[and	[[40%]] 75% of gross area
parking]]	
Minimum setbacks for principal structures:	
Front lot line for structures and a rear or side	
façade abutting roadway:	
Arterial road OR HIGHER CLASSIFICATION	35 feet
Collector road OR LOWER CLASSIFICATION	20 feet
Private access drives and parking courts	10 feet
All other lot lines	15 feet
Distance between opposing front facades	30 feet
[[Semi-detached and duplex]] SINGLE FAMILY	
DETACHED, DUPLEX, TRIPLEX, FOURPLEX,	
AND MULTIPLEX dwellings:	
[[Side lot line spacing between structures]]	[[14]] 20 feet
FRONT LOT LINE	7.5.
Side lot line SIDE LOT LINE FOR DUPLEX DWELLINGS ON	7 feet
SIDE LOT LINE FOR DUPLEX DWELLINGS ON SEPARATE LOTS	0 FOOT SHARED LOT LINE, 7 FEET SIDE LOT LINE
CORNER SIDE LOT LINE	15 FEET
[[Rear-facade- to rear or front-facade	[[20 feet]]
spacing]]	11
[[Rear facade of unit to side facade of unit]]	[[15 feet]]
[[Front-facade-to-side-facade spacing]]	[[20 feet]]
Rear lot line	[[10]] 15 feet
Multifamily dwelling structures:	
[[Distance between projecting edges,	
corners, or facades of adjacent structures:	
MINIMUM DISTANCE BETWEEN	
MULTIFAMILY STRUCTURES LOCATED ON	
THE SAME LOT (CLOSEST PROJECTING EDGE):	
[Both opposing facades with a window or	30 feet
door]] FACADES WITH WINDOWS	30 1001
GOOTH FACADES WITH WINDOWS	

[[One opposing facade with a window or door]]	[[20 feet]]
[[No opposing facade with a window or door]] WINDOWLESS FACADES	15 feet
Rear lot line	15 feet
Side lot line	10 feet
CORNER SIDE LOT LINE	15 FEET
Minimum setbacks from road for garage or	18 feet
carport	
Minimum setbacks for accessory structures	
other than sheds that do not exceed 64 square	
feet in area and eight feet in height:	
Front lot line	40 feet
Side and rear lot lines	7 feet or[[,]] 5 FEET for structures
	less than 8 feet in height (other
	than swimming pools, tennis
	courts, basketball courts, and
	similar private recreational
	facilities [accessory to single-
	family detached, duplex, or
	semi-detached dwellings), 5
	feet]]
Corner side lot line	15 feet
Maximum height limitations:	
[[Principal]] MULTIFAMILY structures	[[50 feet if all setbacks are
	increased by one foot for each
	foot of height in excess of 35
	feet]] 75 FEET
MULTIPLEX DWELLINGS	50 FEET
SINGLE FAMILY DETACHED, DUPLEX,	50 FEET
TRIPLEX, AND FOURPLEX DWELLINGS	
Accessory structures	20 feet or the height of the
	principal structure, whichever is
	less
Maximum [[net]] density	10 dwelling units per acre

18-4-901. Bulk regulations.

(a) **Generally.** Except as provided otherwise in this article, the following bulk regulations are applicable in an R15 District:

Maximum oparking]]	coverage	by	structures	[[and	[[45%]] 75% of gross area
Minimum setbacks for principal structures:					
Front lot lin	ne				20 feet
Side lot line	e				15 feet

	T
SIDE LOT LINE FOR DUPLEX DWELLINGS ON	0 FOOT SHARED LOT LINE, 7 FEET
SEPARATE LOTS Corner side lot lines	SIDE LOT LINE 20 feet
Rear lot line	
	[[30]] 20 feet
Minimum distance between multifamily	
structures located on the same lot (closest	
projecting edge):	20.6
Facades with windows	30 feet
Facades that are windowless	15 feet
[[Structure with eight or more units with	[[30 feet]]
facades that are windowless]]	
Minimum setbacks for accessory structures	
other than sheds that do not exceed 64 square	
feet in area and eight feet in height:	
Side and rear lot lines	7 feet or[[,]] 5 FEET for structures
	less than 8 feet in height (other
	than swimming pools, tennis
	courts, basketball courts, and
	similar private recreational
	facilities [[accessory to single-
	family detached, duplex, or
	semi-detached dwellings), 5
	feet]]
Corner side lot line	15 feet
Maximum height limitations:	
[[Principal]] MULTIFAMILY structures	[[55 feet if all setbacks are
	increased by one foot for each
	foot of height in excess of 40
	feet]] 90 FEET
MULTIPLEX DWELLINGS	50 FEET
SINGLE FAMILY DETACHED, DUPLEX,	50 FEET
TRIPLEX, AND FOURPLEX DWELLINGS	20.6
Accessory structures	20 feet or the height of the
	principal structure, whichever is
	less
Maximum length of a single elevation UNLESS	250 feet
SPECIAL ARCHITECTURAL, LANDSCAPING, OR TOPOGRAPHIC TREATMENT, SUCH AS A CHANGE	
OF MATERIAL, TEXTURE, DEPRESSION, BERM,	
OR OTHER SIMILAR CHANGE, IS USED	
Maximum [[net]] density	15 dwelling units per acre
	<u> </u>

18-4-1001. Bulk regulations.

Except as provided otherwise in this article, the following bulk regulations are applicable in an R22 District:

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Maximum coverage by structures [[and	[[45%]] 75% of gross area
parking]	
[Minimum width at building restriction line for	[[125 feet]]
multiple dwelling structures]]	
Minimum setbacks for principal structures:	
Front lot line	20 feet
Side lot line	25 feet
Corner side lot lines	30 feet
Rear lot line	30 feet
	30 leet
structures located on the same lot (closest	
projecting edge): Facades with windows	20 factil images of by 250/ of
racades with windows	30 feet[[, increased by 25% of the amount by which the height
	exceeds 45 feet]
Facades that are windowless	44
racades that are willdowless	[[25 feet, increased by 25% of the amount by which the height
	exceeds 45 feet] 15 FEET
Minimum andharles for account atmost	exceeds 43 feet 15 FEET
Minimum setbacks for accessory structures	
other than sheds that do not exceed 64 square	
feet in area and eight feet in height: Side and rear lot lines	7.6 / [[]]
Side and rear for times	7 feet or [[,]] 5 FEET for structures
Side and rear for filles	less than 8 feet in height (other
Side and rear for filles	less than 8 feet in height (other than swimming pools, tennis
Side and rear for filles	less than 8 feet in height (other than swimming pools, tennis courts, basketball courts, and
Side and rear for filles	less than 8 feet in height (other than swimming pools, tennis courts, basketball courts, and similar private recreational
Side and rear for filles	less than 8 feet in height (other than swimming pools, tennis courts, basketball courts, and similar private recreational facilities [[accessory to single-
Side and rear for filles	less than 8 feet in height (other than swimming pools, tennis courts, basketball courts, and similar private recreational facilities [[accessory to single-family detached, duplex, or
Side and fear for filles	less than 8 feet in height (other than swimming pools, tennis courts, basketball courts, and similar private recreational facilities [[accessory to single-family detached, duplex, or semi-detached dwellings), 5
	less than 8 feet in height (other than swimming pools, tennis courts, basketball courts, and similar private recreational facilities [[accessory to single-family detached, duplex, or semi-detached dwellings), 5 feet]]
Corner side lot line	less than 8 feet in height (other than swimming pools, tennis courts, basketball courts, and similar private recreational facilities [[accessory to single-family detached, duplex, or semi-detached dwellings), 5
Corner side lot line Maximum height limitations:	less than 8 feet in height (other than swimming pools, tennis courts, basketball courts, and similar private recreational facilities [[accessory to single-family detached, duplex, or semi-detached dwellings), 5 feet]] 15 feet
Corner side lot line	less than 8 feet in height (other than swimming pools, tennis courts, basketball courts, and similar private recreational facilities [[accessory to single-family detached, duplex, or semi-detached dwellings), 5 feet]] 15 feet None if all setbacks are
Corner side lot line Maximum height limitations:	less than 8 feet in height (other than swimming pools, tennis courts, basketball courts, and similar private recreational facilities [[accessory to single-family detached, duplex, or semi-detached dwellings), 5 feet]] 15 feet None if all setbacks are increased by one foot for each
Corner side lot line Maximum height limitations:	less than 8 feet in height (other than swimming pools, tennis courts, basketball courts, and similar private recreational facilities [[accessory to single-family detached, duplex, or semi-detached dwellings), 5 feet]] 15 feet None if all setbacks are increased by one foot for each two feet of height in excess of
Corner side lot line Maximum height limitations: [[Principal]] MULTIFAMILY structures	less than 8 feet in height (other than swimming pools, tennis courts, basketball courts, and similar private recreational facilities [[accessory to single-family detached, duplex, or semi-detached dwellings), 5 feet]] 15 feet None if all setbacks are increased by one foot for each two feet of height in excess of [[45 feet]] 150 FEET
Corner side lot line Maximum height limitations: [[Principal]] MULTIFAMILY structures MULTIPLEX DWELLINGS	less than 8 feet in height (other than swimming pools, tennis courts, basketball courts, and similar private recreational facilities [[accessory to single-family detached, duplex, or semi-detached dwellings), 5 feet]] 15 feet None if all setbacks are increased by one foot for each two feet of height in excess of [[45 feet]] 150 FEET 50 FEET
Corner side lot line Maximum height limitations: [[Principal]] MULTIFAMILY structures MULTIPLEX DWELLINGS SINGLE FAMILY DETACHED, DUPLEX,	less than 8 feet in height (other than swimming pools, tennis courts, basketball courts, and similar private recreational facilities [[accessory to single-family detached, duplex, or semi-detached dwellings), 5 feet]] 15 feet None if all setbacks are increased by one foot for each two feet of height in excess of [[45 feet]] 150 FEET
Corner side lot line Maximum height limitations: [[Principal]] MULTIFAMILY structures MULTIPLEX DWELLINGS	less than 8 feet in height (other than swimming pools, tennis courts, basketball courts, and similar private recreational facilities [[accessory to single-family detached, duplex, or semi-detached dwellings), 5 feet]] 15 feet None if all setbacks are increased by one foot for each two feet of height in excess of [[45 feet]] 150 FEET 50 FEET
Corner side lot line Maximum height limitations: [[Principal]] MULTIFAMILY structures MULTIPLEX DWELLINGS SINGLE FAMILY DETACHED, DUPLEX, TRIPLEX, AND FOURPLEX DWELLINGS	less than 8 feet in height (other than swimming pools, tennis courts, basketball courts, and similar private recreational facilities [[accessory to single-family detached, duplex, or semi-detached dwellings), 5 feet]] 15 feet None if all setbacks are increased by one foot for each two feet of height in excess of [[45 feet]] 150 FEET 50 FEET
Corner side lot line Maximum height limitations: [[Principal]] MULTIFAMILY structures MULTIPLEX DWELLINGS SINGLE FAMILY DETACHED, DUPLEX, TRIPLEX, AND FOURPLEX DWELLINGS	less than 8 feet in height (other than swimming pools, tennis courts, basketball courts, and similar private recreational facilities [[accessory to single-family detached, duplex, or semi-detached dwellings), 5 feet]] 15 feet None if all setbacks are increased by one foot for each two feet of height in excess of [[45 feet]] 150 FEET 50 FEET 20 feet or the height of the
Corner side lot line Maximum height limitations: [[Principal]] MULTIFAMILY structures MULTIPLEX DWELLINGS SINGLE FAMILY DETACHED, DUPLEX, TRIPLEX, AND FOURPLEX DWELLINGS	less than 8 feet in height (other than swimming pools, tennis courts, basketball courts, and similar private recreational facilities [[accessory to single-family detached, duplex, or semi-detached dwellings), 5 feet]] 15 feet None if all setbacks are increased by one foot for each two feet of height in excess of [[45 feet]] 150 FEET 50 FEET 20 feet or the height of the principal structure, whichever is

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TITLE 5. COMMERCIAL DISTRICTS

18-5-102. Permitted, conditional, special exception, and business complex auxiliary

The permitted, conditional, and special exception uses allowed in each of the commercial districts are listed in the chart in this section using the following key: P = permitted use; C = conditional use; SE = special exception use. A blank means that the use is not allowed in the district. Except as provided otherwise in this article, uses and structures customarily accessory to the listed permitted, conditional, and special exception uses also are allowed.

Permitted, Conditional, Special Exception, and Business Complex Auxiliary Uses		C2	С3	C4

Dwelling, caretaker or resident manager, not to exceed 1,500 square feet of floor area			P	P
DWELLINGS, FOURPLEX	С	С	С	
Dwellings, multifamily	С	С	С	
DWELLINGS, MULTIPLEX	С	С	С	
Dwellings, townhouses AND STACKED TOWNHOUSES	C	C	С	
DWELLINGS, TRIPLEX	С	С	С	
**				

TITLE 8. MIXED USE DISTRICTS

18-8-301. Permitted uses; conditional uses.

(b) Categories in chart. The chart in this section divides the permitted and conditional uses allowed under the optional method of development into the categories of residential, retail and service, office, and industrial, and the uses are subject to the percentage limitations on those categories described in § 18-8-302.

PERMITTED AND CONDITIONAL USES	MXD-R	MXD-C	MXD-E	MXD-T
Residential				

[[Dwellings, adult independent units]]	[[P]]	[[P]]	[[P]]	[[P]]
DWELLINGS, DUPLEX	P	P	P	P
DWELLINGS, FOURPLEX	P	P	P	P
Dwellings, multifamily	P	P	P	P
DWELLINGS, MULTIPLEX	P	P	P	P
Dwellings, single-family detached	P	P	P	P
Dwellings, townhouses AND STACKED TOWNHOUSES	P	P	P	P
DWELLINGS, TRIPLEX	P	P	P	P

18-8-303. Densities; floor area ratios; building heights.

The maximum residential densities, maximum floor area ratios, and maximum building heights for uses other than workforce housing are described in the following chart.

	MXD-R	MXD-C	MXD-E	MXD-T
Maximum residential [[net]] density	7 units/acre	15	15	22
		units/acre	units/acre	units/acre

TITLE 9. OTHER ZONING DISTRICTS

18-9-103. Uses.

(b) Use chart.

The permitted, conditional, and special exception uses allowed in each of the Odenton Town Center Districts and Historic Village Mix Block are listed in this section using the following keys: P=Permitted Use; C=Conditional Use; SE=Special Exception Use. A blank means the use is not allowed in the district or Historic Village Mix Block.

Uses	OTC-C	OTC- T	OTC-	OTC- E	OTC- FM	OTC- H	Historic Village Mix Block

[[Dwelling units, adult independent]]	[[P]]	[[P]]	[[P]]	[[P]]	[[P]]	[[P]]	[[P]]
Dwellings, duplex [[and semi-detached]]	P	P	P	P	P	P	P
DWELLINGS, FOURPLEX	P	P	P	P	P		
Dwellings, multifamily	P	P	P	P	P		
DWELLINGS, MULTIPLEX	P	P	P	P	P		
Dwellings, single- family detached		P	P	P	P	P	P
Dwellings, townhouse AND STACKED TOWNHOUSE	P	P	P	P	P		P
DWELLINGS, TRIPLEX	P	P	P	P	P		

18-9-303. Bulk regulations.

(a) **Generally.** Except as provided otherwise in this article, the following bulk regulations are applicable in a Town Center District:

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1 2

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Minimum coverage by open area for multifamily	[[30%]] 20% of gross area
residential uses, excluding any grade level parking	

18-9-402. Permitted, conditional, and special exception uses.

The permitted, conditional, and special exception uses allowed in the Small Business Districts re listed in the chart in this section using the following key: P = permitted use; C = conditional use; SE = special exception use. Except as provided otherwise in this article, uses and structures customarily accessory to the listed uses also are allowed.

Permitted, Conditional, and Special Exception Uses	

[[Dwellings, multifamily, in conjunction with another allowed use]]	[[P]]

TITLE 10. REQUIREMENTS FOR CONDITIONAL USES

18-10-105. Assisted living facilities.

An assisted living facility shall comply with all of the following requirements.

(5) For an assisted living facility that consists of land located outside the critical area in more than one zoning district:

(iii) open [[space]] AREA requirements shall be calculated for the entire area of the assisted living facility; and

18-10-124. Dwelling units, adult independent.

Adult independent dwelling units in a commercial district shall comply with all of the following requirements:

(5) The maximum [[net]] density shall be 22 dwelling units per acre.

18-10-125. Dwellings, duplexes, triplexes, fourplexes, and multiplexes.

[[A duplex or semi-detached dwelling development shall be a cluster development in accordance with the requirements of the district in which the use is located.]]

(1) **Density.** TRIPLEX, FOURPLEX, AND MULTIPLEX DWELLING DENSITY MAY NOT EXCEED 12 UNITS PER ACRE IN A C1 DISTRICT, 22 UNITS PER ACRE IN A C2 DISTRICT, OR 15 UNITS PER ACRE IN A C3 DISTRICT.

(2) **Utilities.** THE DEVELOPMENT SHALL BE SERVED BY PUBLIC WATER AND SEWER.

(3) **Distances between structures.** MINIMUM DISTANCES BETWEEN STRUCTURES LOCATED ON THE SAME LOT (CLOSEST PROJECTING EDGE) ARE CONTAINED IN THE FOLLOWING CHART.

SIDE FACADE TO SIDE FACADE	14 FEET
REAR FACADE TO REAR OR FRONT FACADE	20 FEET
REAR FACADE TO SIDE FACADE	15 FEET
FRONT FACADE TO SIDE FACADE	20 FEET

18-10-126. Dwellings, multifamily.

(1) **Commercial districts.** Multifamily dwellings in a commercial district shall comply with all of the following requirements.

(i) Except as provided in paragraph (3), [[net]] density may not exceed 12 units per acre in a C1 District, 22 units per acre in a C2 District, or 15 units per acre in 22 a C3 District.

(ii) Except as provided in paragraph (3), the development shall include commercial uses that equal at least 25% of the floor area in a C1 District, 50% of the floor area in a C2 District, and 50% of the floor area in a C3 District.

(iii) In a C3 District, on a site with 20 or more dwelling units located in the BWI/Fort Meade Growth Area, as shown on the official map adopted by the County Council, entitled "BWI/Fort Meade Growth Area, 2016". The commercial uses required under paragraph 2 of this section may be replaced with multifamily dwellings subject to the following requirements:

1. The property shall be encumbered by a recorded restrictive covenant enforceable by the County or its designee that shall:

a. require that not less than 10% of the dwelling units be set aside for occupancy by a household with an income that does not exceed 80% of the median income adjusted for household size for the Baltimore Primary Metropolitan Statistical Area, as defined and published annually by the United States Department of Housing and Urban Development; and

b. restrict the occupancy of the units set aside to eligible households for at least 10 years for home ownership units and at least 30 years for rental units; and

2. density is limited to 44 dwelling units per acre for the site.

(iv) If commercial uses are included within a multifamily dwelling, the dwelling units shall have entrances that are separate from the entrances to the commercial uses.

(V) THE BULK REGULATIONS CONTAINED IN THE FOLLOWING CHART SHALL BE MET.

MANUALIA COMEDA CE DV CEDITOTIDEC	DI ACCORDANCE MITH THE
MAXIMUM COVERAGE BY STRUCTURES	IN ACCORDANCE WITH THE
	REQUIREMENTS OF THE
	DISTRICT IN WHICH THE
A COUNTY OF THE CAME FOR PROJECT AND A COUNTY OF THE COUNTY OF THE CAME AND A COUNTY OF THE CAME	DEVELOPMENT IS LOCATED
MINIMUM SETBACKS FOR PRINCIPAL STRUCTURES:	
FRONT LOT LINE	20 FEET
SIDE LOT LINE	15 FEET
CORNER SIDE LOT LINES	20 FEET
REAR LOT LINE	20 FEET
ALL LOT LINES	60 FEET FROM RIGHT-OF-WAY
	LINE OF A DIVIDED PRINCIPAL
	ARTERIAL ROAD
MINIMUM DISTANCE BETWEEN MULTIFAMILY	
STRUCTURES LOCATED ON THE SAME LOT	
(CLOSEST PROJECTING EDGE):	
FACADES WITH WINDOWS	30 FEET
FACADES THAT ARE WINDOWLESS	15 FEET
MINIMUM SETBACKS FOR ACCESSORY	
STRUCTURES OTHER THAN SHEDS THAT DO NOT	
EXCEED 64 SQUARE FEET IN AREA AND EIGHT FEET	
IN HEIGHT:	
SIDE AND REAR LOT LINES	7 FEET OR 5 FEET FOR
	STRUCTURES LESS THAN 8 FEET
	IN HEIGHT (OTHER THAN
	SWIMMING POOLS, TENNIS
	COURTS, BASKETBALL COURTS,
	AND SIMILAR PRIVATE
	RECREATIONAL FACILITIES)
CORNER SIDE LOT LINE	15 FEET
MAXIMUM HEIGHT LIMITATIONS:	
PRINCIPAL STRUCTURES	72 FEET
ACCESSORY STRUCTURES	20 FEET OR THE HEIGHT OF THE
	PRINCIPAL STRUCTURE,
	WHICHEVER IS LESS
MAXIMUM LENGTH OF A SINGLE ELEVATION	250 FEET
UNLESS SPECIAL ARCHITECTURAL, LANDSCAPING,	
OR TOPOGRAPHIC TREATMENT, SUCH AS A CHANGE	
OF MATERIAL, TEXTURE, DEPRESSION, BERM, OR	
OTHER SIMILAR CHANGE, IS USED	

(2) **Residential districts.** Multifamily dwellings in [[an]] R1, R2, and R5 [[district]] DISTRICTS shall comply with the following requirements[[.]]:

(i) [[Multifamily]] MULTIFAMILY dwelling units shall be adult independent dwelling units[[.]];

(ii) [[The]] THE development shall be served by public water and sewer[[.]]; AND

(iii) [[The]] THE bulk regulations contained in the following chart shall be met.

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Maximum coverage by structures and parking	[[45% of gross area of the site]] IN ACCORDANCE WITH THE REQUIREMENTS OF THE DISTRICT IN WHICH THE DEVELOPMENT IS LOCATED
Minimum setbacks for principal structures:	
Front lot line	20 feet
Side lot line	15 feet
Corner side lot lines	20 feet
Rear lot line	30 feet
Minimum distance between multifamily structures located on the same lot (closest projecting edge):	
Facades with windows	30 feet
Facades that are windowless	15 feet
[[Structure with eight or more dwelling units with facades that are windowless]]	[[30 feet]]
Minimum setbacks for accessory structures other than sheds that do not exceed 64 square feet in area and eight feet in height:	
Side and rear lot lines	7 feet [[,]] OR 5 FEET for structures less than 8 feet in height (other than swimming pools, tennis courts, basketball courts, and similar private recreational facilities [[accessory to single-family detached, duplex, or semi-detached dwellings]]) [[, 5 feet]]
Corner side lot line	15 feet
Maximum height limitations:	
Principal structures	45 feet
Accessory structures	20 feet or the height of the principal structure, whichever is less
Maximum length of a single elevation	200 feet
Maximum [[net]] density	In accordance with the requirements of the district in which the development is located

18-10-127. Dwellings, townhouses, and stacked townhouses.

Townhouses shall comply with all of the following requirements.

(1) The bulk regulations contained in the following chart shall be met:

Location of a townhouse structure from a residential lot line located in a less intensive zoning district	[[75]] 60 feet except that the setback may be [[50]] 40 feet if the adjoining lot is an open space lot OR OPEN AREA LOT created under § 17-6-111 of this Code
Minimum setbacks for a townhouse structure:	
Front lot line:	5 feet, but if parking is located in the front yard, 18 feet
Side lot line for end units	5 feet
Rear lot line	10 feet
Distance between townhouse structures:	
Front to front between structure facades	40 feet
Back to back between structure facades	40 feet
Adjacent end units	15 feet
Maximum units per townhouse structure	16 units if back-to-back; otherwise 8 units
Minimum width of individual unit	16 feet
Maximum [[net]] density	[[C1 and C3, 5 units per acre and, in]] DENSITY MAY NOT EXCEED 12 UNITS PER ACRE IN A C1 DISTRICT, 22 UNITS PER ACRE IN A C2 DISTRICT, OR 15 UNITS PER ACRE IN A C3 DISTRICT; FOR all other districts, in accordance with the requirements of the district in which the development is located
Public water and sewer	Required

 (2) The front façade of an individual unit shall be staggered from the front façade of an adjoining unit by at least two feet in order to create a variation in the front facades, or the developer shall submit a plan showing variations or architectural features to provide a variety of facades, features, and relief acceptable to the Planning and Zoning Officer.

(3) Pedestrian connections, such as walking paths, sidewalks, and hiker-biker trails, shall be provided to connect townhouses, multifamily dwelling buildings, and open [[spaces]] AREAS within the development.

(4) In an R1 or R2 District, townhouses shall be adult independent dwelling units.

 (5) In addition to the requirements of subsections (1), (2), (3) and (4), the following is required for developments located in an R1, R2, and R5 District:

Minimum site area	[[10 acres]] 1 ACRE
Maximum coverage by structures [[and parking]]	[[45%]] 75% of the gross area of
	the site; COVERAGE SHALL NOT
	BE BASED ON EACH INDIVIDUAL
	TOWNHOME LOT

Minimum setbacks for townhouse structures from	[[100]] 75 feet except that the
the boundary line of the development site	setback may be [[50]] 30 feet if
	the adjoining lot is an open space
	lot OR OPEN AREA LOT created
	under § 17-6-111 of this Code or
	is zoned OS or located in either
	the same or a more intensive
	residential zone or in a
	nonresidential zone
Maximum height limitations:	
Principal structures	[[40]] 50 feet
Accessory structures	20 feet, or the height of the
	principal structure, whichever is
	less

(6) In addition to the requirements of subsections (1), (2), and (3), the following is required for developments located in an R10, R15, and R22 District:

Maximum parking]]	coverage	by	structures	[[and	[[45%]] 75% of the gross area of the site; COVERAGE SHALL NOT BE BASED ON EACH INDIVIDUAL TOWNHOME LOT
Maximum l	neight limita	ation	s:		
Principal	structures				[[40]] 60 feet
Accessory	structures				20 feet, or the height of the
_					principal structure, whichever is
					less

TITLE 11. REQUIREMENTS FOR SPECIAL EXCEPTION USES

18-11-104. Assisted living facilities.

An assisted living facility shall comply with the following requirements.

(3) For an assisted living facility that consists of land located outside the critical area in more than one zoning district:

(iii) open [[space]] AREA requirements shall be calculated for the entire area of the assisted living facility;

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(6) Assisted care units shall be provided in a multifamily structure and may be provided in [[semi-detached]] DUPLEX dwelling units, STACKED TOWNHOUSE DWELLING UNITS, and townhouse dwelling units, whether or not allowed in the zoning district in which the facility is located. All assisted care units shall be located on the same lot. A multifamily structure shall contain a centrally located group dining facility.

(11) The bulk regulations contained in the following chart shall be met and are the only bulk regulations applicable to an assisted living facility.

Maximum height limitations for principal structures	The height allowed in the zoning district in which the facility is located, except that (1) the facility may exceed that height by 10 feet if all setbacks are increased by two feet for each foot of excess height, and (2) [[semi-detached]] DUPLEX, STACKED TOWNHOUSE, and townhouse dwellings are limited to one story

Maximum [[net]] density for ADULT independent dwelling units	One unit per [[net]] acre in an RLD District; 3 units per [[net]] acre in an R1 District; 6 units per [[net]] acre in an R2 District; 8 units per [[net]] acre in an R5 District; and in all other districts in accordance with the density allowed in the district in which the facility is located
Maximum [[net]] density for all dwelling units other than multifamily dwellings and adult independent dwelling units	No increase in the [[net]] density allowed in the RLD District; 6 units per [[net]] acre in the R1 and R2 Districts; 8 units per [[net]] acre in an R5 District; and in all other districts in accordance with the density allowed in the district in which the facility is located
Maximum square footage for duplex, [[semidetached,]] STACKED TOWNHOUSE, and townhouse dwellings	1,250 square feet

18-11-117. Commercial telecommunication facilities.

A commercial telecommunication facility shall comply with the following requirements.

(2) A structure permanently located on the ground shall be located at least 200 feet or one foot for each foot of height, whichever is greater, from the lot line of a:

(v) platted open space OR OPEN AREA;

[[19 11 134]] 10 11 122 Mobile home parks
[[18-11-134.]] 18-11-133. Mobile home parks.
A mobile home park shall comply with all of the following requirements.
Trimoone nome park sharr compry with an or the following requirements.
(4) Density [[or net density]] may not exceed that which is allowed in the distriction in which the park is located, except that the density [[or net density]] may not in any even exceed seven mobile homes per acre.
exceed seven moone nomes per acre.
TITLE 12. SPECIAL USES
18-12-203. Bulk regulations.
(a) Daniele The description of the DUD accorded to the description of
(c) Density. The density of development in a PUD may not exceed the density allowed
by the zoning district in which the development is located. A PUD in a C2 or C3 zoning
district may not exceed 15 dwelling units per [[net]] acre.
SUBTITLE 7. MODERATELY PRICED DWELLING UNITS
SUBTILE 7. MODERATELT TRICED DWEDLING UNITS
18-12-701. Moderately priced dwelling units.
A DEVELOPMENT THAT INCLUDES MODERATELY PRICED DWELLING UNITS UNDER
TITLE 12 OF ARTICLE 17 OF THIS CODE SHALL QUALIFY FOR A DENSITY BONUS BY THE
PLANNING AND ZONING OFFICER AS FOLLOWS:
(1) CUDIFOT TO CUDEFOTION (2)
(1) SUBJECT TO SUBSECTION (2):
(I) FOR DEVELOPMENTS THAT INCLUDE UP TO 100% ALLOWABLE DENSITY, NO
ADDITIONAL DENSITY;
(II) FOR DEVELOPMENTS THAT INCLUDE MORE THAN 100% OF ALLOWABLE
DENSITY UP TO 115% OF THE ALLOWABLE DENSITY, 25% OF THE ADDITIONAL UNITS MUST
BE MODERATELY PRICED DWELLING UNITS; AND
(III) FOR DEVELOPMENTS ACHIEVING GREATER THAN 115% OF THE ALLOWABLE DENSITY, 25% OF THE ADDITIONAL UNITS BETWEEN 100% AND 115% OF
ALLOWABLE DENSITY MUST BE MODERATELY PRICED DWELLING UNITS AND 40% OF THE
ADDITIONAL UNITS OVER 115% OF ALLOWABLE DENSITY MUST BE MODERATELY PRICED
DWELLING UNITS.
(2) (I) IN R1 AND R2 ZONING DISTRICTS, DENSITY SHALL NOT EXCEED 125% OF
ALLOWABLE DENSITY.
(II) IN R5, R10, R15, AND R22 ZONING DISTRICTS, DENSITY SHALL NOT EXCEED 150% OF ALLOWARI F DENSITY

TITLE 14. OTHER OVERLAYS 1 2 18-14-303. Uses. 3 4 (c) Residential use provisions. Multifamily, MULTIPLEX, STACKED TOWNHOUSE, and 5 townhouse dwelling units are allowed on a property in a commercial revitalization area in 6 any underlying zoning district as follows: 7 8 (1) Density may not exceed 22 dwelling units for each acre of [[net]] area. 10 *** 11 12 18-14-503. Other development provisions. 13 14 (a) For multifamily and townhouse developments in the BWI Mixed Use Overlay Area, 15 the following bulk regulations apply: 16 17 Maximum [[net]] density for townhouse 15 dwelling units per acre 22 dwelling units per acre Maximum [[net]] density for multifamily dwellings *** 18 SECTION 4. And be it further enacted, That this Ordinance shall take effect on 19

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July 1, 2025.