PROPOSED

COUNTY COUNCIL OF ANNE ARUNDEL COUNTY, MARYLAND

Legislative Session 2025, Legislative Day No. 3

Bill No. 16-25

Introduced by Ms. Fiedler

By the County Council, February 3, 2025

Introduced and first read on February 3, 2025 Public Hearing set for March 3, 2025 Bill Expires on May 9, 2025

By Order: Kaley Schultze, Administrative Officer

A BILL ENTITLED

1	AN ORDINANCE concerning: Zoning – Requirements for Special Exception Uses –		
2	Assisted Living Facilities – Community Piers and Launching Ramps		
3			
4	FOR the purpose of amending the maximum height limitations for principal structures in		
5	assisted living facilities; adding assisted living facilities entities that own or control a		
6	community pier or launching ramp; adding assisted living facilities to slip requirements		
7	at community piers; and generally relating to zoning.		
8	ar community proces, and generally returning to be made.		
9	BY repealing and reenacting, with amendments: §§18-11-104 (11) and 18-11-141		
10	Anne Arundel County Code (2005, as amended)		
11	Time Transer County Code (2005, as amenaea)		
12	SECTION 1. Be it enacted by the County Council of Anne Arundel County, Maryland,		
13	That Section(s) of the Anne Arundel County Code (2005, as amended) read as follows:		
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15	ARTICLE 18. ZONING		
16			
17	TITLE 11. REQUIREMENTS FOR SPECIAL EXCEPTION USES		
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19	18-11-104. Assisted living facilities.		
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21	***		
22			
23	(11) The bulk regulations contained in the following chart shall be met and are the only		
24	bulk regulations applicable to an assisted living facility:		

EXPLANATION: CAPITALS indicate new matter added to existing law.

[[Brackets]] indicate matter deleted from existing law.

Captions and taglines in **bold** in this bill are catchwords and are not law.

Asterisks *** indicate existing Code provisions in a list or chart that remain unchanged.

Minimum setbacks from all lot lines	50 feet
Maximum height limitations for principal	The height allowed in the zoning district in
structures ON LOTS LESS THAN 20 ACRES	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 and townhouse dwellings
	are limited to one story
MAXIMUM HEIGHT LIMITATIONS FOR	THE HEIGHT ALLOWED IN THE ZONING
PRINCIPAL STRUCTURES ON LOTS OF AT	DISTRICT IN WHICH THE FACILITY IS
LEAST 20 ACRES	LOCATED, EXCEPT THAT (1) THE FACILITY
	MAY EXCEED THE HEIGHT ALLOWED IN THE ZONING DISTRICT IF ALL SETBACK
	REQUIREMENTS IN THE BULK
	REGULATIONS OF THE ZONING DISTRICT
	IN WHICH THE FACILITY IS LOCATED ARE
	INCREASED BY ONE FOOT FOR EACH FOOT
	OF EXCESS HEIGHT, AND (2) SEMI- DETACHED AND TOWNHOUSE DWELLINGS
	ARE LIMITED TO ONE STORY.
Open area	60% in RLD, R1, R2, and R5 Districts and
open area	50% in R10, R15, and R22 Districts, with
	all front yards being open area and with at
	least 10% of the open area devoted to
	recreational area
Maximum net density for independent	One unit per net acre in an RLD District; 3
dwelling units	units per net acre in an R1 District; 6 units
dwelling 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	No increase in the net density allowed in
other than multifamily dwellings and adult	the RLD District; 6 units per net acre in the
independent dwelling units	R1 and R2 Districts; 8 units per net acre in
independent awening units	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, semi-	1,250 square feet
detached, and townhouse dwellings	1,250 square rect
Public sewer	Required
1 done sewer	required

18-11-141. Piers and launching ramps, community.

A community pier or launching ramp shall comply with all of the following requirements.

(1) The facility shall be located on a lot of at least 30,000 square feet that is owned by a homeowner's association OR CONTROLLED BY AN ASSISTED LIVING FACILITY.

(2) Adverse effects on water quality and fish, plant, and wildlife habitat shall be minimized.

- (3) Nonwater-dependent structures or operations associated with water-dependent projects or activities shall be located outside the buffer to the extent possible.
- (4) Disturbance to the buffer shall be the minimum necessary to provide a single point of access to the facility EXCEPT FOR REQUIRED ADA ACCESS.
- (5) Food, fuel, or other goods and services may not be offered for sale, and adequate and clean sanitary facilities shall be provided.
- (6) Boarding ladders shall be located along the sides of a pier and along each bulkhead where the water depth at the bulkhead exceeds four feet in depth at mean high water. Ladders along piers shall be 100 feet apart on each side of the pier and staggered so that the ladders alternate sides every 50 feet. Ladders along bulkheads shall be placed no more than 50 feet apart.
- (7) United States Coast Guard approved personal flotation devices shall be located along each pier or bulkhead at intervals not exceeding 100 feet.
- (8) When a community pier with slips is provided as part of a new residential riparian subdivision, private piers in the subdivision are prohibited.
- (9) The number of slips allowed with a community pier shall be the lesser of the following:
- (i) one slip for each 50 feet of shoreline in a subdivision OR ASSISTED LIVING FACILITY located in an intense or limited development area, and one slip for each 300 feet of shoreline in a subdivision located in a resource conservation area; or
- (ii) a density of slips to platted lots or dwellings in the critical area in accordance with the following chart:

Platted lots or dwelling[[s]] UNITS in the	Slips
critical area	
Up to 15	1 for each lot
16 to 40	15 or 75%, whichever is greater
41 to 100	30 or 50%, whichever is greater
101 to 300	50 or 25%, whichever is greater
More than 300	75 or 15%, whichever is greater

(10) In the event the parcel or lot has riparian rights and the proposed development is located on a portion of the parcel or lot that is out of the critical area, these rights may be utilized in accordance with permitted use criteria established for the critical area classification through the use of a community facility established in accordance with [[§18-10-146]] §18-10-147, based on the actual length of shoreline or potential density that would have been permitted within the critical area portion of the parcel or lot.

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SECTION 2. And be it further enacted, That this Ordinance shall take effect 45 days from the date it becomes law. 1

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