HOUSE BILL 538

L6, C9 (4lr4509)

ENROLLED BILL

— Environment and Transportation/Education, Energy, and the Environment —

Introduced by The Speaker (By Request – Administration) and Delegates Allen, Amprey, Bagnall, Bartlett, Bhandari, Boafo, Charkoudian, Crutchfield, Davis, Edelson, Embry, Fennell, Grossman, Guzzone, Henson, Hill, Holmes, Hornberger, Jackson, D. Jones, J. Long, McCaskill, Moon, Palakovich Carr, Pasteur, Patterson, Phillips, Pruski, Qi, Roberson, Rogers, Ruff, Ruth, Simmons, Simpson, Solomon, Taveras, Taylor, Turner, Valderrama, White Holland, and Williams Williams, Boyce, Foley, Healey, Lehman, Love, and Stewart

Read and Examined by Proofreaders:

Proofreader.

Proofreader.

Proofreader.

Sealed with the Great Seal and presented to the Governor, for his approval this

day of ______ at _____ o'clock, _____M.

Speaker.

CHAPTER _____

AN ACT concerning

Land Use - Affordable Housing - Zoning Density and Permitting (Housing Expansion and Affordability Act of 2024)

FOR the purpose of establishing the Historic Property Revitalization Director as a position in the Department of Housing and Community Development; establishing the duties of the Historic Property Revitalization Director; prohibiting a local legislative body from prohibiting the placement of certain manufactured homes or modular dwellings in a zoning district that allows single—family residential uses under certain

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

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Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.

Italics indicate opposite chamber/conference committee amendments.



	2	HOUSE BILL 538
1		circumstances; prohibiting a local jurisdiction from using an element of an adequate
2		public facilities law to deny a certain permit for a State-funded affordable housing
3		project or to restrict or limit the development of the project in certain manners;
4		requiring local jurisdictions to allow an increase in density of certain qualified
5		projects in certain districts or zones for certain properties formerly owned by the
6		State, located within a certain distance of a rail station, or owned or controlled by a
7		nonprofit organization; providing for the calculation of residential density in certain
8		zoning districts; prohibiting the application of certain zoning requirements under
9		certain circumstances; establishing limits on the maximum number of public
10		hearings on certain projects under certain circumstances; requiring an entity
11		responsible for a certain qualified project to conduct a certain public health impact
12		assessment and submit the assessment to the Department for approval; prohibiting
13		the Department from approving a certain public health impact assessment under
14		certain circumstances; defining certain terms; providing for the termination of a
15		portion of this Act; and generally relating to land use and zoning for affordable
16		housing.
17	BY r	epealing and reenacting, with amendments,
18		<u>Article – Housing and Community Development</u>
19		Section $2-201$
20		Annotated Code of Maryland
21		(2019 Replacement Volume and 2023 Supplement)
22	BY a	dding to
23		<u>Article – Housing and Community Development</u>
24		Section $2-204$
25		Annotated Code of Maryland

- 23
- 24
- 25
- (2019 Replacement Volume and 2023 Supplement) 26
- 27 BY repealing and reenacting, with amendments,
- 28Article – Land Use
- 29 Section 1-401, 4-104, and 10-103
- 30 Annotated Code of Maryland
- (2012 Volume and 2023 Supplement) 31
- 32BY adding to
- 33 Article – Land Use
- 34 Section 4-104(e) and 7-105; and 7-501 through 7-506 7-509 to be under the new
- subtitle "Subtitle 5. Housing Expansion and Affordability" 35
- Annotated Code of Maryland 36
- 37 (2012 Volume and 2023 Supplement)
- 38 BY repealing and reenacting, without amendments,
- Article Land Use 39
- Section 7-101 40
- **Annotated Code of Maryland** 41
- (2012 Volume and 2023 Supplement) 42

$\frac{1}{2}$	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND That the Laws of Maryland read as follows:		
3		:	Article - Housing and Community Development
4	<u>2–201.</u>		
5	The D	<u>epartı</u>	ment consists of:
6		<u>(1)</u>	the Division of Credit Assurance;
7		<u>(2)</u>	the Division of Development Finance;
8		<u>(3)</u>	the Division of Neighborhood Revitalization;
9		<u>(4)</u>	the Community Development Administration;
10		<u>(5)</u>	the Community Legacy Program;
11		<u>(6)</u>	the Housing Finance Review Committee;
12		<u>(7)</u>	the Lead Hazard Advisory Committee;
13		<u>(8)</u>	the Maryland Housing Fund;
14		<u>(9)</u>	the Neighborhood Business Development Program; [and]
15		<u>(10)</u>	THE HISTORIC PROPERTY REVITALIZATION DIRECTOR; AND
16 17	Department		(11) any other governmental unit that under law is a part of the
18	<u>2–204.</u>		
19	<u>(A)</u>	THE	RE IS A HISTORIC PROPERTY REVITALIZATION DIRECTOR.
20	<u>(B)</u>	THE	HISTORIC PROPERTY REVITALIZATION DIRECTOR SHALL:
21		<u>(1)</u>	SUPPORT THE WORK OF THE SMART GROWTH SUBCABINET;
22 23 24 25 26	50 YEARS	OLD T E, DI	COLLECT AND MAINTAIN FROM STATE AGENCIES THAT OWN VENTORY OF STATE-OWNED BUILDINGS THAT ARE GREATER THAN O BE USED FOR PRIORITIZING PHYSICAL ASSESSMENTS AND, IF ETERMINING ELIGIBILITY FOR THE NATIONAL REGISTER OF ES:

1	(3) IN CONSULTATION WITH THE SMART GROWTH SUBCABINET AND
2	TO DETERMINE THE HIGHEST AND BEST VALUE FOR THE STATE'S DISPOSITION OF
3	PROPERTY, SUPPORT STUDIES AND CONSULTATIONS RELEVANT TO:
	
4	(I) STABILIZATION;
5	(II) MOTHBALLING;
6	(III) ENVIRONMENTAL IMPACTS;
7	(IV) ECONOMIC PROSPECTS; AND
8	(V) LONG-TERM GROUND LEASES;
9	(4) WORK WITH THE DEPARTMENT, THE DEPARTMENT OF
10	COMMERCE, AND OTHER MEMBERS OF THE SMART GROWTH SUBCABINET TO
11	IDENTIFY EXISTING STATE AND FEDERAL PROGRAMS AND FINANCING MECHANISMS
12	THAT MAY BE LEVERAGED TO ENHANCE THE SUCCESSFUL REDEVELOPMENT OF
13	PROPERTY;
14	(5) WORK WITH THE DEPARTMENT OF GENERAL SERVICES OFFICE
15	OF REAL ESTATE DURING THE DISPOSITION PROCESS OF RELEVANT PROPERTY;
16	AND
	(0) 01 07 777077 0 070777 1 2020 1177 71 017 0 0770777 1
17	(6) ON OR BEFORE OCTOBER 1, 2026, AND EACH OCTOBER 1
18	THEREAFTER, AND IN CONSULTATION WITH THE SMART GROWTH SUBCABINET,
19	REPORT TO THE GENERAL ASSEMBLY, IN ACCORDANCE WITH § 2–1257 OF THE
20	STATE GOVERNMENT ARTICLE, ON THE PROGRESS OF EFFORTS UNDER THIS
21	SUBSECTION.
22	(C) THE HISTORIC PROPERTY REVITALIZATION DIRECTOR SHALL
23	RECEIVE A SALARY AS PROVIDED IN THE STATE BUDGET.
20	RECEIVE A SALARI AS PROVIDED IN THE STATE BUDGET.
24	Article – Land Use
25	1–401.
26	(a) Except as provided in this section, this division does not apply to charter
27	counties.
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28	(b) The following provisions of this division apply to a charter county:
29	(1) this subtitle, including Parts II and III (Charter county -
30	Comprehensive plans);
55	compromotive promoti

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§ 1–101(l), (m), and (o) (Definitions – "Plan", "Priority funding area",
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 2
    and "Sensitive area");
 3
                  (3)
                        § 1–201 (Visions);
                        § 1–206 (Required education);
 4
                 (4)
                        § 1–207 (Annual report – In general);
 5
                 (5)
 6
                  (6)
                        § 1–208 (Annual report – Measures and indicators):
 7
                        Title 1, Subtitle 3 (Consistency);
                  (7)
 8
                        Title 1, Subtitle 5 (Growth Tiers);
                  (8)
 9
                  (9)
                        \frac{4-104(b)}{4-104(c)} (Limitations – Bicycle parking);
                        § 4-104(c) 4-104(d) (Limitations - Manufactured Homes
10
                  (10)
11
    AND MODULAR DWELLINGS);
                  (11) § 4–208 (Exceptions – Maryland Accessibility Code);
12
13
                  [(11)] (12) § 4–210 (Permits and variances – Solar panels);
14
                  [(12)] (13)
                              § 4–211 (Change in zoning classification – Energy generating
15
    systems);
16
                  [(13)] (14)
                              § 4–212 (Agritourism);
17
                              § 4–213 (Alcohol production);
                  [(14)] (15)
18
                  [(15)] (16)
                              § 4–214 (Agricultural alcohol production);
19
                              § 4–215 (Pollinator–friendly vegetation management);
                  [(16)] (17)
20
                  [(17)] (18)
                              § 5–102(d) (Subdivision regulations – Burial sites);
21
                  [(18)] (19)
                              § 5–104 (Major subdivision – Review);
22
                  [(19)] (20)
                              Title 7, Subtitle 1 (Development Mechanisms);
23
                  [(20)] (21)
                              Title 7. Subtitle 2 (Transfer of Development Rights):
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- 1 [(21)] (22) except in Montgomery County or Prince George's County, Title 7, Subtitle 3 (Development Rights and Responsibilities Agreements);
- 3 [(22)] (23) Title 7, Subtitle 4 (Inclusionary Zoning);
- 4 (24) TITLE 7, SUBTITLE 5 (HOUSING EXPANSION AND 5 AFFORDABILITY);
- 6 [(23)] **(25)** § 8–401 (Conversion of overhead facilities);
- 7 **[**(24)**] (26)** for Baltimore County only, Title 9, Subtitle 3 (Single–County 8 Provisions Baltimore County):
- 9 [(25)] (27) for Frederick County only, Title 9, Subtitle 10 (Single-County 10 Provisions Frederick County);
- [(26)] (28) for Howard County only, Title 9, Subtitle 13 (Single–County Provisions Howard County);
- 13 **[**(27)**] (29)** for Talbot County only, Title 9, Subtitle 18 (Single-County 14 Provisions Talbot County); and
- 15 [(28)] **(30)** Title 11, Subtitle 2 (Civil Penalty).
- 16 (c) This section supersedes any inconsistent provision of Division II of this article.
- 17 4–104.
- 18 (a) IN THIS SECTION, "MODULAR DWELLING" MEANS A BUILDING
- 19 ASSEMBLY OR SYSTEM OF BUILDING SUBASSEMBLIES DESIGNED FOR HABITATION
- 20 AS A DWELLING FOR ONE OR MORE INDIVIDUALS:
- 21 (1) THAT INCLUDES THE NECESSARY ELECTRICAL, PLUMBING,
- 22 <u>HEATING, VENTILATING, AND OTHER SERVICE SYSTEMS;</u>
- 23 (2) THAT IS MADE OR ASSEMBLED BY A MANUFACTURER ON OR OFF
- 24 THE BUILDING SITE FOR INSTALLATION, OR ASSEMBLY AND INSTALLATION, ON THE
- 25 BUILDING SITE; AND
- 26 (3) INSTALLED AND SET UP ACCORDING TO THE MANUFACTURER'S
- 27 INSTRUCTIONS ON AN APPROVED FOUNDATION AND SUPPORT SYSTEM.
- 28 **(B)** The powers granted to a local jurisdiction under this subtitle do not:

1	(1) great the legal invisdiction provides in any substantive area not
$1 \\ 2$	(1) grant the local jurisdiction powers in any substantive area not otherwise granted to the local jurisdiction by any other public general or public local law;
4	otherwise granted to the local jurisdiction by any other public general or public local law,
3	(2) restrict the local jurisdiction from exercising any power granted to the
4	local jurisdiction by any other public general or public local law or otherwise;
5	(3) authorize the local jurisdiction or its officers to engage in any activity
6	that is beyond their power under any other public general or public local law or otherwise;
7	<u>or</u>
8	(4) preempt or supersede the regulatory authority of any unit of the State
9	under any public general law.
10	[(b)] (C) (1) If a legislative body regulates off-street parking, the legislative
11	body shall require space for the parking of bicycles in a manner that the legislative body
12	considers appropriate.
10	(a)
13 14	(2) A legislative body may allow a reduction in the number of required
14	automobile parking spaces based on the availability of space for parking bicycles.
15	(C) (D) A LEGISLATIVE BODY MAY NOT PROHIBIT THE PLACEMENT OF A
16	NEW MANUFACTURED HOME OR MODULAR DWELLING IN A ZONE THAT ALLOWS
17	SINGLE-FAMILY RESIDENTIAL USES IF THE MANUFACTURED HOME OR DWELLING:
11	SINGLE-PAMILI RESIDENTIAL OSES IF THE WANGE OF THE WEST TOME OR DWELLING.
18	(1) (1) MEETS THE DEFINITION OF MODULAR DWELLING UNDER
19	SUBSECTION (A) OF THIS SECTION; OR
	<u></u>
20	(2) (II) MEETS THE DEFINITION OF A MANUFACTURED HOME IN §
21	9–102(A) OF THE COMMERCIAL LAW ARTICLE; AND
22	(2) AND IS, OR WILL BE AFTER PURCHASE, CONVERTED TO REAL
23	PROPERTY IN ACCORDANCE WITH TITLE 8B, SUBTITLE 2 OF THE REAL PROPERTY
24	ARTICLE; OR
25	(2) IS LOCATED ON LAND:
	
26	(I) CURRENTLY OR PREVIOUSLY OWNED BY THE FEDERAL
27	GOVERNMENT;
28	(II) GREATER THAN 80 ACRES IN SIZE; AND
29	(III) THAT WAS THE SITE OF A FORMER U.S. MILITARY
30	RESERVATION.

30% OF A HOUSEHOLD'S INCOME.

1	To encourage the preservation of natural resources or the provision of affordable		
2	housing and to facilitate orderly development and growth, a local jurisdiction that exercises		
3		l by this division may enact, and is encouraged to enact, local laws	
4	providing for or re	:quiring:	
5	(1)	the planning, staging, or provision of adequate public facilities and	
6	affordable housing		
Ü	anoradoro nodom	5°	
7	(2)	off-site improvements or the dedication of land for public facilities	
8	essential for a dev	relopment;	
9	(3)	moderately priced dwelling unit programs;	
10	(4)	mixed use developments;	
11	(5)	cluster developments;	
10	(0)		
12	(6)	planned unit developments;	
13	(7)	alternative subdivision requirements that:	
10	(1)	anernative subdivision requirements that.	
14		(i) meet minimum performance standards set by the local	
15	jurisdiction; and	(i) meet minimum performance standards set by the local	
	juinouno on one one one one one one one one on		
16		(ii) reduce infrastructure costs;	
17	(8)	floating zones;	
18	(9)	incentive zoning; and	
19	(10)	performance zoning.	
20	Sm	BTITLE 5. HOUSING EXPANSION AND AFFORDABILITY.	
20	501	JIIILE 6. HOUSING EXITINGION MAD IN LONDINGIEIT.	
21	7–501.		
	. 001.		
22	(A) IN 7	THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS	
23	INDICATED.		
	L. D. LOILLIE		
24	(B) "AD	EQUATE PUBLIC FACILITY LAW" MEANS A LOCAL LAW PROVIDING	
25	` '	NG THE PLANNING, STAGING, OR PROVISION OF ADEQUATE PUBLIC	
26	~	UTHORIZED UNDER § 7–101(1) OF THIS TITLE.	

(C) (B) "AFFORDABLE" MEANS THAT HOUSING COSTS DO NOT EXCEED

1	(D) (C) "AFFORDABLE DWELLING UNIT" MEANS A DWELLING UNIT THAT
2	IS AFFORDABLE TO HOUSEHOLDS EARNING 60% OR LESS OF THE AREA MEDIAN
3	INCOME.
4	(E) (D) "AREA MEDIAN INCOME" MEANS THE MEDIAN HOUSEHOLD
5	INCOME FOR THE AREA ADJUSTED FOR HOUSEHOLD SIZE AS PUBLISHED AND
6	ANNUALLY UPDATED BY THE U.S. DEPARTMENT OF HOUSING AND URBAN
7	DEVELOPMENT.
8	(F) (E) "BOARD OF APPEALS" MEANS A BOARD OF APPEALS ESTABLISHED
9	UNDER TITLE 4, SUBTITLE 3 OF THIS ARTICLE.

- 10 (G) (F) "COTTAGE CLUSTER" MEANS A GROUPING OF NOT FEWER THAN
 11 FOUR DETACHED HOUSING UNITS PER ACRE THAT:
- 12 (1) HAVE A FOOTPRINT OF LESS THAN 900 SQUARE FEET EACH; AND
- 13 (2) INCLUDE A COMMON COURTYARD.
- 14 (H) (G) "HISTORIC DISTRICT COMMISSION" OR "HISTORIC 15 PRESERVATION COMMISSION" MEANS A COMMISSION ESTABLISHED UNDER TITLE 8, 16 SUBTITLE 2 OF THIS ARTICLE.
- 17 "MIDDLE HOUSING" MEANS:
- 18 (1) DUPLEXES;
- 19 (2) TRIPLEXES;
- 20 (3) QUADPLEXES;
- 21 (4) COTTAGE CLUSTERS; OR
- 22 (5) TOWN HOUSES.
- 23 (J) (I) (1) "MIXED-USE" MEANS A COMBINATION OF HOUSING, 24 RETAIL, AND OFFICE SPACE ANY COMBINATION OF A RESIDENTIAL USE WITH A 25 RECREATIONAL, OFFICE, DINING, OR RETAIL USE.
- 26 (2) "MIXED-USE" DOES NOT MEAN ANY COMBINATION OF A
 27 RESIDENTIAL USE WITH AN INDUSTRIAL OR HAZARDOUS USE.

- 1 (K) (J) "PERMIT" MEANS A BUILDING PERMIT OR OTHER PERMIT ISSUED
- 2 IN WRITING, AS REQUIRED BY A LOCAL JURISDICTION, TO AUTHORIZE THE START OF
- 3 PREDEVELOPMENT OR CONSTRUCTION ACTIVITIES TO CONSTRUCT, ALTER,
- 4 DEMOLISH, OR RELOCATE AN EXISTING OR NEW STRUCTURE.
- 5 (L) (K) "PLANNING COMMISSION" INCLUDES A PLANNING COMMISSION
- 6 OR BOARD ESTABLISHED UNDER:
- 7 (1) TITLE 2 OF THIS ARTICLE;
- 8 (2) DIVISION II OF THIS ARTICLE; OR
- 9 (3) TITLE 10 OF THE LOCAL GOVERNMENT ARTICLE.
- 10 (M) (L) "TOWN HOUSE" MEANS A COMPLEX OF DWELLING UNITS
- 11 CONSTRUCTED IN A ROW OF TWO THREE OR MORE ATTACHED UNITS, WHERE EACH
- 12 DWELLING UNIT IS LOCATED ON AN INDIVIDUAL LOT OR PARCEL AND SHARES AT
- 13 LEAST ONE COMMON WALL WITH AN ADJACENT DWELLING UNIT.
- 14 (N) (M) "UNREASONABLE LIMITATION OR REQUIREMENT" INCLUDES ANY
- 15 LIMITATION OR REQUIREMENT THAT HAS AMOUNTS TO A DE FACTO DENIAL BY
- 16 HAVING A SUBSTANTIAL ADVERSE IMPACT ON:
- 17 (1) THE VIABILITY OF AN AFFORDABLE HOUSING DEVELOPMENT IN A
- 18 QUALIFIED PROJECT;
- 19 (2) THE DEGREE OF AFFORDABILITY OF AFFORDABLE DWELLING
- 20 UNITS IN A QUALIFIED PROJECT; OR
- 21 (3) THE ALLOWABLE DENSITY OR NUMBER OF UNITS OF THE
- 22 QUALIFIED PROJECT.
- 23 **7–502.**
- 24 (A) IN THIS SECTION, "QUALIFIED PROJECT" MEANS A RESIDENTIAL
- 25 PROJECT THAT:
- 26 (1) CONSISTS OF NEW CONSTRUCTION OR SUBSTANTIAL
- 27 RENOVATION, AS ANNUALLY ESTABLISHED AND IDENTIFIED BY THE DEPARTMENT
- 28 OF HOUSING AND COMMUNITY DEVELOPMENT IN THE MULTIFAMILY RENTAL
- 29 FINANCING PROGRAM GUIDE;
- 30 (2) IS ON PROPERTY THAT:

1	(I) $\underline{1}$. WAS FORMERLY OWNED BY THE STATE;
2	$\frac{\text{(H)}}{2}$ Consists of more than one building;
3 4	$\frac{(HH)}{3.}$ INCLUDES AT LEAST ONE BUILDING THAT WAS BUILT MORE THAN ${f 50}$ YEARS BEFORE THE DATE OF APPLICATION FOR THE PROJECT; AND
5 6 7	$\frac{\text{(IV)}}{4.}$ IS APPROPRIATE FOR REDEVELOPMENT AS DETERMINED BY THE SECRETARY OF HOUSING AND COMMUNITY DEVELOPMENT; \underline{OR}
8	(II) 1. IS CURRENTLY OR WAS FORMERLY OWNED BY THE FEDERAL GOVERNMENT;
10	2. IS GREATER THAN 80 ACRES IN SIZE; AND
11 12	3. WAS THE SITE OF A FORMER U.S. MILITARY RESERVATION;
13 14	(3) CONTAINS AT LEAST $\frac{50\%}{25\%}$ OF UNITS THAT ARE AFFORDABLE DWELLING UNITS; AND
15 16	(4) IS DEED–RESTRICTED TO INCLUDE $\frac{50\%}{25\%}$ OF UNITS THAT ARE AFFORDABLE DWELLING UNITS FOR A PERIOD OF AT LEAST 40 YEARS.
17 18 19	(B) (1) IN ACCORDANCE WITH THIS SUBSECTION, A LOCAL JURISDICTION SHALL ALLOW THE DENSITY OF A QUALIFIED PROJECT TO EXCEED THE DENSITY OTHERWISE AUTHORIZED IN A DISTRICT OR ZONE.
20 21	(2) IN AN AREA ZONED EXCLUSIVELY FOR SINGLE-FAMILY RESIDENTIAL USE, A QUALIFIED PROJECT MAY INCLUDE MIDDLE HOUSING UNITS.
22 23	(3) IN AN AREA ZONED EXCLUSIVELY FOR MULTIFAMILY RESIDENTIAL USE, A QUALIFIED PROJECT:
24 25 26	(I) SHALL HAVE A DENSITY LIMIT THAT EXCEEDS BY 30% THE ALLOWABLE DENSITY IN THAT ZONE FOR USES THAT ARE NOT PART OF A QUALIFIED PROJECT; AND
27	(II) MAY CONSIST OF MIXED-USE.
28	(4) In Subject to § 7–509 of this subtitle, in an area zoned

EXCLUSIVELY FOR NONRESIDENTIAL USE, A QUALIFIED PROJECT MAY CONSIST OF MIXED-USE DEVELOPMENT WITH DENSITY LIMITS THAT DO NOT EXCEED THE

29

1 2	HIGHEST ALLOWABLE RESIDENTIAL ZONES:	DENSITY IN THE LOCAL JURISDICTION'S MULTIFAMILY
3	<u>(1)</u>	IN AN AREA ZONED FOR NONRESIDENTIAL USE; OR
4	<u>(II)</u>	ON LAND THAT:
5 6	FEDERAL GOVERNMEN	1. IS CURRENTLY OR WAS FORMERLY OWNED BY THE
7		2. IS MORE THAN 80 ACRES IN SIZE; AND
8	RESERVATION.	3. WAS THE SITE OF A FORMER U.S. MILITARY
10 11 12 13	THAT ARE NOT PART	N AREA ZONED FOR MIXED-USE, A QUALIFIED PROJECT MAY OUSING UNITS THAN ARE ALLOWED IN THAT ZONE FOR USES FOR A QUALIFIED PROJECT CONSIST OF RESIDENTIAL VENSITY LIMITS THAT DO NOT EXCEED THE GREATER OF THE
15 16	(I) JURISDICTION'S RESID	THE HIGHEST ALLOWABLE DENSITY IN THE LOCAL ENTIAL ZONES; OR
17	<u>(II)</u>	SIX UNITS PER GROSS ACRE.
18 19 20 21	OTHERWISE AUTHORIZ THIS SECTION, THE QU	QUALIFIED PROJECT IS ALLOWED TO EXCEED THE DENSITY ED BY A LOCAL JURISDICTION IN A DISTRICT OR ZONE UNDER ALIFIED PROJECT MAY NOT ALSO EXCEED THE AUTHORIZED OF STATE OF THIS SUBTITLE.
22	7–503.	
23 24	(A) (1) IN TO INDICATED.	HIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS
25	(2) "QUA	ALIFIED PROJECT" MEANS A RESIDENTIAL PROJECT THAT:
26 27	(I) RENOVATION;	CONSISTS OF NEW CONSTRUCTION OR SUBSTANTIAL
28 29	(II) THREE-QUARTERS OF	IS ON PROPERTY THAT IS LOCATED WITHIN 1 <u>A</u> MILE OF A RAIL STATION LOCATED IN THE STATE;

1		(III)	EXCEPT AS PROVIDED IN ITEM (IV) OF THIS PARAGRAPH:
2 3	AFFORDABLE DWI	ELLIN	$\underline{1.}$ CONTAINS AT LEAST $\underline{25\%}$ $\underline{15\%}$ OF UNITS THAT ARE G UNITS; AND
4 5 6		` ,	2. IS DEED-RESTRICTED TO INCLUDE $25%$ 15% OF UNITS E DWELLING UNITS FOR A PERIOD OF AT LEAST 40 YEARS;
7 8 9		2024,	IN A COUNTY OR MUNICIPALITY THAT, ON OR BEFORE HAS REQUIREMENTS EQUAL TO OR EXCEEDING THE EITEM (III) OF THIS SECTION PARAGRAPH:
10	AFFORDABLE DWE	ELLIN(1. <u>CONTAINS AT LEAST 20% OF UNITS THAT ARE</u> GUNITS; AND
12 13	THAT ARE AFFORD	DABLE	2. IS DEED-RESTRICTED TO INCLUDE 20% OF UNITS DWELLING UNITS FOR A PERIOD OF AT LEAST 40 YEARS.
4	(3)	"RAI	L STATION" MEANS A PRESENT OR PLANNED:
15 16	BRUNSWICK LINE	(I) S;	MARC STATION ALONG THE PENN, CAMDEN, OR
17		(II)	BALTIMORE METRO SUBWAYLINK STATION;
18		(III)	BALTIMORE LIGHT RAILLINK STATION;
9		(IV)	METRORAIL SYSTEM STATION IN THE STATE; OR
20		(v)	ANY OTHER PASSENGER RAIL STATION.
21	(B) <u>THIS</u>	<u>SECTI</u>	ON DOES NOT APPLY TO:
22 23	(1) RAIL STATION IN		OPERTY LOCATED WITHIN THREE-FOURTHS OF A MILE OF A TATE IF:
24 25 26	INSTITUTION OF I	<u>(I)</u> HIGHE	THE RAIL STATION IS LOCATED ON THE CAMPUS OF AN ER EDUCATION AS DEFINED IN § 10–101 OF THE EDUCATION
27 28	THE THREE-FOUR	<u>(II)</u> ETHS (ONLY A PORTION OF THE PROPERTY IS LOCATED WITHIN OF A MILE OF THE RAIL STATION; OR

- 1 (2) AN AREA ZONED FOR SINGLE-FAMILY RESIDENTIAL USE:
- 2 <u>(1)</u> <u>(1)</u> <u>ON JANUARY 1, 2024; AND</u>
- 3 (2) (II) DURING ANY PROCESS TO INCREASE ALLOWABLE DENSITY
 4 UNDER SUBSECTION (C) OF THIS SECTION.
- 5 (C) (1) IN ACCORDANCE WITH THIS SUBSECTION, A LOCAL JURISDICTION
 6 SHALL ALLOW THE DENSITY OF A QUALIFIED PROJECT TO EXCEED THE DENSITY
 7 OTHERWISE AUTHORIZED IN A DISTRICT OR ZONE.
- 8 (2) IN AN AREA ZONED EXCLUSIVELY FOR SINGLE-FAMILY 9 RESIDENTIAL USE, A QUALIFIED PROJECT MAY INCLUDE MIDDLE HOUSING UNITS.
- 10 (3) IN AN AREA ZONED EXCLUSIVELY FOR MULTIFAMILY 11 RESIDENTIAL USE, A QUALIFIED PROJECT:
- 12 (I) SHALL HAVE A DENSITY LIMIT THAT EXCEEDS BY 30% THE
 13 ALLOWABLE DENSITY IN THAT ZONE FOR USES THAT ARE NOT PART OF A QUALIFIED
 14 PROJECT; AND
- 15 (II) MAY CONSIST OF MIXED-USE.
- 16 (4) IN SUBJECT TO § 7–509 OF THIS SUBTITLE, IN AN AREA ZONED
 17 EXCLUSIVELY FOR NONRESIDENTIAL USE, A QUALIFIED PROJECT MAY CONSIST OF
 18 MIXED-USE, WITH DENSITY LIMITS THAT DO NOT EXCEED THE HIGHEST ALLOWABLE
 19 DENSITY IN THE LOCAL JURISDICTION'S MULTIFAMILY RESIDENTIAL ZONES.
- 20 (5) IN AN AREA ZONED FOR MIXED-USE, A QUALIFIED PROJECT MAY 21 INCLUDE 30% MORE HOUSING UNITS THAN ARE ALLOWED IN THAT ZONE FOR USES 22 THAT ARE NOT PART OF A QUALIFIED PROJECT.
- 23 (6) IF A QUALIFIED PROJECT IS ALLOWED TO EXCEED THE DENSITY
 24 OTHERWISE AUTHORIZED BY A LOCAL JURISDICTION IN A DISTRICT OR ZONE UNDER
 25 THIS SECTION, THE QUALIFIED PROJECT MAY NOT ALSO EXCEED THE AUTHORIZED
 26 DENSITY UNDER § 7–502 OR § 7–504 OF THIS SUBTITLE.
- 27 **7–504.**
- 28 (A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS 29 INDICATED.
- 30 (2) "CONTROLLED BY" MEANS A BUSINESS STRUCTURE IN WHICH A
 31 NONPROFIT ORGANIZATION IS A MANAGING MEMBER, GENERAL PARTNER, OR

- 1 OTHERWISE CONTROLLING ENTITY WITH A FOR-PROFIT MEMBER OR PARTNER AS
- 2 DEMONSTRATED BY AN ATTORNEY LICENSED IN THE STATE.
- 3 "NONPROFIT ORGANIZATION" MEANS AN ORGANIZATION
- 4 THAT IS QUALIFIED AS TAX-EXEMPT UNDER § 501(C)(3) OF THE INTERNAL
- 5 REVENUE CODE AND HAS BEEN DESIGNATED AS SUCH FOR AT LEAST 3 YEARS.
- 6 "QUALIFIED PROJECT" MEANS A RESIDENTIAL PROJECT
- **7 THAT:**
- 8 (I) CONSISTS OF NEW CONSTRUCTION OR SUBSTANTIAL
- 9 RENOVATION;
- 10 (II) IS ON LAND, INCLUDING LAND THAT IS SUBJECT TO A
- 11 GROUND LEASE, THAT:
- 12 1. IS WHOLLY OWNED BY A NONPROFIT ORGANIZATION;
- 13 **OR**
- 2. INCLUDES IMPROVEMENTS OWNED BY AN ENTITY
- 15 THAT IS CONTROLLED BY A NONPROFIT ORGANIZATION;
- 16 (III) CONTAINS AT LEAST 50% 25% OF UNITS THAT ARE
- 17 AFFORDABLE DWELLING UNITS; AND
- 18 (IV) IS DEED-RESTRICTED TO INCLUDE 50% 25% OF UNITS THAT
- 19 ARE AFFORDABLE DWELLING UNITS FOR A PERIOD OF AT LEAST 40 YEARS.
- 20 (B) (1) IN ACCORDANCE WITH THIS SUBSECTION, A LOCAL JURISDICTION
- 21 SHALL ALLOW THE DENSITY OF A QUALIFIED PROJECT TO EXCEED THE DENSITY
- 22 OTHERWISE AUTHORIZED IN A DISTRICT OR ZONE.
- 23 (2) In an area zoned exclusively for single-family
- 24 RESIDENTIAL USE, A QUALIFIED PROJECT MAY INCLUDE MIDDLE HOUSING UNITS.
- 25 (3) IN AN AREA ZONED EXCLUSIVELY FOR MULTIFAMILY
- 26 RESIDENTIAL USE, A QUALIFIED PROJECT:
- 27 (I) SHALL HAVE A DENSITY LIMIT THAT EXCEEDS BY 30% THE
- 28 ALLOWABLE DENSITY IN THAT ZONE FOR USES THAT ARE NOT PART OF A QUALIFIED
- 29 PROJECT; AND
- 30 (II) MAY CONSIST OF MIXED-USE.

(2)

1 **IN** SUBJECT TO § 7–509 OF THIS SUBTITLE, IN AN AREA ZONED 2 EXCLUSIVELY FOR NONRESIDENTIAL USE, A QUALIFIED PROJECT MAY CONSIST OF 3 MIXED-USE DEVELOPMENT WITH DENSITY LIMITS THAT DO NOT EXCEED THE 4 HIGHEST ALLOWABLE DENSITY IN THE LOCAL JURISDICTION'S MULTIFAMILY 5 RESIDENTIAL ZONES. 6 IN AN AREA ZONED FOR MIXED-USE, A QUALIFIED PROJECT MAY **(5)** 7 INCLUDE 30% MORE HOUSING UNITS THAN ARE ALLOWED IN THAT ZONE FOR USES THAT ARE NOT PART OF A QUALIFIED PROJECT. 8 9 IF A QUALIFIED PROJECT IS ALLOWED TO EXCEED THE DENSITY OTHERWISE AUTHORIZED BY A LOCAL JURISDICTION IN A DISTRICT OR ZONE UNDER 10 11 THIS SECTION, THE QUALIFIED PROJECT MAY NOT ALSO EXCEED THE AUTHORIZED DENSITY UNDER § 7–502 OR § 7–503 OF THIS SUBTITLE. 12 7-505. 13 14 A LOCAL JURISDICTION MAY NOT IMPOSE ANY UNREASONABLE LIMITATION 15 OR REQUIREMENTS ON A QUALIFIED PROJECT UNDER THIS SUBTITLE, INCLUDING 16 LIMITATIONS ON OR REQUIREMENTS CONCERNING: 17 **(1)** HEIGHT; 18 **(2)** SETBACK; **(3)** 19 BULK; 20 **(4)** PARKING; 21**(5)** LOADING, DIMENSIONAL, OR AREA; OR 22**(6)** SIMILAR REQUIREMENTS. 7-506. 2324EXCEPT AS OTHERWISE PROVIDED OR REQUIRED BY STATE LAW, A 25LOCAL GOVERNMENT MAY NOT REQUIRE THAT A QUALIFIED PROJECT UNDER THIS SUBTITLE BE REVIEWED AT MORE THAN ONE TWO PUBLIC HEARINGS 2627 BEFORE EACH OF THE FOLLOWING: 28 **(1)** THE LOCAL GOVERNING BODY; AND

THE PLANNING COMMISSION;

1	(3) .
2 3 4 5	(B) EXCEPT AS OTHERWISE PROVIDED OR REQUIRED BY STATE LAW, A LOCAL GOVERNMENT MAY NOT REQUIRE THAT A QUALIFIED PROJECT UNDER THIS SUBTITLE BE REVIEWED AT MORE THAN ONE PUBLIC HEARING BEFORE EACH OF THE FOLLOWING:
6 7	(1) A HISTORIC DISTRICT COMMISSION OR HISTORIC PRESERVATION COMMISSION; AND
8	(4) (2) THE BOARD OF APPEALS.
9	<u>7–507.</u>
10 11 12	THE INCREASED DENSITY LIMITS UNDER §§ 7–502 THROUGH 7–504 OF THIS SUBTITLE ARE IN ADDITION TO INCREASED DENSITY THAT IS ALLOWED OR REQUIRED BY A LOCAL JURISDICTION.
13	<u>7–508.</u>
14 15 16	UNDER THIS SUBTITLE, THE DENSITY OF A QUALIFIED PROJECT MAY NOT EXCEED THE DENSITY OTHERWISE AUTHORIZED IN A DISTRICT OR ZONE LOCATED ON:
17 18	(1) AGRICULTURAL LAND, AS DEFINED IN § 9–206 OF THE TAX – PROPERTY ARTICLE; OR
19 20	(2) CONSERVATION PROPERTY, AS DEFINED IN § 8–209.1 OF THE TAX – PROPERTY ARTICLE.
21	<u>7–509.</u>
22 23 24 25	(A) (1) BEFORE A QUALIFIED PROJECT IS AUTHORIZED TO EXCEED THE DENSITY IN AN AREA ZONED FOR NONRESIDENTIAL USE UNDER § 7–502(B)(4), § 7–503(C)(4), OR § 7–504(B)(4) OF THIS SUBTITLE, THE ENTITY RESPONSIBLE FOR THE QUALIFIED PROJECT SHALL:
26	(I) CONDUCT A PUBLIC HEALTH IMPACT ASSESSMENT; AND
27 28 29	(II) RECEIVE APPROVAL OF THE PUBLIC HEALTH IMPACT ASSESSMENT FROM THE DEPARTMENT OF HOUSING AND COMMUNITY DEVELOPMENT.

DEVELOPMENT.

- 1 (2) A PUBLIC HEALTH IMPACT ASSESSMENT UNDER THIS
- 2 SUBSECTION SHALL EVALUATE POTENTIAL PUBLIC HEALTH IMPACTS ASSOCIATED
- 3 WITH THE PROXIMITY OF THE QUALIFIED PROJECT TO ANY HEALTH HAZARDS
- 4 WITHIN THE AREA ZONED FOR NONRESIDENTIAL USE.
- 5 (B) THE DEPARTMENT OF HOUSING AND COMMUNITY DEVELOPMENT MAY
- 6 NOT APPROVE A PUBLIC HEALTH IMPACT ASSESSMENT SUBMITTED UNDER THIS
- 7 <u>SECTION IF THE ASSESSMENT SHOWS THAT RESIDENTIAL USE IN THE</u>
- 8 NONRESIDENTIAL ZONE WOULD PRESENT A SUBSTANTIAL RISK TO THE HEALTH AND
- 9 SAFETY OF THE RESIDENTS.
- 10 (C) THE DEPARTMENT OF HOUSING AND COMMUNITY DEVELOPMENT
 11 SHALL ADOPT REGULATIONS TO CARRY OUT THE PROVISIONS OF THIS SECTION.
- 12 10-103.
- 13 (a) Except as provided in this section, this division does not apply to Baltimore 14 City.
- 15 (b) The following provisions of this division apply to Baltimore City:
- 16 (1) this title;
- 17 (2) § 1–101(m) (Definitions "Priority funding area");
- 18 (3) § 1–101(o) (Definitions "Sensitive area");
- 19 (4) § 1–201 (Visions);
- 20 (5) § 1–206 (Required education);
- 21 (6) § 1–207 (Annual report In general);
- 22 (7) § 1–208 (Annual report Measures and indicators);
- 23 (8) Title 1, Subtitle 3 (Consistency);
- 24 (9) Title 1, Subtitle 4, Parts II and III (Home Rule Counties 25 Comprehensive Plans; Implementation);
- 26 (10) $\frac{4-104(b)}{4}$ 4-104(c) (Limitations Bicycle parking);
- 27 (11) § 4–104(C) 4–104(D) (LIMITATIONS MANUFACTURED HOMES 28 AND MODULAR DWELLINGS);

1 (12) § 4–205 (Administrative adjustments); 2 [(12)] (13) § 4–207 (Exceptions – Maryland Accessibility Code); [(13)] **(14)** § 4–210 (Permits and variances – Solar panels); 3 [(14)] (15) § 4–211 (Change in zoning classification – Energy generating 4 systems); 5 6 [(15)] **(16)** § 4–215 (Pollinator–friendly vegetation management); 7 [(16)] **(17)** § 5–102(d) (Subdivision regulations – Burial sites); [(17)] **(18)** Title 7, Subtitle 1 (Development Mechanisms); 8 9 [(18)] **(19)** Title 7, Subtitle 2 (Transfer of Development Rights); 10 [(19)] **(20)** Title 7, Subtitle 3 (Development Rights and Responsibilities 11 Agreements); 12 [(20)] (21) Title 7, Subtitle 4 (Inclusionary Zoning); 13 (22) TITLE 7, SUBTITLE 5 (Housing **EXPANSION AND** 14 AFFORDABILITY); and [(21)] **(23)** Title 11, Subtitle 2 (Civil Penalty). 15 16 SECTION 2. AND BE IT FURTHER ENACTED. That the Laws of Maryland read 17 as follows: 18 Article - Land Use 19 7-105. 20 IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS 21 INDICATED. 22 "ADEQUATE PUBLIC FACILITY LAW" HAS THE MEANING STATED IN 23 § 7–501 OF THIS TITLE. 24 (3)"PERMIT" HAS THE MEANING STATED IN § 7-501 OF THIS TITLE. "STATE-FUNDED AFFORDABLE HOUSING PROJECT" INCLUDES 25 26 ANY RESIDENTIAL PROJECT THAT IS FUNDED:

$1\\2$	(I) WITH FEDERAL LOW-INCOME TAX CREDITS GRANTED IN ACCORDANCE WITH 26 U.S.C. § 42; OR		
3 4	(H) UNDER TITLE 4, SUBTITLE 2, SUBTITLE 4, OR SUBTITLE 12 OF THE HOUSING AND COMMUNITY DEVELOPMENT ARTICLE.		
5	(B) IN MAKING A DECISION ON A PERMIT APPLICATION FOR A		
6 7	STATE-FUNDED AFFORDABLE HOUSING PROJECT, A LOCAL JURISDICTION MAY NOT USE AN ELEMENT OF AN ADEQUATE PUBLIC FACILITY LAW TO:		
8	(1) DENY THE PERMIT; OR		
9	(2) UNREASONABLY RESTRICT OR LIMIT THE DEVELOPMENT OF THE		
10	PROJECT, INCLUDING ANY RESTRICTION OR LIMITATION THAT MAY RESULT IN A		
11	SUBSTANTIAL ADVERSE IMPACT ON:		
12 13	(I) THE VIABILITY OF THE AFFORDABLE HOUSING DEVELOPMENT;		
14 15	(H) THE DEGREE OF AFFORDABILITY OF THE AFFORDABLE DWELLING UNITS; OR		
16	(III) THE ALLOWABLE DENSITY OF THE PROJECT.		
17	SECTION 2. AND BE IT FURTHER ENACTED, That a Position Identification		
18 19	Number (PIN) shall be created in the Department of Housing and Community Development for the Historic Property Revitalization Director.		
20 21	SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2024 January 1, 2025. Section 2 of this Act shall remain effective for a period of		
22 23	15 years and, at the end of September 30, 2039, Section 2 of this Act, with no further action required by the General Assembly, shall be abrogated and of no further force and effect.		
	Approved:		
	Governor.		
	Speaker of the House of Delegates.		

President of the Senate.