COUNTY COUNCIL OF PRINCE GEORGE'S COUNTY, MARYLAND 2025 Legislative Session

Bill No.	CB-046-2025
Chapter No.	26
Proposed and Proposed	resented byCouncil Member Oriadha
Introduced by	Council Members Oriadha, Blegay, Fisher and Dernoga
Co-Sponsors	Council Member Adams-Stafford
Date of Introduc	<u>June 10, 2025</u>
	BILL
AN ACT concern	ing
	Woodland and Wildlife Habitat Conservation
For the purpose of	f exempting certain applications from the applicability of the woodland
conservation ordin	nance; providing for a standard letter of exemption for certain properties;
modifying the req	uirements for certain development review division applications; modifying the
alternatives for mo	eeting conservation requirements on-site; modifying the threshold for fee-in-
lieu usage; provid	ing for credit for afforestation projects; revising the rate for fee-in-lieu credits;
evising certain de	efinitions; and revising the applicability of the tree canopy coverage ordinance.
BY repealing and	reenacting with amendments:
	SUBTITLE 25. TREES AND VEGETATION.
	Sections 25-118, 25-119, 25-121, 25-122,
	and 25-127
	The Prince George's County Code
	(2023 Edition; 2024 Supplement).
SECTION 1.	BE IT ENACTED by the County Council of Prince George's County,
Maryland, that Se	ctions 25-118, 25-119, 25-121, 25-122, and 25-127 of the Prince George's
County Code be a	nd the same are hereby repealed and reenacted with the following
amendments:	

1	SUBTITLE 25. TREES AND VEGETATION.									
2	DIVISION 2. WOODLAND AND WILDLIFE HABITAT CONSERVATION									
3	ORDINANCE.									
4	Sec. 25-118. Definitions.									
5	* * * * * * * *									
6	(b) The following terms used in this Division are defined as follows:									
7	* * * * * * * * *									
8	(89) Transit-oriented center[s]: A transit-oriented center means:									
9	[That t] <u>Transit-oriented developments</u> which [is] <u>are</u> consistent with [the									
10	Maryland] Section 7-101 of the Transportation Article of the Annotated Code of Maryland and									
11	are identified within Plan 2035 as regional transit districts or local centers. This does not include									
12	those areas identified as Local Town Centers in Plan 2035.									
13	Sec. 25-119. Applicability.									
14	(a) General									
15	(1) Except as provided in (b) below, this Woodland and Wildlife Habitat Conservation									
16	Division applies to:									
17	(A) All DRD applications and grading permit applications[;], excluding									
18	applications which propose residential construction activity resulting in the disturbance of less									
19	than 10,000 square feet of woodlands on a single lot of any size or linear project that do not have									
20	a previously approved and valid TCP;									
21	(B) All activities by a public utility;									
22	(C) All activities of a unit of County or municipal government; and									
23	(D) All activities delegated to the local jurisdiction by the State.									
24	(2) DRD applications shall include a Standard Letter of Exemption or the proper type									
25	of tree conservation plans (TCPs) as follows:									
26	(A) DRD Applications for a Conceptual Site Plan, a Preliminary Plan of									
27	Subdivision, or other conceptual plans shall include a Type 1 Tree Conservation Plan (TCP1) or									
28	a Standard Letter of Exemption.									
29	(B) DRD applications for a Detailed Site Plan (including Minor and Major									
30	Detailed Site Plans), grading permit or other similarly detailed plans shall include a Type 2 Tree									
31	Conservation Plan (TCP2) or a Standard Letter of Exemption. If a site requires approval of a									

1	TCP2 with an associated DRD application, the TCP2 shall not be reviewed independently of the									
2	associated	DRD applica	ation.							
3	*	*	*	*	*	*	*	*	*	
4	(b) Exemptions from this Division									
5	*	*	*	*	*	*	*	*	*	
6		(5) Standard 1	Letters of E	Exemption						
7	(A) A Standard Letter of Exemption shall be issued when a lot or parcel or									
8	combination of lots and parcels is less than 40,000 square feet in area.									
9	(B) A Standard Letter of Exemption shall be issued when a lot or parcel or									
10	<u>combinati</u>	on of lots and	l parcels of	any size ha	as less than	10,000 squ	are feet of v	voodland ar	nd is	
11	not subjec	t to a previou	sly approv	ed TCP. If	a lot or parc	cel that was	determined	l to be exem	<u>apt</u>	
12	using this	provision bed	comes refor	rested to the	e point whe	re more tha	n 10,000 sc	uare feet of	<u>f</u>	
13	woodland	s exist prior to	o issuance	of a grading	g permit, th	e exemption	n may be re	voked by th	<u>1e</u>	
14	Planning I	Director or th	eir designe	<u>e.</u>						
15		[(B)] <u>(C</u>) A Standa	rd Letter of	Exemption	is not requ	ired to be is	ssued when	the	
16	proposed activities are within the Chesapeake Bay Critical Area because activities within the									
17	Critical Area are subject to Subtitle 5B. If a portion of a property is outside the Critical Area, that									
18	portion of	the property								
19		-	_		•		•	y property t		
20	will be reviewed by the State of Maryland Department of Natural Resources. These properties									
21	include, but are not limited to land owned by the State of Maryland. A letter from the State of									
22	Maryland Department of Natural Resources stating that they are taking jurisdiction over the									
23	review of a project shall be provided with any application package. The Standard Letter of									
24	Exemption and the state approved Forest Conservation Plan shall accompany all local DRD									
25	application	ns and gradin		•						
26		-	- "		•	•		ocal govern		
27	projects ut	tilizing state f	funds are pr	roposed and	d a letter fro	om the State	of Maryla	nd Departm	ent of	
28	Natural R	esources is pr	ovided stat	ing that the	ey will be re	eviewing the	e project.			
29		[(E)] <u>(F)</u>	A Standar	d Letter of	Exemption	may be issu	ued when a	proposal is		
30		that shows th		•	_			·		
31	compliance	e with the red	quirements	of 14 C.F.I	R. § 77.25 r	relating to o	bjects affec	ting naviga	ble	
	l									

1 2 hazard to aviation. 3 4 5 (c) Woodland Conservation Requirements 6 7 8 9 10 11 12 13 14 based on its zoning. 15 16 17 18 19 has been met onsite to the maximum extent practicable.

airspace, provided that the Federal Aviation Administration has determined that the trees are a

Sec. 25-121. Woodland and Wildlife Habitat Conservation Requirements.

(1) Properties that are subject to this Division shall comply with the woodland conservation and afforestation threshold requirements established in Table 1. The threshold establishes the minimum acreage requirement of woodland conservation for a site (other calculations must be performed to determine the total amount of woodland conservation required) and is calculated as a percentage of the net tract area of the site.

[Properties that are] A property that is subject to this Division shall comply with the woodland conservation and afforestation threshold [are] calculated as follows in Table 1

(3) The woodland conservation and afforestation threshold requirements shall be met on-site or [an application for a variance must be submitted and approved per Section 25-119(d)] the applicant shall submit a statement of justification and plan demonstrating that the threshold

Zone Including and after April 1, 2022	Woodland Conservation Requirements			
•	Woodland Conservation Threshold*	Afforestation Threshold*		
ROS, AG, AR	50%	20%		
RE	25%	20%		
RR, RSF-95, RSF-65, RSF-A, RMF-12, RMF-20, RMF-48, RMH, R-PD	20%	15%		
CGO, CS, IH, IE, IE-PD, CN, NAC, TAC, LTO, RTO-L, RTO-H, NAC-PD, TAC-PD, LTO-PD, RTO-PD, MU-PD	15%	15%		
Transit-Oriented Center Base Zones: LTO, RTO-L, RTO-H, NAC Transit-Oriented Centers Planned Development Zones: NAC-PD, LTO-PD, RTO-PD	15%	15%		
LCD, LMXC, LMUTC	Thresholds shall remain the same as conditioned with a Plan or as shown on a TCP approved with a Conceptual Design Plan, Specific Design Plan, Conceptual Site Plan Detailed Site Plan, Special Permit, or Preliminary Plan o			

				ar Co ap 20	Subdivision, which was approved under the prior Subtitle 24 and 27 and was in conformance with Subtitle 27 of the County Code at the time of approval. If no previously approved TCP exists, the thresholds shall be based on CB-27-2010 or the thresholds required by the Zoning Map Amendment which established the legacy zone.					
1	*Percentag	e of net tract	area	·						
2	*	*	*	*	*	*	*	*	*	
3	Sec. 25-12	2. Methods	for Meetir	ng the Wood	lland and	Wildlife C	onservatio	n Requiren	nents.	
4	*	*	*	*	*	*	*	*	*	
5	(c) Conservation Method Priorities.									
6	(1) The recommended priorities for woodland conservation methods are as follows:									
7	*	*	*	*	*	*	*	*	*	
8	(N) Fee-in-lieu may be used to meet the requirements of this Division, when all									
9	other options have been exhausted, as determined by the Planning Director[. Refer] pursuant to									
10	Sec. 25-122(d)(9) for criteria relating to the use of fee-in-lieu.									
11	(d) V	Voodland Co	onservation	Options – O	Credit and	Security				
12	*	*	*	*	*	*	*	*	*	
13	(6) On or of	f-site habi	tat enhancen	nent projec	ets				
14	(A) Credit: Habitat enhancement projects may receive credit toward meeting the									
15	conservation requirements at a rate of up to a half-acre (up to ratio of 0.5:1) of additional credit									
16	for each ac	re of on-site	or off-site	habitat enha	incement p	orovided. Ha	ıbitat enhar	ncement sha	ıll be	
17	conducted	within wood	lands that	have already	received	credit for pr	eservation <u>,</u>	afforestation	<u>on,</u> or	
18	natural reg	eneration.								
19	*	*	*	*	*	*	*	*	*	
20	(1	9) Fee-in-li	ieu							
21		(A) Cro	edit: Fee-in	ı-lieu may b	e used to n	neet the con	servation re	equirements	s after	
22	all other op	otions are exl	hausted <u>an</u>	d the approp	riate credi	ts generated	by a forest	mitigation	bank	
23	in the same	e watershed a	are deemed	l unavailable	or there i	s no other C	ounty-own	ed land ava	<u>ilable</u>	
24	to meet con	nservation re	quirement	s. [Fee-in-lie	eu may be	used if the t	otal conser	vation		
25	requiremer	nt is one acre	or less. If	approved by	the Plann	ing Board,	fee-in-lieu 1	may be prov	vided	
26	for meeting conservation requirements that total one acre or larger if the project generating the									
27	requiremen	nt is located i	in the trans	it-oriented c	enters or i	f the approv	al of the us	e of fee-in-	lieu	
28	addresses a	n identified	Countywic	de conservat	ion priorit	y.] The fee r	ate can be	adjusted to	reflect	
l	l									

1	inflation increases using the base rate of ninety cents (\$0.90) per square foot[, as of June 30,									
2	2024,] of the conservation requirement within the designated Priority Funding Area and a rate o									
3	[120% of the base rate per square foot, as of June 30, 2024,] one dollar and eight cents (\$1.08)									
4	per square foot of conservation requirement outside the designated Priority Funding Area. These									
5	funds shall be placed in the Woodland Conservation Fund. Appropriate credits generated by a									
6	forest mitig	gation bank	shall be de	emed unava	ilable if an	y of the foll	owing exist	<u>:</u>		
7		<u>(i)</u>	There ar	e no off-site	e woodland	l conservati	on banks wi	th availabl	<u>e</u>	
8	acreage as	tracked by t	he County:	or						
9		<u>(ii</u>	If three	or more ava	ailable woo	odland cons	ervation ban	ıks refuse t	o sell	
10	any credits	, such refus:	al shall be 1	orovided in	writing.					
11	*	*	*	*	*	*	*	*	*	
12			SUBTITI	LE 25. TRI	EES AND	VEGETAT	TION.			
13		DIVIS	SION 3. TI	REE CANO	PY COVI	ERAGE OI	RDINANCI	E.		
14	*	*	*	*	*	*	*	*	*	
15	Sec. 25-12	7. Applicab	ility.							
16	(a) (General								
17	*	*	*	*	*	*	*	*	*	
18	(-	4) Landsca	ipe plans d	emonstrating	g conforma	ance to this	Division ap	proved as p	oart of	
19	a permit or	an entitlem	ent case <u>or</u>	entitlement	cases subj	ect to the Ti	ransitional P	rovisions o	of the	
20	Zoning Or	dinance (Sec	<u>27-1700)</u>	or Subdivis	sion Regula	ations (Sec.	<u>24-2700)</u> sh	ıall be subj	ect to	
21	the regulat	ions in place	at the time	e of approva	ıl <u>of any gr</u>	andfathered	l permit or g	randfather	<u>ed</u>	
22	developme	nt application	<u>on</u> .							
23	SECT	TION 2. BE	IT FURT	HER ENAC	TED that tl	he provision	ns of this Ac	t are hereby	У	
24	declared to	be severabl	e; and, in t	he event tha	t any section	on, subsecti	on, paragrap	oh, subpara	graph,	
25	sentence, c	lause, phras	e, or word	of this Act i	s declared	invalid or u	nconstitutio	nal by a co	urt of	
26	competent	jurisdiction	such inval	idity or unc	onstitution	ality shall n	ot affect the	remaining	,	
27	words, phr	ases, clauses	s, sentences	s, subparagra	aphs, parag	graphs, subs	ections, or s	sections of	this	
28	Act, since	the same wo	ould have b	een enacted	without th	e incorpora	tion in this A	Act of any s	such	
29	invalid or ı	unconstitutio	onal word,	phrase, claus	se, sentenc	e, paragrapl	n, subparagr	aph, subsec	ction,	
30	or section.									
31 l	SEC7	TON 3. BE	IT FURTE	HER ENAC	TED that tl	his Act shal	l take effect	forty-five	(45)	

calendar days after it becomes law.

Adopted this 8th day of July, 2025.

COUNTY COUNCIL OF PRINCE GEORGE'S COUNTY, MARYLAND

BY:

Edward P. Burroughs III

Chair

ATTEST:

Donna J. Brown Clerk of the Council

APPROVED:

DATE: 7 23 2025

Your J. Brown

Aisha N. Braveboy

County Executive

KEY:

Underscoring indicates language added to existing law.

[Brackets] indicate language deleted from existing law.

Asterisks *** indicate intervening existing Code provisions that remain unchanged.