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

Bill No. CB-046-2025
Chapter No.
Proposed and Presented by Council Member Oriadha
Introduced by Council Members Oriadha, Blegay, Fisher and Dernoga
Co-Sponsors
Date of Introduction June 10, 2025
BILL
AN ACT concerning
Woodland and Wildlife Habitat Conservation
For the purpose of exempting certain applications from the applicability of the woodland
conservation ordinance; providing for a standard letter of exemption for certain properties;
modifying the requirements for certain development review division applications; modifying the
alternatives for meeting conservation requirements on-site; modifying the threshold for fee-in-
lieu usage; providing for credit for afforestation projects; revising the rate for fee-in-lieu credits
revising certain definitions; 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 Sections 25-118, 25-119, 25-121, 25-122, and 25-127 of the Prince George's
County Code be and the same are hereby repealed and reenacted with the following
amendments:

1			SUBTITI	LE 25. TRE	EES AND	VEGETA	ΓΙΟΝ.		
2	DIVI	SION 2. V	VOODLA	ND AND W	VILDLIF	E HABITA	T CONSE	RVATION	ſ
3				ORD	INANCE	•			
4	Sec. 25-118.	Definition	S.						
5	*	*	*	*	*	*	*	*	*
6	(b) Th	e following	terms use	ed in this Div	vision are o	lefined as f	follows:		
7	*	*	*	*	*	*	*	*	*
8	(89	9) Transit-	oriented o	center[s]: <u>A</u>	transit-ori	ented cente	er means:		
9		[That t] <u>[</u>	<u> </u>	ented develo	opments w	hich [is] <u>ar</u>	<u>e</u> consistent	with [the	
10	Maryland] <u>S</u>	ection 7-10	1 of the T	ransportatio	n Article <u>o</u>	f the Annor	tated Code	of Maryland	<u>1</u> and
11	are identified	d within Pla	n 2035 as	regional tra	nsit distric	ts or local o	centers. This	s does not in	nclude
12	those areas i	dentified as	Local To	wn Centers i	in Plan 203	35.			
13	Sec. 25-119.	. Applicabi	ility.						
14	(a) Ger	neral							
15	(1)	Except as j	provided i	n (b) below,	this Wood	lland and V	Vildlife Hab	oitat Conser	vation
16	Division app	olies to:							
17		(A) All I	ORD appli	cations and	grading pe	rmit applic	ations[;] <u>, ex</u>	cluding	
18	applications	which prop	ose reside	ntial constru	ection activ	ity resultin	g in the dis	turbance of	less
19	than 10,000	square feet	of woodla	nds on a sin	gle lot of a	ny size or	linear projec	ct that do no	ot have
20	<u>a previously</u>	approved a	nd valid T	<u>CP;</u>					
21		(B) All a	ctivities b	y a public ut	ility;				
22		(C) All a	ctivities o	f a unit of C	ounty or m	unicipal go	overnment;	and	
23		(D) All a	ctivities d	elegated to t	he local ju	risdiction b	y the State.		
24	(2)) DRD appli	ications sh	all include a	Standard	Letter of E	xemption of	r the proper	type
25	of tree conse	ervation plan	ns (TCPs)	as follows:					
26		(A) DRD	Application Application	ions for a Co	onceptual S	Site Plan, a	Preliminary	y Plan of	
27	Subdivision,	, or other co	nceptual p	olans shall in	iclude a Ty	pe 1 Tree	Conservatio	on Plan (TC	P1) <u>or</u>
28	a Standard L	etter of Exe	emption.						
29		(B) DRD	application	ons for a Det	tailed Site	Plan (inclu	ding Minor	and Major	
30	Detailed Site	e Plans), gra	ading perm	nit or other s	imilarly de	etailed plan	s shall inclu	ıde a Type 2	2 Tree
31	Conservation	n Plan (TCF	P2) <u>or a St</u>	andard Lette	er of Exem	ption. If a s	site requires	approval o	<u>f a</u>

1	TCP2 with an a	ssociated	DRD app	lication, the	e TCP2 sha	all not be re	viewed inde	ependently (of the
2	associated DRI) applicati	ion.						
3	*	*	*	*	*	*	*	*	*
4	(b) Exem	ptions fro	m this Di	vision					
5	*	*	*	*	*	*	*	*	*
6	(5) St	andard Le	etters of E	xemption					
7		(A) A Star	ndard Lett	er of Exem	ption shall	be issued v	when a lot o	r parcel or	
8	combination of	lots and p	parcels is l	ess than 40	,000 squar	e feet in are	a.		
9	<u> </u>	(B) A Star	ndard Lett	er of Exem	ption shall	be issued v	vhen a lot o	r parcel or	
10	combination of	lots and r	parcels of	any size has	s less than	10,000 squa	are feet of v	voodland ar	<u>ıd is</u>
11	not subject to a	previousl	y approve	d TCP. If a	lot or pard	cel that was	determined	to be exem	<u>ıpt</u>
12	using this provi	sion beco	mes refor	ested to the	point whe	re more tha	n 10,000 sq	uare feet of	; :
13	woodlands exis	t prior to	issuance o	f a grading	permit, th	e exemption	n may be re	voked by th	<u>ıe</u>
14	Planning Direct	tor or thei	r designee	<u>.</u>					
15		[(B)] <u>(C)</u> A	A Standar	d Letter of	Exemption	is not requ	ired to be is	ssued when	the
16	proposed activi	ties are w	ithin the C	Chesapeake	Bay Critic	al Area bec	ause activit	ies within the	he
17	Critical Area ar	e subject	to Subtitle	5B. If a po	ortion of a	property is	outside the	Critical Are	ea, that
18	portion of the p	roperty sh	all be eva	luated for c	conforman	ce with this	Division.		
19		[(C)] <u>(D)</u> .	A Standar	d Letter of	Exemption	shall be iss	sued for any	y property tl	nat
20	will be reviewe	d by the S	State of Ma	aryland De _l	partment o	f Natural Re	esources. T	hese proper	ties
21	include, but are	not limite	ed to land	owned by t	he State of	Maryland.	A letter fro	m the State	of
22	Maryland Depa	rtment of	Natural R	esources st	ating that t	they are tak	ing jurisdic	tion over th	e
23	review of a pro	ject shall l	be provide	ed with any	applicatio	n package. '	The Standar	rd Letter of	
24	Exemption and	the state a	approved 1	Forest Cons	servation F	lan shall ac	company al	ll local DRI)
25	applications and	d grading	permit ap	plications.					
26		[(D)] <u>(E)</u> A	A Standar	d Letter of	Exemption	may be iss	ued when le	ocal govern	ment
27	projects utilizin	ig state fur	nds are pro	oposed and	a letter fro	om the State	of Marylar	nd Departm	ent of
28	Natural Resour	ces is pro	vided stati	ng that they	y will be re	eviewing the	project.		
29		[(E)] <u>(F)</u> A	A Standard	l Letter of I	Exemption	may be issu	aled when a	proposal is	
30	submitted that s	shows the	minimum	cutting or	clearing of	trees or wo	odlands ne	cessary in	
31	compliance wit	h the requ	irements	of 14 C.F.R	. § 77.25 r	elating to o	bjects affec	ting navigal	ble

1	airspace, provided that the Federal Aviation Administration has determined that the trees are a							
2	hazard to aviation.							
3	Sec. 25-121. Woodland and Wildlife Habitat Conservation Requirements.							
4	* * * * * * *							
5	(c) Woodland Conservation Requirements							
6	(1) Properties that are subject to this Division shall comply with the woodland							
7	conservation and afforestation threshold requirements established in Table 1. The threshold							
8	establishes the minimum acreage requirement of woodland conservation for a site (other							
9	calculations must be performed to determine the total amount of woodland conservation							
10	required) and is calculated as a percentage of the net tract area of the site.							
11	* * * * * * * *							
12	(2) [Properties that are] A property that is subject to this Division shall comply with							
13	the woodland conservation and afforestation threshold [are] calculated as follows in Table 1							
14	based on its zoning.							
15	* * * * * * * *							
16	(3) The woodland conservation and afforestation threshold requirements shall be met							
17	on-site or [an application for a variance must be submitted and approved per Section 25-119(d)]							
18	the applicant shall submit a statement of justification and plan demonstrating that the threshold							
19	has been met onsite to the maximum extent practicable.							

Table 1. Woodland Conservation and Afforestation Thresholds Requirements [by Zone]						
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 sam Plan or as shown on a TCP appr Design Plan, Specific Design Pl Detailed Site Plan, Special Perm	oved with a Conceptual an, Conceptual Site Plan,				

	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	*Percentage	e of net trac	t area							
2	*	*	*	*	*	*	*	*	*	
3	Sec. 25-122	2. Methods	for Meeti	ng the Woo	dland and	Wildlife C	onservatio	n Requirer	nents.	
4	*	*	*	*	*	*	*	*	*	
5	(c) C	onservation	Method P	Priorities.						
6	(1) The recor	mmended p	oriorities for	woodland	conservatio	n methods a	are as follow	ws:	
7	*	*	*	*	*	*	*	*	*	
8		(N) Fee	-in-lieu ma	ay be used to	meet the i	requirement	s of this Div	vision, whe	n all	
9	other option	ns have bee	n exhauste	d, as determ	ined by the	Planning I	Director[. Re	efer] <u>pursua</u>	<u>int</u> to	
10	Sec. 25-122	2(d)(9) for d	criteria rela	ting to the u	se of fee-in	n-lieu.				
11	(d) W	oodland C	onservation	n Options –	Credit and	Security				
12	*	*	*	*	*	*	*	*	*	
13	(6	o) On or o	ff-site habi	itat enhancer	ment projec	ets				
14		(A) Cr	edit: Habit	at enhancem	nent project	ts may recei	ive credit to	ward meeti	ng the	
15	conservatio	n requirem	ents at a ra	te of up to a	half-acre (up to ratio	of 0.5:1) of a	additional c	credit	
16	for each act	re of on-site	e or off-site	habitat enh	ancement p	provided. H	abitat enhan	cement sha	all be	
17	conducted	within woo	dlands that	have alread	y received	credit for p	reservation,	afforestation	on, or	
18	natural rege	eneration.								
19	*	*	*	*	*	*	*	*	*	
20	(9) Fee-in-l	lieu							
21		(A) Cr	edit: Fee-i	n-lieu may b	e used to n	neet the con	servation re	quirements	s after	
22	all other op	tions are ex	hausted <u>an</u>	d the approp	oriate credi	ts generated	l by a forest	mitigation	bank	
23	in the same	watershed	are deeme	d unavailabl	e or there i	s no other C	County-own	ed land ava	<u>ilable</u>	
24	to meet con	servation re	equirement	ts. [Fee-in-li	eu may be	used if the t	total conserv	vation		
25	requiremen	t is one acre	e or less. If	approved by	y the Plann	ning Board,	fee-in-lieu r	nay be prov	vided	
26	for meeting	conservati	on require	ments that to	tal one acr	e or larger i	f the project	t generating	g the	
27	requiremen	t is located	in the trans	sit-oriented	centers or i	f the approv	al of the us	e of fee-in-	lieu	
28	addresses a	n identified	Countywi	de conserva	tion priorit	y.] The fee	rate can be a	adjusted to	reflect	
	-									

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 of							
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 mitigation bank shall be deemed unavailable if any of the following exist:							
7	(i) There are no off-site woodland conservation banks with available							
8	acreage as tracked by the County; or							
9	(ii) If three or more available woodland conservation banks refuse to sell							
10	any credits, such refusal shall be provided in writing.							
11	* * * * * * * * *							
12	SUBTITLE 25. TREES AND VEGETATION.							
13	DIVISION 3. TREE CANOPY COVERAGE ORDINANCE.							
14	* * * * * * * * *							
15	Sec. 25-127. Applicability.							
16	(a) General							
17	* * * * * * * * *							
18	(4) Landscape plans demonstrating conformance to this Division approved as part of							
19	a permit or an entitlement case or entitlement cases subject to the Transitional Provisions of the							
20	Zoning Ordinance (Sec. 27-1700) or Subdivision Regulations (Sec. 24-2700) shall be subject to							
21	the regulations in place at the time of approval of any grandfathered permit or grandfathered							
22	development application.							
23	SECTION 2. BE IT FURTHER ENACTED that the provisions of this Act are hereby							
24	declared to be severable; and, in the event that any section, subsection, paragraph, subparagraph,							
25	sentence, clause, phrase, or word of this Act is declared invalid or unconstitutional by a court of							
26	competent jurisdiction, such invalidity or unconstitutionality shall not affect the remaining							
27	words, phrases, clauses, sentences, subparagraphs, paragraphs, subsections, or sections of this							
28	Act, since the same would have been enacted without the incorporation in this Act of any such							
29	invalid or unconstitutional word, phrase, clause, sentence, paragraph, subparagraph, subsection,							
30	or section.							
31	SECTION 3. BE IT FURTHER ENACTED that this Act shall take effect forty-five (45)							

1	calendar days after it becomes law.			
	Adopted this day of		, 2025.	
			COUNTY COUNCIL OF PRINCE GEORGE'S COUNTY, MARYLA	
		BY:	Edward P. Burroughs, III Chair	
	ATTEST:			
	Donna J. Brown Clerk of the Council		APPROVED:	
	DATE:	BY:	Tara H. Jackson Acting County Executive	
	KEY: <u>Underscoring</u> indicates language ac [Brackets] indicate language delete Asterisks *** indicate intervening of	d from ex existing C	sting law.	ed.
	* * *	*	* * *	*