Introduced
Public hearing
Council action
Executive action
Effective date

## **County Council of Howard County, Maryland**

2012 Legislative Session

Legislative day # 1

BILL NO. 2 - 2012 (ZRA - 137)

## Introduced by: Courtney Watson, Councilperson

AN ACT amending the Howard County Zoning Regulations to permit Community Swimming

Pools to send density under the Neighborhood Preservation Program in the R-ED, R-20,
and R-12 zoning districts, under certain conditions; establish a reduced rear setback of 15
feet on R-ED zoned lots that adjoin an open space lot for sunrooms and room extensions;
and generally related to Community Swimming Pools and rear setbacks.

Introduced and read first time, 20	012. Ordered posted an	nd hearing sch	eduled.		
		By order Stephen LeGer	ndre, Administrator to th	ne County Council	
Having been posted & notice of time & place of hearing	and title of Bill having	been publishe	ed according to Charter,	the Bill was read for a	second time at a
public hearing on, 2012 and cor	icluded on	, 20	012.		
This Bill was read the third time	Si	•	dre, Administrator to th	•	
		By order Stephen LeGer	ndre, Administrator to th	ne County Council	
Sealed with the County Seal and presented to the County	Executive for approva	al this	day of	, 2012 at	a.m./p.m.
Approved/vetoed by the County Executive on	Si	By order Stephen LeGer	dre, Administrator to th	ne County Council	
Approved venced by the County Executive on	_	an Illman C	ounty Executive		

NOTE; [[text in brackets]] indicates deletions from existing law; TEXT IN ALL CAPITALS indicates additions to existing law.

Strikeout indicates material deleted by amendment; <u>Underlining</u> indicates material added by amendment.

1	Section 1. Be it enacted by the County Council of Howard County, Maryland, that the Howard
2	County Zoning Regulations are hereby amended to read as follows:
3	
4	By amending:
5	Section 103 "Definitions"
6	Subsection A.
7	Number 151. "Preservation Parcel, Neighborhood"
8	
9	Section 107 "R-ED (Residential: Environmental Development) District
10	Subsection D. "Bulk Regulations"
11	Number 4. "Minimum setback requirements"
12	Letter d
13	Subsection G. "Density Exchange for Preservation Parcels"
14	<u>Number 1</u>
15	Section 108 "R-20 (Residential: Single) District
16	Subsection F. "Density Exchange for Preservation Parcels"
17	
18	Section 109 "R-12 (Residential: Single) District
19	Subsection F. "Density Exchange for Preservation Parcels"
20	
21	Section 128 "Supplementary Zoning District Regulations" District
22	Subsection A. "Supplementary Bulk Regulations"
23	Number 1. "Exceptions to Setback Requirements"
24	Subsection L. "Density Exchange For Neighborhood Preservation Parcels"
25	Subsection L. "Density Exchange For Neighborhood Preservation Parcels"
26	By Adding:
27	Section 128 "Supplementary Zoning District Regulations" District
28	Subsection A. "Supplementary Bulk Regulations"
29	Number 1. "Exceptions to Setback Requirements"
30	Letter J. "Sunrooms and Room Extensions"
31	
32	Howard County Zoning Regulations
33	• 5 5
34	SECTION 103: Definitions
35	A Event or provided for in Section 101 housing terms would be those providing about the
36	<b>A.</b> Except as provided for in Section 101 herein, terms used in these regulations shall have the

1	definition provided i	in any standard dictionary, unless specifically defined below or in any other	r
2	2 provision of these re	egulations:	
3	3 151. <u>Preservation</u>	n Parcel, Neighborhood: A residential infill parcel in the R-20, R-12, or R-	
4	4 ED zoning of	districts that existed on September 9, 2008 and is designated as a sending	
5	5 parcel on a r	revision plat or a final plat or easement. A Neighborhood Preservation	
6	6 Parcel shall	be encumbered by a Neighborhood Preservation Parcel Easement, and is	
7	7 either impro	oved with A SWIMMING POOL, COMMUNITY AS DEFINED IN SECTION 103,	
8	8 OR an existi	ing dwelling unit, or if unimproved, must be owned and maintained by a	
9	9 Homeowner	rs Association or dedicated to the Howard County Department of	
10	0 Recreation a	and[[p]]Parks. Any new structures placed on [[the]] AN IMPROVED site	
11	shall not be	larger than 50 percent of the building footprint of the [[dwelling unit]]	
12	2 PRINCIPAL S	STRUCTURE existing at the time the Neighborhood Preservation Easement i	S
13	3 recorded, ex	scept as provided in Section 128.L.2.b.	
14	4		
15	5		
16	6 SECTION 107	: R-ED (Residential: Environmental Development) District	
17	7		
18	8 D. Bulk Regulations		
19	9		
20	0 4. Minimum setback require	ements	
21	1		
22	2 <del>d. From lot lin</del> e	es - structures and uses in all development projects except single-family	
23	3 <del>attached:</del>		
24	4		
25	5 (1) Principal str	<del>uctures</del>	
26	6 <del>(a) Fro</del> i	nt20 feet	
27	7 <del>(b) Side</del>	e	
28	8 Exc	eept zero lot line dwellings	
29	9 <del>A m</del>	ninimum of 15 feet must be provided between structures	
30	0 <del>(c) Rea</del>	u <del>r</del>	
31	1 Exc	CEPT LOTS RECORDED AFTER [EFFECTIVE DATE OF ZRA 137] WHICH ONLY	<u>-</u>
32	2 <del>ADJ</del>	OIN OPEN SPACE ALONG A MAJORITY OF THE REAR LOT LINE	
33	3	15 feet	
34	4		

1			
2			(a) Front20 feet
3			(b) Side0 feet
4			(c) Rear0 feet
5			
6			
7		(3)	Other accessory structures
8			
9			(a) Front20 feet
10			(b) Side
11			(c) Rear5 feet
12			
13		(4)	Uses (other than structures) in all development projects except
14			single-family detached or attached20 feet
15			
16			
17	G.	Dens	sity Exchange For Neighborhood Preservation Parcels
18			
19		1.	A parcel qualifying with the criteria for residential infill development as
20			defined in Section 16.108 (b) of the Subdivision and Land Development
21			Regulations OR PARCELS PRINCIPALLY USED FOR A SWIMMING POOL,
22			COMMUNITY, AS DEFINED IN SECTION 103 OF THE ZONING REGULATIONS may be
23			[[a]] sending parcels for neighborhood preservation in accordance with the
24			requirements of Section 128.L of the zoning regulations.
25			
26			
27			SECTION 108: R-20 (Residential: Single) District
28			
29	F.	Dens	sity Exchange For Neighborhood Preservation Parcels
30			
31		1.	A parcel qualifying with the criteria for residential infill development as
32			defined in Section 16.108 (b) of the Subdivision and Land Development
33			Regulations OR PARCELS PRINCIPALLY USED FOR A SWIMMING POOL,
34			
)4			COMMUNITY, AS DEFINED IN SECTION 103 OF THE ZONING REGULATIONS may be

1 [[a]] sending parcels for neighborhood preservation in accordance with the 2 requirements of Section 128.L of the zoning regulations. 3 4 5 SECTION 109: R-12 (Residential: Single) District 6 7 **Density Exchange For Neighborhood Preservation Parcels** 8 F. 9 1. A parcel qualifying with the criteria for residential infill development as 10 defined in Section 16.108 (b) of the Subdivision and Land Development 11 Regulations OR PARCELS PRINCIPALLY USED FOR A SWIMMING POOL, 12 COMMUNITY, AS DEFINED IN SECTION 103 OF THE ZONING REGULATIONS may be 13 [[a]] sending parcels for neighborhood preservation in accordance with the 14 15 requirements of Section 128.L of the zoning regulations. 16 17 18 **SECTION 128: Supplementary Zoning District Regulations** 19 **Supplementary Bulk Regulations** 20 A. 21 22 The following supplementary regulations shall apply in addition to the requirements of the applicable zoning district. 23 24 25 1. **Exceptions to Setback Requirements** 26

Type of Building Feature	Zoning District	Maximum Encroachment Into
Structure, or Land Use		<del>Setback</del>
d. Open and enclosed porches	All residential districts except	10 feet into a front or rear
and decks	NT	setback, a setback from a
		project boundary, a setback

27

from a different zoning
district, or a required distance
between buildings, EXCEPT
THAT FOR R-ED LOTS
RECORDED AFTER [THE
EFTECTIVE DATE OF ZRA 137]
WITH 15 FOOT REAR SETBACKS
IN ACCORDANCE WITH
SECTION 107.D.4.D(1)(C),
OPEN AND ENCLOSED PORCHES
AND DECKS SHALL NOT
ENCROACH INTO A REAR
SETBACK.

1

TYPE OF BUILDING FEATURE	ZONING DISTRICT	MAXIMUM ENCROACHMENT
STRUCTURE, OR LAND USE		<u>Into Setback</u>
J. SUNROOMS AND ROOM	R-ED LOTS RECORDED AFTER	10 FEET INTO A REAR
<u>EXTENSIONS</u>	THE EFFECTIVE DATE OF	SETBACK, ALONG NOT MORE
	COUNCIL BILL 2-2012]	THAN 60 PERCENT OF THE
		REAR FACE OF A DWELLING ON
		A LOT WHICH ADJOINS OPEN
		SPACE ALONG A MAJORITY OF
		THE REAR LOT LINE

2

## L. Density Exchange For Neighborhood Preservation Parcels

5

7

4

1. In the R-ED, R-20, and R-12 districts, a parcel that qualifies under the criteria for neighborhood infill development as defined in Section 16.108.(b) of the Subdivision and Land Development Regulations and is eligible to be

developed for additional residential lots, may be a sending parcel for neighborhood preservation within the same planning district.

With this neighborhood preservation density exchange option, in the R-ED and R-20 districts density may be exchanged from a Neighborhood Preservation Parcel sending parcel to an eligible receiving parcel based on a rate of 2 development rights per net acre, up to a maximum of 3 development rights per parcel. In the R-12 district density may be exchanged from a Neighborhood Preservation Parcel sending parcel to an eligible receiving parcel based on a rate of 3 development rights per net acre, up to a maximum of 3 development rights per parcel.

2. Neighborhood Preservation Parcel Easement Requirements

a. The easement shall cover the entire sending parcel or lot that complies with the definition of a Neighborhood Preservation Parcel in Section 103.

b. A Neighborhood Preservation Parcel Easement improved with an existing dwelling unit OR A SWIMMING POOL, COMMUNITY shall not have any new structures placed on the site that are larger than 50 percent of the building footprint of the [[dwelling unit]] STRUCTURE existing at the time the neighborhood preservation easement is recorded. However, if the average footprint size of the nearest six dwellings is greater than the footprint of [[the]] AN existing building, the Director may approve a footprint that does not exceed this average.

1	c.	The o	easement shall be approved by the Department of Planning and
2		Zoni	ng and shall be recorded at the time of recordation of the final plat
3		for th	ne Neighborhood Preservation Parcel.
4			
5	d.	The 6	easement shall run with the land, shall be in full force and effect in
6		perpe	etuity, and shall describe and identify the following:
7			
8		(1)	The location and size of all existing improvements on the parcel
9			covered by the easement.
10			
11		(2)	A prohibition on future subdivision of the Neighborhood
12			Preservation Parcel.
13			
14		(3)	A prohibition on future use or development of the parcel for
15			uses incompatible with the neighborhood preservation parcel
16			easement. Only principal or accessory residential uses, OR
17			PRINCIPAL OR ACCESSORY SWIMMING POOL, COMMUNITY USES
18			are permitted in accordance with the zoning regulations.
19			
20		(4)	The provisions for maintenance of the neighborhood
21			preservation parcel.
22			
23		(5)	The responsibility for enforcement of the deed of Neighborhood
24			Preservation Parcel Easement.
25			
26		(6)	The provisions for succession in the event that one of the parties
27			to the deed of neighborhood preservation parcel easement
28			ceases to exist.
29			
30	e.	One	of the following entities shall be a party to the deed of
31		Neig	hborhoodPreservation Parcel Easement in addition to the property
32		owne	er:

1				
2		(1)	Howard County Govern	ment; or
3				
4		(2)	Maryland Environmenta	al Trust or Maryland Historical Trust; or
5				
6		(3)	A land conservation org	anization approved by the County
7			Council.	
8				
9	3.	Receiving	Development Requirements	
10				
11		a. Re	sidential development rights	derived from neighborhood
12		pre	eservation sending parcels ma	ay be received as bonus density for
13		de	velopments on parcels in the	RSA-8, R-A-15 and CAC Districts.
14				
15		b. Re	sidential development rights	derived from neighborhood
16		pre	eservation sending parcels ma	ay be received as bonus density for
17		de	velopments on parcels at leas	t 11 acres in size in the R-20 and R-12
18		Dis	stricts.	
19				
20		c. De	velopment rights shall be rec	reived in accordance with the following
21		rat	ios:	
22				
		Type of D	welling Unit to be	Number of Development Rights
		Constructe	ed	needed per Dwelling Unit
		Single-Far	nily Dwelling	1

2324

25

d. Any parcel with the main stem of either the Patapsco River, the
 Patuxent River, the Little Patuxent River, the Middle Patuxent River, or

.5

.33

Townhouse Dwelling

Apartment

1			the I	Deep Run running through the property shall be excluded for
2			cons	ideration as a receiving parcel for development of single-family
3			attac	hed or multi-family housing.
4				
5	4.	Addi	itional F	Requirements
6				
7		a.	Send	ling Parcels
8				
9			(1)	ON IMPROVED PARCELS, [[One]] ONE development right [[must]]
10				SHALL be retained on the sending parcel to allow for the
11				continued existence of the existing dwelling unit.
12				
13			(2)	ON PARCELS IMPROVED WITH SWIMMING POOLS, COMMUNITY,
14				ONE DEVELOPMENT RIGHT MAY BE RETAINED ON THE SENDING
15				PARCEL TO ALLOW FOR A POTENTIAL FUTURE DWELLING UNIT.
16				
17		b.	Dens	sity Exchange
18				
19			The	exchange of density shall take place as a private exchange between
20			prop	erty owners, subject to the approval of the sending and receiving
21			parce	els by the Department of Planning and Zoning in accordance with
22			the p	procedures set forth below.
23				
24		c.	Appı	roval of Sending Parcel
25				_
26			An a	pplication for approval of the sending parcel shall be made at any
27				before the initial plan for the receiving development is technically
28				plete and tentative housing unit allocations have been granted by
29			-	Department of Planning and Zoning, and shall include the
30				wing:
31			0	
32			(1)	A final plat of the sending parcel.
J <b>-</b>			(+)	process of the sensing pureer.

1		
2		(2) Documentation that the sending parcel complies with the
3		criteria in Section 128.L.1.
4		
5		(3) A calculation of the maximum number of development rights
6		which may be removed from the sending parcel.
7		
8	d.	Application for Receiving Development
9		
10		An application for the use of the bonus density on a receiving parcel
11		shall be made to the Department of Planning and Zoning and shall
12		include a calculation of the proposed density and the number of
13		development rights to be obtained from one or more sending parcels.
14		
15		
16		
17	e.	Approval of Receiving Development
18		
19		The Department of Planning and Zoning shall tentatively approve the
20		transfer of receiving bonus density to the receiving development when
21		the initial plan submission for the development is technically complete
22		and before tentative housing unit allocations are granted.
23		
24	f.	Phasing of Receiving Developments
25		
26		Density for receiving developments may be recorded in sections. A
27		Final Subdivision Plan or Site Development Plan shall not be approved
28		for the receiving development until one or more sending parcels are
29		approved which provide the necessary number of additional
30		development rights for the lots shown on the Final Subdivision Plan, or
31		the dwelling units indicated on the Site Development Plan.

32

Recordation of Sending Parcels and Receiving Developments. 1 g. 2 3 Following the approval of the initial plan for the receiving development, the following documents shall be recorded together in the 4 land records of Howard County. 5 6 A revision plat or a final plat of easement for each sending (1) 7 parcel, designating the property as a neighborhood preservation 8 9 sending parcel and indicating the number of development rights 10 that have been removed from the parcel, the location of the receiving development, and that one development right has been 11 12 retained for the existing OR A POTENTIAL FUTURE dwelling unit on the neighborhood preservation sending parcel. 13 14 (2) A deed of Neighborhood Preservation Parcel Easement for each 15 neighborhood preservation sending parcel that complies with 16 17 Section 128.L.2. 18 19 (3) A final plat for the receiving development parcel which may be a final subdivision plat dividing the receiving development 20 21 parcel into lots, or may be a density-receiving plat that records the number of development rights received from sending parcels 22 but does not subdivide the receiving development parcel. 23 24 Density recorded on the final plat for the receiving development parcel shall only be used on that receiving development parcel. 25

Section 2. Be it further enacted by the County Council of Howard County, Maryland, that the Director of
the Department of Planning and Zoning is authorized to publish this Act, to correct obvious errors in
section references, numbers and references to existing law, capitalization, spelling, grammar, headings
and similar matters.
Section 3. And be it further enacted by the County Council of Howard County, Maryland, that the
provisions of this act shall become effective 61 days after enactment.