Introduced
Public hearing
Council action
Executive action
Effective date

County Council of Howard County, Maryland

2016 Legislative Session

Legislative day # 3

BILL NO. <u>15</u> – 2016

Introduced by

Jon Weinstein, Councilmember

AN ACT amending the Subdivision and <u>Land</u> Development of Land Regulations pertaining to residential infill developments with respect to compatibility, unit types, landscaping, interconnectivity and privacy; and generally relating to residential infill developments.

Introduced and read first time, 2016. Ordered posted	and hearing scheduled.
	By order Jessica Feldmark, Administrator to the County Council
Having been posted & notice of time & place of hearing and title of Bill having	ng been published according to Charter, the Bill was read for a second time at a
public hearing on, 2016.	
This Bill was read the third time, 2016 and Passed	By order Jessica Feldmark, Administrator to the County Council , Passed with amendments, Failed
	By order Jessica Feldmark, Administrator to the County Council
Sealed with the County Seal and presented to the County Executive for appro	val this day of, 2016 at a.m./p.m.
	By order Jessica Feldmark, Administrator to the County Council
Approved/vetoed by the County Executive on, 2016	i.
	Allan H. Kittleman, County Executive
NOTE: [[text in brackets]] indicates deletions from exist	ing law: TEXT IN ALL CAPITALS indicates additions to existing law.

Strikeout indicates material deleted by amendment; Underlining indicates material added by amendment.

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2 County Code is hereby amended to read as follows:
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4 By amending:
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- 5 Title 16: PLANNING, ZONING AND SUBDIVISIONS AND LAND DEVELOPMENT REGULATIONS
- 6 Subtitle 1. Subdivision and Land Development Regulations
- 7 Article II. Design Standards and Requirements
- 8 Section 16.127. "Residential Infill Development"
- 9 Subsection (a) "Purpose"
- 10 *Number* (1);

11

- 12 Subsection (c) "Design of Infill Development"
- 13 *Numbers* (1) and (2);
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- 15 By adding:
- 16 Title 16: PLANNING, ZONING AND SUBDIVISIONS AND LAND DEVELOPMENT REGULATIONS
- 17 Subtitle 1. Subdivision and Land Development Regulations
- 18 Article II. Design Standards and Requirements
- 19 Section 16.127. "Residential Infill Development"
- 20 Subsection (c) "Design of Infill Development"
- 21 *New Numbers (3) and (4);*
- 22 23
- Title 16: PLANNING, ZONING AND SUBDIVISIONS AND LAND DEVELOPMENT
 REGULATIONS
- 27 Subtitle 1. Subdivision and Land Development Regulations
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- 29 Article II. Design Standards and Requirements
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- 31 Sec. 16.127. Residential infill development.

32 (a) Purpose:

(1) Accommodate growth within THE CONTEXT OF EXISTING COMMUNITIES AND FOCUS
 DEVELOPMENT IN areas that already have infrastructure and public facilities [[in the context of
 existing communities]];

1		(2) Ensure development occurs in a manner that protects the environment, achieves high quality design
2		and strengthens existing communities; and
3		(3) Encourage investment in older established communities.
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5	(b)	Presubmission Community Meeting. A presubmission community meeting is required prior to the
6		initial submittal of plans for new residential infill developments submitted after November 15, 2001,
7		according to the procedures established in section 16.128 of this title.
8		
9	(c)	Design of Infill Development:
10		(1) The [[developer]] DESIGN of a residential infill [[project]] DEVELOPMENT shall BE
11		COMPATIBLE [[create compatibility]] with AN [[the]] existing ADJACENT RESIDENTIAL
12		neighborhood AS DETERMINED by DPZ BY [[designing the project to either]]:
13		(i) [[Be the]] CONSISTING OF THE same UNIT TYPES (E.G., DETACHED SINGLE FAMILY HOMES,
14		ATTACHED SINGLE FAMILY HOMES, APARTMENTS) as the surrounding residential
15		neighborhood [[in terms of unit type (SFD, SFA, APTS)]]; or
16		(ii) [[Achieve compatibility by using enhanced]] ENHANCING perimeter landscaping adjacent
17		to [[lots with]] existing homes[[. Either]] USING EITHER Type B landscaping within a 20-
18		foot setback or Type C landscaping within a ten-foot setback [[may be used]].
19		(2) The DESIGN OF A RESIDENTIAL INFILL DEVELOPMENT SHALL, IF PRACTICAL, BE INTEGRATED
20		WITH THE [[following provisions are intended to improve the design of a residential infill project
21		and its relationship to]] surrounding residential development BY:
22		(i) [[Provide connectivity between on-site and off-site vehicular and pedestrian systems,]]
23		INTERCONNECTING PROPOSED ON-SITE STREETS, SIDEWALKS, PATHS, protected
24		environmental lands, and other open space, WITH THOSE LOCATED OFF-SITE; AND
25		(ii) [[Incorporate into the design locally]] INCORPORATING AND PRESERVING significant site
26		features, such as historic structures, unique topographic features, specimen trees, or other
27		existing, healthy [[buffer]] landscaping.
28		[[(iii) Privacy:
29		a. Locate and design lots, buildings and site improvements to minimize infringement
30		on the privacy of adjoining residential properties.

1		t	b. Use increased landscaping, berms, fences or walls, to effectively screen views of
2			rear yards and decks from public roads.]]
3	(3)		LOTS, BUILDINGS, AND SITE IMPROVEMENTS SHALL BE CONFIGURED TO MAXIMIZE
4			PRIVACY BY:
5	((i)	POSITIONING STRUCTURES IN ACCORDANCE WITH SECTION 16.120(B)(6)(V) OF THESE
6			REGULATIONS; AND
7	((ii)	INCREASING LANDSCAPING IN COMBINATION WITH BERMS, FENCES OR WALLS, TO
8			SCREEN VIEWS OF REAR YARDS AND DECKS FROM PROPOSED AND EXISTING
9			RESIDENCES AND FROM ROADS.
10	(4)		THE FOLLOWING COMPATIBILITY STANDARDS SHALL APPLY TO RESIDENTIAL INFILL
11			DEVELOPMENTS IN OR ADJOINING EXISTING R-20 and R-12 zoned subdivisions:
12		(i)	LIMIT ON ADJOINING DRIVEWAY ENTRANCES: A SHARED USE-IN-COMMON DRIVEWAY
13			MUST BE PROVIDED IN ACCORDANCE WITH THE DESIGN MANUAL WITHIN A MINIMUM
14			24' WIDE ACCESS EASEMENT FOR ALL PROPOSED RESIDENTIAL INFILL DEVELOPMENT
15			LOTS. ANY EXISTING DRIVEWAY ENTRANCES ONTO THE PUBLIC ROAD RIGHT-OF-WAY
16			MUST BE CONNECTED TO A SINGLE USE-IN-COMMON DRIVEWAY OR ABANDONED;
17		(ii)	FRONT YARD SETBACKS: THE REQUIRED FRONT YARD SETBACK SHALL BE
18			ESTABLISHED AS THE AVERAGE OF THE EXISTING FRONT YARD SETBACKS OF THE
19			BLOCK FACE AREA OR THE AREA WITHIN 500 feet in either direction of the
20			SUBJECT PROPERTY, WHICHEVER IS LESS. THE BLOCK FACE AREA CONSISTS OF THE
21			AREA BETWEEN THE SUBJECT PROPERTY AND THE INTERSECTION OF ANY TWO
22			STREETS MEASURED ALONG THE SIDE OF THE STREET THAT THE SUBJECT PROPERTY
23			IS LOCATED.
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25			WHERE THERE IS A VACANT LOT IN THE BLOCK FACE AREA, THE REQUIRED FRONT
26			YARD SETBACK FOR THE ZONING DISTRICT SHALL BE USED FOR THAT LOT IN
27			CALCULATING THE AVERAGE FRONT YARD SETBACK. IF THE SETBACK ESTABLISHED
28			IN THIS SECTION CONFLICTS WITH THE SETBACK ESTABLISHED IN THE ZONING
29			REGULATIONS, THEN THE MORE RESTRICTIVE SETBACK SHALL APPLY;
30		(iii)	DRAINAGE: THE ENVIRONMENTAL CONCEPT PLAN SHALL ADDRESS POTENTIAL
31			ADVERSE DRAINAGE IMPACTS ON ADJACENT PROPERTIES. IMPACTS SHALL BE
32			EVALUATED BASED ON REQUIREMENTS IN DESIGN MANUAL VOLUME I, CHAPTER 4,
33			DRAINAGE SWALES AND SURFACE DRAINAGE EASEMENTS. AFTER EXHAUSTING ALL
34			ALTERNATIVES TO ADDRESS THE IMPACT WITH THE AFFECTED NEIGHBOR(S),

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1		IMPACTS MAY BE MITIGATED BY QUANTITATIVE MANAGEMENT BASED ON THE
2		APPROPRIATE DESIGN YEAR STORM FOR THE GEOGRAPHICAL AREA AND PROPOSED
3		CONVEYANCE SYSTEM; AND
4	(iv)	STORMWATER MANAGEMENT: STORMWATER PRACTICES SHALL BE BASED ON THE
5		MOST CURRENT GUIDELINES ACCEPTED BY THE MARYLAND DEPARTMENT OF THE
6		ENVIRONMENT (MDE). NONSTRUCTURAL PRACTICES SHALL BE IMPLEMENTED TO
7		THE MAXIMUM EXTENT PRACTICABLE. STORMWATER COMPLIANCE FOR
8		ENVIRONMENT SITE DESIGN SHALL ONLY BE RECEIVED FOR THE DESIGN AND
9		CONSTRUCTION OF MICRO-SCALE PRACTICES, ALTERNATIVE SURFACES, OR OTHER
10		PRACTICES ACCEPTED BY MDE THAT RETAIN OR INFILTRATE RUNOFF BASED ON A
11		QUANTITATIVE MEASUREMENT.
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15	Section 2. Be it	further enacted by the County Council of Howard County, Maryland, that this Act
16	shall become eff	cetive 61 days after its enactment.
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