# HARFORD COUNTY BILL NO. 23-026 (As Amended) Brief Title Amendments to Zoning Code Sections 267-4 267-60 267-126-Warehouse) is herewith submitted to the County Council of Harford County for enrollment as being the text as finally passed. ENROLLE CERTIFIED TRUE AND CORRECT Council Administrator Council President, Date BY THE COUNCIL Read the third time. Passed: LSD 23-026 Failed of Passage: By Order Sealed with the County Seal and presented to the County Executive for approval this 11th Day of October 2023, at 3:00 p.m. Council Administrator BY THE EXECUTIVE

#### BY THE COUNCIL

This Bill No. 23-026 having been approved by the Executive and returned to the Council, becomes law on October 13, 2023.

COUNTY EXECUTIVE

APPROVED: Date

EFFECTIVE DATE: December 12, 2023

#### COUNTY COUNCIL

OF

#### HARFORD COUNTY, MARYLAND

BILL NO. <u>23-026</u>

Introduced by Council President Vincenti at the request of the Council	nty Execut	tive
Legislative Day No. 23-022	Date	September 5, 2023

AN ACT to add the definitions of "distribution and local delivery center", FREIGHT, "freight terminal", LOADING ZONE, and "warehousing" to Section 267-4, Definitions, of Article I, General Provisions, of Part 1, Standards; that Section 267-60, CI, LI and GI Industrial Districts, of Article VII, District Regulations by amending the purpose of the Light Industrial District and the General Industrial District in Subsection A as amended, TO REPEAL AND REENACT WITH AMENDMENTS SECTION 267-60(C)(5), MODIFICATION OF HEIGHT REQUIREMENTS; and by adding additional general regulations in Subsection C(4)-(7) as amended; and to repeal and reenact, with amendments, Subsection B (3), Non-residential development, of Section 267-126, Adequate public facilities, of Article XV, Growth Management, of Part 2, Miscellaneous, all of Chapter 267, Zoning to clarify the public facility requirements that must be satisfied before issuance of permits and approvals; and by repealing and reenacting with amendments Permitted Uses Chart 19:20 and 19:21 by amending Permitted Uses Chart, Attachment 19:20, the "Freight terminal" row by deleting "freight terminal" as a permitted use in the B3 and LI use districts; and by amending Permitted Uses Chart Attachment 19:21 by deleting "Warehousing and wholesaling, processing, and distribution and local delivery" as a permitted use category, by adding a new permitted use category: "Warehousing, distribution and local delivery less than or equal to 150,000 square feet" and permitting such uses in the Village Business-VB, Business General-B3, Commercial Industrial-CI, Light Industrial LI and General Industrial GI use districts, and by adding a new permitted use category "warehousing Warehousing, distribution and local delivery greater than 150,000 square feet and less than or equal to 250,000 square feet" that shall be permitted only in CI, LI and GI use districts and only pursuant to the special conditions in Section 267-60C(4)(a)(4) 267-60C(14)(5) in addition to all other applicable conditions under Chapter 267 Zoning as amended; AND BY ADDING A GRANDFATHERING PROVISION; all to read as follows and generally relating to zoning.

By the Council, September 5, 2023
Introduced, read first time, ordered posted and public hearing scheduled:

on: October 2, 2023

at: 6:00 PM

By Order: \_\_\_\_\_\_, Council Administrator

#### **PUBLIC HEARING**

Having been posted and notice of time and place of hearing and title of Bill having been published according to the Charter, a public hearing was held on October 2, 2023, and concluded on October 2, 2023.

Mylin A. Dixon, Council Administrator

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. <u>Underlining</u> indicates language added to Bill by amendment. Language lined through indicates matter stricken out of Bill by amendment.

1	WHEREAS, there has been a moratorium on the issuance of permits for warehousing and
2	wholesaling, processing and distribution and local delivery facilities and projects while the County
3	studies the impact of existing projects and the impact of potential projects on undeveloped or
4	redeveloped land where such use is a permitted use and has considered how such uses have
5	changed and progressed since such use category was first created under the Zoning Code in 1982;
6	and
7	WHEREAS, the County has considered and reviewed existing inventory of what this Bill
8	defines as warehousing, freight terminals, and distribution and local delivery centers, and
9	occupancy vacancy rates of such facilities, particularly in the County; and
10	WHEREAS, the County has investigated residual issues associated with what this Bill
11	defines as warehousing, freight terminals, and distribution and local delivery centers and specific
12	issues with respect to the existing inventory of undeveloped property in CI, LI and GI use districts;
13	and
14	WHEREAS, County officials have met with community stakeholders and business
15	stakeholders to discuss, needs, wants and wishes with respect to what this Bill defines as
16	warehousing, freight terminals, and distribution and local delivery centers;
17	WHEREAS, the County has considered the general economic impact of what this Bill
18	defines as warehousing, freight terminals, and distribution and local delivery centers versus the
19	general economic impact of other permitted uses in the CI, LI and GI use districts in light of the
20	costs of supporting the infrastructure necessary to support such facilities;
21	NOW THEREFORE:
22	Section 1. Be It Enacted By the County Council of Harford County, Maryland that the
23	definitions of "distribution and local delivery center", <b>FREIGHT</b> , "freight terminal", <b>LOADING</b>

- 1 **ZONE**, and "warehousing" are added to Section 267-4, Definitions, of Article I. General 2 Provisions, of Part 1, Standards; that Section 267-60, CI, LI and GI Industrial Districts, of Article 3 VII, District Regulations by amending the purpose of the Light Industrial District and the General 4 Industrial District in Subsection A as amended, and by adding additional general regulations in 5 Subsection C(4)-(7) as amended; and to repeal and reenact, with amendments, Subsection B (3), 6 Non-residential development, of Section 267-126, Adequate public facilities, of Article XV, 7 Growth Management, of Part 2, Miscellaneous, all of Chapter 267, Zoning to clarify the public 8 facility requirements that must be satisfied before issuance of permits and approvals; and by 9 repealing and reenacting with amendments Permitted Uses Chart 19:20 and 19:21 by amending 10 Permitted Uses Chart, Attachment 19:20, the "Freight terminal" row by deleting "freight terminal" 11 as a permitted use in the B3 and LI use districts; and by amending Permitted Uses Chart Attachment 19:21 by deleting "Warehousing and wholesaling, processing, and distribution and 12 local delivery" as a permitted use category, by adding a new permitted use category: 13 "Warehousing, distribution and local delivery less than or equal to 150,000 square feet" and 14 permitting such uses in the Village Business-VB, Business General-B3, Commercial Industrial-15 16 CI, Light Industrial LI and General Industrial GI use districts, and by adding a new permitted use category "warehousing WAREHOUSING, distribution and local delivery greater than 150,000 17 square feet and less than or equal to 250,000 square feet that shall be permitted only in CI, LI and 18 19 GI use districts and only pursuant to the special conditions in Section  $\frac{267-60C(4)(a)(4)}{267-60C(4)(a)(4)}$ 60C(14)(5) in addition to all other applicable conditions under Chapter 267 Zoning as amended; 20 21 all to read as follows:
- 22 Chapter 267. ZONING
- 23 Article VI. General Provisions

- 1 § 267-4 Definitions.
- 2 As used in this Part, the following terms shall have the meanings indicated:
- 3 DISTRIBUTION AND LOCAL DELIVERY CENTER A CENTER WHERE RETAIL OR
- 4 FINISHED GOODS ARE STORED, SORTED, AND/OR PREPARED FOR FINAL DELIVERY
- 5 TO A RETAIL CONSUMER OR END USER. DISTRIBUTION AND LOCAL DELIVERY
- 6 <u>CENTER A FACILITY THAT PERFORMS CONSOLIDATION, WAREHOUSING,</u>
- 7 PACKAGING, DECOMPOSITION AND OTHER FUNCTIONS LINKED WITH
- 8 HANDLING TO PROVIDE VALUE-ADDED SERVICES TO FREIGHT, OFTEN IN
- 9 PROXIMITY TO MAJOR TRANSPORT ROUTES OR TERMINALS. THEY CAN ALSO
- 10 PERFORM LIGHT MANUFACTURING ACTIVITIES SUCH AS ASSEMBLY AND
- 11 LABELING. ALSO KNOWN AS A FULFILLMENT CENTER.
- 12 FREIGHT GOODS OR MATERIALS MOVED BY TRUCK, SHIP, TRAIN, OR
- 13 **PIPELINE**.
- 14 FREIGHT TERMINAL AN OUTDOOR OR INDOOR PAD, PAVED AREA OR
- 15 STRUCTURE, WHERE FREIGHT IN TRANSIT IS BROUGHT OR REMOVED BY MOTOR
- 16 TRUCK, AIRPLANE TRUCK OR RAILROAD TO BE TEMPORARILY STORED,
- 17 ASSEMBLED, OR SORTED FOR ROUTING IN INTRASTATE OR INTERSTATE
- 18 SHIPMENT: AND FOR THE PURPOSE OF THIS CHAPTER SHALL INCLUDE ANY
- 19 BUILDING, STRUCTURE OR UNDEVELOPED LAND OCCUPIED FOR THE TEMPORARY
- 20 STORAGE, PARKING OR GARAGING OF MOTOR TRUCKS USED AS COMMON,
- 21 CONTRACT OR SPECIAL CARRIERS OPERATING UNDER INTRASTATE OR
- 22 INTERSTATE CERTIFICATED RIGHTS.
- 23 LOADING ZONE LOCATIONS DESIGNED FOR THE LOADING AND UNLOADING

#### 1 OF FREIGHT, LOADING DOCKS ARE STRUCTURES WHICH ALLOW A TRUCK TO

- 2 LOAD OR UNLOAD DIRECTLY FROM THE BED OF THE TRUCK.
- 3 WAREHOUSING THE BULK STORAGE OF GOODS OR COMMODITIES, OTHER THAN
- 4 HARVESTED COMMODITIES THAT CAN BE SOLD OR FURTHER PROCESSED AND
- 5 SOLD AS FOOD, FOR WHOLESALE OR BULK RETAIL RESALE OR TRANSPORTED TO
- 6 A DISTRIBUTION AND LOCAL DELIVERY CENTER OR LANDS, BUILDINGS, OR
- 7 STRUCTURES USED OR DESIGNED FOR THE STORAGE OF GOODS WHICH WILL BE
- 8 SOLD ELSEWHERE OR SUBSEQUENTLY TRANSPORTED TO ANOTHER LOCATION
- 9 FOR SALE OR DELIVERY.
- 10 § 267-60 CI, LI and GI Industrial Districts.
- 11 A. Purpose.
- 12 (1) CI Commercial Industrial District. This district is intended for industrial, office and
- business uses of a moderate scale and intensity.
- 14 (2) LI Light Industrial District. This district is intended to permit a mix of light TO
- MODERATE manufacturing, PROCESSING, [warehousing] and
- 16 TECHNOLOGICAL DEVELOPMENT [service] uses. Retail sales are permitted
- as accessory to a manufacturing or distribution operation where the product is
- produced, PROCESSED or DEVELOPED AND STORED [warehoused] on site.
- Other retail sales or service uses are permitted as accessory to the principal
- 20 permitted use provided that they are integrated into the overall project and shall not
- 21 exceed 2,000 square feet.
- 22 (3) GI General Industrial District. This district is intended for industrial uses of a larger
- 23 scale or more intensive MANUFACTURING OR processing with large areas of

1	unenciosed storage, which MANUFACTURING, PRODUCTION,
2	HANDLING, CONSOLIDATION, DISTRIBUTION, AND/OR
3	WAREHOUSING, OR WHERE ORDER PROCESSING OCCURS, THAT
4	MAY INCLUDE LARGE AREAS OF UNENCLOSED STORAGE AND
5	FULLFILLMENT SPACE. THESE USES may generate substantially more
6	impact on surrounding properties. Retail sales are permitted as accessory to a
7	manufacturing OR PROCESSING operation where the product is [produced]
8	STORED PRODUCED, HANDLED, CONSOLIDATED, PACKAGED,
9	<b><u>DISTRIBUTED FROM</u></b> , [or warehoused] on site. Other retail sales or service uses
10	are permitted as accessory to the principal permitted use provided that they are
11	integrated into the overall project and shall not exceed 2,000 square feet.
12	§ 267-60. CI, LI AND GI INDUSTRIAL DISTRICTS.
13	C. Specific regulations applicable to industrial districts. The following uses are permitted,
14	subject to the additional requirements below:
15	(5) MODIFICATION OF HEIGHT REQUIREMENTS. MAXIMUM
16	<b>BUILDING HEIGHT MAY BE EXCEEDED IF SIDE AND REAR YARDS</b>
17	ARE INCREASED IN WIDTH AND DEPTH BY [1] 2 ADDITIONAL
18	<b>IFOOT</b> FEET FOR EVERY 1 FOOT OF EXCESS HEIGHT.
19	(4) (14) WAREHOUSING, DISTRIBUTION, AND LOCAL DELIVERY CENTER
20	USES WITHIN BUILDINGS UP TO 150,000 SQUARE FEET MAY BE
21	PERMITTED IN THE CI, LI AND GI DISTRICTS, PROVIDED THAT THE
22	FOLLOWING REQUIREMENTS ARE MET:
23	(a) SPECIAL DIMENSIONAL REQUIREMENTS FOR WAREHOUSES

1	(1)	THE MAXIMUM BUILDING HEIGHT SHALL BE 42 FEET. 36
2		FEET IN THE COMMERCIAL INDUSTRIAL CI DISTRICT
3		AND 40 FEET IN THE LIGHT INDUSTRIAL LI AND
4		GENERAL INDUSTRIAL GI DISTRICTS.
5	(2)	THE TOTAL MAXIMUM BUILDING COVERAGE SHALL BE
6		4 <del>0%.</del> <u>55%.</u>
7	(3)	THE TOTAL MAXIMUM IMPERVIOUS COVERAGE SHALL
8		BE 60%, 85%, UNLESS OTHERWISE REGULATED BY
9		WATER SOURCE PROTECTION DISTRICT REQUIREMENTS.
10	(4)	WHERE THE FOOTPRINT OF THE PROPOSED PRINCIPAL
11		WAREHOUSE STRUCTURE IS GREATER THAN 150,000
12		SQUARE FEET AND LESS THAN OR EQUAL TO 250,000
13		SQUARE FEET, IN ADDITION TO THE OTHER
14		REQUIREMENTS OF THIS SECTION:
15		(a) THE MINIMUM LOT AREA SHALL BE 15 ACRES.
16		(b) (A) ALL ACCESS POINTS SHALL BE A MINIMUM OF 250
17		FEET FROM ANY DWELLING.
18		(e) (B) ALL DRIVE AISLES, LOADING/UNLOADING AREAS,
19		AND PARKING AREAS INTENDED FOR USE BY
20		TRACTOR TRAILERS AS WELL AS OUTDOOR
21		STORAGE AREAS SHALL BE A MINIMUM OF 250
22		FEET FROM ANY DWELLING.

1	(b) WAREHOUSING, DISTRIBUTION AND LOCAL DELIVERY
2	CENTER USES SHALL NOT EXCEED 50% OF THE GROSS FLOOR
3	AREA WITHIN A PROJECT.
4	(5) (b) BUFFER YARDS
5	(a) (1) A ONE-HUNDRED-FOOT-WIDE BUFFER YARD SHALL BE
6	PROVIDED ALONG THE ENTIRE LENGTH OF THE STREET FRONTAGE
7	OF ANY PROPERTY UPON WHICH A WAREHOUSE IS LOCATED THAT
8	ABUTS WITH PROPERTY IN ANY USE DISTRICT OTHER THAN A CI, LI
9	OR GI USE DISTRICT. FURTHER, A ONE-HUNDRED-FOOT-WIDE
10	BUFFER YARD SHALL BE PROVIDED ALONG ANY PROPERTY LINE
11	WHICH ABUTS A RESIDENTIAL OR AGRICULTURAL ZONING DISTRICT
12	OR AN EXISTING RESIDENTIAL USE.
13	(b) (2) THE BUFFER YARD SHALL BE MEASURED FROM THE
14	PROPERTY LINE OR STREET RIGHT-OF-WAY LINE. WHERE A LOT
15	LINE, DRAINAGE OR UTILITY EASEMENT IS REQUIRED, THE BUFFER
16	YARD SHALL BE MEASURED FROM THE INSIDE EDGE OF THE
17	EASEMENT.
18	(e) (3) THE BUFFER YARD SHALL BE A LANDSCAPED AREA FREE OF
19	ROADS, SIDEWALKS, DRIVEWAYS, PARKING LOTS, STORAGE,
20	BUILDINGS, AND STRUCTURES OF ANY KIND, EXCEPT FOR
21	NECESSARY ACCESS ROADS OR PATHWAYS AS MAY BE REQUIRED
22	BY COUNTY CODE OR FIRE OR SAFETY REGULATIONS AND/OR AS
23	MAY BE REQUIRED AND/OR APPROVED BY THE BOARD OF APPEALS.

1	(4) THE BUFFER YARD SHALL BE LANDSCAPED WITH NATIVE
2	TREES AND VEGETATION, INCLUDING EVERGREEN TREES (OTHER
3	THAN WHITE OR LOBLOLLEY PINE TREES), DECIDUOUS TREES,
4	FLOWERING TREES, AND SHRUBS.
5	(e) (5) ALL AREAS OF THE BUFFER YARD NOT COVERED WITH
6	PLANTINGS SHALL BE COVERED BY A WELL MAINTAINED, ALL-
7	SEASON VEGETATIVE GROUND COVER SUCH AS GRASS.
8	(f) (6) EARTHEN BERMS SHALL BE CONSTRUCTED WITHIN
9	BUFFER YARDS IN ACCORDANCE WITH SUBSECTION (5) (c), BERM
10	REQUIREMENTS, HEREIN.
11	(g) (7) MINIMUM PLANTING REQUIREMENTS IN BUFFER YARDS:
12	(1) (a) NATIVE TREES AND SHRUBS SHALL BE PLANTED IN THE
13	FOLLOWING MINIMUM QUANTITIES PER 100 LINEAL FEET
14	OF BUFFER YARD, AS MEASURED PARALLEL TO THE
15	BUFFER YARD.
16	(a) (1) TEN EVERGREEN TREES (OTHER THAN WHITE OR
17	LOBLOLLY PINE TREES).
18	(b) (2) FIVE DECIDUOUS TREES.
19	(e) (3) THREE FLOWERING TREES.
20	(d) (4)) TEN SHRUBS.
21	(2) (b) THIS LANDSCAPING SHALL BE PROVIDED IN ADDITION
22	TO ANY LANDSCAPING REQUIRED BY OTHER COUNTY
23	REGULATIONS.

1	(3) (c) PLANTINGS SHALL BE ARRANGED SO AS TO PROVIDE A
2	COMPLETE VISUAL SCREEN OF THE WAREHOUSE OF AT
3	LEAST 14 FEET IN HEIGHT (MEASURED IN ADDITION TO
4	THE HEIGHT OF THE BERM) WITHIN THREE YEARS.
5	(4) (d) THE PLANTINGS SHALL BE ARRANGED ON THE OUTSIDE
6	(NON-WAREHOUSE SIDE) AND TOP OF THE BERM.
7	(5) (e) EVERGREEN TREES SHALL HAVE A MINIMUM HEIGHT OF
8	EIGHT (8) FEET. DECIDUOUS TREES SHALL HAVE A
9	MINIMUM TRUNK CALIPER OF TWO (2) INCHES
10	MEASURED THREE FEET ABOVE THE TOP OF THE ROOT
11	BALL AND A MINIMUM HEIGHT OF TWELVE (12) FEET.
12	FLOWERING TREES SHALL HAVE A MINIMUM HEIGHT OF
13	SEVEN (7) FEET. SHRUBS SHALL HAVE A MINIMUM
14	HEIGHT OF THIRTY (30) INCHES. MINIMUM HEIGHTS
15	SHALL BE AS MEASURED FROM FINISHED GRADE AT THE
16	TIME OF PLANTING.
17	(6) (c) BERM REQUIREMENTS
18	(a) (1) A RAISED EARTHEN BERM SHALL BE CONSTRUCTED ALONG
19	THE ENTIRE LENGTH OF THE PORTION OF ANY STREET
20	FRONTAGE OF ANY PROPERTY UPON WHICH A WAREHOUSE IS
21	LOCATED THAT ABUTS WITH AN EXISTING RESIDENTIAL USE
22	OR A ZONING DISTRICT OTHER THAN A CI, LI OR GI USE
23	DISTRICT.

1	(b) (2) THE BERM SHALL HAVE A MINIMUM AVERAGE HEIGHT OF 14
2	FEET MEASURED ABOVE EXISTING GRADE ON THE OUTSIDE
3	(NON-WAREHOUSE SIDE) OF THE BERM. THE BERM SHALL NOT
4	HAVE A COMPLETELY CONTINUOUS HEIGHT BUT SHALL VARY
5	IN HEIGHT BY ONE OR TWO FEET ALONG THE LENGTH OF THE
6	BERM.
7	(e) (3) THE BERM SHALL HAVE A MAXIMUM SIDE SLOPE OF THREE
8	FEET HORIZONTAL TO ONE FOOT VERTICAL.
9	(d) (4) THE BERM SHALL HAVE A MINIMUM TOP WIDTH OF 10 FEET.
10	(7) (d) OTHER REQUIREMENTS
11	(a) (1) ALL ACCESS POINTS FOR ALL WAREHOUSES SHALL BE TO AND
12	FROM A COLLECTOR OR ARTERIAL ROADWAY, BUILT TO
13	COUNTY STANDARDS AND DIRECTLY CONNECTED TO THE
14	NEAREST COLLECTOR OR ARTERIAL ROADWAY BUILT TO
15	THOSE STANDARDS.
16	(b) (2) IDLING RESTRICTIONS. THE USE SHALL INCLUDE SITE
17	FEATURES, AMENITIES, AND/OR SIGNAGE TO ENSURE
18	COMPLIANCE WITH LOCAL AND STATE LAWS CONCERNING
19	IDLING VEHICLES AND EQUIPMENT.
20	(e) (3) DRIVEWAYS, WALKWAYS, AND PARKING, STAGING, AND
21	LOADING AREAS SHALL BE DESIGNED TO MINIMIZE
22	POTENTIAL CONFLICTS BETWEEN CARS, TRUCKS, AND
23	PEDESTRIANS INTERNAL TO THE SITE AND AT ACCESS POINTS

1	TO ADJACENT ROADWAYS.
2	(d) (4) TRAFFIC STUDY. APPLICANT SHALL PREPARE A TRAFFIC
3	IMPACT ANALYSIS (TIA) PREPARED BY A PROFESSIONAL
4	ENGINEER, LICENSED IN THE STATE OF MARYLAND,
5	PURSUANT TO SECTION 267-126, ADEQUATE PUBLIC
6	FACILITIES.
7	(e) (5) OFF-STREET PARKING, LOADING, AND STAGING SPACES AND
8	LOADING DOCKS ARE REQUIRED AS FOLLOWS:
9	(1) (a) OFF-STREET PARKING SPACES – 1.5 PARKING SPACES
10	FOR EVERY 1 EMPLOYEE AT PEAK PERIODS OF
11	OPERATION, INCLUDING ANY POTENTIAL OVERLAP
12	BETWEEN SHIFTS.
13	(2) (b) STAGING SPACES – TWO (2) 12-FT. X 75-FT. TRUCK
14	AND/OR TRAILER STAGING SPACES FOR EVERY ONE (1)
15	LOADING DOCK. A MINIMUM OF FIVE (5) PERCENT OF
16	REQUIRED TRUCK AND/OR TRAILER STAGING SPACES
17	SHALL BE RESERVED FOR OUTBOUND TRUCKS WHICH
18	ARE REQUIRED TO LAYOVER OR REST DUE TO HOURS OF
19	SERVICE REGULATIONS. SUCH SPACES MUST BE
20	ACCESSIBLE DURING AND AFTER THE FACILITY'S
21	OPERATING HOURS AS NECESSARY.
22	(3) (c) LOADING SPACES – ONE (1) 12-FT. X 75-FT. TRUCK
23	AND/OR TRAILER LOADING SPACE FOR EVERY ONE (1)

1	LOADING DOCK.
2	(4) (d) LOADING DOCKS – THE MINIMUM NUMBER OF LOADING
3	DOCKS SHALL BE DETERMINED USING THE FOLLOWING
4	CALCULATION:
5	(a) (1) NUMBER OF TRUCKS PER HOUR (AT THE PEAK
6	HOUR OF THE USE) X TURNAROUND TIME PER
7	TRUCK (IN HOURS) = NUMBER OF REQUIRED
8	DOCKS.
9	(b) (2) THE NUMBER OF DOCKS DETERMINED BY THE
10	ABOVE FORMULA SHALL BE ROUNDED UP TO THE
11	NEXT WHOLE NUMBER.
12	(5) (e) NO PARKING OR STAGING AREAS SHALL BE PERMITTED
13	WITHIN A DESIGNATED WATER SOURCE PROTECTION
14	DISTRICT.
15	(6) (f) NO TRUCKS AND/OR TRAILERS SHALL BE PERMITTED
16	TO PARK OR STAGE ON PUBLIC STREETS WHILE WAITING
17	TO ACCESS A FACILITY.
18	(f) (6) THE USE SHALL PROVIDE DESIGNATED SNOW STORAGE AREAS
19	OF SUFFICIENT SIZE AND AT APPROPRIATE LOCATIONS ON THE
20	SITE. SNOW STORAGE AREAS SHALL NOT INCLUDE ANY AREAS
21	NECESSARY TO MEET MINIMUM PARKING, STAGING, OR
22	LOADING SPACE REQUIREMENTS. SNOW STORAGE AREAS
23	SHALL NOT BE LOCATED WITHIN A WATER SOURCE

1	PROTECTION DISTRICT.
2	(g) (7) DRIVEWAYS AND INTERNAL DRIVE AISLES SHALL BE
3	DESIGNED WITH ADEQUATE WIDTHS AND TURNING RADII TO
4	ALLOW TRACTOR TRAILERS TO COMPLETE TURNING
5	MANEUVERS WHILE REMAINING WITHIN THEIR DESIGNATED
6	TRAVEL LANES. TURNING TEMPLATES SHALL BE PROVIDED
7	FOR ALL ANTICIPATED VEHICLE TYPES AND ROUTES.
8	(h) (8) TRUCK DRIVERS SHALL BE INSTRUCTED AS TO THE
9	ACCEPTABLE TRAVEL ROUTES (RELATIVE TO THE CLASS OF
10	VEHICLE) BETWEEN THE FACILITY AND THE NEAREST
11	ARTERIAL ROADS BY WAY OF ON-SITE AND OFF-SITE SIGNAGE
12	AND OTHER APPROPRIATE MEANS AS NECESSARY.
13	(i) (9) AN EXTERIOR ACCESS STAIR TOWER SHALL BE PROVIDED TO
14	ALLOW PUBLIC SAFETY PERSONNEL DIRECT EMERGENCY
15	ACCESS TO THE ROOF OF THE BUILDING FROM THE GROUND
16	LEVEL. STEPS, GUIDERAILS, HANDRAILS, BRACKETS, GATES,
17	AND OTHER COMPONENTS SHALL MEET OR EXCEED
18	APPLICABLE UNIFORM CONSTRUCTION CODE AND
19	OCCUPATIONAL SAFETY AND HEALTH ADMINISTRATION
20	(OSHA) STANDARDS. THE FINAL LOCATION AND
21	SPECIFICATIONS FOR THE EXTERIOR ACCESS STAIR TOWER
22	SHALL BE SUBJECT TO REVIEW AND APPROVAL BY THE
23	EMERGENCY SERVICES COORDINATOR AND/OR FIRE

1	MARSHALL.
2	(i) (10) COMMERCIAL KNOX BOXES ARE REQUIRED TO PROVIDE
3	PUBLIC SAFETY PERSONNEL ACCESS TO ANY SECURED AREAS
4	OF THE SITE, THE PRINCIPAL BUILDING STRUCTURE, AND ANY
5	ACCESSORY STRUCTURES. THE FINAL LOCATION(S) AND
6	SPECIFICATIONS FOR KNOX BOXES SHALL BE SUBJECT TO
7	REVIEW AND APPROVAL BY THE EMERGENCY SERVICES
8	COORDINATOR AND/OR FIRE MARSHALL.
9	(k) (11) WHEN SUBMITTING APPLICATION FOR REVIEW THROUGH
10	THE DEVELOPMENT ADVISORY COMMITTEE, THE APPLICANT
11	SHALL PROVIDE A WRITTEN NARRATIVE, AND ADDITIONAL
12	SUPPORTING INFORMATION, DOCUMENTATION, STUDIES, AND
13	REPORTS AS NECESSARY OR REQUIRED BELOW, CONTAINING
14	DETAILED DESCRIPTIONS OF THE PROPOSED USE AND
15	SUBSTANTIVE EVIDENCE DEMONSTRATING CONSISTENCY OF
16	THE PROPOSED USE RELATIVE TO EACH OF THE FOLLOWING
17	TOPICS:
18	(1) (a) THE NATURE OF ALL ACTIVITIES AND OPERATIONS TO
19	BE CONDUCTED ON THE SITE, THE TYPES OF MATERIALS
20	TO BE STORED, THE DURATION OF STORAGE OF
21	MATERIALS, AND THE METHODS FOR DISPOSAL OF ANY
22	SURPLUS OR DAMAGED MATERIALS. IN ADDITION, THE
23	APPLICANT SHALL FURNISH EVIDENCE THAT THE

1		DISPOSAL OF MATERIALS WILL BE ACCOMPLISHED IN A
2		MANNER THAT COMPLIES WITH APPLICABLE STATE
3		AND FEDERAL REGULATIONS.
4	<del>(2)</del> (b)	HOURS OF OPERATION AND THE TIMES AND FREQUENCY
5		OF DELIVERIES, DISTRIBUTIONS AND/OR RESTOCKING.
6	<del>(3)</del> <u>(c)</u>	THE GENERAL SCALE OF THE OPERATION, IN TERMS OF
7		ITS MARKET AREA, SPECIFIC FLOOR SPACE
8		REQUIREMENTS FOR EACH ACTIVITY, AND THE TOTAL
9		NUMBER OF EMPLOYEES ON EACH SHIFT.
10	(4) (d)	ADEQUACY OF THE NUMBER, SIZE, AND LOCATION OF
11		LOADING AND STAGING SPACES PROVIDED FOR TRUCKS
12		TO ACCOMMODATE THE EXPECTED DEMAND
13		GENERATED BY THE USE, INCLUDING BOTH PRE-
14		LOADING AND POST-LOADING ACTIVITIES.
15	<del>(5)</del> <u>(e)</u>	ADEQUACY OF OFF-STREET STAGING SPACES
16		AVAILABLE FOR TRACTOR TRAILERS ARRIVING DURING
17		NON-BUSINESS HOURS.
18	<del>(6)</del> <u>(f)</u>	ADEQUACY OF OFF-STREET STAGING SPACES
19		AVAILABLE AT FACILITY ENTRANCES TO PREVENT
20		VEHICLES FROM QUEUEING ON PUBLIC STREETS WHILE
21		WAITING TO ACCESS THE FACILITY.
22	<del>(7)</del> (g)	THE APPLICANT SHALL SUBMIT A TRUCK ROUTING MAP
23		IDENTIFYING ANTICIPATED ROUTES TO AND FROM THE

1	PROPOSED FACILITY, CONSISTENT WITH TRUCK
2	ROUTING SIGNAGE AND TRIP DISTRIBUTION DATA
3	PRESENTED IN THE TRAFFIC STUDY AS REQUIRED
4	ELSEWHERE HEREIN.
5	(15) GRANDFATHERING.
6	(A) THE PROVISIONS OF COUNCIL BILL NO. 23-026 SHALL NOT
7	APPLY TO EITHER ANY PROJECT WHICH HAS ACQUIRED A
8	VESTED RIGHT THROUGH THE ACTUAL PHYSICAL
9	COMMENCEMENT OF A SIGNIFICANT AND VISIBLE
10	CONSTRUCTION WHICH WAS COMMENCED IN GOOD FAITH, WITH
11	THE INTENTION TO COMPLETE THE CONSTRUCTION AND WAS
12	COMMENCED PURSUANT TO A VALIDLY ISSUED BUILDING
13	PERMIT OR ANY PROJECT WHICH HAS RECEIVED SITE PLAN
14	APPROVAL PRIOR TO THE EFFECTIVE DATE OF THE BILL. THOSE
15	PROJECTS SHALL REMAIN SUBJECT TO THE ZONING
16	REQUIREMENTS APPLICABLE PRIOR TO THE ADOPTION OF
17	COUNCIL BILL 23-026.
18	COCHCIE BIBE 20 V20
19	(B) ANY DEVELOPMENT THAT RECEIVED A CERTIFICATE OF
20	OCCUPANCY PRIOR TO THE ADOPTION OF COUNCIL BILL 23-026 IS
21	NOT SUBJECT TO THE REQUIREMENTS CONTAINED THEREIN AND
22	THOSE DEVELOPMENTS SHALL REMAIN SUBJECT TO THE ZONING
23	REQUIREMENTS APPLICABLE AT THE TIME THE CERTIFICATE
24	WAS ISSUED.
25	WAS ISSUED.
25 26	(C) THE PROVISIONS OF COUNCIL BILL NO. 23-026 SHALL
20 27	FURTHER NOT APPLY TO ANY OTHER PRINCIPALLY PERMITTED
28	USE WHERE WAREHOUSING, DISTRIBUTION AND/OR LOCAL
29	DELIVERY IS AN ACCESSORY USE TO THE PRINCIPAL USE OF THE
30	PROPERTY OR TO THE DEVELOPMENT OR REDEVELOPMENT
31	WHICH IS LOCATED WITHIN AN EXISITING INDUSTRIAL PARK FOR
32	THE PURPOSES OF COUNCIL BILL 23-026, AN INDUSTRIAL PARK
33	SHALL BE DEFINED AS MORE THAN 4 CONTIGUOUS LOTS
34	LOCATED IN IN A COMMERCIAL INDUSTRIAL CI, LIGHT
35	INDUSTRIAL LI OR GENERAL INDUSTRIAL GI ZONING
36	CLASSIFICATION. IN THESE INSTANCES, THE ZONING
37	REQUIREMENTS PRIOR TO THE ADOPTION OF COUNCIL BILL 23-
38	<u>026 SHALL APPLY.</u>
39	

1 2 3 4 5	(D) SECTION 267-20 (D) OF THE HARFORD COUNTY CODE SHALL NOT APPLY TO ANY EXISITING USE WHICH, AS THE RESULT OF COUNCIL BILL 23-026, BECOMES A NON-CONFORMING USE.
6	§ 267-126. ADEQUATE PUBLIC FACILITIES
7	<b></b>
8	B. Adequacy standards (minimum acceptable level of service).
9	(3) Nonresidential Development development. Approval of nonresidential
10	development and site
11	plans shall be subject to findings of adequate capacity based on the standards set in
12	this subsection and the current and projected use levels described in the annual
13	growth report:
14	(a) Sewerage.
15	(1) The County sewerage system shall be considered adequate if, taking into
16	consideration demands on the system generated or projected to be
17	generated by existing connections, buildings under construction that
18	will be connected to the system, all committed allocations evidenced by
19	payment of area charges and connection fees, all unexpired public
20	works utility agreements, all unexpired preliminary plans and properties
21	using individual sewerage system that are anticipated to connect to the
22	system on completion of a capital project then under construction or for
23	which funding has been authorized, right-of-way acquisition completed
24	and construction plans completed:
25	(a) Collectors system to serve the proposed development is designed

1	to accommodate expected ultimate peak gravity flows from the
2	development and other developable land within the drainage
3	area;
4	(b) Interceptors to serve the proposed development have sufficient
5	available capacity to accommodate expected peak gravity flows
6	from the development;
7	(c) Pumping stations and force mains, receiving flows from the
8	collector system in the drainage/service area, have sufficient
9	available capacity to accommodate ultimate peak flows from the
10	proposed development and other developable land within the
11	drainage area;
12	(d) Pumping stations and force mains, receiving flows from
13	interceptors to serve the proposed development, have sufficient
14	available capacity to accommodate expected peak flow from the
15	proposed development; and
16	(e) Treatment plant(s) have sufficient available capacity to
17	accommodate expected annual average and maximum daily
18	loadings from the proposed development.
19	(2) The County sewerage system shall also be considered adequate if there
20	is compliance with (1)(a) and (c) of this Subsection subsection and the
21	'County has [funded] ACQUIRED ALL NECESSARY LAND OR
22	RIGHTS OF WAY, AWARDED A CONTRACT FOR THE
23	CONSTRUCTION OF projects for the improvement of the facilities

1	necessary to comply with requirements of (1)(b), (d) and (e) of this
2	Subsection subsection, AND HAS ISSUED A NOTICE TO PROCEED
3	WITH THE CONTRACT WORK. NO CERTIFICATE OF
4	OCCUPANCY SHALL BE ISSUED FOR DEVELOPER'S PROJECT
5	UNTIL THE NECESSARY SEWERAGE WORK HAS BEEN
6	COMPLETED.
7	(3) The County sewerage system shall also be considered adequate if there
8	is compliance with (1)(e) of this subsection and the developer agrees to
9	construct the improvements to the system NECESSARY to meet the
10	requirements of (1)(a), (b), (c) and (d) of this section BY OR BEFORE
11	COMPLETION OF DEVELOPER'S PROJECT AND ISSUANCE OF
12	ANY CERTIFICATE OF OCCUPANCY. [or the developer executes
13	an agreement with the County for improvements to the system to meet
14	the requirements of (1)(a), (b), (c) and (d) of this subsection.]
15	(4) If the County sewerage system is found to be inadequate, then
16	preliminary subdivision plans, site plans and extensions of previously
17	approved preliminary subdivision plans shall not be approved.
18	(5) Conditional review. If Paragraphs (1)(a), (b), (c), (d) or (e) of this
19	subsection prevent[s] approval or the extension of a previous approval
20	of a preliminary subdivision plan or site plan, the Department of
21	Planning and Zoning may proceed with conditional review of the plan
22	and place it on a waiting list arranged by date of completion of the
23	review and, for previously approved plans, by date of the request for the

1	extension. Record plats, grading permits and public works agreements
2	for utilities or roads shall not be executed by the County until the plan
3	for the project is removed from the waiting list and preliminary approval
4	or extension of the previous approval is granted. Removal from the
5	waiting list shall occur only when the condition that prevented approval
6	under Paragraphs (1)(a), (b), (c), (d) or (e) of this subsection no longer
7	exists.
8	(6) Grandfathering. Unless an extension of the approval of the plan is
9	granted in accordance with the subdivision regulations, development
10	conducted in accordance with a preliminary plan or site plan approved
11	before the effective date of Council Bill 93-26 is exempt from the
12	provisions of this subsection concerning the adequacy of the sewerage
13	system. If an extension of the approval of the plan is granted, the
14	development is subject to the provisions of this subsection concerning
15	the adequacy of the sewerage system. If development is exempt from
16	the provisions of this subsection concerning the adequacy of the
17	sewerage system, execution of public works utility agreements for such
18	development is subject to availability of capacity in the sewerage system
19	at the time of application for the public works utility agreements.
20	(b) Water.
21	(1) The County water system, A MUNICIPAL WATER SYSTEM or A
22	community water system OPERATING IN ACCORDANCE WITH

23

THE REQUIREMENTS OF THE ENVIRONMANTAL ARTICLE OF

1	THE MARYLAND ANNOTATED CODE AND OTH	HER
2	APPLICABLE STATE LAW REQUIREMENTS shall be consider	ered
3	adequate if, taking into consideration demands on the system generation	ated
4	or projected to be generated by existing connections, building un	ndei
5	construction that will be connected to the system, all commi	itted
6	allocations evidenced by payment of area charges and connection f	fees
7	all unexpired public works utility agreements, all unexpired prelimin	nary
8	plans and properties using individual water supply system that	are
9	anticipated to connect to the system on completion of a capital pro-	oject
10	then under construction or for which funding has been authorized, ri	ight-
11	of-way acquisition completed and construction plans completed:	
12	(a) The water distribution system is capable of providing the	
13	required pressures and flows during the maximum day dem	nand
14	and the minimum required pressures for fire flows, resul	lting
15	from the proposed development, as established in the Cour	nty's
16	water and sewer design guidelines;	
17	(b) Booster stations and/or transmission mains in the service are	ea
18	have sufficient available capacity to provide maximum	day
19	demand and minimum required pressure for fire flow to	the
20	proposed development;	
21	(c) Storage tanks in the service area have sufficient available	

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to the proposed development; and

capacity to provide peak hour 8 demand in addition to fire flow

1	(d) Source and treatment facilities in the service area have sufficient
2	available capacity to provide maximum day demand to the
3	proposed development.
4	(2) The County water system, a MUNICIPAL WATER SYSTEM or a
5	community water system shall also be considered adequate if the
6	County or the operating entity has ACQUIRED ALL NECESSARY
7	LAND OR RIGHTS-OF-WAY REQUIRED TO COMPLETE THE
8	NECESSARY WATER SYSTEM IMPROVEMENTS, HAS
9	AWARDED A CONTRACT FOR THE CONSTRUCTION OF
10	[funded projects for the improvement of] the facilities necessary to
11	comply with the requirements of Paragraphs (1)(a), (b), (c) and (d) of
12	this subsection AND HAS ISSUED A NOTICE TO PROCEED WITH
13	THE CONTRACTED FOR WORK. NO CERTIFICATE OF
14	OCCUPANCY SHALL BE ISSUED FOR DEVELOPER'S PROJECT
15	UNTIL THE WATER SYSTEM IS OPERATIONAL AND CAPABLE
16	OF SUPPLYING WATER TO DEVELOPER'S PROJECT.
17	(3) The County water system, a MUNICIPAL WATER SYSTEM or a
18	community water system shall also be considered adequate if there is
19	compliance with (1)(c) and (d) of this subsection and the developer
20	agrees to construct the improvements to the system NECESSARY to
21	meet the requirements of (1)(a),(b), (c) and (d) of this [section]
22	SUBSECTION or the developer executes an agreement with the
23	County, MUNICIPALITY or the operating entity for improvements to

the system NECESSARY to meet the requirements of (1)(a) and (b) of
this subsection, ALL NECESSARY LAND OR RIGHTS-OF WAY TO
CONSTRUCT THE NECESSARY FACILITIES HAVE BEEN
ACQUIRED AND A NOTICE TO PROCEED WITH THE
CONSTRUCTION WORK HAS BEEN ISSUED. NO CERFICATE
OF OCCUPANCY SHALL BE ISSUED FOR DEVELOPER'S
PROJECT UNTIL THE WATER SYSTEM IS OPERATIONAL AND
CAPABLE OF PROVIDING A SUFFICIENT SUPPLY OF WATER
TO DEVELOPER'S PROJECT.
(4) If the water system serving the proposed development is found to be
inadequate, then preliminary subdivision plans, site plans and
extensions of previously approved preliminary subdivision plans shall

- not be approved.
- (5) Conditional review. If Paragraphs (1)(a), (b), (c) or (d) of this subsection prevents approval or the extension of a previous approval of a preliminary plan or site plan, the Department of Planning and Zoning may proceed with conditional review of the plan and place it on a waiting list arranged by date of completion of the review and, for previously approved plans, by date of the request for extension. Record plats, grading permits and public works agreements for utilities or roads shall not be executed by the County until the plan for the project is removed from the waiting list and preliminary approval or extension of the previous approval is granted. Removal from the waiting list shall

occur only when the condition that prevented approval under paragraphs 1 (1)(a), (b), (c) or (d) of this subsection no longer exists. 2 (6) Grandfathering. Unless an extension of the approval of the plan is 3 granted in accordance with the subdivision regulations, development 4 conducted in accordance with a preliminary plan or SITE PLAN 5 6 approved before the effective date of Council Bill 93-26 is exempt from the provisions of this subsection concerning the adequacy of the water 7 system. If an extension of the approval of the plan is granted, the 8 development is subject to the provisions of this subsection concerning 9 the adequacy of the water system. If development is exempt from the 10 provisions of this subsection concerning the adequacy of the water 11 system, execution of public works utility agreements for such 12 development is subject to availability of capacity in the water systems 13 14 at the time of application for the public works utility agreements. (c) Roads. 15 (1) NOTWITHSTANDING ANY OTHER PROVISIONS OF THIS 16 SUBSECTION (C) ROADS, FOR PROJECTS THAT REQUIRE THE 17 CONSTRUCTION, OR THE COMPLETION, OF A ROAD AND/OR 18 INTERSECTION AS REQUIRED BY THE TRANSPORTATION 19 ELEMENT OF THE HARFORD COUNTY MASTER PLAN OR THE 20 SUBDIVISION REGULATIONS AND THAT IS IDENTIFIED AND 21 ANALYZED WITHIN THE SCOPE OF A TRAFFIC IMPACT 22

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ANALYSIS FOR THE PROJECT, A GRADING PERMIT SHALL

1	NOT BE ISSUED UNTIL ALL LAND OR RIGHTS-OF-WAY
2	NECESSARY FOR THE CONSTRUCTION OF SUCH
3	IMPROVEMENTS HAS BEEN ACQUIRED, A CONTRACT FOR
4	CONSTRUCTION OF THE ENTIRE ROAD AND/OR
5	INTERSECTION IMPROVEMENTS CALLED FOR IN THE
6	MASTER PLAN HAS BEEN AWARDED, A NOTICE TO PROCEED
7	HAS ISSUED AND CONSTRUCTION OF SUCH IMPROVEMENTS
8	HAS BEEN SUBSTANTIALLY COMPLETED AND OPEN TO
9	TRAFFIC. NO CERTIFICATE OF OCCUPANCY FOR
10	STRUCTURES AND BUILDINGS ON THE PROJECT SHALL BE
11	ISSUED UNTIL CONSTRUCTION OF SUCH IMPORVEMENTS
12	<b>IMPROVEMENTS</b> IS COMPLETED AND SUCH ROAD/ROAD
13	IMPROVEMENTS AND/OR INTERSECTION ARE COMPLETE
14	AND OPERATIONAL, OPERATIONAL, EXCEPT FOR ANY
15	ROAD OR ROAD IMPROVEMENTS REQUIRED BY THE
16	MARYLAND STATE HIGHWAY ADMINISTRATION.
17	(2) [1] Developments which generate more than 249 trips per day, based on
18	the Institute of Transportation Engineers Trip Generation Manual
19	(current edition), shall have prepared, by HARFORD COUNTY,
20	[the subdivider,] a Traffic Impact Analysis (TIA) study to determine the
21	level of service (LOS) of road intersections within the study area. THE
22	DEVELOPER SHALL PAY IN ADVANCE ALL COSTS BEFORE
23	THE COUNTY WILL ORDER THE PREPARATION OF THE TIA

1	STUDY. The traffic study and procedures to be utilized for mitigating
2	roadway impacts shall conform to the requirements outlined in the
3	Harford County TIA guidelines, including:
4	(a) Expansion of the study area for developments which generate
5	1,500 or more trips per day; or
6	(b) Limiting the study area to 2 miles in all directions or to the area
7	as identified in Paragraph (4) [(3)], whichever is [less] GREATER.
8	(3)[2] At the request of and with justification submitted by the
9	DEVELOPER [subdivider], the Director of Planning, with the
10	concurrence of the Department of Public Works, may eliminate from the
11	impact study those intersections and roadways where the County staff
12	find that there will be:
13	(a) Minimal impact on traffic; or
14	(b) Excessive distance between the first arterial and next intersecting
15	collector.
16	(4) [3] Existing state and County roads shall be considered adequate to
17	accommodate the traffic projected to be generated by the proposed
18	development if:
19	(a) Inside the development envelope the existing County and state
20	roads in all directions from each point of entrance of the site
21	through the intersection with the first arterial roadway to the next
22	intersecting collector or higher functional classification road as
23	defined by the Harford County transportation plan are capable

1	of accommodating a projected level of service "D" or higher at
2	the intersections as defined by the Highway Capacity Manual,
3	Special Report 209, published by the Transportation Research
4	Board.
5	(b) Outside the development envelope the existing County and state
6	roads in all directions from each point of entrance of the site to
7	the first intersection of a major collector or higher functional
8	classification road as defined by the Harford County
9	transportation plan are capable of accommodating a projected
10	level of service "C" or higher at the intersections as defined by
11	the Highway Capacity Manual, Special Report 209, published
12	by the Transportation Research Board.
13	(5) [4] Capital projects with 100% of the construction costs allocated in
14	the County's current year adopted capital improvement program or
15	approved for construction in the current year state consolidated
16	transportation program may be utilized in the traffic analysis. Necessary
17	improvements identified in the TIA to meet the LOS standards in (c) [(3)]
18	(4) must be provided by the [subdivider] DEVELOPER:
19	(a) If the TIA determines that the existing LOS is "E" or lower at an
20	intersection inside the development envelope, the [subdivider]
21	DEVELOPER needs only to mitigate the portion of trips
22	generated from the subdivision site; or
23	(b) If the TIA determines that the existing LOS is "D" or lower at an

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intersection outside the development envelope, the DEVELOPER [subdivider] needs only to mitigate the portion of trips generated from the subdivision site; and

(c) If the TIA determines a DEVELOPER [subdivider] is subject to mitigate its portion of trips generated from the site, then the DEVELOPER [subdivider] shall construct the improvements as stipulated by the Department of Public Works. In the event that the Department of Public Works determines that the DEVELOPER [subdivider] is unable to provide improvements because of the inability to acquire the necessary rights-of-way, the physical constraints of the property or state or federal regulations, all of which are beyond the control of the DEVELOPER [subdivider], then the **DEVELOPER** [subdivider] shall deposit into an escrow account with the County 150% [125%] of the funds necessary to cover the costs of the improvements, INCLUDING ANY LAND OR RIGHTS-OF-WAY ACQUISITION COSTS, as determined by the County. Said funds shall be deposited prior to issuance of a building permit. The County shall continue to hold the money in escrow until such time as the improvements are able to be constructed. In no event, however, shall the money be retained by the County for longer than 10 years from date of deposit.

(6) [5] Conditional review. If Paragraphs (4) [(3)] (a) or (b) of this

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subsection prevents approval or the extension of a previous approval of a preliminary subdivision plan or site plan, the Department of Planning and Zoning may proceed with conditional review of the plan and place it on a waiting list arranged by date of completion of the review and, for previously approved plans, by date of the request for extension. Record plats, grading permits and public works agreements for utilities or roads shall not be executed by the County until the plan for the project is removed from the waiting list and preliminary approval or extension is granted. Removal from the waiting list shall occur only when the condition that prevented approval under Paragraphs (4) [(3)] (a) or (b) of this subsection no longer exists.

- (7) [(6)] Grandfathering. Unless an extension of the approval of the plan is granted in accordance with the Subdivision Regulations, development conducted in accordance with a preliminary plan approved before the effective date of Council Bill 94-36 is exempt from the provisions of this Subsection concerning the adequacy of the roadways. If an extension of the approval of the plan is granted, the development is subject to the provisions of this Subsection concerning the adequacy of the roadway system.
- (8) [(7)] Projects located within the Chesapeake Science and Security Corridor developments which have their primary access directly onto U.S. Route 40 and do not generate more than 1,500 trips per day, based on the ITE Manual, shall not be required to submit a traffic impact

I	analysis. Projects that generate more THAN 1,500 trips must have a
2	traffic impact analysis prepared and comply with all standards of this
3	section.
4	Section 3. SECTION 2. And Be It Further Enacted by repealing and reenacting with
5	amendments Permitted Uses Chart Attachments 19:20 and 19:21 by amending Permitted Uses
6	Chart, Attachment 19:20, the "Freight terminal" row by deleting "freight terminal" as a permitted
7	use in the B3 and LI use districts; and by amending Permitted Uses Chart Attachment 19:21 by
8	deleting "Warehousing and wholesaling, processing, and distribution and local delivery" as a
9	permitted use category, by adding a new permitted use category: "Warehousing, distribution and
10	local delivery less than or equal to 150,000 square feet" and permitting such uses in the Village
11	Business-VB, Business General-B3, Commercial Industrial-CI, Light Industrial LI and General
12	Industrial GI use districts, and by adding a new permitted use category "warehousing
13	Warehousing, distribution and local delivery greater than 150,000 square feet and less than or
14	equal to 250,000 square feet that shall be permitted only in CI, LI and GI use districts and only
15	pursuant to the special conditions in Section 267-60C(4)(a)(4) as well as all other applicable
16	conditions under Chapter 267 Zoning and which is incorporated herein by reference.
17	Section 4. SECTION 3. And Be It Further Enacted that this Act shall take effect 60 calendar
18	days from the date it becomes law.
	EFFECTIVE: December 12, 2023

The Council Administrator does hereby certify that seven (7) copies of this Bill are immediately available for distribution to the public and the press.

Council Administrator

Mylin A. Dixon

#### HARFORD COUNTY CODE

#### (This Chart was stricken by Amendment No. 36 and removed from Bill No. 23-026 Only

KEY:	
"P"	Indicates permitted subject to applicable code requirements
"SD"	Indicates permitted subject to special-development regulations, pursuant to Article VIII.
"SE"	Indicates permitted subject to special-exception regulations, pursuant to Article IX.
"T"	Indicates permitted subject to temporary-use regulations, pursuant to § 267-28 (Temporary uses).
	A blank cell indicates that the use is not permitted.
"SE*"	Indicates permitted subject to special-exception regulations, pursuant to Article XI.

- (1) Indicates permitted in the Edgewood Neighborhood Overlay District (ENOD) only.
- (2) RO maximum of 4 units.
- (3) Indicates permitted in the Chesapeake Science and Security Corridor (CSSC) only.
- (4) The following shoppers merchandise stores-business and office equipment rental or leasing, business equipment sales, party supply shops, photography equipment and supply shops, and medical equipment rental and sales, are permitted in the RO District.

							;	Zoning	Districts	+						
Use Classification	AG	RR	R4	R2	R3	<del>R</del> 4	RO	₩	₩	B1	B2	B3	CI	H	GI	MO
Transportation, Communication and Utilities (TCU)																
Aircraft landing and storage, private	SE												SE	SE	SE	
Airports, general aviation	SE												ŞE	SE	<del>SE</del>	
Ambulance services, commercial									ħ			₽	₽		₽	
Bus depots												₽	₽			
Communication and broadcasting stations	SE								₽		₽	₽	₽	₽		₽
Communication and broadcasting towers	SE*	SE*	<u>ŞE</u> ≢	SE*				SE*	<u>SE*</u>	SE*	Ş <u>E</u> *	₽	₽	₽	ħ	₽
Community solar energy generating system (CSEGS)			SE	<del>SE</del>	SE	SE				SE	SE	SE	SE	SE	SE	SE
Freight terminals												<del>[P]</del>	<del>[P]</del>		₽	
Helistops	₽												₽	₽	₽	
Highway maintenance facilities	P								₽			₽	₽	₽	₽	
Limousine services									₽		4	₽	₽			
Power and regeneration plants															₽	
Public utility facilities, sanitary landfills and sewage treatment plants	₽	₽	₽	4	₽	₽	₽	₽	₽	₽	₽	₽	₽	₽	₽	
Rubble landfills	P	₽	₽	₽	₽	₽	4	₽	₽	₽	4	₽	₽	₽	₽	

#### **ZONING**

Sewag	ge pumping stations	P	P	P	P	P	P	P	P	P	P	P	P	P	P	P	P		
KEY:								(1) Indicates permitted in the Edgewood Neighborhood Overlay District (ENOD) only.											
"P" Indicates permitted subject to applicable code requirements																			
"SD" Indicates permitted subject to special-development regulations, pursuant to Article VIII.							1`´	RO – ma											
"SE" Indicates permitted subject to special-exception regulations, pursuant to Article IX.							(3) Indicates permitted in the Chesapeake Science and Security Corridor (CSSC) only.												
"T"	"T" Indicates permitted subject to temporary-use regulations, pursuant to § 267-28 (Temporary uses).							(4) The following shoppers merchandise stores-business and office equipment ren or leasing, business equipment sales, party supply shops, photography equipment											
	A blank cell indicates that the use is not permitted.							and supply shops,											
"SE*"	Indicates permitted subject to special-exception XI.	n regulat	ions, pu	rsuant to	Article		and medical equipment rental and sales, are permitted in the									istrict.			

	Zoning Districts															
Use Classification	AG	RR	R1	R2	R3	R4	RO	VR	VB	B1	B2	В3	CI	LI	GI	МО
Solid waste transfer stations	P											P	P		P	
Taxi stands									P			P	P			
Train stations											P	P	P	P	P	
Truck stops or terminals												P	P		P	
Warehousing[, Wholesaling] and Processing																
Abattoirs, slaughterhouses	SE												P		P	
Bottling plants												P	P	P	P	
Creamery, cold storage	P								P		P	P	P		P	
Industrial laundries and dry cleaning							-					P	P		P	
Petroleum and gas products, sales or underground storage not to exceed 25,000 gallons' capacity												SE	P		P	
Petroleum and gas products, storage above ground and underground in excess of 25,000 gallons' capacity															SE	
[Warehousing and wholesaling, processing, distribution and local delivery]									[P]			[P]	[P]	[P]	[P]	
WAREHOUSING, DISTRIBUTION AND LOCAL DELIVERY CENTER ≤ 150,000 SQUARE FEET									P			P	P	P	P	
WAREHOUSING, DISTRIBUTION AND LOCAL DELIVERY CENTER ≥ 150,000 SQUARE FEET AND ≤ 250,000 SQUARE FEET													P	P	P	
Mini-warehousing									P			P	P			