Introduced	
Public Hearing	
Council Action	
Executive Action	
Effective Date	

County Council of Howard County, Maryland

2023 Legislative Session Legislative Day No. 11

Bill No. 40 -2023

Introduced by: Liz Walsh

AN ACT removing certain exemptions for stream restoration projects in the Forest Conservation Act, removing the definition of a stream restoration project, and generally relating to the Forest Conservation Act.

Introduced and read first time	, 2023.	Ordered posted and hearing scheduled.	
		By order	
		By order Michelle Harrod, Administrator	
Having been posted and notice of time & place of hearing & second time at a public hearing on		f Bill having been published according to Charter, the Bill was reac	l for a
		By orderMichelle Harrod, Administrator	
This Bill was read the third time on, 2023 an	d Passe		
		By orderMichelle Harrod, Administrator	
		Michelle Harrod, Administrator	
Sealed with the County Seal and presented to the County E	xecutive	e for approval thisday of, 2023 at	a.m./p.m.
		By order	
		Michelle Harrod, Administrator	
Approved by the County Executive		, 2023	
		Calvin Ball, County Executive	

NOTE: [[text in brackets]] indicates deletions from existing law; TEXT IN SMALL CAPITALS indicates additions to existing law; Strike-out indicates material deleted by amendment; Underlining indicates material added by amendment.

1	Section 1. Be it Enacted by the County Council of Howard County, Maryland, that the Howard County				
2	Code is a	mended as follows:			
3	Е	By amending:			
4		Title 16 - Planning, Zoning and Subdivisions And Land Development Regulations			
5		Subtitle 12. Forest Conservation			
6		Sec. 16.1201. Definitions.			
7		Sec. 16.1202. Applicability; exemptions; declaration of intent.			
8					
9		HOWARD COUNTY CODE			
10	Т	Citle 16 - Planning, Zoning and Subdivisions And Land Development Regulations			
11		Subtitle 12. Forest Conservation			
12					
13	Sec. 16.1	1201. Definitions.			
14					
15	Exc	ept as provided in subsection ([[ff]]EE) of this section, words and phrases used in this			
16	subtitle l	nave their usual meaning unless defined in the Subdivision and Land Development			
17	Regulati	ons as set forth in subtitle 1 of this title or as follows in this section:			
18	(a)	Afforestation. "Afforestation" means the establishment of new forest on an area			
19		presently without forest cover, by planting in accordance with the practices specified in			
20		the Forest Conservation Manual.			
21	(b)	COMAR. "COMAR" means the Code of Maryland regulations.			
22	(c)	Critical Habitat Area. "Critical habitat area" means a critical habitat for threatened or			
23		endangered species and its surrounding protection area. A critical habitat shall:			
24		(1) Be likely to contribute to the long-term survival of the species;			
25		(2) Be likely to be occupied by the species for the foreseeable future; and			
26		(3) Constitute habitat of the species which is deemed critical under title 4, subtitle 2A			
27		or title 10, subtitle 2A of the Natural Resource Article of the Annotated Code of			
28		Maryland.			
29	(d)	·			
30	` /	or developer certifying that:			
-		ı <i>→ ∪</i>			

(1) A proposed development is exempt from the requirement for an approved forest 1 2 conservation plan; and 3 (2) No activity requiring a forest conservation plan will occur on the site within five 4 years of the date of the completion of the exempt activity. (e) Department. "Department" means the Howard County Department of Planning and 5 Zoning. 6 (f) Development. "Development" means the establishment of a principal use of a site; a 7 8 change in a principal use of a site; or the improvement or alteration of a site by the 9 construction, enlargement, or relocation of a structure; the provision of stormwater management or roads; the grading of existing topography; the clearing or grubbing of 10 11 existing vegetation; or any other nonagricultural activity that results in a change in 12 existing site conditions. (g) Forest. "Forest" means a biological community dominated by native trees and other 13 14 woody plants covering an area of 10,000 square feet or greater that is at least 35 feet wide for an existing forest and at least 50 feet wide for a replanted forest. "Forest" 15 16 includes: 17 (1) Areas with a cover ratio of 100 trees per acre with at least 50 percent of these 18 trees being at least two inches in diameter at a height of four and one-half feet above ground; or 19 20 (2) Areas meeting the criteria above that have been cut but not cleared. 21 "Forest" does not include orchards, tree nurseries, Christmas tree farms or other types 22 of forest crops. 23 (h) Forest Conservation. "Forest conservation" means the retention of existing forest or 24 the creation of new forest at the levels set by this subtitle. 25 (i) Forest Conservation Manual. "Forest Conservation Manual" means the technical manual approved by the County Council containing performance standards and 26 27 guidelines for implementation of the Howard County Forest Conservation Program. 28 Forest Conservation Plan. "Forest conservation plan" means a plan which shows the 29 impacts of a proposed development on existing forest resources. A "forest conservation

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plan" includes existing forest areas to be removed or retained; the location, extent and

specifications for any reforestation or afforestation required; and legal measures to

protect forest resources after completion of development in accordance with section

16.1203 below.

- (k) Forest Conservation Program. "Forest Conservation Program" means the administration of the Howard County Forest Conservation Act and Manual by appropriate County agencies and the Maryland Department of Natural Resources.
 - (l) *Forest Mitigation Banking*. "Forest mitigation banking" means the planting or retention of trees, according to plans approved by the Department, to be used as credit for planting or retention required under this subtitle.
 - (m) *Forest Stand Delineation*. "Forest stand delineation" means the evaluation, pursuant to section 16.1204 of this subtitle, of existing forests and other vegetation on a site proposed for development.
 - (n) *Green Infrastructure Network*. "Green Infrastructure Network" means the system of hubs and corridors mapped in the Howard County Green Infrastructure Network Plan, published by the Department of Planning and Zoning in December 2012, as amended.
 - (o) *Historic Site*. "Historic site" means a site or structure listed on the Historic Sites Inventory adopted by resolution of the County Council.
 - (p) *Historic Structure*. "Historic structure" means a structure or cluster of structures situated within the County which, together with its appurtenances and environmental setting, have significant historic or architectural value and have been designated as such by resolution of the County Council.
 - (q) *Impervious Surface*. "Impervious surface" means any permanent artificial surface, including but not limited to areas covered by asphalt, concrete, pavers, permeable paving, rooftops and decks.
 - (r) *Limit of Disturbance*. "Limit of disturbance" means the boundary of permitted changes to existing site conditions due to clearing and grading, as well as other activities associated with site development such as parking of vehicles and equipment, storage of materials, and disposal of construction debris.
 - (s) *Linear Project*. "Linear project" means a project having an elongated configuration with nearly parallel sides designed to transport a utility product or public service (for example, gas, electricity, water, sewer, communications, trains and vehicles) not otherwise addressed in an application for subdivision.

- (t) Lot. "Lot" means a piece of land described in a final plat or deed and recorded in the land records of Howard County in accordance with the laws and regulations in effect at the time of recordation.
 - (u) Manual. "Manual" means the Forest Conservation Manual.

- 5 (v) *Net Tract Area*. "Net tract area" means the total area to the nearest one-tenth acre,
 6 whether forested or not, of a proposed development, exclusive of any 100-year
 7 floodplain, utility transmission line easements, or preservation parcel as referenced in
 8 the zoning regulations. "Net tract area" is to be used in calculating any reforestation or
 9 afforestation obligations that may be created by the proposed development.
 - (w) *Planned Business Park*. "Planned business park" means a commercial-industrial subdivision developed with an integrated plan that provides common infrastructure and protection of environmentally sensitive features.
 - (x) *Planned Unit Development*. "Planned Unit Development" means a development comprised of a combination of land uses or varying intensities of the same land use in accordance with an integrated plan that provides flexibility in design with at least 20 percent of the land permanently dedicated to open space.
 - (y) Priority Funding Area. "Priority Funding Area" means an area designated as a Priority Funding Area under title 5, subtitle 7B of the State Finance and Procurement Article. In Howard County the Priority Funding Area is all land within the Planned Service Area for both public water and sewerage.
 - (z) *Reforestation*. "Reforestation" means the establishment, in accordance with the Howard County Forest Conservation Manual, of new forest cover to replace forest resources lost because of development activities.
 - (aa) *Scenic Road*. "Scenic road" means a public road or road segment that is included in the scenic roads inventory adopted by the County Council in accordance with section 16.1403 of this title.
 - [[(bb) Stream Restoration Project. "Stream Restoration Project" means an activity that:
 - (1) Is designed to stabilize stream banks or enhance stream function or habitat located within an existing stream, waterway or floodplain;
 - (2) Avoids and minimizes impacts to forests and provides for replanting on-site an equivalent number of trees to the number removed by the project;

1		(5) May be performed under a municipal separate storm sewer system permit, a			
2		watershed implementation plan growth offset, or another plan administered by the			
3		state or Howard County to achieve or maintain water quality standards; and			
4		(4) Is not performed to satisfy stormwater management, wetlands mitigation, or any			
5		other regulatory requirement associated with proposed development activity.]]			
6		([[cc]]BB) Subdivision Regulations. "Subdivision Regulations" means title 16, subtitle 1 of			
7		the Howard County Code, entitled "Subdivision and Land Development Regulations."			
8		([[dd]]CC) Urban Canopy. "Urban canopy" means tree canopy inside the planned			
9		service area for water and sewer that does not meet the definition of forest but does			
10		provide air quality, water quality, and habitat benefits.			
11		([[ee]]DD) Watershed. "Watershed" means the Maryland 12-digit watershed			
12		delineation as defined by the Maryland Department of the Environment.			
13	([[ff]]EE) Other Terms. Other terms which are defined in title 5, subtitle 16 of the Natural				
14		Resources Article of the Annotated Code of Maryland, COMAR 08.19.01.03,			
15		"Definitions," and COMAR 08.19.03.01, Article II, "Forest and Tree Conservation			
16		Definitions," are incorporated by reference and shall apply to this subtitle for any terms			
17		which are not defined in this section or the manual.			
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19	Sec	16.1202. Applicability; exemptions; declaration of intent.			
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21	(a)	Forest Conservation Plan Required for Subdivision Plan, Site Development Plan or			
22		Grading Permit. Unless exempted by subsection (b) of this section, any person or unit of			
23		local government developing land 40,000 square feet or greater in area shall file a forest			
24		conservation plan with the Department. Plan approval is required prior to development and			
25		prior to approval of a:			
26		(1) Subdivision plan;			
27		(2) Site development plan;			
28		(3) Grading permit; or			
29		(4) County road and utility construction plans.			
30	(b)	Exemptions to Requirement for Forest Conservation Plans.			

(1) Exemptions not requiring a Declaration of Intent. The following development is 1 2 exempt from the requirement of this subtitle: 3 Development activity on a single lot smaller than 40,000 square feet, as long as 4 the cutting, clearing or grading does not include any area already subject to a previously approved forest conservation plan; 5 (ii) Any property owned by a Homeowners Association in a Planned Unit 6 Development which has preliminary development plan approval and 50 percent or 7 8 more of the land is recorded and substantially developed before December 31, 9 1992, if the Homeowners Association has a Forest Stewardship Plan drafted by the Maryland Department of Natural Resources; 10 (iii) Any property owned by the Howard County Public School System in a Planned 11 12 Unit Development which has preliminary development plan approval and 50 percent or more of the land is recorded and substantially developed before 13 December 31, 1992; 14 15 (iv) Any agricultural activity, including agricultural support buildings and structures 16 built using accepted best management practice unless it involves the clearing of 17 40,000 square feet or greater of forest within a one-year period; 18 (v) Agricultural preservation subdivision, unless it involves the clearing of 20,000 19 square feet or greater of forest; 20 (vi) Resubdivisions, that do not create additional lots, deed adjoinders, property consolidations, reconfigurations and correction plats as provided for in sections 21 22 16.102 and 16.103 of this title; 23 (vii) Minor subdivisions that create one additional lot and have no further subdivision 24 potential; 25 (viii) Mining or other extractive activity exempted by state law from the forest conservation requirements; 26 27 (ix) Routine maintenance of existing roads and public utility rights-of-way; 28 (x) Highway construction using full or partial state funding is exempt from this

of the Natural Resources Article of the Annotated Code of Maryland;

subtitle but subject to state reforestation requirements set forth in title 5, subtitle 1

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1		(xi) The cutting or clearing of public utility rights-of-way, or land for electric
2		generating stations licensed pursuant to title 7, subtitle 2 of the Public Utility
3		Companies Article of the Annotated Code of Maryland, if:
4		a. Required certificates of public convenience and necessity have been issued in
5		accordance with the Natural Resources Article, section 5-1603(f), Annotated
6		Code of Maryland; and
7		b. Cutting or clearing of the forest is conducted to minimize the loss of forest.
8		(xii) Howard County capital improvement projects, including those with partial state
9		funding, provided that:
10		a. The activity is conducted on a single lot of any size;
11		b. The activity does not result in the cutting, clearing or grading of more than
12		20,000 square feet of forest; and
13		c. The impacted forest is not subject to a previously approved forest
14		conservation plan;
15		(xiii)An activity on a previously developed area covered by an impervious surface and
16		located in the Priority Funding Area; OR
17		(xiv)Maintenance or retrofitting of a stormwater management structure that may
18		include clearing of vegetation or removal and trimming of trees, so long as the
19		maintenance or retrofitting is within the original limits of disturbance for
20		construction of the existing structure, or within any maintenance easement for
21		access to the structure[[; or]].
22		[[(xv) Stream restoration project, as defined in this subtitle, for which the
23		applicant for a grading or sediment control permit has executed a binding
24		maintenance agreement of at least five years with the affected property owner or
25		owners.]]
26	(2)	Exemptions requiring a Declaration of Intent. The following development is exempt
27		from the requirements of this subtitle, provided that the developer files a Declaration of
28		Intent with the Department as provided in subsection (c) below:
29		(i) Residential development on an existing single lot of any size if:
30		a. The total cutting, clearing or grading of forest resources is less than 20,000 square
31		feet; and

b. The forest resources affected by the development are not subject to a previously 1 2 approved forest conservation plan; 3 (ii) Commercial logging and timber harvesting operations conducted subject to the 4 forest conservation and management program under the Tax-Property Article section 8-211, Annotated Code of Maryland; 5 (iii) Any agricultural activity, including agricultural support buildings and structures 6 built using accepted best management practice involving the clearing of 40,000 7 square feet or greater of forest within a one-year period; 8 9 (iv) Subdivision in connection with real estate transactions to provide a security, leasehold, or other legal or equitable interest, including a transfer of title, of a 10 portion of a lot or parcel, if: 11 12 a. The transaction does not involve a change in land use, or new development or redevelopment, with associated land-disturbing activities; and 13 14 b. Both the grantor and grantee file the declaration of intent; and (v) Linear projects that are not exempt and that disturb less than 20,000 square feet of 15 16 forest, if the impacted forest is not subject to a previously approved forest 17 conservation plan. 18 (c) Declaration of Intent. 19 (1) A person seeking an exemption under subsection (b) above shall submit a declaration 20 of intent to the Department to verify that the proposed activity is exempt. (2) No regulated activity may occur on the area covered by the Declaration of Intent within 21 22 five years of the completion of cutting, clearing or grading of forest resources, or in the 23 case of real estate transactions, within five years of the effective date of the declaration 24 of intent. 25 (3) The Department may require a person failing to file a declaration of intent or found not in compliance with a declaration of intent to perform one or any combination of the 26 following: 27 28 (i) Meet the retention, reforestation and afforestation requirements established by this 29 subtitle;

1	(ii)	Pay a penalty fee established by fee schedules approved by resolution of the
2		County Council per square foot of forest cut or cleared, but in no case less than
3		the minimum set by state law;
4	(iii)	Be subject to other enforcement actions appropriate under title 5, subtitle 16 of the
5		Natural Resources Article of the Annotated Code of Maryland, and this subtitle;
6		or
7	(iv)	File a declaration of intent with the Department.
8		
9	Section 2. And	Be It Further Enacted by the County Council of Howard County, Maryland that this Act
10	shall become ej	fective 61 days after its enactment.
11		