

HOUSING EXPANSION AND AFFORDABILITY ACT FOR COMMUNITY DEVELOPMENT ORGANIZATIONS

Governor Wes Moore signed the Housing Expansion Affordability Act of 2024 into law, incentivizing development in areas near transit, and properties that are owned by a nonprofit or formerly owned by state or federal government. The new law also allows manufactured and modular homes in areas zoned for single-family homes. This new law takes effect on **January 1, 2025**, and changes what county and municipal leaders must allow. More detailed guidance is forthcoming and questions or requests for specific guidance can be submitted to the department.

Local jurisdictions now required to allow:

- Manufactured and modular homes in areas zoned for single-family use
- "Density bonuses" for qualified projects within 0.75 miles of a passenger rail station, on land owned by 501(c)(3) nonprofit organizations, or on former state- or federal-owned campuses.

Local jurisdictions are no longer allowed to:

- Require a qualified project to be reviewed at more than:
 - Two public hearings each before a local governing body and a planning commission, and



- One public hearing each before a historic district commission or historic preservation commission, and a board of appeals.
- Impose unreasonable limitations or requirements concerning height, setback, bulk, parking, loading, dimensional, area, or other similar requirements that amount to *de facto* denials by having a substantial adverse impact on the viability, affordability, allowable density, or number of units of a qualified affordable housing project.