2025 -- H 5800 SUBSTITUTE A

LC002160/SUB A

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STATE \mathbf{OF} RHODE ISLAND

IN GENERAL ASSEMBLY

JANUARY SESSION, A.D. 2025

AN ACT

RELATING TO TOWNS AND CITIES -- ZONING ORDINANCES

Introduced By: Representatives Craven, Speakman, Spears, Noret, Bennett, McEntee, Solomon, Casimiro, Casey, and Tanzi

Date Introduced: February 27, 2025

Referred To: House Municipal Government & Housing

It is enacted by the General Assembly as follows:

1 SECTION 1. Section 45-24-33 of the General Laws in Chapter 45-24 entitled "Zoning 2 Ordinances" is hereby amended to read as follows: 3 45-24-33. Standard provisions. (a) A zoning ordinance shall address each of the purposes stated in § 45-24-30 and shall 4 5 address, through reasonable objective standards and criteria, the following general provisions which are numbered for reference purposes only except as prohibited by § 45-24-30(b), § 45-24-6 7 30(c), or § 45-24-30(d): 8 (1) Permitting, prohibiting, limiting, and restricting the development of land and structures 9 in zoning districts, and regulating those land and structures according to their type and the nature 10 and extent of their use; 11 (2) Regulating the nature and extent of the use of land for residential, commercial, 12 industrial, institutional, recreational, agricultural, open space, or other use or combination of uses, 13 as the need for land for those purposes is determined by the city or town's comprehensive plan; 14 (3) Permitting, prohibiting, limiting, and restricting buildings, structures, land uses, and 15 other development by performance standards, or other requirements, related to air and water and

groundwater quality, noise and glare, energy consumption, soil erosion and sedimentation, and/or

the availability and capacity of existing and planned public or private services;

(i) The height, number of stories, and size of buildings;

(4) Regulating within each district and designating requirements for:

I	(11) The dimensions, size, lot coverage, layout of lots or development areas and floor area
2	ratios provided that zoning ordinances must exclude any portion of a basement as defined in § 45-
3	24.3-5 from the calculation of floor area ratio;
4	(iii) The density and intensity of use;
5	(iv) Access to air and light, views, and solar access;
6	(v) Open space, yards, courts, and buffers;
7	(vi) Parking areas, road design, and, where appropriate, pedestrian, bicycle, and other
8	circulator systems;
9	(vii) Landscaping, fencing, and lighting;
10	(viii) Appropriate drainage requirements and methods to manage stormwater runoff;
11	(ix) Public access to waterbodies, rivers, and streams; and
12	(x) Other requirements in connection with any use of land or structure;
13	(5) Permitting, prohibiting, limiting, and restricting development in flood plains or flood
14	hazard areas and designated significant natural areas;
15	(6) Promoting the conservation of energy and promoting energy-efficient patterns of
16	development;
17	(7) Providing for the protection of existing and planned public drinking water supplies,
18	their tributaries and watersheds, and the protection of Narragansett Bay, its tributaries and
19	watershed;
20	(8) Providing for adequate, safe, and efficient transportation systems; and avoiding
21	congestion by relating types and levels of development to the capacity of the circulation system,
22	and maintaining a safe level of service of the system;
23	(9) Providing for the preservation and enhancement of the recreational resources of the city
24	or town;
25	(10) Promoting an economic climate that increases quality job opportunities and the overall
26	economic well-being of the city or town and the state;
27	(11) Providing for pedestrian access to and between public and private facilities, including,
28	but not limited to, schools, employment centers, shopping areas, recreation areas, and residences;
29	(12) Providing standards for, and requiring the provision of, adequate and properly
30	designed physical improvements, including plantings, and the proper maintenance of property;
31	(13) Permitting, prohibiting, limiting, and restricting land use in areas where development
32	is deemed to create a hazard to the public health or safety;
33	(14) Permitting, prohibiting, limiting, and restricting extractive industries and earth
34	removal and requiring restoration of land after these activities;

1	(15) Regulating sanitary landfill, except as otherwise provided by state statute;
2	(16) Permitting, prohibiting, limiting, and restricting signs and billboards and other outdoor
3	advertising devices;
4	(17) Designating airport hazard areas under the provisions of chapter 3 of title 1, and
5	enforcement of airport hazard area zoning regulations under the provisions established in that
6	chapter;
7	(18) Designating areas of historic, cultural, and/or archaeological value and regulating
8	development in those areas under the provisions of chapter 24.1 of this title;
9	(19) Providing standards and requirements for the regulation, review, and approval of any
10	proposed development in connection with those uses of land, buildings, or structures specifically
11	designated as subject to development plan review in a zoning ordinance;
12	(20) Designating special protection areas for water supply and limiting or prohibiting
13	development in these areas, except as otherwise provided by state statute;
14	(21) Specifying requirements for safe road access to developments from existing streets,
15	including limiting the number, design, and location of curb cuts, and provisions for internal
16	circulation systems for new developments, and provisions for pedestrian and bicycle ways;
17	(22) Reducing unnecessary delay in approving or disapproving development applications
18	through provisions for preapplication conferences and other means;
19	(23) Providing for the application of the Rhode Island Fair Housing Practices Act, chapter
20	37 of title 34, the United States Fair Housing Amendments Act of 1988 (FHAA); the Rhode Island
21	Civil Rights of People with Disabilities Act, chapter 87 of title 42; and the Americans with
22	Disabilities Act of 1990 (ADA), 42 U.S.C. § 12101 et seq.; and
23	(24) Regulating drive-through windows of varied intensity of use when associated with
24	land-use activities and providing standards and requirements for the regulation, review, and
25	approval of the drive-through windows, including, but not limited to:
26	(i) Identifying within which zoning districts drive-through windows may be permitted,
27	prohibited, or permitted by special-use permit;
28	(ii) Specifying requirements for adequate traffic circulation; and
29	(iii) Providing for adequate pedestrian safety and access, including issues concerning safety
30	and access for those with disabilities-; and
31	(25) Providing for residential development in all or some of the areas encompassing
32	commercial district(s) in a city or town; provided that, such objective standards and criteria address
33	the following:
34	(i) Standards to ensure that residential uses are allowed and integrated with commercial

2	(ii) Provisions that allow residential units above commercial uses on the ground floor or
3	first floor of a structure(s);
4	(iii) Provisions to permit medium to high density residential development in the
5	commercial zones allowing residential use;
6	(iv) Flexible and reasonable dimensional standards that promote and allow for the mixed
7	use or village development; and
8	(v) Municipalities with a population in excess of forty thousand (40,000) shall provide for
9	residential development as set forth in this section in at least thirty percent (30%) of the area in the
10	commercial zoning use districts.
11	(b) A zoning ordinance may include special provisions for any or all of the following:
12	(1) Authorizing development incentives, including, but not limited to, additional permitted
13	uses, increased development and density, or additional design or dimensional flexibility in
14	exchange for:
15	(i) Increased open space;
16	(ii) Increased housing choices;
17	(iii) Traffic and pedestrian improvements;
18	(iv) Public and/or private facilities; and/or
19	(v) Other amenities as desired by the city or town and consistent with its comprehensive
20	plan. The provisions in the ordinance shall include maximum allowable densities of population
21	and/or intensities of use and shall indicate the type of improvements, amenities, and/or conditions.
22	Conditions may be made for donation in lieu of direct provisions for improvements or amenities;
23	(2) Establishing a system for transfer of development rights within or between zoning
24	districts designated in the zoning ordinance; and
25	(3) Regulating the development adjacent to designated scenic highways, scenic waterways,
26	major thoroughfares, public greenspaces, or other areas of special public investment or valuable
27	natural resources.
28	(c) Slope of land shall not be excluded from the calculation of the buildable lot area or the
29	minimum lot size, or in the calculation of the number of buildable lots or units.
30	(d) Nothing in this section shall be construed to restrict a municipality's right, within state
31	and local regulations, to establish its own minimum lot size per zoning district in its town or city.
32	SECTION 2. This act shall take effect on January 1, 2026.

uses in a mixed use or village development;

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EXPLANATION

BY THE LEGISLATIVE COUNCIL

OF

AN ACT

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