**The language in red is directly from state law and must be inserted into the ordinance as written. The language in blue is new or changed language directly from state law as a result of the 2024 legislation and represents required changes to the local regulations through strikethroughs and underlining.**

*General Provisions.*

## *Substandard Lots of Record.*

1. Notwithstanding the failure of a single substandard lot of record or contiguous lots of record to meet the dimensional and /or quantitative requirements of this zoning ordinance, and/or road frontage or other access requirements applicable to the district as stated in the ordinance, a substandard lot of record shall not be required to seek any zoning relief based solely on the failure to meet minimum lot size requirements of the district in which such lot is located. ~~The setback, frontage, and/or lot width requirements for a structure under this section shall be reduced and the maximum building coverage requirements shall be increased by the same proportion as the lot area of the substandard lot is to the minimum lot area requirement of the zoning district in which the lot is located.~~ For any structure proposed under this section on a substandard lot of record, the following dimensional regulations shall apply:
2. Minimum building setbacks, lot frontage and lot width requirements for a lot which is nonconforming in area shall be reduced by applying the building setback, lot frontage, and lot width requirements from another zoning district in which the subject lot would be conforming as to lot area. If the subject lot is not conforming as to lot area in any zoning district, the setbacks, lot frontage, and lot width shall be reduced by the same proportion that the area of such substandard lot meets the minimum lot area of the district in which the lot is located. By way of example, if the lot area of a substandard lot only meets forty percent (40%) of the minimum lot area required in the district in which it is located, the setbacks, frontage and width shall each be reduced to forty percent (40%) of the requirements for those dimensional standards in the same district.
3. Maximum lot building coverage for lots that are nonconforming in area shall be increased by the inverse proportion that the area of such substandard lot meets the minimum area requirements in the district in which the lot is located. By way of example, if the lot area of a substandard lot only meets forty percent (40%) of the required minimum lot area, the maximum lot building coverage is allowed to increase by sixty percent (60%) over the maximum permitted lot building coverage in that district.

3. All proposals exceeding such reduced requirement shall proceed with a modification request under [INSERT LOCAL SECTION] or a dimensional variance request under [INSERT LOCAL SECTION], whichever is applicable.

**OTHER THAN WHAT IS REQUIRED BELOW, MERGER OF LOTS IS PERMISSIBLE WHEN THE ORDINANCE SPECIFIES THE STANDARDS, ON A DISTRICT-BY-DISTRICT BASIS, INCLUDING BUT NOT LIMITED TO, AVAILABILITY OF INFRASTRUCTURE, CHARACTER OF THE NEIGHBORHOOD, AND THE CONSISTENCY WITH THE COMPREHENSIVE PLAN. IF THE ZONING ORDINANCE PROVIDES FOR MERGER, THE FOLLOWING MUST BE ADDED:**

Merger prohibited for certain lots. The merger of lots shall not be required when the substandard lot of record has an area equal to or greater than the area of fifty percent (50%) of the lots within two hundred feet (200 ft) of the subject lot, as confirmed by the zoning enforcement officer.