Clerk's Note: Corrections were made to the list of affected Code sections to reflect that Bill 48-10 repealed Section 52-16C.

#### **CORRECTED COPY**

Bill No.	48-10	
Concerning: _T	echnical Co	rrections
Revised: 11/	23/2010	Draft No. 3
Introduced:	October 5,	2010
Enacted:	November	23, 2010
Executive:	December	6, 2010
Effective:	March 7, 20	011
Sunset Date:	None	
Ch. 49 , Lav	ws of Mont.	Co. 2010

# COUNTY COUNCIL FOR MONTGOMERY COUNTY, MARYLAND

By: County Council

**AN ACT** to correct technical, typographical, grammatical, reference, and codification errors in, and make stylistic, clarifying, and conforming amendments to, various provisions of County law:

#### By amending

Montgomery County Code Chapter 1, General Provisions Section 1-301

Chapter 2, Administration Sections 2-11A and 2-128

Chapter 2B, Agricultural Land Preservation Article 6

Chapter 8, Buildings Section 8-26

Chapter 8A, Cable Communications Section 8A-23

Chapter 10B, Common Ownership Communities Section 10B-5

Chapter 11B, Contracts and Procurement Section 11B-49, 11B-67

Chapter 13, Detention Centers and Rehabilitation Facilities Section 13-8

Chapter 17, Electricity

Section 17-38

Chapter 19, Erosion, Sediment Control and Storm Water Management

Sections 19-1 and 19-36

Chapter 20, Finance

Sections 20-3 and 20-32

Chapter 21, Fire and Rescue Services

Section 21-1

Chapter 22, Fire Safety Code

Sections 22-2, 22-3, 22-4A, 22-5, 22-6, 22-7, 22-8, 22-10, 22-23, and 22-37

Chapter 29A, Legislative Oversight

Section 29A-9

Chapter 30, Licensing and Regulations Generally

Section 30-12

Chapter 31, Motor Vehicles and Traffic

Section 31-22

Chapter 33, Personnel and Human Resources

Sections <u>33-15</u>, 33-35, 33-38, 33-41, 33-42, 33-46, 33-52, 33-84, 33-103, 33-111, 33-118, 33-128 and 33-159

Chapter 35, Police

Section 35-13A, 35-13B, 35-18

Chapter 36A, Public Service Company Underground Facilities

Section 36A-2

Chapter 52, Taxation

Section 52-11, [[52-16C,]] 52-18A, 52-18B, 52-18I, 52-18Q, 52-18R, 52-32, 52-35, 52-68, 52-96, 52-99

Chapter 54, Transient Lodging Facilities

Sections 54-20 and 54-26

Chapter 56, Urban Renewal and Community Development

Section 56-10

Chapter 60, Silver Spring, Bethesda, Wheaton and Montgomery Hills Parking Lot Districts Section 60-2

2010 Laws of Montgomery County Chapter 20

#### By repealing:

Chapter 33, Personnel and Human Resources Sections 33-48 and 33-49

Article VI Sections 33-86 through 33-100

<u>Chapter 52, Taxation</u> <u>Section 52-16C</u>

Boldface Heading or defined term.

<u>Underlining</u>
Added to existing law by original bill.
[Single boldface brackets]

Deleted from existing law by original bill.

<u>Double underlining</u>

Added by amendment.

[[Double boldface brackets]] Deleted from existing law or the bill by amendment.

Existing law unaffected by bill.

The County Council for Montgomery County, Maryland approves the following Act:

1	Sec. 1. Sections 1-301, 2-11A, 2-128, Article 6 of Chapter 2B, 8-26, 8A-		
2	23, 10B-5, 11B-49, <u>11B-67</u> , 13-8, 17-38, 19-1, 19-36, 20-3, 20-32, 21-1, 22-2, 22-		
3	3, 22-4A, 22-5, 22-6, 22-7, 22-8, 22-10, 22-23, 22-37, 29A-9, 30-12, 31-22, <u>33-15</u> ,		
4	33-35, 33-38, 33-41, 33-42, 33-46, 33-52, 33-84, 33-103, 33-111, 33-118, 33-128.		
5	33-159, 35-13A, 35-18, 36A-2, 52-11, [[52-16C,]] 52-18A, 52-18B, 52-18I, 52-		
6	18Q, 52-18R, 52-32, 52-35, 52-68, 52-96, <u>52-99</u> , 54-20, 54-26, 56-10, and 60-2		
7	are amended and Sections 33-48, 33-49, [[and]] Article VI of Chapter 33		
8	(Sections 33-86 through 33-100), and Section 52-16C are repealed as follows:		
9	1-301. Rules of interpretation.		
10	The following rules of interpretation apply to resolutions adopted by the		
11	Council, [and to] laws enacted by the Council [in legislative session], and the County		
12	<u>Charter</u> :		
13	(a) Bold face. [There is] A word has no legal significance [to a word in this		
14	Code] solely because it appears in bold face. Bold face indicates that		
15	the term is defined [in the Code] or is a heading.		
16	* * *		
17	(d) Requirements to act by a specific date. If the [law] Charter or Code or a		
18	resolution requires or allows a person to perform an act by a specific		
19	date, but the specific date is a Saturday, Sunday, or legal holiday, [the		
20	person may perform the act on the next day that is not a Saturday,		
21	Sunday, or legal holiday,] the person may perform the act on the next		
22	day that is not a Saturday, Sunday, or legal holiday.		
23	* * * *		
24	(h) Title of sections. Titles and captions are not part of the [law of the		
25	County] <u>Charter or Code or a resolution</u> . They only advise the reader of		
26	the content of each [section] <u>provision</u> .		

2-11A.	Evaluation	of reorga	nization.
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Within [fifteen (15)] 15 days [following] after receipt of a written report (c) 29 from the [county executive] County Executive, the [council shall] 30 31 Council must determine whether the report, or any part of the report, [shall] must not be made public. The only basis on which a report or 32 any part of a report may not be made public is if the report or part 33 34 contains information that would not be available for public inspection 35 [pursuant to article 76A (public information) of the Annotated Code of 36 Maryland under Title 10, Subtitle 6 of the State Government Article of the Maryland Code. 37

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# 2-128. Appointment of [county attorney] <u>County Attorney</u> as [assistant state's attorney] <u>Assistant State's Attorney</u>; powers, duties[, etc].

- (a) The [state's attorney] <u>State's Attorney</u> for the [county] <u>County</u> [is hereby authorized and empowered to] <u>may</u> appoint the [county attorney] <u>County Attorney</u> and any [assistant county attorney] <u>Assistant County Attorney</u> as an assistant state's attorney.
  - (b) Assistant state's attorneys so appointed [shall] have the same powers as an assistant state's attorney appointed under other applicable law and [shall have the duty of assisting] <u>must assist</u> the [state's attorney] <u>State's</u>

    <u>Attorney</u> in [the prosecution of] <u>prosecuting</u> violations of:
    - [(a) The acts, ordinances, standards, codes, regulations, permits or licenses specified in section 2 of chapter 18, Laws of Montgomery County, 1949, or any amendment thereto,]
    - (1) Chapter 5 (Animal Control);
    - (2) Chapter 8 (Buildings);

54		[(b)] (3) Chapter 22 ([the fire code,] Fire Safety Code);
55		(4) Chapter 24A (Historic Preservation);
56		(5) Article 3 of Chapter 49 (Streets and Roads);
57		(6) Chapter 50 (Subdivision of Land);
58		(7) Chapter 59 (Zoning);
59		[(c)] (8) [ordinances, rules, or regulations heretofore adopted by the
60		board of county commissioners or hereafter adopted by the
61		council] any County law, and any regulation adopted by the
62		Council sitting as [a county board of health,] the County Board of
63		Health;
64		[(d)] (9) [article 97 of the Annotated Code of Maryland, 1957] <u>Title 11</u>
65		of the Agriculture Article of the Maryland Code, relating to
66		standards of weights and measures[,]; and
67		[(e)] (10) any other, law, rule, regulation, or ordinance [heretofore
68		adopted by the board of county commissioners or hereafter]
69		adopted by the [council] Council.
70	<u>(c)</u>	[Assistant] Any assistant state's [attorneys] attorney appointed under
71		this [section shall] <u>Section must</u> serve without additional compensation.
72	<u>(d)</u>	Nothing in this [section shall be held to limit] Section limits any
73		authority of the [county attorney] County Attorney or an assistant
74		county attorney to prosecute any [such violation in his capacity]
75		violation listed in this Section as [county attorney] County Attorney or
76		[assistant county attorney] Assistant County Attorney. [All such
77		prosecutions shall] Each prosecution must be brought in the name of the
78		[state] State or [county] County, as [may be] appropriate.
79		* * *
80		Article [III] 6. Agricultural Advisory Committee

# 2B-21. Agricultural Advisory Committee.

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# 8-26. Conditions of permit.

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[No] A permit to begin work for new construction, (a) Generally. alteration, removal, demolition, or other building operation [shall] must not be issued until the fees authorized in this [section] Section are paid to the [department] Department. Inor shall an An amendment to a permit [necessitating] that requires an additional fee because of an increase in the estimated cost of the work involved must not be approved until the additional fee is paid. The [department] Department must not issue any building [permits] permit for a residence, except a building designed to be used as a residence for the person's own or immediate family use, under Ithe provisions of section 26A-12 of chapter 26Al Section 31C-1, to any person except a licensed building contractor or an authorized [agents] agent of the licensed building contractor.

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8A-23. Transfers.

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(b) An application to transfer a franchise must meet the requirements of [section] Section 8A-8(b) and provide complete information on the proposed transaction, including the legal, character, financial, technical, and other pertinent qualifications of the transferee, and on the potential impact of the transfer on subscriber services or rates. The proposed transferee must provide all information required in [section 8A-8(e)(1)] Section 8A-8(d)(1) through (3), (10), and (12) [must be provided by the proposed transferee]. The information

108		required in [section 8A-8(e)(4)] Section 8A-8(d)(4) through (9) must		
109	•	also be provided [whenever] if the proposed transferee expects		
110		material changes to occur in those areas as a result of the transfer.		
111	(c)	An application for transfer of an interest in a franchisee must describe		
112		the proposed transaction in detail and identify the interest to be		
113		transferred, the transferor, and transferee. If the proposed transferee is		
114		not a current equity owner of the franchisee, the application must		
115		include the information required by Section [8A-8(e)(1)] 8A-8(d)(1)		
116		and (2).		
117		* * *		
118	10B-5.	Duties of the Office of Consumer Protection.		
119		* * *		
120	(h)	advise common ownership communities and professional association		
121		managers of changes in the laws and regulations that affect their		
122		communities or operations; [and]		
123	(i)	operate a dispute resolution process to furnish mediation and		
124		administrative hearings[.]; and		
125		* * *		
126	11B-49.	Purchase of goods for non-profit organizations.		
127	(a)	If goods are needed to perform a contract with the County, a non-profit		
128		organization that is exempt from taxation under Section 501(c)(3) of the		
129		United States Internal Revenue Code but which is not a public entity		
130		may:		
131		(1) subject to subsection (d), [purchase] buy the goods under an		
132		existing County requirements contract;		
133		(2) engage in cooperative procurement for the goods with the County		
134		under Section [11B-39] 11B-40; or		

135		(3) [purchase] <u>buy</u> the goods from the County if [it is] <u>all items are in</u>
136		stock and not otherwise needed.
137		* * *
138	11B-67. Pa	rocedures.
139		* * *
140	(d)	A business must affirm and provide supporting documentation to the
141		Director to show that it is a local small business as defined in Section
142		[[11B-65(c)]] 11B-65(a). The Director may investigate and verify the
143		information provided on the application.
144		* * *
145	13-8.	[Same-Same-]Diminution of sentence.
146	An i	nmate sentenced or held in a pre-trial or pre-sentence status is entitled to
147	a diminuti	on of the period of [his] confinement as specified by [section 704A to
148	article 27 o	of the Annotated Code of Maryland 1957, as amended] Section 3-101 of
149	the Correct	tional Services Article of the Maryland Code.
150		* * *
151	17-38.	[Generally] Standards.
152	(a)	[It shall be unlawful for anyone to] A person must not sell or install
153		electrical equipment which does not [having] contain the certification of
154		an inspection authority approved by the [department] Department.
155		* * *
156	(d)	[It shall be unlawful to] A person must not occupy or offer to sell for
157		occupancy any mobile home, prefabricated or modular dwelling,
158		industrialized building, or [other like] similar structure as defined in
159		the National Electrical Code, without having first obtained from the
160		manufacturer [of such units] a certification by the State of Maryland
161		[as having] that the structure has met standards contained in [state]

162		regulations adopted [pursuant to article 41, section 266EE-3,
163		Annotated Code of Maryland] under Sections 12-301 through 12-313
164		of the Public Safety Article of the Maryland Code.
165		* * *
166	19-1.	Definitions.
167		* * *
168		(21) Professional engineer[: An] means an engineer duly registered
169		by the State of Maryland to practice professional engineering
170		under the requirements of [Article 75 1/2 of the Annotated
171		Code of Maryland] Title 14 of the Business Occupations and
172		Professions Article of the Maryland Code.
173		(22) Professional land surveyor[: A] means a person who is duly
174		registered and licensed under the requirements of [Article 56 of
175		the Annotated Code of Maryland] Title 14 of the Business
176		Occupations and Professions Article of the Maryland Code.
177		* * *
178	19-36.	Definitions.
179		* * *
180	Wet	land[: Any] means any land which is:
181		(1) considered private wetland or State wetland under [Title 9,
182		Wetland and Riparian Rights, Natural Resources Article,
183		Annotated Code of Maryland] Title 16 of the Environment
184		Article of the Maryland Code; or
185		* * *
186	20-3.	Disbursements from revolving fund of [department of liquor
187	control] D	epartment of Liquor Control.

The [county executive] County Executive, the [director of finance] Director of Finance, and the [director] Director of the [department of liquor control shall have authority] Department of Liquor Control may, by concurrent action, [to] designate [persons] one or more employees in the [department of liquor control] Department of Liquor Control who may disburse money from the revolving fund [to be] established [pursuant to subsection (e) of section 165 of article 2B of the Annotated Code of Maryland, 1957] under Section 15-207 of Article 2B of the Maryland Code. [; provided, that the] The signature of at least [two (2)] 2 persons [shall] must be required for any disbursement.

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### 20-32. Legislative purpose.

- Maryland Code [of Maryland, as amended], Montgomery County, may, at any time and from time to time, guarantee, upon its full faith and credit, revenue bonds of the housing opportunities commission in a total amount not exceeding [fifty million dollars (]\$50,000,000[.00)] to finance the acquisition, provision, development, or rehabilitation of housing at rental rates and prices not being offered in adequate quantity by the private sector, or to finance in whole or in part mortgage loans secured by such housing, and to fund related reserves and costs approved under [the provisions of section 15, article 44A, Annotated Code of Maryland] Title [[2]] 16 of the Housing and Community Development Article [[44A of the Maryland Code and this [chapter] Chapter.
  - (b) [Mortgage loans] <u>Each mortgage loan</u> so financed in part must be insured in part by the Federal Housing Administration, the Maryland Housing Fund, or a private mortgage insurer which is approved by

215		either the Federal National Mortgage Association or the Federal
216		Home Loan Mortgage Corporation[,] and [which private mortgage
217		insurer] is authorized to do business in [the State of] Maryland, or by
218		any combination of such insurers.
219	<u>(c)</u>	The [housing opportunities commission shall adhere to adhere to the]
220		Housing Opportunities Commission must comply with any terms and
221		conditions imposed by the [county government] County in providing
222		the guarantee of any bonds. [Where such] If guaranteed revenue
223		bonds will finance the total cost of such housing or the total amount of
224		the mortgage loans for such housing, the [housing opportunities
225		commission shall] Commission must also [adhere to] comply with any
226		requirements imposed by the [county government] County after the
227		[issuance of the bonds] bonds are issued to assure or protect the
228		financial solvency of the project.
229	<u>(d)</u>	The issuance of such bonds [shall] <u>must</u> be subject to [procedures for]
230		review and approval by the [county government] County as
231		hereinafter provided.
232	21-1.	Statement of policy; definitions.
233		* * *
234	(c)	Definitions. As used in this Chapter, the following terms have the
235		following meanings:
236		* * *
237		Fire Chief: the Fire Chief who is appointed under Section 21-3[, who
238		serves] to serve as the Director of the Montgomery County Fire and
239		Rescue Service. Fire Chief includes the Fire Chief's designee.
240		* * *
241	22-1.	Short title.

[The provisions of this chapter shall constitute and shall hereafter be known]

This Chapter may be referred to as "The Montgomery County Fire Safety Code [of Montgomery County, Maryland.]".

### 22-2. Purpose; intent.

- (a) The purpose and the intent of this [chapter] Chapter is to prescribe minimum requirements and controls to safeguard life, property, and the public welfare from the hazards of fire and explosion arising from the improper storage, handling, or use of substances, materials, or devices and from conditions hazardous to life, property, and the public welfare in the use or occupancy of buildings, structures, [sheds, tents, lots] or premises.
  - (b) Where no specific [standards or requirements are] standard or requirement is specified in this [chapter] Chapter, or [contained within] any other applicable [laws, regulations] law or [ordinances] regulation, compliance with [the] applicable standards of the National Fire Protection Association (NFPA), [Building Officials and Code Administrators (BOCA) and] International Code Council (ICC), American Insurance Association (AIA), or any other nationally recognized fire safety [standards as are] standard approved by the [director] Fire Chief [shall be deemed as] is prima facie evidence of compliance with this [intent] Chapter.

## 22-3. Construction and scope of Chapter.

(a) [The provisions of this chapter shall apply] This Chapter applies to existing conditions [as well as] and to conditions arising after [the adoption thereof, except that] this Chapter was adopted. However, a [conditions] condition legally [in existence at the adoption of this chapter and not in strict compliance therewith shall be permitted to

continue] existing when this Chapter was adopted, but not in strict

compliance with this Chapter, may continue only if [, in the opinion

of] the [director, they do] Fire Chief finds that the condition is not

[constitute] a distinct hazard to life or property.

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(e) [Nothing in this chapter shall be construed as rendering] This Chapter does not render any other applicable [laws] law or regulation invalid. [In any situation where] If a conflict [exists] arises between [a provision of this [chapter] Chapter and another [code] law or regulation, the fire marshal and [appropriate] the head of the agency responsible for enforcing the conflicting [code shall determine in concert law or regulation must agree which [provisions shall apply] applies. [Conflicts which are unreconcilable shall] If they cannot agree, any remaining conflict must be referred to the [director of the department of fire and rescue services Fire Chief. The decision of the [director of fire and rescue services] Fire Chief in any matter relating to fire safety [shall be] is final. [, except that] However, any person aggrieved by [such] the decision [shall have the right to] may appeal to the [county board of appeals in accordance with chapter] County Board of Appeals under Chapter 2 [of the County Code]. Within [thirty (30)] 30 days [following the discovery of] after any [serious] remaining conflict has been resolved, the [director] Fire Chief and the head of the agency responsible for enforcing the conflicting [code shall] law or regulation must forward to the [county executive] County Executive a joint [recommendations for the removal of] proposal to amend a law or regulation to eliminate the conflict [from the County Code or the regulations adopted pursuant thereto].

296	22-4A.	Certification procedure.
297		* * *
298	(b)	The [Director of Fire and Rescue Services] Fire Chief may waive all
299		or part of the regular field inspection of construction if the architect or
300		engineer certifies to the [Director] Fire Chief that:
301		* * *
302	(c)	The [Director of Fire and Rescue Services] Fire Chief may waive any
303		final inspection required under this Chapter which relates to the
304		issuance of a certificate of use and occupancy if the registered
305		engineer or architect who supervised the construction or
306		reconstruction of the building certifies to the [Director] Fire Chief
307		under oath that:
308		* * *
309	(e)	The [Director of Fire and Rescue Services] Fire Chief may grant a
310		waiver related to construction inspection, and use and occupancy
311		inspection under subsections (b) and (c), if the waiver is warranted in

inspection under subsections (b) and (c), if the waiver is warranted in light of subsections (b) and (c) and:

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(f) The [Director of Fire and Rescue Services] Fire Chief and the Director of Permitting Services must issue a decision on a request for a waiver under subsections (a), (b), and (c), within 10 days after receiving the request. [Each Director] Either the Fire Chief or the Director of Permitting Services has complete discretion to approve or reject a waiver. The decision of [each Director] the Fire Chief or the Director of Permitting Services is final, and no appeal may be taken. If either [Director] the Fire Chief or the Director of Permitting Services grants a waiver, the [Director] Fire Chief or Director must

323		find in writing that the waiver complies with subsection (d) or (e), as		
324		applicable.		
325	(g)	The Director of Permitting Services may grant a waiver under this		
326		[section] <u>Section</u> only to the extent:		
327		(1) permitted under State and local law; and		
328		(2) delegated by the [Director of Fire and Rescue Services] Fire		
329		Chief.		
330	22-5. Defin	nitions.		
331	In thi	is Chapter, the following words have the following meanings:		
332	[(a)	Tenses. The present tense includes the past and future tenses, and the		
333		future, the past.		
334	(b)	Gender. The masculine gender includes the feminine and neuter.		
335	(c)	Number. The singular number includes the plural and the plural the		
336		singular.]		
337		* * *		
338	Alter	native: [The term "alternative" means] a system, condition,		
339	arrangemen	t, material, or equipment submitted to the [director] Fire Chief as a		
340	substitute fo	or a code requirement.		
341	Appr	oved: [The term "approved" means] acceptable to the [director] Fire		
342	Chief. In c	letermining the acceptability of installations or procedures, equipment,		
343	or materials	, the [director] Fire Chief may base acceptance on compliance with the		
344	NFPA or c	ther appropriate standards. In the absence of such standards, [such		
345	authority] tl	ne Fire Chief may require evidence of proper installation, procedure, or		
346	use. The [d	lirector] Fire Chief may also refer to the listings or labeling practices of		
347	any nationa	ally recognized testing [laboratories] <u>laboratory</u> , inspection [agencies]		
348	agency, or o	other [organizations concerned with product evaluations which are in a		
349	position to]	organization which evaluates products and can determine compliance		

350	with appropriate standards for [the current production of listed items,] and the
351	satisfactory performance of such equipment or materials in actual usage.
352	* * *
353	Authority having jurisdiction: [The phrase "authority having jurisdiction"
354	means] the [director of fire and rescue services] Fire Chief.
355	* * *
356	Central fire communications center: [The phrase "central fire
357	communications center" means] the public fire service communication facilities
358	operated by the [department of fire and rescue services] Montgomery County Fire
359	and Rescue Service as part of the [Montgomery] County emergency operations
360	center. [The functions of this facility include receiving fire alarms or other
361	emergency calls from the public, retransmitting these alarms and emergency calls
362	to fire companies and other interested agencies, and the operation of the fire and
363	rescue services radio base stations and land line communications equipment.]
364	* * *
365	[Director: The term "director" means the director of the department of fire
366	and rescue services and shall include his authorized representatives.]
366 367	and rescue services and shall include his authorized representatives.]  * * *
	and rescue services and shall include his authorized representatives.]  * * *  * *  * *  * *  * *  * *  * *
367	* * *
367 368	* * * * <u>Fire Chief:</u> the Fire Chief appointed under Section 21-3. Fire Chief includes
367 368 369	* * * *  Fire Chief: the Fire Chief appointed under Section 21-3. Fire Chief includes the Fire Chief's designee.
367 368 369 370	* * * *  Fire Chief: the Fire Chief appointed under Section 21-3. Fire Chief includes the Fire Chief's designee.  Fire department: [The phrase "fire department" means] the [fire and rescue
367 368 369 370 371	* * * *  Fire Chief: the Fire Chief appointed under Section 21-3. Fire Chief includes the Fire Chief's designee.  Fire department: [The phrase "fire department" means] the [fire and rescue
367 368 369 370 371 372	* * * *  Fire Chief: the Fire Chief appointed under Section 21-3. Fire Chief includes the Fire Chief's designee.  Fire department: [The phrase "fire department" means] the [fire and rescue services of] Montgomery County Fire and Rescue Service.  * * *

County Fire Marshal. [The phrase] *Fire Marshal* includes the Fire Marshal's designee, unless the context clearly indicates otherwise.

Fire official: [The phrase "fire official" means] any person serving as a designated employee, representative, or agent of the [fire and rescue services of] Montgomery County Fire and Rescue Service.

Representative: [The term "representative" means] a person duly appointed in the name of the [director for the purpose of administering or enforcing ] <u>Fire Chief to administer or enforce this [code] Chapter.</u>

# 22-6. Administration [generally].

- (a) Authority of [director] Fire Chief generally. The [director of the department of fire and rescue services] Fire Chief [is hereby authorized and directed to] must administer [the provisions of] this [chapter] Chapter. The [director] Fire Chief [shall have such other powers and] must perform [such] any other [duties as are set forth in other sections of] duty assigned under this [Code and as may be conferred and imposed from time to time by] Chapter or any other applicable law. The [director] Fire Chief may delegate any [of his powers or duties] power or duty under this [chapter] Chapter to [the division of fire prevention or to] any other County fire [officials of this jurisdiction] official.
- (b) Authority of [director] <u>Fire Chief</u> in emergencies. In [a case of] an emergency[,] where [in the opinion of] the [director] <u>Fire Chief finds</u> that [,] life or property is in immediate danger of fire, the [director] <u>Fire Chief</u> [is hereby authorized to] <u>may</u> take any action [that he deems] necessary to protect [such] life or property.

403 (c) Enforcement assistance. Police and any other [agencies having
404 authority in this jurisdiction shall render] authorized agency must
405 provide necessary assistance [in the enforcement of this code] to
406 enforce this Chapter when [requested to do so by] the [director] Fire
407 Chief so requests.

- (d) Fire [prevention division] <u>Code Compliance Section</u>. To assist [in the performance of the responsibilities and the duties placed upon] the [director] <u>Fire Chief</u>, the <u>Chief may organize and supervise</u> a [division of fire prevention] <u>Fire Code Compliance Section</u> [is established within] <u>in</u> the [department] <u>Fire and Rescue Service</u>. [This division shall operate under the supervision of the director.] Members of [the division of fire prevention are hereby authorized to] <u>this Section may</u> enforce all <u>County</u> laws and [ordinances of Montgomery County covering the following] <u>regulations on</u>:
  - (1) [The prevention of fires.] fire prevention;
  - (2) [The] storage, use, and handling of explosive, flammable, toxic, corrosive, and other hazardous gaseous, solid, and liquid materials[.];
  - (3) [The] installation and maintenance of automatic, manual, and other private fire alarm systems and fire extinguishing equipment[.];
  - (4) [The] maintenance and regulation of fire escapes[.];
  - (5) [The] maintenance of fire protection and [the] elimination of fire hazards on land and in buildings, structures, and other property, including those under construction[.];
  - (6) [The means and] adequacy of each <u>fire</u> exit [in the event of fire,] from [factories, schools, hotels, lodging houses, asylums,

hospitals, churches, halls, theatres, amphitheatres, and all other places in which people work, live, or congregate from time to time for any purpose.] any building; and

- (7) [The] investigation of the cause[, origin and circumstances] of any fire.
- (e) Authorization for requirement changes. A fire safety requirement proposed for imposition during the course of building construction that would change or substitute a material, feature, construction method, or any other [aspects] aspect of construction different from [those which were identifiably included in] the original or amended [submission of] subdivision, site, or construction plans and specifications, as approved by the [department of fire and rescue services shall] Fire and Rescue Service must only be imposed [following a written finding by the director] if the Fire Chief finds that the change or substitution is necessary to avoid a specific and demonstrable threat to public safety. [A] The Chief must provide a copy of the finding [shall be provided] to the affected person and [shall be available] to the public [upon] on request.
- (f) Administrative appeals. [The director upon petition] When petitioned by [a] an aggrieved person [claiming to be aggrieved is authorized and directed to], the Fire Chief must promptly review [rulings] any ruling or [interpretations] interpretation of law or regulations made by Fire and Rescue Service staff [during the enforcement of the provisions of] while enforcing this [chapter] Chapter. [Such] A petition must be filed with the [director] Fire Chief in writing within [ten (10)] 10 days [of] after the [official administrative] ruling or interpretation. The [director] Fire Chief may review, modify, or affirm the initial

[administrative] ruling or interpretation with or without a hearing, and must send a copy of the [director's] <u>Fire Chief's</u> decision [shall be provided] to the aggrieved party.

## 22-7. Right of entry.

- (a) Generally.
  - (1) The [county executive, director and the superintendent of police] County Executive, Fire Chief, and Police Chief, or their authorized representatives, [upon] after exhibiting the proper credentials or proof of identity on request, [shall have the right to] may enter any building, structure, or premises (except [those areas] any area actually occupied as a dwelling unit) without consent of the occupants [at any time] during business or operating hours and at [such] other times [as may be necessary] in an emergency that immediately endangers life, property or public safety, [for the purpose of performing] to perform duties under this [chapter] Chapter or [enforcing the provisions thereof] enforce this Chapter.
  - [In the case of] For a multi-family [dwellings, they shall have such right to] dwelling, the Executive, Fire Chief, and Police Chief may only enter without consent [only] any space that is not part of an individual dwelling unit, such [areas] as a storage [rooms, laundries,] room, laundry room, boiler [rooms] room, utility [rooms] room, [hallways, basements and similar spaces not part of individual dwelling units; provided, that such authorities] hallway, or basement. However, the Executive, Fire Chief, and Police Chief may enter any individual dwelling unit:

484		<u>(A)</u>	[for the purpose of enforcing] to enforce this [chapter]
485			Chapter with the consent of the occupant [thereof,]; or
486		<u>(B)</u>	without [such] the consent of the occupant if [they shall
487			first obtain] the Executive, Fire Chief, or Police Chief
488			obtains a search warrant [in accordance with] under
489			prescribed legal procedure, or [if there is a present]
490			during or immediately after an emergency such as a
491			fire[,] or explosion [or the like, or immediately following
492			such emergency].
493			* * *
494	22-8. Repo	ort of fire and	d rescue [incidents] <u>incident</u> .
495			* * *
496	(b)	The Fire [A	Administrator] Chief, or the [Administrator's] Fire Chief's
497		designee, is	the custodian of each report submitted under this Section.
498			* * *
499	22-10. [Ge	neral provisi	ions applicable to permits] Permits and certificates.
500			* * *
501	(b)	Application	for permit. [All applications] Each application for a
502		permit requi	ired by this Chapter must be made to the [Division of Fire
503		Prevention]	Fire and Rescue Service or [the] Department of
504		Permitting	Services, as applicable, in the form prescribed.
505		[Application	ns for permits] Each application must be accompanied by
506		[the] any pla	ans, specifications, or details required by the [Director of
507		Fire and Re	escue Services] Fire Chief or the Director of Permitting
508		Services, as	applicable.
509	(c)	Inspection [	prerequisite to <u>before</u> issuance of permit. Before a
510		permit may	be issued, the [Director of Fire and Rescue Services] Fire

511		Chief or the Director of Permitting Services, as applicable, [or their
512		respective authorized representatives,] may inspect and approve [the
513		receptacles, vehicles, buildings, devices, premises, storage spaces or
514		areas to be used] any receptacle, vehicle, building, device, premises,
515		storage space, or area to be used.
516	(d)	Display of permits. A copy of the permit must be posted at each place
517		of operation or carried by the permit holder as specified by the
518		[Director of Fire and Rescue Services] Fire Chief or the Director of
519		Permitting Services, as applicable.
520		* * *
521	(g)	Revocation. Any permit or certificate issued under this Chapter may
522		be suspended or revoked if the [Director of Fire and Rescue Services]
523		Fire Chief or the Director of Permitting Services, as applicable, finds
524		that:
525		* * *
526	(h)	Authority to require exposure or stop work.
527		(1) If any installation requiring a permit or inspection is covered or
528		concealed without having first been inspected, the [Director of
529		Fire and Rescue Services] Fire Chief must require by written
530		notice that the work be exposed for inspection. The permittee
531		must pay any cost of exposing and recovering the work.
532		(2) If any construction or installation work is performed in
533		violation of the plans and specifications as approved by the
534		[Director of Fire and Rescue Services] Fire Chief or the
535		Director of Permitting Services, as applicable, the Chief or
536		Director must issue a written notice [must be issued] to the

responsible party to stop work on that portion of the work

538		which is in violation. The notice must state the nature of the
539		violation, and any responsible party must not continue work
540		[must not be continued] on that portion until the violation has
541		been corrected.
542	[(i)	Permits issued prior to effective date. A license or permit validly
543		issued prior to the effective date of this chapter shall remain valid
544		until its expiration date unless sooner revoked for cause.]
545	22-23.	Inspections.
546	(a)	The Fire [Administrator] Chief must designate in writing a qualified
547		individual to serve as the County Fire Marshal. Under State law, the
548		County Fire Marshal serves as an assistant State fire marshal [for the
549		purpose of implementing and enforcing] to enforce State fire
550		prevention laws. The County Fire Marshal may ask the State Fire
551		Marshal to appoint one or more qualified employees of the
552		Montgomery County Fire and Rescue Service to serve as a special
553		assistant State fire marshal.
554		* * *
555	22-37. Reg	ulating fire extinguisher service.
556	The	director of the department of fire and rescue services shall exercise the
557	following fo	unctions, powers, and duties]] Fire Chief must:
558	[(1)]	(a) [To] administer [such] regulations [as may be determined]
559		necessary [for the protection and preservation of] to protect life and
560		property [in controlling] regarding:
561		[i] (1).[The] registration of firms [engaging in the business of
562		servicing] that service portable fire extinguishers;
563		[ii.] (2) [The] registration of firms [engaging in the business of
564		hydrostatically testing that hydrostatically test U.S.

565	Department of Transportation specification gas cylinders used
566	for portable fire extinguishers;
567	[iii.] (3) [The] examination of persons applying for a license to service
568	portable fire extinguishers;
569	[iv.] (4) [The] licensing of persons to service portable fire
570	extinguishers; and
571	[v.] (5) [The] requirements for servicing of portable fire
572	extinguishers[.];
573	[(2)] (b) [To] evaluate the qualifications of firms or individuals for a
574	certificate of registration to engage in the business of servicing
575	portable fire extinguishers[.]; and
576	[(3)] (c) [To] conduct examinations to ascertain the qualifications and fitness
577	of applicants for a license to service portable fire extinguishers.
578	29A-9. Reports.
579	* * *
580	(b) Within [fifteen (15)] 15 days [following receipt of] after receiving a
581	written report from the [office] Office, the [council shall] Council
582	must determine whether the report, or any part of the report, [shall]
583	must not be made public. The only basis on which a report, or any
584	part of a report, [may] must not be made public is if the report or part
585	contains information that would not be available for public inspection
586	[pursuant to article 76A (public information) of the Annotated Code
587	of Maryland] under Subtitle 6, Title 10 of the State Government
588	Article of the Maryland Code.
589	* * *

30-12. Alcoholic beverages-Consumption on public property.

The [county executive is hereby authorized to] <u>County Executive may, under Method 3</u>, adopt [and from time to time amend] regulations[, under method (3) of section 2A-15 of this Code,] governing the consumption of alcoholic beverages on "public property" as that phrase is defined in [article 2B, section 210 of the Annotated Code of Maryland] <u>Title 19</u>, <u>Subtitle 2 of Article 2B of the Maryland Code</u>.

# 31-22. Applicability of Article.

[Nothing in this article, however, shall] <u>This Article does not apply to any public [streets] street or parking [lots] lot acquired or operated [pursuant to chapter 86 of this Code] under Article 29 of the Maryland Code.</u>

#### 33-15. Judicial review and enforcement.

- (a) Any aggrieved merit system employee, or applicant, or the chief administrative officer may obtain judicial review of a merit system protection board order or decision from the circuit court for the county in the manner prescribed under [[chapter 1100, subtitle B]] Chapter 200 of Title 7 of the Maryland Rules of Procedure. In addition, with respect to orders or opinions relating to personnel of Montgomery County fire and rescue corporations, the independent fire and rescue corporation affected by the merit system protection board order, as well as any aggrieved fire and rescue corporation employee, may obtain judicial review of the board's order or decision as provided in this section.
- (b) The court, in hearing the case, shall apply the judicial review standards as set forth in the Maryland [[administrative procedures act]] Administrative Procedures Act, [[article 41, Maryland Code

618		Annotated, section 255]] Subtitle 2 of Title 10 of the State
619		Government Article of the Maryland Code. The court review shall be
620		on the basis of the record before the board. Judicial review of board
621		decisions issued hereunder also includes appellate review by the
622		[[special courts of appeals of Maryland]] Court of Special Appeals.
623		* * *
624	33-35.	Definitions.
625		* * *
626	Emp	loyee organization: [An:]
627	<u>(a)</u>	an employee organization defined in Section 33-76 that is certified
628		under Section 33-79; [or]
629	<u>(b)</u>	an employee organization defined in Section 33-102(5) that is certified
630		under Section 33-106; or
631	(c)	an employee organization defined in Section 33-148 that is certified
632		under Section 33-151.
633		* * *
634	<u>Mem</u>	bership: the period of time that a member is enrolled and has contributed
635	to the Empl	oyees' Retirement System.
636		* * *
637	33-38.	Normal retirement date, mandatory retirement date, early
638	retirement	date, and trial retirement.
539		* * *
540	(c)	Early retirement date.
541		(1) A member, other than a group G member, who has not met the
542		age and service requirements for a normal retirement may elect
543		to [retire on the first day of a month and may elect to] receive
644		pension payments beginning on an early retirement date the

first day of a month after [if] the following requirements are 645 646 met: 647 33-41. Credited service. 648 Member's credited service. 649 (a) 650 **[**(3) Credited service includes: 651 (A) The time during which a member receives service-652 653 connected disability benefits under Article VI of this 654 chapter; and (B) Half the time during which a member receives non-655 656 service-connected disability benefits under article VI of 657 this chapter. 658 (4) An employee who is receiving disability benefits under article VI 659 of this chapter will not be entitled to receive credited service for 660 any period of time during which the employee participates in either the Montgomery County employees' retirement system or in 661 662 another retirement system.] [(5)](3)663 [(6)] (4) 664 665 [(7)](5)666 667 (f) Use of sick leave for credited service. An employee [whose retirement 668 is effective on or after May 1, 1970, or who becomes vested on or after 669 October 1, 1971, must receive credit toward retirement for any accumulated sick leave, up to a maximum of 4,224 hours. Each 176 670 671 hours of accumulated sick leave is equal to 1 month of credited service.

672		Accu	mulated sick leave totaling less than 11 days must not be credited
673		for re	etirement purposes. Accumulated sick leave totaling 11 to 22 days
674		must	be credited as 1 month of service for retirement purposes. An
675		empl	oyee who transfers to the Retirement Savings Plan must receive
676		credi	t toward retirement under the optional plan or integrated plan under
677		Secti	on 33-37(i) for the employee's accumulated sick leave.
678			* * *
679	33-42.	Amo	unt of pension at normal retirement date or early retirement
680	date.		
681			* * *
682	[(g)	Calc	ulation for members receiving benefits under the disability benefits
683		prog	ram.
684		(1)	When a member who receives disability benefits under Article VI
685			reaches the normal retirement date, the formula to calculate
686			retirement benefits must be the same as in subsection (b)(1) and
687			(b)(2)(A) and (B), except that the member's salary at the time of
688			the disability, plus cost-of-living adjustments and annual
689			increments, must be used to calculate the retirement benefits
690			instead of average final earnings.
691		(2)	If a member who receives disability benefits under article VI of
692			this chapter returns to employment covered by the retirement
693			system under this chapter, at the time of actual retirement, the
694			member must choose to receive retirement benefits:
695			(A) Under this subsection;
696			(B) Under subsection (b) of this section.]
697	[(h)]	(g)	* * *

698	(2)	For purposes of this subsection [(h)] (g), the annual addition must
699		be comprised of:
700		* * *
701	(3)	In this subsection [(h)] (g), only:
702		* * *
703	(4)	County elected officials' contributions that would be allocated to
704		county elected officials' contributions accounts of elected
705		officials' participants but for the limitations of this subsection
706		[(h)] (g), must be carried over to subsequent years and allocated
707		in order of time to the county elected officials' contributions
708		accounts which would have received such contributions but for
709		the limitations set forth in this subsection [(h)] (g). Amounts
710		carried over must be allocated by the chief administrative officer
711		to a suspense account that must be invested in a fixed income
712		fund. Any earnings of the suspense account must be allocated
713		ratably among the county elected officials' contributions accounts
714		of all the elected officials' participants except as otherwise
715		provided in this subsection [(h)] (g).
716	[(i)] <u>(h)</u>	* * *
717	$[(j)] (\underline{i}) (1)$	* * *
718		(D) Any member employed by a participating agency is not
719		eligible to participate.
720		* * *
721	33-46. Deat	h benefits and designation of beneficiaries.
722		* * *
723	(b) Spous	se's, or domestic partner's, and children's benefits of a member
724	whose	e death is service connected.

**(1)** If a member other than a Group F or G member dies while 725 (A) 726 employed by the County or a participating agency [on or after August 15, 1965,] and the employing department or 727 728 agency, a beneficiary, or another person submits 729 satisfactory proof to the Chief Administrative Officer that the employee's death resulted from injuries sustained in 730 731 the line of duty or was directly attributable to the inherent 732 hazards of the duties the employee performed and the death was not due to willful negligence, the County must 733 734 pay benefits as follows:

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### 33-48. [Disability retirement hearing board.] Reserved.

- [(a) *Establishment*. There is a disability retirement hearing board until the board makes a final decision on all disability retirement applications submitted to the board before the date on which the disability benefits program under article VI of chapter 33 takes effect.
  - (b) Composition, duties, and responsibilities. The disability retirement hearing board has the composition, duties, and responsibilities as were provided by law to the board before August 11, 1985.]

# 33-49. [Medical review committees.] Reserved.

[(a) Establishment. For each disability retirement application received by the disability retirement hearing board, the board must designate a medical review committee. Any committee established by the board exists until that committee makes a final report to the board on all medical examination referred to that committee based on applications submitted to the board before the date on which the disability benefits program under article VI of chapter 33 takes effect.

752 (b) *Composition, duties, and responsibilities.* A medical review committee 753 has the composition, duties, and responsibilities as were provided by 754 law to those committees before August 11, 1985.]

\* \* \*

### 33-52. Payment of benefits.

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757 \* \* \*

(b) Discontinuance of pension payments. A member must not receive 758 pension payments while serving in an appointed or elected County 759 760 office that receives any compensation paid by the County. A member 761 appointed to a full-time County position must become a member of 762 the retirement system or the Retirement Savings Plan under Sections 33-37 and 33-115 and make member contributions until later 763 764 separation under Article III or Article VIII. The retirement benefit of 765 an employee who resumes membership in the optional or integrated 766 plan must be recalculated when the employee later separates from 767 service. The retirement benefit under the integrated or optional plans 768 of Article III of an employee who becomes a member of the Retirement Savings Plan must resume when the employee later 769 770 separates from service.

771 \* \* \*

772 **33-84.** Strikes and lockouts.

773 \* \* \*

774 (c) If an employee or employee organization [shall violate the provisions
775 of] violates this Section, the employer, after adequate notice and a fair
776 hearing before the permanent umpire who finds that the [aforesaid]
777 alleged violations have occurred and [finds] that any or all of the
778 following actions are necessary in the public interest, may, subject to

779			the law enforcement officer's bill of rights, [article 27, section 727 et
780			seq., Annotated Code of Maryland.] Title 3, Subtitle 1 of the Public
781			Safety Article of the Maryland Code:
782			* * *
783	ART	ICLE	VI. [DISABILITY BENEFITS.] <u>RESERVED.</u>
784	[33-8	86. A <sub>I</sub>	oplicability.]
785		[The	provisions of this article only apply to individuals who:
786		(1)	Are members of the retirement system under this chapter on or after
787			May 15, 1986, and submitted an application for disability benefits on
788			or after May 15, 1986, but before July 1, 1989, or is an elected official
789			on July 1, 1989, and submitted an application for disability benefits on
790			or after May 16, 1986, but before December 3, 1990;
791		(2)	Are members of the retirement system under this chapter before May
792			15, 1986, but who opted into the disability benefits program under this
793			article and submitted an application for disability benefits on or after
794			May 15, 1986, but before July 1, 1989; or
795		(3)	At any time chose to participate in the elected officials' plan and
796			submitted an application for disability benefits on or after May 15,
797			1986, but before December 3, 1990.]
798	[33-8	7. De	finitions.]
799	[(a)	In ge	eneral. In this article, the following words have the meanings indicated.
800		(b)	Administrator. "Administrator" means:
801			(1) The disability retirement hearing board, when the application
802			for benefits under this chapter is filed by a member with the
803			disability retirement hearing board before May 15, 1986, and
804			there is no final decision from the disability retirement hearing

board on the application before May 15, 1986.

806		(2) For all other applications for benefits under this chapter,
807		administrator means the entity that contracts with the county to
808		administer as a third part administrator:
809		a. The disability retirement program under section 33-43 of
810		this chapter; and
811		b. The disability benefits program under this article.
812	(c)	Employee. "Employee" means an individual who participates in the
813		county retirement system under article III of this chapter.
814	(d)	Final earnings. "Final earnings" means:
815		(1) The annual average of the regular salary of an employee less
816		any shift pay differential for the eighteen-month period
817		immediately preceding the disability or any consecutive
818		eighteen-month period, whichever is greater; or
819		(2) For an employee whose salary has been reduced as a result of a
820		disciplinary action, the annual average of the regular salary of
821		the employee for the eighteen-month period preceding the
822		disability.
823	(e)	Non-service-connected disability. "Non-service-connected disability"
824		has the same meaning as "service-connected disability" except that it
825		is the result of an illness or injury that was incurred while away from
826		the performance of duty as an employee.
827	(f)	Service-connected disability. "Service-connected disability" means a
828		condition of an employee that:
829		(1) Is the natural and proximate result of an accident occurring, an
830		occupational disease incurred, or a condition aggravated while
831		in the performance of duty as an employee;

832		(2)	Is no	ot due to the willful misconduct or willful negligence of the
833			empl	loyee;
834		(3)	Mak	es the employee:
835			a.	Incapable of performing the job that the employee
836				performed before the illness or injury; and
837			b.	Unable to engage in available employment
838				commensurate with the training, education, and
839				experience of the employee; and
840		(4)	Is lik	cely to be permanent.]
841	[33-88. No	n-serv	vice-co	onnected disability benefits.]
842	[An	emplo	yee m	ay receive non-service-connected disability benefits if the
843	emp	loyee:		
844	(1)	Has	a non-	service-connected disability;
845	(2)	Has	five (	5) years of credited service under the county retirement
846		syste	m of t	his chapter;
847	(3)	Is no	ot elig	gible for normal retirement under the county retirement
848		syste	m of t	his chapter; and
849	(4)	Is no	t eligil	ole for service-connected disability benefits; and
850	(5)	Has	an inju	ary or illness which occurred subsequent to enrollment in
851		the N	Aontgo	omery County employees' retirement system.]
852	[33-89. Se	rvice-c	connec	eted disability benefits.]
853	[An	emplo	yee n	nay receive service-connected disability benefits if the
854	employee h	as a se	ervice-	connected disability and if the employee is not eligible for
855	normal reti	rement	under	the Montgomery County employees' retirement system of
856	this chapter	:.]		
857	[33-90. Te	mpora	ry dis	sability.]

858	I(a)	<i>Waiver.</i> In extenuating circumstances, the administrator may waive
859		the requirement that an employees' disability is likely to be
860		permanent.
861	(b)	Approval. The administrator may approve temporary disability
862		benefits for one (1) or more one-year periods until the administrator
863		determines that the disability:
864		(1) Has ended; or
865		(2) Is permanent.]
866	[33-91. Ad	ministrative application for benefits.]
867	[(a)	The chief administrative officer must notify an employee that an
868		application for disability benefits should be made if the employee:
869		(1) Becomes ill or injured; and
870		(2) Is unable to perform at an acceptable level of competence the
871		duties and responsibilities of the position to which the
872		employee is assigned.
873	(b)	If the employee fails to apply for disability benefits, the chief
874		administrative officer may apply on behalf of the employee.]
875	[33-92. Ac	crual of benefits.]
876	[Disa	bility benefits begin to accrue on the earliest of:
877	(1)	The date that the employee exhausts all accrued sick and
878		compensatory leave in excess of eighty (80) hours; or
879	(2)	The date that the application for disability benefits is approved.]
880	[33-93. Am	ount of benefits.]
881	[The	annual amount of disability benefits payable equals two (2) percent of
882	the final ea	rnings multiplied by the number of years of creditable service, up to
883	thirty-six (3	6) years, plus sick leave credits, but may no be less than:

884	(1)	Thirty-three and one-third (33 1/3) percent of the final earnings for a
885		non-service-connected disability; and
886	(2)	Sixty-six and two-thirds (66 2/3) percent of the final earnings for a
887		service-connected disability.]
888	[33-94. Co	st-of-living adjustments.]
889	[(a)	Annual adjustment. A cost-of-living adjustment must be made
890		annually to the disability benefits awarded under this article.
891	(b)	The cost-of-living adjustment must be the same as the annual
892		adjustment made to the uniform pay plan for county employees.]
893	[33-95. Re	duction of disability benefits.]
894	[(a)	Reduction by income received. Disability benefits may be reduced
895		after any cost-of-living adjustment made under section 33-94 by
896		income received:
897		(1) As the sum of wages from employment and as the product of
898		net earnings minus net losses from self-employment;
899		(2) From any other government group income maintenance
900		insurance coverage for the disability;
901		(3) From social security disability benefits, including benefits
902		payable to dependents on account of the disability;
903		(4) From any government disability plan; and
904		(5) From workers' compensation.
905	(b)	Amount of reduction. The reduction must be determined according to
906		the following offset formula:
907		(1) The first one hundred dollars (\$100.00) a month of income
908		from a long-term disability plan to which the employee has
909		contributed is exempt from the offset.

910		(2)	The first three hundred dollars (\$300.00) a month of income
911			from employment is exempt from the offset unless the salary of
912			an employee receiving non-service-connected disability
913			benefits is equal to or greater than the salary the employee
914			would have received if the original employment had not been
915			interrupted.
916		(3)	Income from employment between three hundred one dollars
917			(\$301.00) and six hundred dollars (\$600.00) a month has a one
918			dollar (\$1.00) offset for each four dollars (\$4.00) of income.
919		(4)	Income from employment above six hundred dollars (\$600.00)
920			a month has a one dollar (\$1.00) offset for each two dollars
921			(\$2.00) of income.
922		(5)	Income received under subsection (a)(2) through (5) of this
923			section has a one dollar (\$1.00) offset for each one dollar
924			(\$1.00) of income.
925	(c)	Refuse	al of employment. If an employee refuses to accept two (2)
926		offers	of employment offered under section 33-98, which were
927		comm	ensurate with the training, education, experience, and physical
928		and m	nental capabilities of the employee, the amount that employment
929		would	I have paid if accepted will be offset from the disability benefits
930		of the	e employee in the same manner as income from employment
931		under	subsection (b) of this section.
932	(d)	Refuse	al of training. If an employee refuses to participate in retraining
933		offere	d under section 33-98, the disability benefits received by the
934		emplo	oyee will be reduced by half.

Termination of employment.

(e)

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936		(1)	If the employment offered by the county under section 33-98
937			terminates, the employee will continue to receive the amount of
938			disability benefits, which were offset by the income received
939			from the employment, that the employee received while in the
940			employment.
941		(2)	The administrator may restore the disability benefits in whole
942			or in part:
943			a. To facilitate reemployment; or
944			b. If the administrator determines that the employee is
945			unable to be employed.
946	(f)	Revie	w of offset formula. Every two (2) years, the county executive
947		must	review the offset formula and recommend changes to the dollar
948		amou	nts to the county council in order to accommodate changes or no
949		chang	ges in general income levels.]
950	[33-96. Dis	scontin	uation or termination of disability benefits.]
951	[The	admir	istrator must terminate disability benefits granted under this
952	article if the	emplo	oyee:
953	(1)	Reco	vers from the disability as determined by the administrator;
954	(2)	Fails	or refuses to provide the administrator with the information that
955		the ac	lministrator requires; or
956	(3)	Reach	nes the normal retirement date under the county retirement
957		system	m of this chapter.]
958	[33-97. Me	dical e	examination.]
959	[Unle	ess the	administrator determines that fewer medical examinations are
960	needed, the	admir	nistrator may require the employee to undergo annual medical
961	examination	ns.]	
962	[33-98. Ref	trainin	g and employment of employees.]

- 963 [(a) Program established. By regulation adopted under method (1) of 964 section 2A-15 of this Code, the county executive must develop a 965 program for retraining, if retraining is necessary, and employment of 966 employees who are receiving disability benefits under this article.
  - (b) *Implementation of program.* The administrator will implement the retraining and employment program.
  - (c) Employment level. Any employment offered to an employee under this section must be commensurate with the training, education, experience, and physical and mental capabilities of the employee.
  - (d) Participation required. Unless the chief administrative officer exempts an employee based on medical evidence that would preclude successful completion of the retraining program, the employee is required to participate in the program.]

#### [33-99. Appeals of decisions.]

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- [(a) If the county or an employee disagrees with a preliminary decision of the administrator, the county or the employee has a right to a hearing before the administrator. The contract between the county and the administrator must provide procedures to:
  - (1) Assure the impartiality of the hearing;
  - (2) Notify the employee of the right to counsel at the hearing; and
  - (3) Establish a record of the hearing that will be the basis for subsequent reviews.
- (b) The county or the employee may appeal on the record the final decision of the administrator to the merit system protection board within thirty (30) days from the date that the employee receives written notice of the decision.

989 (c) The county or the employee may appeal the final decision of the merit 990 system protection board to a court of competent jurisdiction as 991 provided in the Maryland Rules of Procedure, chapter 1100, subtitle 992 B.]

#### [33-100. Regulations.]

[Before May 15, 1986, the county executive must adopt regulations under method (1) of section 2A-15 of this Code to implement this article.]

#### 33-86 — 33-100. Reserved.

## 33-103. Labor relations administrator.

(a) A Labor Relations Administrator must be appointed to effectively administer this Article as it governs selection, certification, and decertification procedures, prohibited practices, and the choice of a mediator/fact-finder. The Administrator must:

(5) Investigate and attempt to resolve or settle, as provided in this article, charges of engaging in prohibited practices. However, if the employer and a certified representative have negotiated a valid grievance procedure, the labor relations administrator [shall] must defer to that procedure [for the resolution of disputes] to resolve any dispute that properly [submissible] may be submitted to the procedure, absent a showing that the deferral results in the application of principles repugnant to this [article] Article. [Furthermore, the labor relations] The administrator [shall] must defer to state procedures in [those matters which are] any matter governed by the Law-Enforcement Officers' Bill of Rights, [article 27, sections 727-

1016		734D, Annotated Code of Maryland] <u>Title 3, Subtitle 1 of the</u>
1017		Public Safety Article of the Maryland Code.
1018		* * *
1019	33-111. Str	rikes and lockouts.
1020		* * *
1021	(c)	If an employee or employee organization violates [the provisions of]
1022		this Section, the employer, after adequate notice and a fair hearing
1023		before the labor relations administrator who finds that the violations
1024		have occurred and [finds] that any or all of the following actions are
1025		necessary in the public interest, may impose any of the following
1026		sanctions, subject to the Law-Enforcement Officers' Bill of Rights,
1027		[article 27, sections 727734D, Annotated Code of Maryland.] <u>Title</u>
1028		3, Subtitle 1 of the Public Safety Article of the Maryland Code:
1029		* * *
1030	33-118.	Maximum annual contribution.
1031	(a)	Contribution limitations.
1032		(1) * * *
1033		(A) \$30,000, effective January 1, 1995, or \$40,000, effective
1034		January 1, 2002 (the "dollar limitation"); [or] as adjusted
1035		by the Internal Revenue Service from time to time to
1036		reflect cost of living increases; or
1037		* * *
1038	33-128.	Definitions.
1039		* * *
1040	(h)	Disability Arbitration Board or Board means the 3 persons designated
1041		under Section [33-43A(m)] 33-43(m) to review an appeal of the final

1042		decision of the Administrator regarding an application for disability
1043		benefits.
1044	(i)	Disability Review Panel or Panel means the 4 medical doctors
1045		appointed as Panel members by the Chief Administrative Officer
1046		under Section [33-43A(c)] <u>33-43(c)</u> .
1047		* * *
1048	33-159.	Establishment of Trust.
1049		* * *
1050	(b)	Establishment of Trust. An Other Post Employment Benefits Trust
1051		known as the Retiree Health Benefits Trust, effective July 1, 2007, is
1052		established to fund all or a portion of benefits provide under the County
1053		retiree benefit plans.
1054		* * *
1055	35-13A.	Anti-Hate/Violence Fund.
1056		* * *
1057	(b)	The Department of Police may:
1058		(1) offer rewards for information that leads to the arrest of a person
1059		who commits any act in the County described in Section [27-
1060		26A] <u>27-22</u> or [Article 27, Section 10A or 470A, of the
1061		Annotated Code of Maryland] Sections 10-302 to 10-305 of the
1062		Criminal Law Article of the Maryland Code;
1063		* * *
1064	(e)	The County must deposit any money it receives under Section [27-
1065		26B] <u>27-8</u> into the Fund.
1066		* * *
1067	35-13B.	Drug Enforcement Forfeitures Fund
1068		* * *
1069	(e)	The Chief of Police must provide [two] 2 reports on the Fund to the

1070	Executive and Council as follows:
1071	* * *
1072	(2) On December 15, a report including:
1073	* * *
1074	(B) [DEFF] <u>Fund</u> approved budget by category;
1075	* * *
1076	35-18. County's right of subrogation against third parties causing
1077	disability.
1078	[Where] If the accident, disease, disability, or death for which benefits are
1079	payable under this [article] Article was caused under circumstances creating a legal
1080	liability in a third party, the [county shall have] County has the right of subrogation
1081	and [shall have the right to] may enforce, for the [county's] County's benefit, the
1082	legal liability of [such] a third party, under the conditions and subject to the [same]
1083	provisions, when applicable, [which now exist] in [article 101, section 58 of the
1084	Annotated Code of Maryland, 1957, Title 9 of the Labor and Employment Article
1085	of the Maryland Code [and the provisions of such article and section are hereby
1086	incorporated by reference as if set forth textually in this section]. Nothing [herein
1087	shall affect] in this Section affects the [county's] County's obligation to comply
1088	with [the provisions of section 19, article 101 of the Annotated Code of Maryland,
1089	1957] Title 9 of the Labor and Employment Article of the Maryland Code.
1090	* * *
1091	36A-2. Definitions.
1092	In this [chapter] Chapter, unless the context indicates otherwise:
1093	* * *
1094	(g) Public service company means:
1095	(1) any company as defined in [article 78 § 2 of the Annotated
1096	Code of Maryland Section 1-101 of the Public Utility

1097		Companies Article of the Maryland Code and any successor
1098		provision[, or];
1099		(2) the Washington Suburban Sanitary Commission[,]; or
1100		(3) any organization which is a member of the one-telephone-
1101		number utility notification system.
1102		* * *
1103	52-11.	Real property tax [credits] credit for permanently and totally
1104	disabled ho	meowners.
1105		* * *
1106	(e)	Applicability of [state] State law. The minimum tax credit provided
1107		[in the tax credit program provided herein] for disabled homeowners
1108		under this Section [shall in no case] must not be less than the
1109		minimum tax credit [provided] in [section 12F-3, article 81,
1110		Annotated Code of Maryland] Section 9-102 of the Tax-Property
1111		Article of the Maryland Code.
1112	[[52-16C. R	Real property tax recapture.]]
1113	[[(a)	Tax levied; basis; rate. There is hereby imposed upon the occasion of
1114		the transfer of real property located in the county a tax on the amount
1115		by which the taxable value of such property on the date of recognition
1116		exceeds the assessed valuation of that property. The tax shall be
1117		calculated by multiplying the amount so determined by three dollars
1118		and seventy cents (\$3.70) per one hundred dollars (\$100.00).
1119	(b)	Assessed valuation.
1120		(1) Subject to the provisions in paragraph (2) of this subsection,
1121		"assessed valuation" shall mean the actual assessed valuation of
1122		such property on which annual property taxes are payable as

 determined on the date of finality immediately preceding the date of recognition.

- (2) If the boundary lines of a parcel of real property on which the tax imposed hereunder differ on the date of recognition from the boundary lines of the real property of which that parcel was a part on the date of finality immediately preceding the date of recognition, the assessed valuation of such parcel shall be determined by allocating to that parcel a pro rata share of the assessed valuation of that real property which, on the preceding date of finality, encompassed the parcel being transferred.
- (c) Taxable value of real property on the date of recognition.
  - must be determined by multiplying by 0.45 the consideration received for the transfer of such property and subtracting [eight thousand dollars (\$8,000.00)] \$8,000 from the resulting product. [Notwithstanding any of the foregoing provisions] However, the taxable value of real property classified [pursuant to state law] as "homestead property[,]" under [article 81, Maryland Code Annotated, section 14A(a)] Section 9-105 of the Tax-Property Article of the Maryland Code on the date of recognition [shall] must be determined by multiplying by 0.40 the consideration received for the transfer of such property and subtracting [eight thousand dollars (\$8,000.00)] \$8,000 from the resulting product.
  - (2) If, subsequent to the date of finality immediately preceding the date of recognition, betterments have been made to real property subject to the tax imposed by this section, the cost of

1150		such betterments incurred by the person transferring the
1151		property may be deducted from the consideration received for
1152		the transfer of that property prior to calculating the taxable
1153		value of such real property on the date of recognition.
1154	(d)	Definitions. For the purpose of this section, the following words and
1155		phrases shall have the meanings respectively ascribed to them:
1156		Assessed Valuation. That valuation determined in accordance with
1157		subsection (b) of this section.
1158		Betterments. All physical changes to the property which tend to
1159		increase the value thereof.
1160		Consideration shall be determined as follows:
1161		(1) In the case of a transfer of real property in fee simple,
1162		consideration shall be determined in accordance with
1163		section 52-19 of this chapter.
1164		(2) In the case of a transfer of a partial interest in real
1165		property, the value of the interest transferred shall be
1166		used to construe the value of the entire property.
1167		Date of Finality. January 1, the date as of which assessments of real
1168		property become final for the taxable year next following.
1169		Date of Recognition. The date on which the transfer of real property
1170		takes place.
1171		Major Betterments. Improvements which cause an increase in the
1172		value of improvements on the property by more than two hundred
1173		(200) percent.
1174		New Construction. The improving of property on which no previous
1175		improvements existed.
1176		Real Property. Land and improvements thereon.

1177		Taxa	able V	alue of Real Property on the Date of Recognition. That
1178		valu	e deter	mined in accordance with subsection (c) of this section.
1179		Tran	sfer sh	all include:
1180			(1)	The transfer of real property in fee simple.
1181			(2)	The transfer of a partial interest in real property.
1182	(e)	Exen	nptions	s from tax.
1183		(1)	The	tax imposed hereunder shall not apply to the initial transfer
1184			of p	roperty on which there is new construction or on which
1185			majo	r betterments have been constructed subsequent to the date
1186			of fir	nality immediately preceding the date of recognition.
1187		(2)	The	tax imposed [hereunder shall] under this Section does not
1188			apply	y to any transfer of land:
1189			<u>(A)</u>	[transfers of land] assessed as agricultural land, under
1190				[section] Section 52-21(d) [of the Montgomery County
1191				Code, as amended; nor to];
1192			<u>(B)</u>	[transfers of land] classified as rezoned if [such transfers
1193				are] the transfer is taxed under [section] Section 52-21(e)
1194				[of the Montgomery County Code, as amended; nor to];
1195				<u>or</u>
1196			<u>(C)</u>	[transfers of land] assessed as planned development
1197				[lands] land under [section 19(f) of article 81 of the
1198				Annotated Code of Maryland] Title 8, Subtitle 2 of the
1199				Tax-Property Article of the Maryland Code.
1200		(3)	The t	ax imposed hereunder shall not apply to the transfer of real
1201			prope	erty by any nonprofit hospital or nonprofit religious or
1202			chari	table organization, association or corporation, nor by any
1203			muni	cipality, county or state government or any

instrumentalities, agencies or political subdivisions thereof, nor to the transfer of real property by will or descent.

(4) The tax imposed hereunder shall not apply to the transfer of real property made pursuant to a bona fide written contract or agreement entered into prior to the date on which this section becomes law; provided, that the director of finance may require satisfactory proof that the contract or agreement was entered into prior to such date.

- (5) In the event a parcel of real property is transferred more than once between dates of finality, the tax imposed hereunder shall be collected only once; provided, that no boundary lines have been changed or no improvements have been made subsequent to the initial date of recognition. In the event boundary lines changed, the assessed valuation shall be determined in accordance with paragraph (b)(2) of this section.
- (f) Payment of tax.

(1) The transferor of property subject to the tax imposed hereunder shall be solely liable for the payment of the tax. The tax shall be paid at the time of or prior to the presentation of any instrument to the county supervisor of assessments for transfer of any interest in real property on the assessment records of the county. In the case of a transfer of an interest in real property which is not required by law or ordinance to be transferred on the assessment records of the county, the tax shall be paid before any instrument conveying such interest shall be presented to the clerk of the circuit court for recordation.

(2)

evidenced by fixing an official stamp upon the deed or instrument by the director or his authorized representative showing the amount of the tax paid. Where the director, after payment, determines that a greater tax is due, the difference in tax shall then be immediately due and payable. Interest shall run at a rate of eight (8) percent per annum from the date of initial payment on the amount of the additional tax due.

(3) Prior to the time of payment, the taxpayer shall submit to the

The tax shall be paid to the director and payment shall be

- (3) Prior to the time of payment, the taxpayer shall submit to the director a report upon such forms and setting forth such information as the director may prescribe. The director may, at his discretion, require satisfactory proof of any information contained in such forms.
- (g) Appraisal of property; additional tax due. Where the director has reason to believe the consideration for an interest in real property has been incorrectly stated by the taxpayer, the director may cause to be made an appraisal of the property in question. If such appraisal shows a different value from that reported by the taxpayer, and if the director then determines that a greater tax is due, the greater tax shall immediately be due and payable. If, prior to such determination by the director, the property has been transferred and the tax imposed hereunder has been paid at the lesser amount, interest on the difference in tax due shall run at the rate of eight (8) percent per annum from the date of initial payment. The transferor and transferee shall be jointly and severally liable for payment of the difference in tax due.

Appeals. In accordance with the jurisdictional approval of the state 1256 (h) department of assessments and taxation, any decision made by the 1257 1258 director under the provisions of this section may be appealed by any 1259 aggrieved party to the property tax assessment appeal board of the 1260 county not later than thirty (30) days following the mailing of the notice of such decision by the director. In the event the aforesaid 1261 appeal procedure is not approved by the state department of 1262 1263 assessments and taxation, appeals from any decision of the director 1264 under the provisions of this section may be made by any interested or 1265 aggrieved party to the circuit court for the county, which shall have 1266 the power to affirm the decision, or if such decision is not in accordance with law, to modify or reverse such decision, with or 1267 1268 without remanding the case for rehearing. Whenever any such appeal 1269 is taken, a copy thereof shall be served on the director by the appellant 1270 in accordance with the Maryland Rules of Procedure. The director 1271 shall, in accordance with the Maryland rules, file with the circuit court originals of all papers and evidence presented, together with a copy of 1272 1273 his opinion. Any party to the proceeding may introduce additional evidence in the circuit court. Any party to the proceeding in the circuit 1274 1275 court may appeal the decision of the circuit court to the court of 1276 special appeals within thirty (30) days of the decision. The review 1277 proceedings provided by this section shall be exclusive.]]

## 1278 **52-18A.** Tax credit for certain nonprofit organizations.

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(a) [There is hereby granted] <u>The Director of Finance must grant</u> a single tax credit against the amount of the ordinary [county] <u>County</u> taxes or any other special charges or assessments levied against:

1282 (1) the personal property owned by any nonprofit, nonstock 1283 cooperative housing corporation; 1284 (2) leased real property and improvements in the [county] County used exclusively as a theater by nonprofit community theatrical 1285 organizations [in accordance with the conditions and provisions 1286 of paragraphs (a) and (k-1), section 9C, article 81, Annotated 1287 Code of Maryland under Titles 6 and 9 of the Tax-Property 1288 Article of the Maryland Code; and 1289 tangible personal property used to improve, replace, or maintain (3) 1290 the roads, common areas, or other common facilities owned by 1291 a nonprofit organization, association, or foundation which was 1292 formed [for the sole purpose of improving, replacing, and 1293 maintaining] solely to improve, replace, and maintain the roads, 1294 1295 common areas, or other common facilities established under the 1296 town sector or planned retirement community zones of [the county zoning ordinance] Chapter 59 where the common 1297 facilities are dedicated for the use of all residents of the 1298 development without payment of fees or admissions for their 1299 1300 use. (b) The [director] Director of [finance for the county is hereby designated 1301 1302 to Finance must administer the tax credits granted under [paragraphs] (a) and (k-1), section 9C, article 81, Annotated Code of Maryland] 1303 1304 Titles 6 and 9 of the Tax-Property Article of the Maryland Code. The [county executive is delegated authority to prepare such 1305 (c) regulations, adopted] County Executive may adopt regulations under 1306

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method (2) [of section 2A-15 of this Code, as the county executive

determines may be needed for the administration of to administer the

1309		tax credits [to the extent such regulations are not inconsistent]
1310		consistent with [section 9C, article 81, Annotated Code of Maryland]
1311		Titles 6 and 9 of the Tax-Property Article of the Maryland Code.
1312		* * *
1313	52-18B.	Moderate-income multifamily rental housing facility real property
1314	tax deferra	l <b>.</b>
1315		* * *
1316	(d)	Interest [shall] must accrue on the deferred taxes at the rate specified
1317		in [article 81, section 48(a) of the Annotated Code of Maryland]
1318		Sections 8-421, 10-102, 14-602, and 14-603 of the Tax-Property
1319		Article of the Maryland Code.
1320	<b>52-18I.</b>	Property tax credit - Leased property - Religious organizations.
1321		* * *
1322	(g)	A denial of a tax credit may be appealed [in accordance with law] to the
1323		Maryland Tax Court.
1324		* * *
1325	52-18Q.	Property tax credit - energy and environmental design.
1326	(a)	Definitions. In this [section] Section the following words have the
1327		meanings indicated:
1328		* * *
1329		(2) "High performance building" means:
1330		(A) A covered building that achieves:
1331		[1.] (1) * * *
1332		[2.] <u>(2)</u> * * *
1333		(B) Any other building that achieves:
1334		[1.] <u>(1)</u> * * *

1335		[2.] (2) An energy and environmental design standard that
1336		the Director of the Department of Permitting
1337		Services finds is equivalent to the silver, gold or
1338		platinum rating from the USGBC for LEED-NC,
1339		LEED-CS, or LEED-EB.
1340		* * *
1341	(d)	Amount of credit.
1342		(1) For a covered building, the amount of the credit is:
1343		(A) 25% of the property tax owed on the building for 5 years,
1344		if the building achieves a gold rating for LEED-NC or
1345		LEED-CS or an equivalent standards; [or]
1346		* * *
1347		(C) 10% of the property tax owed on the building for 3 years,
1348		if the building achieves the gold rating for LEED-EB or
1349		an equivalent standard; or
1350		* * *
1351	52-18R.	Property tax credit — renewable energy.
1352	(a)	Definitions. In this Section, the following words have the meanings
1353		indicated:
1354		["]Director["] means the Director of the Department of Finance or
1355		the Director's designee.
1356		["]Eligible cost["] means the cost of buying or installing a solar or
1357		geothermal energy device or energy conservation device, including
1358		any part, component, or accessory necessary to operate the device,
359		that is installed within 12 months before a property owner submits an
360		application to the Department of Finance under subsection (f).

1362	* * *			
1363	["] Tax-Property Article["] means the Tax-Property Article of the			
1364	Maryland Code.			
1365	* * *			
1366	52-32. Determination and duration of tax credit.			
1367	The tax credit [shall] must be allowed as of the taxable year "date of			
1368	finality" or "semi-annual date of finality," as defined in [section 2, article 81 of the			
1369	Annotated Code of Maryland, 1957.] Section 1-101 of the Tax-Property Article of			
1370	the Maryland Code [Such allowance shall be made upon notice being given by the			
1371	county council to the director of finance that] if the Council notifies the Director of			
1372	Finance that the property, by reason of a conveyance, assignment, deed, or other			
1373	instrument recorded among the land records of the [county] County, [such real			
1374	property] is affected and servient to a scenic easement which:			
1375	(a) [Is] <u>is</u> irrevocable by its own terms;			
1376	(b) [Creates] <u>creates</u> a perpetual servitude [upon] <u>on</u> the land [therein]			
1377	described; and			
1378	(c) [Meets] meets the basic requirements, together with the standards of			
1379	one [(1) of two (2)] of the categories [provided for in the preceding			
1380	section] in Section 52-31.			
1381	The tax credit [herein allowed, after having once been determined pursuant			
1382	to this section, shall remain] authorized under this Article remains in [full force			
1383	and] effect for all [subsequent] <u>later</u> <u>tax</u> levies made by the [county council]			
1384	Council.			
1385	52-35. [Effective date and construction] <u>Interpretation</u> .			
1386	[This article and the regulations hereunder shall take effect as of the date of			
1387	its passage. However, the tax credit herein provided for shall in no event affect			
1388	any tax amount due until the levy made for the fiscal year beginning July 1, 1970.]			

1389	This [articl	e] Article is [deemed to be enacted and passed] intended to comply with
1390	the intent	and purpose of [section 12E, article 81, of the Annotated Code of
1391	Maryland,	1957] Section 9-208 of the Tax-Property Article of the Maryland Code,
1392	and any inc	consistency [therewith] with that Section should be resolved in favor of
1393	that [law]	Section. If a Court of competent jurisdiction declares any part [hereof
1394	shall be de	eclared] of this Article legally ineffectual [by a court of competent
1395	jurisdiction	], then [it is the intent of the county council] the Council intends that
1396	the [whole	article shall become void and of no effect] entire Article becomes
1397	ineffective.	In any event, any tax [credits] credit granted [hereunder shall not be
1398	recoverable	e, except where the same were] under this Article must not be recovered
1399	unless that	credit was procured by fraud, misrepresentation, or intentional mistake.
1400	52-68.	Administration of tax credit.
1401		* * *
1402	(c)	A denial of a tax credit may be appealed Iin accordance with State lawl

(c) A denial of a tax credit may be appealed [in accordance with State law] to the Maryland Tax Court.

1404 \* \* \*

1405 **52-96.** Tax levied; rates.

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- (e) As used in this Article:
- 1408 (1) Ton, when [applies] applied to carbon dioxide in gaseous form,
  1409 means the amount of gas in cubic feet which is the equivalent
  1410 of 2000 pounds on a molecular weight basis.

1411 \* \* \*

1412 52-99. Collection; interest and penalties; violation; lien.

1413 \* \* \*

1414 (d) Any failure to pay the tax when due under Section [[52-97]] <u>52-98</u>, 1415 and any violation of Section [[52-97]] <u>52-98</u> of this Section, is a Class

1416		A violation. Each violation is a separate offense. A conviction under	
1417		this subsection does not relieve any person from paying the tax.	
1418		* * *	
1419	54-20. Den	ial where operator has been convicted of certain state law violations.	
1420	[An]	The Director may deny an initial or annual license [for the operation	
1421	of] to opera	ate an establishment under this [division] Division [may be denied by	
1422	the director] if [he] the Director finds the owner or operator of the proposed		
1423	establishment has been convicted of violating the following provisions of [article		
1424	27 of the Annotated Code of Maryland, 1957, as amended: Sections 15 to 17		
1425	inclusive (bawdy houses and houses of ill fame; prostitution, etc.), section 125		
1426	(disorderly	houses), sections 237 to 264C inclusive (gaming), section 277 (illegal	
1427	keeping of,	or sale of narcotics), section 291 (opium joints), sections 121 and 122C	
1428	disturbance	of the peace)] the Criminal Law Article of the Maryland Code:	
1429	<u>(a)</u>	Section 10-202 (keeping disorderly house);	
1430	<u>(b)</u>	Title 12 (gaming);	
1431	<u>(c)</u>	Title 5 (controlled dangerous substances, prescriptions, and other	
1432		substances); or	
1433	<u>(d)</u>	Section 10-201 (disturbing the public peace and disorderly conduct).	
1434	[Nor shall s	such a license be issued by the director, in his discretion,] The Director	
1435	may deny a	n initial or annual license if the owner or operator has been convicted of	
1436	any similar	[offenses] offense outside [the territorial jurisdiction of the state]	
1437	Maryland.		
1438	54-26.	Revocation or suspension generally.	
1439		* * *	
1440	(b)	The [director] Director may revoke or suspend any license issued	
1441		under this [division upon a finding] Division if the Director finds that	
1442		the establishment [is being so operated as to constitute] is a nuisance	

1443		[by reason] because of noise or indecent or immoral activity [on the		
1444		part of the guests] by any guest, owner, operator, or [their employees]		
1445		employee. The [director] Director may also revoke or suspend any		
1446		license issued [hereunder] under this Chapter if the owner or operator		
1447		of the establishment has, while operating the establishment, been		
1448		convicted of violating:		
1449		(1) the provisions of [article 27 of the Annotated Code of		
1450		Maryland, 1957] the Criminal Law Article of the Maryland		
1451		Code[, set forth] listed in [section] Section 54-20; or		
1452		(2) [of violating section 123 or 124 (] the drunkenness and		
1453		disorderly conduct[) of article 27] provisions of Section 10-201		
1454		of the Criminal Law Article of the Maryland Code while on the		
1455		licensed premises.		
1456		Revocation or suspension of a license under this subsection [shall be		
1457		in accordance with the provisions of subsection (b) of section] must		
1458		follow the procedures in Section 54-21(b).		
1459	56-10. Powe	ers and authority of council generally.		
1460		* * *		
1461	(q)	Condemnation. To condemn land or property, including		
1462		improvements, and [all] any other rights, title, and interest therein, in		
1463		the name of [Montgomery] the County for [such] an urban renewal		
1464		project, [pursuant to Article Real Property, title 12, subtitle 1,		
1465		Annotated Code of Maryland, 1957, as amended under Title 12,		

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60-2. Acquisition of land for parking lots; improvement, operation, maintenance and sale or lease thereof.

Subtitle 1 of the Real Property Article of the Maryland Code.

[For the purpose of providing] To provide off-street parking facilities 1470 (a) for the use of the public [within] in and for each district, the [county is 1471 hereby authorized to County may acquire by purchase, lease, 1472 condemnation, or otherwise any land [within] in a district, or any land 1473 outside [of] any district, [provided that such] if the land is located in 1474 whole or in part within [six hundred (600)] 600 feet of the boundary of 1475 1476 any [such] district as [now or hereafter defined] created or modified, 1477 after public hearing [pursuant to section 11B-33] under Section 11B-46. 1478 After acquiring [such] any land, the [county] County may improve the 1479 [same] land for use as off-street parking lots and operate and maintain [such] a parking [facilities in accordance with the provisions of] facility 1480 1481 under this [chapter] Chapter.

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# Sec. 2. Section 3 of Chapter 20 of the 2010 Laws of Montgomery County is amended as follows:

## Sec. 3. Revenue Allocation Suspended.

Notwithstanding County Code Section 52-100, as enacted by Section 1 of this Act, the revenue received from the tax levied under County Code Section 52-96 in the first full fiscal year the tax <u>is</u> collected must be held in a special reserve account.

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1491	Approved:		
1492	<i>1</i> .		
1493	Maney Housen	11/23/10	
1494	Nancy Floreen, President, County Council	Date	
1495	Approved:		
1496			
1497	I siak Texal	12/6/10	
1498	Isiah Leggett, County Executive	Date /	
1499	This is a correct copy of Council action.		
1500			
1501	Sinda M. Saver	12/1/10	
1502	Linda M. Lauer, Clerk of the Council	Date	_