COUNTY COUNCIL
FOR MONTGOMERY COUNTY, MARYLAND

By: Council President Subin and Councilmembers Knapp, Praisner, and Floreen.

AN EXPEDITED ACT to:

(1) [establish a fund to provide payments] allow the Council to set different fuel-energy tax rates for fuel and energy delivered for various categories of uses, including an agricultural rate for fuel-energy delivered to qualified County residents to reduce the economic impact on agriculture of higher fuel and energy costs; [and]

(2) make technical, stylistic, and conforming changes; and

(3) generally amend County law regarding the cost and taxation of fuel and energy used for agricultural purposes.

By [[adding]] amending
Montgomery County Code
[[Chapter 20, Finance
Article XV, Agricultural Energy Cost Rebate]]
Chapter 52, Taxation
Section 52-14

The County Council for Montgomery County, Maryland approves the following Act:
Section 1. [[Article XV. of Chapter 20]] Section 52-14 of the Code is amended as follows:

[[Article XV. Agricultural Energy Cost Assistance.]]

[[20-82. Agricultural Energy Cost Assistance Fund.]]

[(a)] The Director of Finance must establish an Agricultural Energy Cost Assistance Fund. The Fund is continuing and non-lapsing.

[(b)] The Fund consists of:

(1) all funds appropriated to the Fund by the County Council; and
(2) all funds received from any other public or private entity.

[(c)] The purpose of the fund is to provide financial assistance to help offset increases in the cost of energy used for agriculture in the County.

[[20-83. Payments from the Fund.]]

[(a)] The Director must make payments from this Fund to applicants who meet eligibility requirements established by regulation adopted under method (1). The regulations must require:

[(a)] an applicant to submit all necessary eligibility information in a form specified by the Director;

[(b)] evidence that the applicant was affected by an energy cost increase outside the applicant’s control, such as a tax increase or general change in supply or demand, that was not attributable to increased energy consumption by the applicant;

[(c)] evidence, or a reasonable presumption, that the higher-cost energy was delivered and used for agricultural purposes; and

[(d)] that the payments promote and preserve agriculture and agricultural land in the County.

[[20-84. Administration.]]
The Executive may adopt regulations under method (1) to administer
the Fund and provide for an equitable distribution of payments if the
number of eligible applicants is expected to exceed the funds available
in the Fund during the fiscal year.]
[(b) The Executive must report by March 15 each year on the status and use
of the Fund. This report can be included in the Executive’s proposed
operating budget.]]


(a) [[There is hereby]] A tax is levied and imposed [[a tax upon]] on every
person transmitting, distributing, manufacturing, producing, or
supplying electricity, gas, steam, coal, fuel oil, or liquefied petroleum
gas in the [[county, after July 1, 1975, at the following rates in dollars:]]

<table>
<thead>
<tr>
<th>Fuel Type</th>
<th>Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Electricity</td>
<td>$0.0010404</td>
</tr>
<tr>
<td>Gas</td>
<td>$0.0093864</td>
</tr>
<tr>
<td>Steam</td>
<td>$0.011736</td>
</tr>
<tr>
<td>Coal</td>
<td>$2.436</td>
</tr>
<tr>
<td>Fuel Oil</td>
<td></td>
</tr>
<tr>
<td>No. 1</td>
<td>$0.01284</td>
</tr>
<tr>
<td>No. 2</td>
<td>$0.01332</td>
</tr>
<tr>
<td>No. 3</td>
<td>$0.01332</td>
</tr>
<tr>
<td>No. 4</td>
<td>$0.013632</td>
</tr>
<tr>
<td>No. 5</td>
<td>$0.013896</td>
</tr>
<tr>
<td>No. 6</td>
<td>$0.014208</td>
</tr>
<tr>
<td>Liquefied petroleum gas</td>
<td>$0.002028</td>
</tr>
</tbody>
</table>

The [[council may]] County Council must set the rates for various forms
of fuel and energy by resolution adopted [[after advertisement and a
public hearing made and held in accordance with]] according to the
[[provisions]] requirements of [[subsection (c) of section]] Section
52-17(c)[[.]], The Council may, from time to time, revise, amend,
increase, or decrease the [[foregoing]] rates, including establishing different rates for fuel or energy delivered for different categories of final consumption, such as residential or agricultural use. The rates [[or any revisions, amendments, increases or decreases are and shall]] must be based on a weight or other unit of measure regularly used by such persons in the conduct of their business [[and are and shall be intended to be in such amounts as will]]. The rate for each form of fuel or energy should impose an equal or substantially equal tax [[upon the units of energy transmitted, distributed, manufactured, produced or supplied by different persons or classes of persons]] on the equivalent energy content of each form of fuel or energy for a particular category of use. The tax [[shall]] does not apply to the transmission or distribution of electricity, gas, steam, coal, fuel oil, or liquefied petroleum gas in interstate commerce through the county[[], which are excluded from]] if the tax would exceed the taxing power of the [[county,]] County under the United States Constitution [[of the United States]]. The tax [[shall not be imposed when the fuels]] does not apply to fuel or [[energies are used to convert]] energy converted to another form of energy [[which]] that will [[become]] be subject to a tax under this Section. The tax [[shall]] must not be imposed at more than one [[(1)]] point in the transmission, distribution, manufacture, production, or supply system. The rates of tax [[shall be applied]] apply to the quantities measured at the point of delivery for final consumption [[within]] in the [[county]] County.

(b) * * *
(c) Every person [[transmitting, distributing, manufacturing, producing or supplying]] who transmits, distributes, manufactures, produces, or supplies fuel or energy [[listed herein within]] in the [[county shall]] County must pay the tax and [[shall]] report[], upon such forms and set forth such information as the director of finance may prescribe. Such report and payment of said tax shall be made] any information required by the Director of Finance for each calendar month on or before the fifteenth day of [[each]] the following month[, covering the immediate preceding calendar month]]. [[Any]] With the written permission of the Director of Finance, a person [[transmitting, distributing, manufacturing, producing or supplying energy or fuel regularly throughout the year may, upon written application to, and with the consent of, the director of finance,]] who regularly owes taxes under this Section may pay the tax and make reports [[and remittances]] on a quarterly basis [[in lieu of the monthly basis hereinbefore provided, Such quarterly reports and remittances shall be made]], on or before the fifteenth day of April, July, October, and January in each year [[, and shall cover]] for the [[three (3) months immediately]] preceding [[the months in which reports and remittances are required]] 3 months.

* * *

(h) The Director of Finance may issue regulations to assess, collect, audit, and otherwise administer the tax imposed by this Section. If the Council by resolution establishes different rates for different categories of fuel-energy use, the regulations may specify how the Director will determine whether a taxpayer qualifies under the resolution for any rate that is less than the maximum rate.

[[[h]]]
Sec. 2. [[Effective]] Expedited effective date.

The Council declares that this legislation is necessary for the immediate protection of the public interest. This Act takes effect on [[July 1, 2003, and expires on June 30, 2005. Any funds in the Agricultural Energy Cost Assistance Fund established by Article XV of Chapter 20 of the Code, as added by this Act, that are not obligated or encumbered before July 1, 2005, revert to the General Fund.]] the date on which it becomes law.

Approved:

Michael L. Subin, President, County Council

Douglas M. Duncan, County Executive

Mary A. Edgar, CMC Clerk of the Council

This is a correct copy of Council action.