Bill No.

28-00

Concerning: Storm Water Management -

Revisions

Revised: 11-20-01

Draft No. 6

Introduced: September 19, 2000

Enacted:

November 20, 2001 Morrambar 28 2001

Executive: Effective:

Fahruary 27 2002

Sunset Date: None

Ch. <u>27</u>, Laws of Mont. Co. <u>2001</u>

COUNTY COUNCIL FOR MONTGOMERY COUNTY, MARYLAND

By: Council President at the request of the County Executive

AN ACT to:

- require the Department of Environmental Protection to maintain certain storm water (1) management facilities under certain circumstances;
- require the County to maintain certain private storm water management facilities; **(2)**
- clarify maintenance responsibilities for privately and publicly maintained storm (3) water management facilities:
- create a loan program to help property owners upgrade storm water management (4) facilities before petitioning the County to assume maintenance responsibility for the facilities:
- **(5)** impose a water quality protection charge on certain properties, and provide for setting the rates of and collecting the charge and
- [[(5)]] (6) consolidate duplicative provisions, and generally amend County laws regarding storm water management.

By amending

Montgomery County Code Chapter 19, Sediment Control and Storm Water Management [[Sections 19-20 through 19-35]]

Boldface

Underlinina

Heading or defined term.

[Single boldface brackets]

Added to existing law by original bill. Deleted from existing law by original bill.

Double underlining

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 19-20 through 19-35 are]] Chanter 19 is amended as
2	follows:	
3		* * *
4	[[19-19.	Penalties and other forms of relief.
5	Any	violation of any provisions of this chapter or regulations adopted under
6	this chapter	is punishable as a class A violation as set forth in section 1-19 of chapter
7	1 of this Co	ode. Each day a violation continues to exist constitutes a separate
8	offense.]]	
9		ARTICLE II. STORM WATER MANAGEMENT.
10	19-20.	Purpose of article; [authority] scope.
11	(a)	It is the policy of the [c]County to:
12		(1) protect and promote the public health, safety and general welfare
13		through the management of storm water,
14		(2) [to] protect public and private property from damage,
15		(3) [to] reduce the effects of development on land and stream
16		channel erosion,
17		(4) [to] assist in the attainment and maintenance of water quality
18		standards, and
19		(5) [to] preserve and enhance the environmental quality of stream
20		valleys.
21		[To accomplish these purposes, functional master plans for watershed
22		conservation and management shall be prepared, public storm water
23		management facilities shall be planned and programmed, and
24		regulations for storm water management shall be promulgated. It is
25		further the policy of the county that, insofar as practicable, and in
26		conformance with this chapter all development occurring within the

2.7		county snail, as a minimum, be developed under a plan that minimizes
28		water quality impacts on receiving streams and either contain on-site or
29		provide off-site storm water management facilities adequate to control
30		the increased runoff produced by the calculated two-year storm, or at
31		such other standard as state law or the department shall adopt. The
32		location and storage requirements shall be determined as provided by
33		this chapter. In addition, a program for inspection and maintenance of
34		storm water management shall be established by the executive.]
35	(b)	The Maryland Storm Water Management Act, under the [Natural
36		Resources] Environment Article, [s]Section [8-11A-01] 4-201 et seq., of
37		the [Annotated Code of] Maryland Code, provides that a local
38		government must not issue a grading or building permit [may not be
39		issued] for a property unless the local government has approved a storm
40		water management plan [has been approved by the local jurisdiction].
41		This [a]Article does not infringe on the authority given to the [d]District
42		by state law.
43	(c)	The [county executive, or his designee, shall be] Departments of
44		Environmental Protection and Permitting Services are responsible for
45		[the coordination] coordinating and [enforcement of the provisions of]
46		enforcing this [a]Article.
47	<u>(d)</u>	This Article does not apply to construction of a single-family residence
48		and any accessory building on a lot of 2 or more acres.
49	19-21.	Definitions.
50	In th	is Article, the following words and phrases have the following meanings:
51	App	licant: A landowner, contract purchaser or other person[, partnership,
52	corporation	, other legal entity, or agent thereof, or any public agency, which] that

53	assumes the legal responsibility for [development of] developing land[,] subject to
54	this Article [and Chapter].
55	Associated nonresidential property: a nonresidential property from which
56	storm water drains into a storm water management facility that primarily serves
57	one or more residential properties.
58	Board: The Montgomery County Planning Board[,] of the Maryland-National
59	Capital Park and Planning Commission.
60	[Commission: The Maryland-National Capital Park and Planning
61	Commission.]
62	[Council: The Montgomery County Council.]
63	[County: Montgomery County, Maryland.]
64	Department: The Department of [Permitting Services] Environmental
65	Protection.
66	[Detention facility: A storm water management facility that does not have a
67	permanent body of water.]
68	Development: A project [consisting] that consists of [the subdivision of]
69	subdividing land[,] or adding buildings and other improvements to individual parcels
70	of land[, including buildings and other improvements].
71	Director: The Director of the Department of [Permitting Services]
72	Environmental Protection or [a duly authorized agent] the Director's designee.
73	Director of Permitting Services: The Director of the Department of
74	Permitting Services or the designee of the Director of Permitting Services.
75	District: The Montgomery Soil Conservation District.
76	[Easement: A grant or reservation by the owner of land for the use of such
77	land by others for a specific purpose or purposes, and which must be included in the
78	conveyance of land affected by such easement.

79	Erosion: The process by which the ground surface is worn away by the action
80	of wind [and/]or water.
81	Executive: The [c]County [e]Executive [of Montgomery County] or [a duly
82	authorized agent] the County Executive's designee.
83	[Extended detention: The controlled release of storm water over a prescribed
84	period of time.]
85	Functional master plan: A master plan for [the conservation] conserving and
86	[management of] managing a watershed [approved by the District Council and
87	adopted by the Commission].
88	[Impervious: The condition of being impenetrable by water.]
89	[Imperviousness: The degree to which a site is impervious.]
90	[Maintenance: Any action necessary to preserve storm water management
91	facilities in proper working condition, in order to serve their intended purposes and to
92	prevent structural failure of such facilities.]
93	Off-site storm water management: The design and construction of a facility
94	[necessary] to control storm water runoff from more than one development. An off-
95	site storm water management facility may be located in a development and would be
96	on-site with respect to that development but the facility is off-site with respect to all
97	other developments the facility serves.
98	On-site storm water management: The design and construction of a facility
99	[necessary] to control <u>all</u> storm water runoff [within] <u>in</u> a development.
100	Preliminary plan: A preliminary plan of subdivision, [as provided for by]
101	approved under Chapter 50 [of this Code].
102	Residential property: A property that contains a detached dwelling unit. one
103	or more townhouses, duplexes or other attached dwelling units, or a multi-family
104	dwelling

105 [Retention facility: A storm water facility which has a permanent body of 106 water. 107 **Storm water:** That precipitation which travels over natural, altered, or impervious surfaces to the nearest stream, channel, conduit, or impoundment and 108 109 appears in surface waters. Storm water also includes snow melt. **Storm water management**: The collection, conveyance, storage, treatment 110 111 and disposal of storm water runoff [in a manner] as needed to prevent accelerated channel erosion, increased flood damages [and/]or [reduction of] reduced water 112 quality. 113 Storm water management facility: An infiltration device, vegetative filter, 114 structure, channel, pipe, weir, orifice, or combination of those measures, designed 115 and constructed to control storm water runoff in a way that prevents accelerated 116 stream channel erosion and the pollution of surface waters. 117 118 Storm water management plan: A set of representations[/], drawings or other documents, including development phasing statements, submitted by an 119 120 applicant and containing the information and specifications as required by the Department of Permitting Services under regulations adopted under this [a]Article 121 [and the provisions of this Chapter] pertaining to storm water management. 122 Structural maintenance: The inspection construction reconstruction. 123 modification. or repair of any part of a storm water management facility undertaken 124 to assure that the facility remains in the proper working condition to serve its 125 intended purpose and prevent structural failure. Structural maintenance does not 126 include landscaping. grass cutting, or trash removal. 127 128 19-22. Watershed plans. [Pursuant to] Under [a] Article 28[, Annotated Code of of the Maryland Code, 129 the [c]County [p]Planning [b]Board [shall] must prepare functional master plans for 130

conserving and managing each watershed in the County for the County Council's

review and approval [of the county council, functional master plans for the 132 conservation and management of each watershed in the county]. Each functional 133 master plan [shall] must contain, among other things, recommendations for potential 134 locations of off-site storm water management and [/or] flood control facilities, and 135 indicate the storage capacity required for each segment of the watershed contained in 136 the plan. These plans [shall] must serve as a guide for public policies to protect the 137 watersheds and for [the selection] selecting and scheduling [of] specific facilities for 138 inclusion in the capital improvements program. 139 Storm water management chapter. 140 19-23. The [e]Executive [shall cause to be prepared] must submit a storm water 141 management chapter to the Council, to be included as an integral part of the [ten] 10-142 143 year water supply/sewerage systems plan, for approval by the county that the Council adopts. The storm water management chapter [shall] must: 144 (a) be guided by the adopted functional master plans, if any, for watershed 145 conservation and management; 146 [and shall] outline [c]County policies and objectives for [the (b) 147 development of developing off-site storm water management and [/or] 148 flood control facilities during the ensuing [ten (110])] years[. The 149 chapter shall]; 150 151 (c) identify potential sites for off-site storm water management facilities and [/or] flood control facilities needed during and after the ensuing 152 [six]6-year [CIP] capital improvements program period [and thereafter. 153 The chapter shall also]; 154 (d) 155 address the problems of non-point-source contamination of streams and rivers[,] arising [from both] inside and outside the suburban sanitary 156 district[,]; and [shall] 157

recommend policies toward [attainment of] attaining national, state, regional, [or] and [c]County water quality standards or objectives.

19-24. Off-site storm water management facilities.

The [e] Executive [is directed] must annually [to] recommend the design and construction of off-site storm water management facilities as projects in the capital improvements program. Those recommendations [shall] must be guided by the adopted functional master plans, if any, [by] the adopted [ten] 10-year water supply and sewerage systems plan, and [by] the general policies of this [a] Article. The [e] Executive [shall] must recommend a construction schedule for [CIP] capital improvements program projects [to meet the need] to provide adequate protection of the watersheds from the increases in storm water in the basins where contributing development [(s)] occurs.

19-25. Storm water management required for all development.

[No] The Board must not approve an application for preliminary plan of subdivision [shall be approved] unless [it] the application includes a statement and[/or] drawing describing, in concept, [the manner in which] how erosion, sediment, water quality impacts, and storm water[,] resulting from the development[,] will be controlled or managed. This concept plan, which must be approved by the [d]Department of Permitting Services. [shall] must indicate whether storm water will be managed on-site or off-site and, if on-site, the general location and type of management. [Those storm water management plans shall be referred for comment to the department and other public agencies, as provided by sections 50-33A and 50-35 of this Code.] [No] The Department of Permitting Services must not issue a building, grading, or sediment control permit [shall be issued by the department] for any parcel or lot created [prior to,] before or [subsequent to,] after the effective date of this [a]Article[,] unless the Director of Permitting Services has approved a plan for on-site storm water management [plan,] or a waiver [thereof,] of the on-site storm

water management requirement for the plat or parcel[, shall have been approved by
the director that is consistent with the requirements of this chapter]. [The provisions
of this article do not apply to construction of single-family residences, or their
accessory buildings, on lots of two (2) acres or more, as set forth in state law.]

19-26. On-site requirements; waivers.

[Every applicant shall] A person that applies for a building permit must provide for on-site storm water management[,] unless [,upon] the Director of Permitting Services waives this requirement after receiving a written request from the applicant[, the director waives this requirement]. If a waiver is granted, [based on criteria by executive regulation,] the [d]Department of Permitting Services [shall] must require the applicant to provide:

- (a) monetary contributions,
- (b) drainage or convevance improvements, or
- (c) the grant of an easement [and/]or [the] a dedication of land[,] for the

 County to construct [or] a storm water management facility [from the applicant, in lieu of the required on-site storm water management].

19-27. Contributions.

(a) Monetary amount. When an applicant obtains a waiver of the required on-site storm water management, the monetary contribution required [shall] must be made [in accordance with] under a fee schedule [(unless the developer and the county agree on a greater alternate contribution)] established as [a] part of the [rules and] regulations [promulgated] adopted by the [county] [e]Executive[, pursuant to] under [s]Section 19-31 [of this article, and]. The fee schedule must be based on the cubic feet of storage required for on-site management of the development in question[, in accordance with] under the soil conservation service formula unless the developer and the County agree on a greater alternate

contribution. The County must credit all [All] of the monetary 212 213 contributions [shall be credited by the county] to the appropriate capital improvements program project. The monetary contribution [shall] must 214 215 not exceed the cost of the otherwise required on-site storm water management facility. The applicant must make the monetary 216 217 contribution [shall be made] to the [c]County [prior to the issuance of anyl before the County issues a building permit for the development. 218 219 (b)

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Dedication of land. [In lieu] Instead of the applicant making a monetary contribution[,] to the County when [an] the applicant obtains a waiver of the [required] requirement to provide for on-site storm water management [pursuant to] under [s] Section 19-26 [of this article], the applicant may agree with the [d]Department of Permitting Services or the [commission] Board, [(] if the Department of Permitting Services consents in writing for the site [is] to be added to parkland,[) may enter into an agreement with the applicant for the granting of an easement or the dedication of to dedicate land [by the applicant, to be used] for [the] construction of lan off-sitel a storm water management facility. The applicant must sign the agreement [shall be entered into by the applicant and with the [d] Department of Permitting Services or the [commission] Board [prior to] before [the] recording [of] the plats. [or, if] If no [record] recorded plat is required, then the applicant must enter into the agreement with the Department of Permitting Services or the Board [prior to the issuance of] before the Department of Permitting Services issues the building permit. Whenever an applicant signs an agreement with the Board, the applicant must provide a certified copy to the Department of Permitting Services.

19-28. County participation in on-site facilities.

239	Whe	n the [d	Department of Permitting Services determines that additional				
240	storage cap	acity[,]	beyond that required [by] of the applicant for on-site storm water				
241	managemen	nt[,] is [necessary in order] needed to correct an existing problem[,] or to				
242	provide pro	tection	in a more desirable fashion for future development, [it] the				
243	Department	Department may acquire, by purchase or dedication, additional land from the					
244	applicant or	r owner	[, by purchase or dedication, additional land] as [may be]				
245	necessary,	[and/]or	the Department may participate financially in the construction of				
246	a storm wat	ter man	agement facility to the extent that [it] the facility exceeds the				
247	required on	-site sto	orm water management. [Funds for participation in such projects				
248	shall be pro	vided i	n the capital improvements program.]				
249	19-29.	Inspe	ection and maintenance[- Off] of off-site storm water				
250	manageme	nt faci	lities.				
251	The	Departi	nent must inspect and approve all off-site storm water				
252	manageme	nt facili	ties for acceptance for County maintenance. [Following				
253	acceptance	After	a facility is accepted, the Department must inspect each				
254	undergrour	ıd facili	ty at least [twice each] once each year and each above-ground				
255	facility at le	east one	ce every 3 years. The Department[, the Commission, or the				
256	Departmen	t of Pul	olic Works and Transportation] must maintain each accepted				
257	facility in g	good wo	orking condition [to ensure that the facility serves its intended				
258	purposes a	nd to pr	event structural failure of the facility].				
259	19-30.	[Sam	ne-On] Inspection <u>and</u> maintenance <u>of on</u> -site storm water				
260	managem	ent faci	lities.				
261	(a)	Insp	ection and [enforcement of] maintenance of new facilities.				
262		<u>(1)</u>	[Prior to the issuance of any] Before issuing a building permit[,]				
263			to develop any [[residential property or associated				
264			nonresidential]] property [which has] that requires an on-site				
265			storm water management facility [as one of the requirements of				

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the permit], the [d]Department [shall] of Permitting Services must require the [applicant or] property owner to execute an easement and an inspection and maintenance agreement that is binding on all [[subsequent]] later owners of land served by the on-site storm water management facility.

The easement and agreement [shall provide for] must give the **(2)** County a perpetual right of access to the facility at [reasonable] all times, [for periodic (yearly) inspection by the county, or their contractor or agent, and for regular or special assessments of property owners to inspect, operate, monitor, install, construct reconstruct modify, maintain, or repair any part of the storm water management facility within the easement as needed to lensure assure that the facility [is maintained] remains in proper working condition [to meet] under approved design and environmental standards [and any provisions established and required by executive regulation. The agreement must require the owner to be responsible for all nonstructural maintenance of the facility if the development consists of residential property or associated nonresidential property. Otherwise, the agreement must require the owner to be responsible for all maintenance of the facility, including structural maintenance. [The easement and agreement shall be recorded by the department in the land records of the county. The agreement shall also provide that if, after reasonable notice by the department to correct a violation of the design standards or the executive regulation, satisfactory corrections are not made by the owner(s), the department may perform all necessary work to place the facility in proper working

293			condition, after proper notice, and assess the owner(s) of the				
294			facility for the cost of the work and any penalties; and the cost of				
295			the work shall be a lien on the property, or prorated against the				
296			beneficial users of the property, and may be placed on the tax bill				
297			and collected as ordinary taxes by the county.]				
298		<u>(3)</u>	The owner must record the easement and agreement in the				
299			County land records and deliver a certified copy of each recorded				
300			document to the Departments of Permitting Services and				
301			Environmental Protection.				
302		<u>(4)</u>	After the Department of Permitting Services issues a completion				
303			certificate for the new storm water management facility under				
304			Section 19-14, the County must perform all structural				
305			maintenance on the facility if the facility serves residential				
306			property or associated nonresidential property. No other				
307			person may perform structural maintenance on a storm water				
308			management facility that the County is required to structurally				
309			maintain without the Countv's written consent.				
310	<u>(b)</u>	Maiı	ntenance of existing facilities.				
311		<u>(1)</u>	The owner of an on-site storm water management facility that is				
312			not subject to subsection (a) must perform all structural				
313			maintenance needed to keep the facility in proper working				
314			condition [[unless the]] The owner [[executes]] of a residential				
315			property or associated nonresidential property, or a				
316			homeowners' association which includes the residential property.				
317			may execute a storm water management easement granting the				
318			County a perpetual right of access to inspect, operate, monitor.				
319			install, construct reconstruct modify, maintain. or repair any part				

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of the storm water management facility within the easement as needed to assure that the facility remains in proper working condition.

- water management easement to the County, the owner must make any structural repairs needed to place the facility in proper working condition. as determined by the Department. before the County enters into an agreement with the owner that obligates the County to assume responsibility for structural maintenance of the facility. After the owner and the County have agreed that the County will assume responsibility for structural maintenance of the facility, the owner must record the easement and any other agreements executed in conjunction with the easement that are binding on subsequent owners of land served by the facility in the County land records. The owner must deliver a certified copy of each recorded document to the Department of Environmental Protection.
- (3) After the Department receives a certified copy of the easement and agreements, the County must structurally maintain the facility as provided in subsection (a).

(c) Abandonment instead of repair.

The Department <u>must inspect each storm water</u> management <u>facility to</u>

see what repairs, if any, are needed to restore the facility to proper

working condition. <u>If after reviewing the existing drainage patterns</u>,

age, and design of a storm water management <u>facility</u>, the <u>Director finds</u>

that it is more prudent to [[abandon]] stop using the <u>facility</u> for storm

water control functions rather <u>than restore</u> it to proper working

347		condi	non. or finds that the facility is no longer needed to control storm						
348		water	runoff because of later land use changes. the owner must						
349		[[remo	ove the facility or take other appropriate abandonment action]]						
350		ahand	handon the use of the facility for storm water functions as the <u>Director</u> rders. Any order issued under this subsection must not restrict the						
351		orders							
352		facilit	acility from being used for recreational or other numoses not related to						
353		storm	water control.						
354	<u>(d)</u>	Nons	tructural maintenance.						
355		The o	wner of an on-site storm water management facility must provide						
356		lands	caping and perform any other nonstructural maintenance that						
357		impac	ets the effectiveness of routine structural maintenance. performed						
358		either	privately or publicly. Among other actions, the owner must:						
359		<u>(1)</u>	prevent the accumulation of solid waste on the property and the						
360			generalized growth of weeds or [[grasses higher than 12 inches]]						
361			plants in violation of Section 58-3:						
362		<u>(2)</u>	clear any woody vegetation. including trees and brush, within 25						
363			feet of the facility's control structure and within 15 feet of an						
364			unstream or downstream dam embankment: and						
365		<u>(3)</u>	abate any other condition on the property that the Department						
366			reasonably finds may adversely affect the facility's proper						
367			functioning.						
368	[(b)]	<u>(e)</u>	Emergency authority.						
369		If, af	ter an inspection by the [d]Department, the [d]Director						
370		[dete	rmines] finds that the condition of a privately maintained storm						
371		water	management facility presents an immediate danger to the public						
372		healt	h or safety because of an unsafe condition or improper						
373		main	tenance, then the [d]Director [shall] must take [such] needed						

actions [as may be necessary] to protect the public and make the facility safe, including entering the property to make needed repairs. The

County must assess any [Any] costs incurred [by the county] as a result of the [d]Director's [action] actions [shall be assessed] against [the] each owner[(s)] of the facility[, as provided in subsection (a) of this section].

The assessment is a lien on the property and may be collected in the same manner and subject to the same penalties as ordinary taxes.

- [(c) Dedication in lieu of agreement. In lieu of an inspection and maintenance agreement, the director may accept dedication of any existing or future storm water management facility for county maintenance, provided such facility meets all the requirements of this chapter and includes adequate and perpetual access and sufficient area, by easement or otherwise, for inspection and regular maintenance by the county.]
- (f) Disposal of materials from maintenance. A person that transports materials or debris resulting from the repair, cleaning, or maintenance of a storm water management facility must dispose of the materials or debris at a facility that has a valid permit to accept the type of materials or debris being deposited.

19-31. Regulations[; interagency agreements].

The [director may recommend written regulations for the administration of the provisions of this article, and shall hold public hearings as part of this regulation-making process, with opportunity for full participation by the commission. Such regulations, and amendments thereto, shall not conflict with, nor waive, any of the provisions of this chapter, nor be less restrictive than its provisions, but may exempt development activities which the director determines do not require regulation under this chapter, and shall become effective upon their adoption by the] [c]County

[e]Executive may adont regulations under method (2) [of section 2A-15 of this Code] to implement this Article. [Such] Those regulations [shall] must [include the establishment of] establish a fee schedule for the monetary contributions to be paid to the [c]County[, in lieu] instead of constructing the required on-site storm water management facility[, and]. The regulations may also include design standards and other criteria or procedures necessary to implement [the provisions of] this [a]Article. [The executive, the district and the board shall, within sixty (60) days following the effective date of this article, execute such agreements as may be necessary to implement its provisions, including the monitoring and review on a periodic basis, of the effect that the program has had on the watersheds of the county. These agreements shall become effective within thirty (30) days of their effective date, unless disapproved by the county council.]

19-32. Performance bond.

(a) Procedures.

- [Prior to the issuance of any] Before issuing a building permit [for construction of] to construct a development requiring a storm water management facility, the [d]Director of Permitting Services [shall] must require from the applicant or owner a performance or cash bond, irrevocable letter of credit, certificate of guarantee, or other instrument from a financial institution or issuing [organization or entity] person, in a form satisfactory to [him] the Director of Permitting Services and [approved by] the [c]County [a]Attorney, for the construction of the on-site storm water management facility in an amount equal to the estimated cost of [such] that construction.
- (2) For [the] purposes of this [a] Article, a certificate of guarantee is an instrument issued by [an organization or entity which] a

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person that is approved by the [d]Director of Permitting Services and meets [such] the capitalization and other reasonable criteria [as are] established by [executive] regulation [adopted under method (2) of section 2A-15 of this Code, [including, but not limited to These criteria must include the demonstrated expertise of the issuing [organization] person or its members in storm water management[;] and the incidence of [violation of, or otherwise failing to comply noncompliance with, the provisions of this [c]Chapter by all members of the issuing [organization or entity] person. The certificate of guarantee [shall] must only be issued by the approved [organization or entity] person on behalf of members in good standing of that [organization or entity] person. Any question [as to] concerning the eligibility of an applicant to post a certificate of guarantee [shall] must be resolved by the [d]Director of Permitting Services [in his sole discretion].

(3) The bond, letter of credit, certificate [or] of guarantee, or other instrument [shall] must be conditioned [upon] on the faithful performance of the terms and conditions of the approved storm water management plan and the construction of the facility as [set forth] provided in [such] that plan and [the provisions of] this [a]Article. The bond, letter of credit, certificate of guarantee, or other instrument [shall] must inure to the benefit of the [c]County and to any person aggrieved by the [applicant's or owner's] failure of the applicant or owner to comply with the conditions [thereof] of that bond, letter of credit, certificate of guarantee. or other instrument.

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- (4) The <u>Director of Permitting Services must not release the</u> bond, letter of credit, certificate of guarantee, or other instrument [shall not be fully released by the director] until [a final inspection has been made by] the [d] <u>Department of Permitting Services has made a final inspection and found that</u> the storm water management facility [has been certified by the department as being in compliance] complies with the approved plan and [the provisions of] this [c] <u>Chapter</u>.
- [In addition, the department] The Department of Permitting **(5)** Services may also [establish,] permit [by executive regulation, adopted under method (2) of section 2A-15 of this Code, a procedure whereby the an applicant [may] to enter into an agreement with the [c]County and provide a bond, letter of credit, certificate of guarantee, or other instrument equal to the cost of the storm water management facility [with] to the [c]County. The agreement [shall] must [set forth] specify the various stages of the work to be done on the facility. [Upon completion of] After completing each stage, the applicant [shall] must notify the [d]Department that [he] the applicant is ready for an inspection and, [upon certification by] after the [d]Director of [the department] Permitting Services certifies that [such] the applicant has completed that stage [has been completed in accordance with under the approved plan and requirements of this [c]Chapter, the [d]Director of [the department] Permitting Services may reduce the bond, letter of credit, certificate of guarantee, or other instrument pro rata[,] or may direct the [d]Director of [f]Finance to refund to the applicant a prorated

share of the amount deposited by the applicant with the [c]County.

(b)

(a)

(b)

The [d]Director of Permitting Services [shall] must immediately revoke the building permit [upon failure of] if the permittee [to] does not maintain [such] the bond or certificate of guarantee. Whenever the [d]Director of Permitting Services [shall find a violation of] finds that a person issuing certificates of guarantee has violated an applicable law or regulation [by an organization or entity issuing certificates of guarantee], [he] the Director of Permitting Services may immediately revoke all permits of members of that [organization or entity] person for which a certificate of guarantee has been posted[,]. [and] The Director of Permitting Services may also post stop work orders wherever applicable until the person substitutes an appropriate bond or other instrument acceptable to the [c]County [is substituted] for the certificates [or] of guarantee.

19-33. Agreements between the [c]County and municipalities.

The [e]Executive [shall] must inform any incorporated [city, town,] municipality [or other unit of local government located within] in the [c]County [and possessing powers to] that may regulate storm water management of any proposed storm water management facility, development or plan [which] that could affect storm water management [within its jurisdiction] in the municipality. The [b]Board [shall] must inform any [such unit of government] municipality of any functional master plan or preliminary plan of subdivision[, which] that may affect storm water management[, within its jurisdiction] in the municipality. The [c]County and the [b]Board may enter into cooperative agreements with any incorporated [city, town or other] municipality [within] in the

509		[c]County concerning any matter relating to storm water management,					
510		including[, but not limited to,] the planning, design, construction, and					
511		maintenance of storm water management facilities and monetary					
512		contributions for storm water management. The [c]County and the					
513		[b]Board may enter into [such] those cooperative agreements [in order]					
514		to coordinate storm water management activities with any [unit of local					
515		government,] municipality to avoid duplication of effort and to					
516		minimize the costs associated with an effective storm water					
517		management program.					
518	(c)	If a municipality operates a storm water management program that					
519		serves substantially the entire municipality and meets all applicable					
520		federal and state standards. the County must reimburse the municipality.					
521		subject to appropriation, for the cost of operating the program, limited to					
522		the amount the Director estimates the County would spend for that					
523		municipality if it were operating the program, by means of a cooperation					
524		agreement under subsection (b).					
525	<u>19-34.</u>	Storm water management loan program.					
526	<u>(a)</u>	The Department must create a Storm Water Management Loan					
527		Program. The Program must provide direct loans to eligible					
528		homeowners' associations and other residential and associated					
529		nonresidential property owners to:					
530		(1) make structural repairs to restore a storm water management					
531		facility to acceptable design standards before the owner petitions					
532		the County to assume responsibility for future structural					
533		maintenance of the facility under Section 19-30(b), or					
534		(2) cover the cost of abandoning a facility under Section 19-30(c).					
535	(b)	The fund for the Program consists of:					

36		(1)	all funds appropriated to it;
37		<u>(2)</u>	all payments on any loan from the Program:
538		<u>(3)</u>	all interest earned on funds in the Program: and
539		<u>(4)</u>	all funds received from any other public or private entity.
540	(c)	The 9	County Executive must adopt regulations under method (2) to
541		admi	nister the Program. These regulations should include:
542		<u>(1)</u>	lending standards and priorities:
543		<u>(2)</u>	terms and conditions of loans;
544		<u>(3)</u>	application procedures:
545		<u>(4)</u>	procedures for loan applicants to request reconsideration of a
546			decision to deny a loan or a decision on interest rates, terms, and
547			conditions: and
548		<u>(5)</u>	collection procedures in cases of nonpayment or default.
549	[19-34] [[<u>1</u> 9	<u>9-35</u> .	Violations[,] and penalties [and other relief].
550	Any	[perso	on who violates any provisions] violation of this [a]Article [shall be
551	subject to the	ne pro	visions of section 19-19] is punishable as a class A civil violation.
552	Each day th	<u>at a</u> vi	iolation continues is a separate offense.]]
553	[19-35.	Gra	ndfather clause.
554	Any	applic	ant or owner of a parcel of land within the county, who has
555	constructed	the re	equired on-site storm water management facility or who is in the
556	process of	meetin	g the storm water management requirements of the law at the time
557	of the effec	tive da	ate of this article may elect to apply to the director and/or the
558	planning bo	oard fo	or reconsideration under the provisions of this article.]
559	<u>19-35.</u>	Wa	ter Quality Protection Charge
560	(a)	Asa	authorized by state law (Maryland Code. Environment Art., 84-204)
561		the l	Director of Finance must annually impose and collect a Water
562		Oua	lity Protection Charge, as provided in this Section. The Director

must collect the Charge in the same manner as County real property taxes, apply the same interest, penalties, and other remedies (including tax sale) if the Charge is not paid, and generally treat the Charge for collection and administration purposes as if it were a County real property tax. The Director may treat any unpaid Charge as a lien on the property to which the charge applies.

- (b) The Charge must be imposed on each residential property and associated nonresidential property, as specified in regulations adopted by the Executive under Method (1) to administer this Section. The regulations may define different classes of real property, depending on the amount of impervious surface on the property, storm water runoff from the property, and other relevant characteristics, for purposes of applying the charge.
- The Council must set the rate or rates for the Charge by a resolution adopted each year after holding a nublic hearing with at least 15 days' notice. The resolution must be adopted no later than the date the Council approves the annual operating budget and presented to the Executive within 3 days after the Council adopts it. If the Executive disapproves a resolution adopted under this Section within 10 days after the Council adopts it and the Council readopts it by a vote of six Councilmembers, or if the Executive does not act within 10 days after the Council adopts it, the resolution takes effect. Unless the resolution specifies otherwise, the rates must take effect on the July 1 after the resolution is adopted.
- (d) In the resolution adonted under subsection (c), the Council may set a different rate for each type of property defined by regulation. If

589		differ	rent rates are set, the rates must generally reflect the relative
590		amou	ent of impervious surface on each type of property.
591	<u>(e)</u>	The	regulations may allow credits against and exemptions from the
592		Char	ge:
593		(1)	to the extent that credits and exemptions are not prohibited by
594			state law: and
595		<u>(2)</u>	if each credit or exemption will enhance water quality or
596			otherwise promote the purposes of this Article.
597	<u>(1)</u>	The	Director must denosit funds raised by the Charge, and funds for this
598		ກນກາ	ose from any other source, into a storm water management fund.
599		The 1	fund must only be appropriated for:
600	•	<u>(1)</u>	construction. operation. and maintenance of storm water
601			management facilities, and related expenses:
602		<u>(2)</u>	enforcement and administration of this Article: and
603		<u>(3)</u>	any other activity authorized by this Article or Maryland Code.
604			Environment Art., 84-204.
605	<u>(g)</u>	This	Charge does not apply to any property located in a municipality in
606		the C	County which:
607		\Box	operates a storm water management program that meets all
608			applicable federal, state, and County requirements and has
609			received any necessary federal or state permit: and
610		<u>(2)</u>	imposes a similar charge or other means of funding its storm
611			water management program in that municipality
612			* * *
613	[[19-46.	Enf	orcement.
614	Any	violat	ion of this chapter or regulations adopted under it is a class A
615	violation.]]		

616					*	*	*		
617	19-53.	Enforceme	ent[[, P	enalti	ies an	d Con	pliance]].		
618					*	*	*		
619	[[(g)	Any violati	on of t	his Ar	ticle is	s a Cla	ss A viola	tion. Each day a viol	lation
620		continues is	s a sepa	arate o	ffense	e.]]			
621	[[(h)]] (g)	*	*	*				
622	[[(i)]]	(h)	*	*	*				
623					*	*	*		
624	<u>19-69</u>	Violations	-						
625	Anv	violation of t	his Ch	anter i	s a Cl	ass A	violation.	Fach day a violation	ļ.
626	continues is	a senarate o	ffense.						
627	Sec.	2. Transitio	n. Un	til sup	ersede	ed, a R	egulation i	ssued before this Ac	t
628	took effect	remains in ef	fect to	the ex	tent tl	he regi	ulation is c	onsistent with Chapt	er 19,
629	as amended	by this Act.	This A	Act do	es not	apply	to a violat	ion of Chapter 19 tha	at
630	initially acc	rued before	this Ac	t took	effect	.		-	
631	Approved:								
632	Blani.	I Zwi	*}				Nove	mber 21, 20	5 /
	Blair G. Ewin	ng, President, C	County C	Council				Date	
633	Approved:								
634	<i>,,</i>	3ros						11/20/01	
		Duncan, Count						Date	
635	This is a corr	ect copy of Co	uncil ac	tion.					
636	Mann/Q./ Mary/A. Edge	Edann) ar EMC, Cleri	k of the	Counci	1		nor re	on dos) 30 200 / Date	