

Expedited Bill No. 30-12
Concerning: Taxation - Payments -
Subdivision Staging Policy
Revised: 12-11-12 Draft No. 3
Introduced: November 13, 2012
Enacted: December 11, 2012
Executive: _____
Effective: _____
Sunset Date: None
Ch. _____, Laws of Mont. Co. _____

COUNTY COUNCIL FOR MONTGOMERY COUNTY, MARYLAND

By: Councilmember Floreen

AN EXPEDITED ACT to:

- (1) revise the procedure for setting and amending the rates for the transportation mitigation and school facilities payments authorized in the Subdivision Staging Policy; and
- (2) generally amend the law governing the transportation mitigation and school facilities payments.

By amending

Montgomery County Code
Chapter 52, Taxation
Sections 52-59 and 52-94

Boldface	<i>Heading or defined term.</i>
<u>Underlining</u>	<i>Added to existing law by original bill.</i>
[Single boldface brackets]	<i>Deleted from existing law by original bill.</i>
<u>Double underlining</u>	<i>Added by amendment.</i>
[[Double boldface brackets]]	<i>Deleted from existing law or the bill by amendment.</i>
* * *	<i>Existing law unaffected by bill.</i>

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

1 **Sec. 1. Section 52-59 is amended as follows:**

2 **52-59. Transportation Mitigation Payment.**

- 3 (a) In addition to the tax due under this Article, an applicant for a building
4 permit for any building on which an impact tax is imposed under this
5 Article must pay to the Department of Finance a Transportation
6 Mitigation Payment if that building was included in a preliminary plan
7 of subdivision that was approved under the Transportation Mitigation
8 Payment provisions in the County Subdivision Staging Policy.
- 9 (b) The amount of the Payment for each building must be calculated by
10 multiplying the Payment rate by the total peak hour trips generated by
11 the development.
- 12 (c) The Payment rate [is \$11,300 per peak hour trip, unless modified] must
13 be set by Council resolution, including a resolution that amends the
14 Subdivision Staging Policy. The [Planning Board] Director of Finance
15 must adjust the then-applicable Payment rate as of July 1 of [[each]]
16 2015 and each later odd-numbered year by the annual average increase
17 or decrease in a published construction cost index specified by [the
18 Board] regulation for the two most recent calendar [year. The Board
19 must adjust the rate] years to the nearest multiple of \$10. The Director
20 must publish the amount of this adjustment in the County Register not
21 later than May 1 of each odd numbered year. The Council by
22 resolution, after a public hearing advertised at least 15 days in advance,
23 may increase or decrease the Payment rate or set different rates for
24 different types of development.
- 25 (d) The Payment must be paid at the same time and in the same manner as
26 the tax under this Article, and is subject to all provisions of this Article
27 for administering and collecting the tax.

28 (e) The Department of Finance must retain funds collected under this
 29 Section in an account to be appropriated for transportation
 30 improvements that result in added transportation capacity in the area
 31 where the development for which the funds were paid is located.

32 **Sec. 2. Section 52-94 is amended as follows:**

33 **52-94. School Facilities Payment.**

- 34 (a) In addition to the tax due under this Article, an applicant for a building
 35 permit for any building on which a tax is imposed under this Article must
 36 pay to the Department of Finance a School Facilities Payment if that
 37 building was included in a preliminary plan of subdivision that was
 38 approved under the School Facilities Payment provisions in the County
 39 Subdivision Staging Policy.
- 40 (b) The amount of the Payment for each building must be calculated by
 41 multiplying the Payment rate by the latest per-unit student yield ratio for
 42 any level of school found to be inadequate for the purposes of imposing
 43 the School Facilities Payment in the applicable Subdivision Staging Policy
 44 and for that type of dwelling unit and geographic area issued by MCPS.
- 45 (c) The Payment [rate is \$19,514 per elementary school student, \$25,411 per
 46 middle school student, and \$28,501 per high school student, unless
 47 modified] rates must be set by Council resolution. The Director of
 48 Finance must adjust the then-applicable Payment rates as of July 1 of
 49 2015 and each later odd-numbered year, based on the construction cost of
 50 a student seat for each school level as certified by the Superintendent of
 51 Montgomery County Public Schools for the two most recent calendar
 52 years, to the nearest multiple of \$10. The Director must publish the
 53 amount of this adjustment in the County Register not later than May 1 of
 54 each odd numbered year. The Council by resolution, after a public

55 hearing advertised at least 15 days in advance, may increase or decrease
56 the Payment rate or set different rates for different types of housing unit.

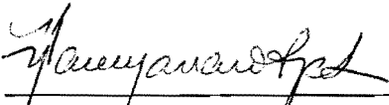
57 (d) The Payment must be paid at the same time and in the same manner as the
58 tax under this Article, and is subject to all provisions of this Article for
59 administering and collecting the tax.

60 (e) The Department of Finance must retain funds collected under this Section
61 in an account to be appropriated for MCPS capital improvements that
62 result in added student capacity for, to the extent possible, the affected
63 grade level in the school cluster, or, if no cluster is established, another
64 geographic administrative area, where the development for which the
65 funds were paid is located.

66 **Sec. 3. Expedited Effective Date.** The Council declares that this legislation is
67 necessary for the immediate protection of the public interest. This Act takes effect on
68 January 1, 2013.

69 **Sec. 4. Transition.** Any amendment to County Code Section 52-59 made in
70 Section 1 of this Act does not affect any payment paid, or required to be paid, under
71 Section 52-59 before it was so amended. Any such payment that was not paid, or
72 was not due to be paid, before January 1, 2013, must be paid as if Section 52-59 had
73 not been so amended.

74 *Approved:*

75  12 / 14 / 12

Nancy Navarro, President, County Council Date

76 *Approved:*

77

Isiah Leggett, County Executive Date

78 *This is a correct copy of Council action.*

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Linda M. Lauer, Clerk of the Council Date