Bill No	<u>8-15</u>			
Concerning: _	Taxation -	Development		
Impact Tax - Exemptions				
Revised: 6-	25-15	Draft No. 2		
Introduced:	February 3,	2015		
Enacted:	July 14, 20	15		
Executive:				
Effective:				
Sunset Date:	None			
Ch La	aws of Mont. (Co.		

COUNTY COUNCIL FOR MONTGOMERY COUNTY, MARYLAND

Lead Sponsor: Council Vice-President Floreen; Co-Sponsors Councilmembers Riemer, Rice, Katz and Navarro

AN ACT to:

- (1) exempt certain housing units from certain development impact taxes; and
- (2) generally amend the law governing development impact taxes.

By amending

Montgomery County Code Chapter 52, Taxation Sections 52-49 and 52-89

BoldfaceHeading or defined term.
Underlining
Added to existing law by

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

**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	Sect	ion 1.	Sections 52-49 and 52-89 are amended as follows:
2	52-49.	Imp	osition and applicability of development impact taxes.
3			* * *
4	(g)	A de	evelopment impact tax must not be imposed on:
5		(1)	any Moderately Priced Dwelling Unit built under Chapter 25A or
6			any similar program enacted by either Gaithersburg or Rockville;
7		(2)	any other dwelling unit built under a government regulation or
8			binding agreement that limits for at least 15 years the price or rent
9			charged for the unit in order to make the unit affordable to
10			households earning less than 60% of the area median income,
11			adjusted for family size;
12		(3)	any Personal Living Quarters unit built under Sec. 59-A-6.15,
13			which meets the price or rent eligibility standards for a
14			moderately priced dwelling unit under Chapter 25A;
15		(4)	any dwelling unit in an Opportunity Housing Project built under
16			Sections 56-28 through 56-32, which meets the price or rent
17			eligibility standards for a moderately priced dwelling unit under
18			Chapter 25A;
19		<u>(5)</u>	any non-exempt [[rental]] dwelling unit in a development in
20			which at least 25% of the dwelling units are exempt under
21			paragraph (1), (2), (3), or (4), or any combination of them [[, if:
22	,		(A) the development is not located on publicly-owned land or
23			land that was publicly-owned when the development was
24			proposed; and]]
25			[[(B) the development has not received other benefits under
26			Chapter 59 because the development includes more than
27			the minimum required affordable housing]]; and

28		[(5)]	(6) any development located in an enterprise zone designated by
29	4		the State or in an area previously designated as an enterprise
30			zone.
31			* * *
32	52-89. Imp	ositio	n and applicability of tax.
33			* * *
34	(c)	The 1	tax under this Article must not be imposed on:
35		(1)	any Moderately Priced Dwelling Unit built under Chapter 25A
36			or any similar program enacted by either Gaithersburg or
37			Rockville;
38		(2)	any other dwelling unit built under a government regulation or
39			binding agreement that limits for at least 15 years the price or
40			rent charged for the unit in order to make the unit affordable to
41			households earning less than 60% of the area median income,
42			adjusted for family size;
43		(3)	any Personal Living Quarters unit built under Sec. 59-A-6.15,
44			which meets the price or rent eligibility standards for a
45			moderately priced dwelling unit under Chapter 25A;
46		(4)	any dwelling unit in an Opportunity Housing Project built under
47			Sections 56-28 through 56-32, which meets the price or rent
48			eligibility standards for a moderately priced dwelling unit under
49			Chapter 25A;
50		<u>(5)</u>	any non-exempt [[rental]] dwelling unit in a development in
51			which at least 25% of the dwelling units are exempt under
52			paragraph (1), (2), (3), or (4), or any combination of them [[, if:
53			(A) the development is not located on publicly-owned land or
54			land that was publicly-owned when the development was

55	proposed; and]]
56	[[(B) the development has not received other benefits under
57	Chapter 59 because the development includes more than
58	the minimum required affordable housing]; and
59	[(5)] (6) any development located in an enterprise zone designated by
60	the State or in an area previously designated as an enterprise
61	zone.
62	* * *
63	Section 2. Applicability. County Code Section 52-49(g)(5) and Section 52-
64	89(c)(5), both inserted by Section 1 of this Act, do not apply to any development
65	which received preliminary subdivision plan approval or site plan approval (or a
66	similar approval in a municipality) before this Act took effect.
67	Section 3. Reporting. When a development proposes at least 25 percent
68	affordable dwelling units under Section 52-49(c)5 and Section 52-89(c)5, the
69	Department of Housing and Community Affairs must report to the Council the
70	location of the development, the total number of units in the development, and the
71	number of affordable units within 30 days from the date of the agreement to build
72	MPDUs. If a development with 25 percent of affordable dwelling units does not
73	obtain an agreement to build MPDUs with the Department of Housing and
74	Community Affairs, then the Department of Permitting Services must report to the
75	Council the use of any impact tax exemption under Section 52-49(c)5 and Section
76	52-89(c)5 within 30 days from the date the exemption is granted.

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79	Approved:		
80	Geoglewnothal	7/16/15	
	George Leventhal, President, County Council	Date	
81	Approved:		
82			
	Isiah Leggett, County Executive	Date	
83	This is a correct copy of Council action.		
84			
	Linda M. Lauer, Clerk of the Council	Date	