Bill No	<u>7-16</u>	
Concerning:	Technical Cor	rections
Revised: 3/	/28/2016	Draft No. 4_
Introduced: _	March 15, 2	2016
Enacted:	April 5, 201	6
Executive: _		
Effective:		
Sunset Date:	None	
Ch L	aws of Mont C	``n

COUNTY COUNCIL FOR MONTGOMERY COUNTY, MARYLAND

Dodd Sporibor. Country Country	Lead S	ponsor:	County	Counci	1
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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 1A, Structure of County Government Section 1A-201

Chapter 2, Administration Sections 2-42B and 2-43

Chapter 8, Buildings Section 8-40 and 8-55

Chapter 11B, Contracts and Procurement Section 11B-1, 11B-33A, and 11B-45

Chapter 20A, Special Obligation Debt Section 20A-1

Chapter 24, Health and Sanitation Sections 24-11B and 24-65

Chapter 27, Human Rights and Civil Liberties Section 27-68

Chapter 30C, Motor Vehicle Towing and Immobilization on Private Property Sections 30C-4, 30C-5, and 30C-9

Chapter 51, Swimming Pools Section 51-16A

Chapter 52, Taxation Sections 52-18V and 52-21

Chapter 53, Taxicabs Sections 53-213 and 53-235

Chapter 55, Tree Canopy Section 55-3

By amending, renumbering, renaming, and adding

Chapter 52, Taxation

Article I, General

Sections 52-1, 52-2, 52-3, 52-4, 52-5, 52-6, 52-7, 52-8, 52-9, 52-10, 52-11, 52-12, 52-13, 52-14, 52-15, 52-16, 52-16A, 52-16B, 52-17, 52-18, 52-19, 52-20, 52-21, 52-22, 52-23, and 52-24

Article II, Tax Sales

Sections 52-25, 52-26, 52-27, and 52-28

Article III, Real Property Transfer Tax

Sections 52-29, 52-30, 52-31, 52-32, 52-33, 52-34, 52-35, 52-36, 52-37, and 52-38

Article IV, Development Impact Tax for Transportation Improvements

Sections 52-39, 52-40, 52-41, 52-42, 52-43, 52-44, 52-45, 52-46, 52-47, 52-48, 52-49, 52-50, and 52-51

Article V, Development Impact Tax for Public School Improvements

Sections 52-52, 52-53, 52-54, 52-55, 52-56, 52-57, 52-58, and 52-59

Article VI, Expedited Development Approval Excise Tax

Sections 52-60, 52-61, 52-62, 52-63, 52-64, and 52-65

Article VII, Tobacco Tax

Sections 52-66, 52-67, 52-68, 52-69, 52-70, and 52-71

Article VIII, Excise Tax on Electronic Cigarettes

Sections 52-72, 52-73, 52-74, 52-75, and 52-76

Article IX, Carryout Bag Tax

Sections 52-77, 52-78, 52-79, 52-80, 52-81, 52-82, and 52-83

Article X, Property Tax Credits

Sections 52-84, 52-85, 52-86, 52-87, 52-88, 52-89, 52-90, 52-91, 52-92, 52-93, 52-94, 52-95, 52-96, 52-97, 52-98, 52-99, 52-100, 52-101, 52-102, 52-103, 52-104, 52-105, 52-106, 52-107, and 52-108

2015 Laws of Montgomery County, Chapter 37 Section 3

Boldface

Underlining

[Single boldface brackets]

Double underlining

[[Double boldface brackets]]

Heading or defined term.

Added to existing law by original bill.

Deleted from existing law by original bill.

Added by amendment.

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 1A-201, 2-42B, 2-43, 8-40, 8-55, 11B-1, 11B-33A, 11B-45,
2	20A-1, 24-	11B, 24-65, 27-68, 30C-4, 30C-5, 30C-9, 51-16A, 53-213, 53-235, and
3	55-3 are a	mended as follows:
4	1A-201.	Establishing departments and principal offices.
5	(a)	Executive Branch.
6		* * *
7		(2) [If the Charter or County law does not designate an entity in
8		paragraph (1) as a department or a principal office, the] The
9		County Executive must determine whether the entity is a
10		department or a principal office [as follows:].
11		(A) [an entity] Entities that [primarily serves] directly serve
12		the public [is a department] are departments; and
13		(B) [an entity] Entities that [primarily provides] provide
14		internal support to other parts of County government [is
15		a] are principal [office] offices.
16		* * *
17	2-42B. Fu	nctions; Advisory Committee.
18	(a)	Functions. The Department of Permitting Services is responsible for:
19		(1) reviewing building plans and specifications, building permits,
20		occupancy permits, and licensing facilities for compliance with
21		fire prevention law. In exercising these functions, the Director
22		must consult with the [Director of] Fire [and Rescue Services]
23		Chief in all matters involving the interpretation, application, or
24		revision of fire prevention laws and codes.
25	2-43. Org	anization and functions.
26		* * *

27	Any reference in this Code or in regulation or other document to
28	"superintendent of police" or "superintendent" means "Director of Police," or
29	"Chief of Police," or "Director[,]" [respectively].
30	8-40. Credits.
31	Any person who makes a development approval payment under Section 8-37
32	may reduce that payment by:
33	(a) any amount the person paid under Chapter 52 Article [VII] IV
34	(development impact tax for transportation improvements) or Chapter
35	52 Article [VIII] VI ([construction] expedited development approval
36	excise tax) for the building that is the subject of this payment.
37	* * *
38	8-55. Clean [energy] renewable energy technology required.
39	(a) By [[6 months after date of enactment]] December 10, 2014, the
40	County Executive must establish, by Method 1 Regulation, a Clean
41	Energy Plan that includes a specific amount of on-site clean energy
42	that must be installed on any new or existing County facility. This
43	Plan must include:
44	* * *
45	11B-1. Definitions.
46	Unless the context indicates otherwise, the following terms have the
47	following meanings:
48	* * *
49	County-based bidder or offeror means a person that has its principal place of
50	business in Montgomery County, as further defined by Executive regulation
51	adopted under Section 11B-8
52	* * *

53	11B-33A. V	Vage requirements.
54		* * *
55	(g)	Wage reporting.
56	20 Tel 10	* * *
57		(2) Prohibition against retaliation. Except as provided in
58		paragraph [(3)] (8), a covered employer must not discharge or
59		in any other manner discriminate or retaliate against an
60	Control of the second of the s	employee, who performed direct, measurable work under the
61		contract, because the employee:
62		* * *
63		(3) The prohibition against retaliation under paragraph [(2)] (7)
64		does not apply to an employee who has access to wage
65		information of other employees or applicants as part of the
66	····	employee's essential job functions and discloses the wages of
67		other employees or applicants to individuals who do not
68		otherwise have access to the information, unless the disclosure
69		is in response to:
70		* * *
71	11B-45. Di	sposition of real property.
72		* * *
73	(e)	In addition to the process required under subsection (a), before the
74		disposition of any real property owned or controlled by the County
75		(other than a property which has either nominal value or an appraised
76	.	value lower than \$100,000) becomes final:
77		* * *
78		The Director must adjust the \$100,000 floor in this subsection on July
79		1 every third year by the percentage increase or decrease in the
80		applicable Consumer Price Index, or any successor index, during the

previous 3 calendar years, rounded to the nearest \$1000. The Council may waive the public hearing required by this subsection if it concludes that a hearing on a particular proposed disposition is not necessary to properly assess the proposed action. If the Council does not act under this subsection within 60 days after the Executive has submitted the proposed action, the proposed action is automatically approved. The Council may extend the 60-day deadline by resolution if the Council President has informed the Executive, within 30 days after the Executive submitted the proposed action, that the Council has not received all information necessary to review the proposed action. If the 60 day deadline would fall during August or from December 15 through December 31, the deadline is automatically extended until the next scheduled Council session. This subsection and subsection (c) do not apply to any disposition of property that will be used primarily for housing development if the recipient legally commits to the Director of the Department of Housing and Community Affairs that at least 30% of the housing units built on the property will be moderately priced dwelling units or other units that are exempt from the development impact tax under Section [52-49(g)(1)-(4)] 52-41(g)(1)-(4).

20A-1. [[Definitions; special obligation debt]] Special Obligation Debt.

[24-11B] 24-8B. Bodywork Establishments. 103

24-65. Members. 105

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The Executive must invite the following to serve as ex officio (c) members:

109	* * *
110	(7) A representative of [the] either the United States Department of
111	Veterans Affairs or the Maryland Department of Veterans
112	Affairs;
113	27-68. Minimum wage required.
114	* * *
115	[(d)] <u>(c)</u> * * *
116 117	30C-4. Administration; rates.
118	(b) Every trespass towing company must register with the Office and must
119	file a schedule of its rates for each action connected with the towing or
120	storage of unauthorized vehicles. The Office may disapprove a rate that
121	exceeds a maximum rate set under Section [30C-2] 30C-3.
122	* * *
123	(e) A property owner must not order the towing of an unauthorized vehicle
124	unless the property owner has entered into a written contract that
125	authorizes a towing company to tow vehicles from the owner's
126	property. This provision does not apply if the towing company is the
127	record owner of the property from which a vehicle is towed. The
128	property owner and the towing company must keep on file each contract
129	that is in effect, or that was terminated within the previous 12 months.
130	The Office, the Police Department, and the owner of any vehicle towed
131	by the company may inspect and copy any contract during normal
132	business hours. The Office may issue model contracts that meet the
133	requirements of this Chapter.
134	Any new written contract must include:

135		(1)	a statement that the property owner is responsible for posting
136			proper and sufficient signage to notify the public of parking
137			restrictions;
138		(2)	a statement that the property owner is responsible for expressly
139			authorizing the towing of a particular vehicle, except as allowed
140			under [30C-5(c)(10)] 30C-5(c)(8), and that the existence of this
141			contract does not constitute express authorization;
142			* * *
143	30C-5. Pul	blic no	tice; tow procedures.
144			* * *
145	(c)	Tow	procedures.
146		(1)	Except as provided in subsection [(c)(10)] (c)(8), a towing
147			company must not tow a motor vehicle from private property
148			unless the property owner has, directly or through an agent,
149			expressly authorized the towing of the particular vehicle.
150			* * *
151	30C-9. Red	dempt	ion and storage procedures.
152	(a)	Stora	age of towed vehicles. A towing company must immediately deliver
153		a to	wed vehicle directly to a storage site that complies with the
154		follo	owing conditions:
155			* * *
156		(5)	The storage site must remain open and have personnel on-site for
157			redemption of vehicles [at] 24 hours per day, seven days a week.
158			* * *
159	(e)	Rece	eipt. Upon receiving payment, a towing company must furnish the
160		vehi	cle owner a receipt on a form approved by the Office. The receipt
161		mus	t:
162			* * *

163		(4) include photographic evidence of the violation required under
164		subsection [30C-5(c)(11)] 30C-5(c)(9); and
165		* * *
166	51-16A. De	fibrillators.
167		* * *
168	[(d)]	<u>(c)</u> * * *
169	[(e)] (<u>(d)</u> * * *
170	53-213. Add	ditional criteria to deny a license.
171		* * *
172	(b)	The Director may decline to issue or renew a license to any licensee
173		or applicant:
174		* * *
175		(3) who has failed to keep the licensed taxicab in continuous
176		operation as required by Section [53-227] 53-226; or
177	53-235. Ins	pections.
178		* * *
179	(c)	Each driver must respond to an oral request within 60 minutes when
180		any trip record required under Section [315] 53-314 is requested
181		during a field investigation by an inspector or law enforcement
182		officer. Each fleet or association must make available a direct
183		telephone line to the Department and the County Police Department
184		on which the fleet or association must transmit any record it possesses
185		of any trip taken or dispatched on the same or the previous day, within
186		60 minutes after any inspector or law enforcement officer requests the
187		record.
188		* * *

189	55-3. Definitions.
190	* * *
191	Person means:
192	[(a)] (1) to the extent allowed by law, any agency or instrument of the
193	federal government, the state, any county, municipality, or other
194	political subdivision of the state, or a unit of any of them;
195	[(b)] (2) an individual, receiver, trustee, guardian, executor, administrator,
196	fiduciary, or representative of any kind;
197	[(c)] (3) any partnership, firm, common ownership community or other
198	homeowners' association, public or private corporation, or [a] an
199	affiliate or subsidiary of any of them; or
200	[(d)] (4) any other entity.
201	Sec. 2. Articles I (Sections 52-1, 52-2, 52-3, 52-4, 52-5, 52-6, 52-7, 52-8,
202	52-9, 52-10, 52-11, 52-12, 52-13, 52-14, 52-15, 52-16, 52-16A, 52-16B, 52-17
203	52-18, 52-19, 52-20, 52-21, 52-22, 52-23, and 52 24), II (Sections 52-25, 52-26,
204	52-27, and 52-28), III (Sections 52-29, 52-30, 52-31, 52-32, 52-33, 52-34, 52-35,
205	52-36, 52-37, and 52-38), IV (Sections 52-39, 52-40, 52-41, 52-42, 52-43, 52-44
206	52-45, 52-46, 52-47, 52-48, 52-49, 52-50, and 52-51), V (Sections 52-52, 52-53,
207	52-54, 52-55, 52-56, 52-57, 52-58, and 52-59), VI (Sections 52-60, 52-61, 52-62
208	52-63, 52-64, and 52-65), VII (Sections 52-66, 52-67, 52-68, 52-69, 52-70, and
209	52-71), VIII (Sections 52-72, 52-73, 52-74, 52-75, and 52-76), IX (Sections 52-
210	77, 52-78, 52-79, 52-80, 52-81, 52-82, and 52-83), and X (Sections 52-84, 52-85,
211	52-86, 52-87, 52-88, 52-89, 52-90, 52-91, 52-92, 52-93, 52-94, 52-95, 52-96, 52-
212	97, 52-98, 52-99, 52-100, 52-101, 52-102, 52-103, 52-104, 52-105, 52-106, 52-
213	107, and 52-108) are amended, renumbered, renamed, and added as follows:
214	Article I. [In] General.
215	52-1. Date of finality generally.

217	52-2. Date of finality for tax purposes; when taxes due and taxable; date when
218	taxes overdue; penalty for late payment of taxes; when improvements
219	assessable.
220	* * *
221	[52-3. Reserved.]
222	[52-4] <u>52-3</u> . Annual levy.
223	* * *
224	[52-4A] 52-4. Authorization to issue an estimated personal property tax bill.
225	* * *
226	52-5. Abatement of small amounts of tax due.
227	* * *
228	52-6. Tax anticipation certificates-Authority of council to issue; purpose; sale.
229	* * *
230	52-7. Tax anticipation certificates for county property taxes.
231	* * *
232	52-8. Certification of payment of taxes; fees; liability for errors, etc.
233	* * *
234	In addition, the director of finance shall charge and collect a fee which shall
235	be established by the county executive by written regulation adopted under method
236	(3) of section 2A-15 of this Code for each certification of payment or nonpayment
237	of any farmland transfer tax due under [section 52-21] Section 52-31.
238	All such certifications shall certify the taxes that are paid or unpaid
239	according to the records of the county but neither the director of finance nor any
240	official authorized by him to make such certificate shall be personally liable for
241	any error in such certificate unless the error be caused by his willful, capricious or
242	fraudulent act. In the event of the failure to list on such certificate unpaid taxes for
243	the period covered by such certificate, or the failure to list properly payment or
244	nonpayment of the farmland transfer tax due under [section 52-21] Section 52-31,
245	the liability of the county on such certificate shall be limited to the amount of such

246	unpaid taxes, interest and penalties.
247	52-9. Listing and assessment of personal property.
248	* * *
249	[52-9A] 52-10. Assessment of certain machinery and equipment.
250	* * *
251	[52-10] 52-11. Manufacturing machinery and farm implements exempt from
252	personal property taxes.
253	* * *
254	52-12. Special revenue tax on trailer coach parks.
255	* * *
256	52-13. Special mass transit facilities tax.
257	* * *
258	52-14. Fuel-energy tax.
259	* * *
260	52-15. Telephone tax.
261	* * *
262	52-16. Room rental and transient tax.
263	* * *
264	52-16A. Admissions and amusement tax.
265	* * *
266	52-16B. Recordation Tax.
267	* * *
268	[52-16C. Reserved.]
269	52-17. Additional taxing powers; prohibited taxes.
270	* * *
271	52-18. Appeal tax court.
272	* * *
273	[52-18B] <u>52-19</u> . Moderate-income multifamily rental housing facility real
274	property tax deferral.

275	* * *
276	[52-18C] 52-20. Residential real property tax deferral-Government-initiated
277	rezonings.
278	* * *
279	[52-18D] <u>52-21</u> . Excise tax, property lien.
280	* * *
281	[52-18F] 52-22. Residential real property tax referral-General.
282	* * *
283	(h) Limits on Deferrals. The accumulation of deferred taxes and accrued
284	interest must not exceed [50 percent] 50% of the full cash value of the
285	property, as determined by the Supervisor of Assessments, or a lesser
286	amount elected by the taxpayer and specified in the agreement
287	required under subsection (1). When the maximum amounts have been
288	reached, those amounts may continue to be deferred until any of the
289	events specified in subsection (k) occur. An owner who receives a tax
290	deferral under this Section must not also receive a tax deferral under
291	Section [52-18C] <u>52-20</u> .
292	* * *
293	
294	[52-18G] <u>52-23</u> . Property tax refund-Disabled veterans and blind persons.
295	* * *
296	[52-18M] <u>52-24</u> . Payments in lieu of taxes for certain housing developments.
297	* * *
298	Article [IV] <u>II</u> . Tax Sales.
299	[52-36] <u>52-25</u> . Sale of property for taxes generally.
300	* * *
301	[52-37] 52-26. Purchase of property by county; issuance of certificates of
302	indebtedness, etc.
303	* * *

[52-38] <u>52-27</u>. Sale of properties purchased by county at public auction.

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[52-39] <u>52-28</u>. Describing owners as heirs of a named person; conveyance to devisees or heirs of purchaser.

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Article [II] III. Real Property Transfer Tax.

[52-19] <u>52-29</u>. Definitions.

(a)

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- Consideration: Such term shall include everything of value included in the actual price paid or to be paid to a transferor or to a third party on behalf of a transferor for the property transferred, including, but not limited to, cash, bonds, stock, documents evidencing monetary value, choses in action, property either real or personal, payment by way of fees, labor or services, instruments of credit, notes, deeds of trust, mortgages, assumption of liability for debt incurred by another and cancellation of a debt. Consideration shall be presumed to be not less than the total full cash value of the property based on the most recent notice of assessment. For the purposes of the farmland transfer tax contained in [section 52-21(d)] Section 52-31(d), consideration for the transfer of land previously assessed as farmland shall be presumed to be not less than the total full cash value as computed by the supervisor of assessments at the request of the director of finance, as if the land were not assessed as farmland. These presumptions may be rebutted by clear and convincing evidence. The director may make a final determination of consideration pursuant to [section 52-25] Section 52-36 of the Code.
- (b) *Transfer*: The acts of the parties, or act or operation of law, by which:
 - (1) The title to property or a leasehold interest in property is

) 332	conveyed from a person, firm, corporation, legal entity, or government agency to
333	another; or
334	(2) Real property subject to [section 52-21] Section 52-31 is
335	transferred to a government agency on the assessment records and removed from
336	the tax rolls under the laws of eminent domain.
337	* * *
338	[52-20] <u>52-30</u> . Authority to levy tax.
339	* * *
340	[52-21] <u>52-31</u> . Levied; amount.
341	* * *
342	(e) * * *
343	"Rezoned to a more intensive use" does not include:
344	(1) A zoning from a residential zone to a[,] residential floating zone
345	if the approved floating zone plan, including any amendments
346	to the plan, does not increase the total number of permitted
347	dwelling units and does not permit commercial or industrial
348	uses, but the transfer must be subject to any tax otherwise due
349	under this subsection if at any time an amendment to the
350	floating zone plan increases the total number of permitted
351	dwelling units or permits commercial or industrial uses;
352	* * *
353	(g) On cooperative housing, [four (4) percent] 4% of the value of the
354	consideration for the initial transfer of stock or other evidence of
355	membership in a cooperative housing corporation or similar entity
356	where such stock corresponds to a residential unit which is being
357	converted from rental status to a system of cooperative housing
358	corporation ownership under which title to a multi-unit residential

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facility is held by a corporation, the shareholders or members of

360	which, by virtue of such ownership or membership, are entitled to
361	enter into an occupancy agreement for a particular residential unit.
362	* * *
363	(6) The tax levied by this subsection shall be paid prior to the
364	actual transfer of the stock or other evidence of membership.
365	The tax shall be paid to the county at the office of the director
366	of finance and shall be evidenced by the affixing of an official
367	stamp upon the stock certificate, membership certificate or
368	other instrument of conveyance, showing the amount of the tax
369	paid. At the time of payment, the person paying such tax shall
370	present to the director, in a form prescribed by the director, a
371	signed statement setting forth the actual and true value of the
372	consideration for the transfer. The person paying the tax shall
373	be given a receipt for such payment. This paragraph shall be
374	applicable to this subsection only and shall supersede any of the
375	provisions of [section 52-22] Section 52-32, to the extent they
376	are inconsistent.
377	* * *
378	[52-22] 52-32. When payable; evidence of payment on conveyance; receipt for
379	payment.
380	* * *
381	[52-23.] 52-33. Conveyances not to be accepted for recordation unless
382	stamped.
383	* * *
384	[52-24] <u>52-34</u> . Certain transfers exempt from tax.
385	* * *
386	(a) (1) A transfer of any interest in property is not subject to tax if the

property is transferred to:

388	* * *
389	(2) However, an exemption must not be granted to a transferor
390	under Section [52-21(d)] 52-31(d) unless the transferor is a
391.	nonprofit hospital or nonprofit religious or charitable
392	organization, association or corporation, or a municipal, County
393	or State government or an instrumentality, agency or political
394	subdivision thereof.
395	* * *
396	[52-24A] <u>52-35</u> . Deferred payment.
397	* * *
398	[52-25] <u>52-36</u> . Consideration or valuation understated.
399	* * *
400	[52-26] <u>52-37</u> . Refund of tax when transfer not effected.
401	* * *
402	[52-27] <u>52-38</u> . Penalty for violation of article.
403	* * *
404	[Article V. Reserved.
405	52-40. Reserved.]
406	Article [VII] IV. Development Impact Tax for Transportation Improvements.
407	[52-47] <u>52-39</u> . Definitions.
408	* * *
409	Impact tax district means a planning policy area or combination of planning
410	policy areas described under Section [52-49(c)] 52-41(c).
411	Impact tax district transportation program means the transportation
412	improvement program described under Section [52-58] 52-50.
413	Impact transportation improvement means an improvement listed in Section
414	[52-58] <u>52-50</u> .
415	* * *
416	[52-48] 52-40. Findings: purpose and intent.

417		* * *
418	[52-49] <u>52-</u>	41. Imposition and applicability of development impact taxes.
419		* * *
420	(b)	An applicant for a building permit must pay a development impact tax
421		in the amount and manner provided in this Article, unless a credit in
422		the full amount of the applicable tax applies under Section [52-55]
423		52-47 or an appeal bond is posted under Section [52-56] 52-48.
424		* * *
425	[52-50] <u>52-</u>	42. Collection of development impact taxes.
426		* * *
427	(c)	The Department of Permitting Services must not issue a building
428		permit for development that is not exempt from the development
429		impact tax unless:
430		(1) the applicant has paid the applicable development impact tax;
431	-	(2) the applicant is entitled to a credit under Section [52-55] <u>52-47</u>
432		in the amount of the applicable development impact tax; or
433		(3) an appeal has been taken and a bond or other surety posted
434		under Section [52-56] <u>52-48</u> .
435		* * *
436	(f)	If any person fails to pay the tax due under Section [52-51] 52-43, that
437		person is liable for:
438		* * *
439	(j)	Section [52-18D] 52-21 applies to this tax. The lien imposed under
440		this Article has the same priority and may be enforced in the same
441		manner as a lien imposed in case of nonpayment of County real
442		property taxes.
443		* * *
444	The	rate of the tax or Payment due is the rate in effect when the tax or
445	Payr	nent is paid. A permittee may appeal the imposition or calculation of

the tax or Payment under Section [52-56] 52-48. If the Department of Permitting Services or a municipality revokes or suspends a building permit or issues a stop-work order solely because the permittee did not pay any tax or Payment due under this Article, the permittee or any other party must not appeal the permit revocation or suspension or the stop work order issuance, or any modification of either, under Chapter 8. If the appealing party posts a bond or other sufficient surety satisfactory to the County Attorney as provided in Section [52-56] 52-48, the Department or municipality must reissue or reinstate the building permit or revoke the stop-work order.

[52-51] <u>52-43</u>. Calculation of development impact tax.

- (a) The Department of Permitting Services must calculate the amount of the applicable development impact tax due for each building permit by:
 - (1)determining the applicable impact tax district and whether the permit is for development that is exempt from the tax under Section [52-49(f)] 52-41(f);
 - determining the applicable tax under Section [52-57] 52-49; (3)and
- If the type of proposed development cannot be categorized under the (c) definitions of nonresidential and residential in Section [52-47] 52-39, the Department must use the rate assigned to the type of development which generates the most similar traffic impact characteristics.

[52-52] 52-44. Annual report. 471

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a list of each building exempted from the tax during the previous (b)

	474		calendar year under Section [52-49(g)] 52-41(g) or taxed at a rate of
	475		\$0 under Section [52-57] 52-49, and the tax that otherwise would have
	476		been paid for that building; and
	477		* * *
	478	[52-53] <u>52-</u>	45. Restrictions on use and accounting of development impact tax
	479	funds.	
	480	(a)	The funds collected by the development impact tax must be used
	481		solely to fund County or municipal transportation improvements of
	482		the types listed in Section [52-58] 52-50 located anywhere in the
	483		County, except as provided in subsections (c) and (h). In
	484		appropriating funds collected by the development impact tax, the
	485		Council should, to the extent feasible, designate funds to be used for
	486		transportation improvements in the policy area from which the funds
į	487		were collected or an adjacent policy area.
	488	·	* * *
	489	(d)	The Department of Finance must maintain and keep adequate
	490		financial records for each account that must:
	491		* * *
	492		(3) Ensure that the disbursement of funds from each account is
	493		used exclusively for the financing of the transportation
	494		improvements listed in Section [52-58] 52-50.
	495		* * *
	496	[52-54] <u>52-</u>	<u>46</u> . Refunds.
	497	(a)	Any person who has paid a development impact tax may apply for a
	498		refund of the impact tax if:
	499		(1) the County has not appropriated the funds for impact
į	500		transportation improvements of the types listed in Section
	501		[52-58] 52-50 or otherwise formally designated a specific

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improvement of a type listed in Section [52-58] <u>52-50</u> to receive funds, by the end of the sixth fiscal year after the tax is collected;

(d)

The Director of Permitting Services must investigate each claim and hold a hearing if the petitioner requests a hearing. Within 3 months after receiving a petition for refund of the impact tax, the Director of Permitting Services must provide the petitioner, in writing, with a decision on the impact tax refund request. The decision must include the reasons for the decision, including, as appropriate, a determination of whether impact tax funds collected from the petitioner, calculated on a first-in-first-out basis, have been appropriated or otherwise formally designated for impact transportation improvements of the types listed in Section [52-58] 52-50 within 6 fiscal years. If a refund of the impact tax is due the petitioner, the Director of Permitting Services must notify the Department of Finance and, if the property is

located in Gaithersburg or Rockville, the finance director of that city.

[52-55] <u>52-47</u>. Credits.

(b) A property owner must receive a credit for constructing or contributing to an improvement of the type listed in Section [52-58] 52-50 if the improvement reduces traffic demand or provides additional transportation capacity. However, the Department must not certify a credit for any improvement in the right-of-way of a State road, except a transit or trip reduction program that operates on or relieves traffic on a State road or an improvement to a State road that is included in a memorandum of understanding between the County

530		and either Rockville or Gaithersburg.
531		* * *
532	[52-56] <u>52-</u>	48. Appeals.
533		* * *
534	[52-57] <u>52-</u>	49. Tax rates.
535		* * *
536	[52-58] <u>52-</u>	50. Use of impact tax funds.
537		* * *
538	[52-59] <u>52-</u>	51. Transportation Mitigation Payment.
539		* * *
540	Article [X	[II] <u>V</u> . Development Impact Tax for Public School Improvements.
541	[52-87] <u>52-</u>	52. Definitions.
542	In th	is Article all terms defined in Section [52-47] 52-39 have the same
543	meanings, a	and the following terms have the following meanings:
544		* * *
545	[52-88] <u>52-</u>	53. Findings; purpose and intent.
546		* * *
547	[52-89] <u>52-</u>	54. Imposition and applicability of tax.
548	(a)	An applicant for a building permit for a residential development must
549		pay a development impact tax for public school improvements in the
550		amount and manner provided in this Article before a building permit
551		is issued for any residential development in the County unless:
552		(1) a credit for the entire tax owed is allowed under Section [52-93]
553		<u>52-58;</u> or
554		(2) an appeal bond is posted under Section [52-56] [[52-47]] <u>52-48</u> .
555	(b)	Except as expressly provided in this Article, this tax must be levied,
556		collected, and administered in the same way as the tax imposed under
557		Article [VII] IV. All provisions of Article [VII] IV apply to this tax
558		unless the application of that Article would be clearly inconsistent
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559		with any provision of this Article. This tax is in addition to the tax
560		imposed under Article [VII] IV, and any tax paid under this Article
561		must not be credited against any tax due under Article [VII] IV.
562		* * *
563	(e)	If the type of proposed development cannot be categorized under the
564		residential definitions in Section [52-47] <u>52-39</u> and [52-87] <u>52-52</u> , the
565		Department must use the rate assigned to the type of residential
566		development which generates the most similar school enrollment
567		characteristics.
568	[52-90] <u>52-</u> :	55. Tax rates.
569		* * *
570	(d)	Any non-exempt dwelling unit located in a development where at
571		least 30% of the dwelling units are exempt from this tax under Section
572		[52-89(c)(1)-(4)] $52-54(c)(1)-(4)$ must pay the tax at 50% of the
573		applicable rate in subsection (a).
574		* * *
575	[52-91] <u>52-</u>	56. Accounting; use of funds.
576		* * *
577	[52-92] <u>52-</u>	57. Refunds.
578	(a)	Except as provided in this Section, Section [52-54] 52-46 applies to
579		any petition for a refund of taxes paid under this Article. Subsections
580		[52-54(a)(1)] 52-46(a)(1) and (d) do not apply to taxes paid under this
581		Article.
582	(b)	Any person who has paid a tax under this Article may apply for a
583		refund of the tax if the County has not appropriated the funds for
584		public school improvements of the types listed in Section [52-91(d)]
585		52-56(d) by the end of the sixth fiscal year after the tax is collected.
586	(c)	The Director of Permitting Services must investigate each claim and

hold a hearing at the request of the petitioner. Within 3 months after 587 receiving a petition for refund, the Director must provide the 588 petitioner, in writing, with a decision on the refund request. 589 Director must specify the reasons for the decision, including, if a 590 refund is claimed under subsection (b), a determination of whether 591 funds collected from the petitioner, calculated on a first-in-first-out 592 basis, have been appropriated or otherwise formally designated for 593 public school improvements of the types listed in Section [52-91(d)] 594 52-56(d) within 6 fiscal years. 595 [52-93] <u>52-58</u>. Credits. 596 Section [52-55] 52-47 does not apply to the tax under this Article. A (a) 597 property owner must receive a credit for constructing or contributing 598 to an improvement of the type listed in Section [52-91(d)] 52-56(d), 599 including costs of site preparation. A credit must not be allowed for 600 the cost of any land dedicated for school use, including any land on 601 which the property owner constructs a school. 602 603 (c) MCPS must: 604 605 606

(3) determine whether the improvement is a public school improvement of the type listed in Section [52-91(d)] <u>52-56(d)</u>,

(e) (1) A property owner must receive a credit for constructing or contributing to the cost of building a new single family residence that meets Level I Accessibility Standards, as defined in Section [52-18U(a)] 52-107(a).

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(3) Application for the credit and administration of the credit be in

615	accordance with Subsections [52-18U(e)] [[52-108(e)]]
616	<u>52-107(e)</u> and (f).
617	* * *
618	[52-94] <u>52-59</u> . School Facilities Payment.
619	* * *
620	Article [VIII] <u>VI</u> . Expedited Development Approval Excise Tax.
621	52-60. Payment
622	* * *
623	52-61. Rates.
624	* * *
625	52-62. Exemptions.
626	* * *
627	52-63. Credits.
628	Any person who pays an expedited development approval tax under Section
629	52-60 may reduce that tax by:
630	(a) any amount the person paid under Article [VII] IV (development
631	impact tax) for any building that is the subject of this tax; and
632	* * *
633	52-64. Payments.
634	* * *
635	[52-64A] <u>52-65</u> . Collection and administration; interest and penalties;
636	violation; lien; annual report; use of funds.
637	(a) The provisions of Section [52-50] <u>52-42</u> , except subsection (c), apply
638	to the payment and collection of the expedited development approval
639	excise tax as if it were the development impact tax.
640	* * *
641	Article [XI] VII. Tobacco Tax.
642	[52-81] <u>52-66</u> . Definitions.
643	* * *

644	[52-82] <u>52-67</u> . Imposition of tax.
645	* * *
646	[52-83] <u>52-68</u> . Tobacco Tax - Exemption.
647	* * *
648	[52-84] <u>52-69</u> . Enforcement.
649	* * *
650	[52-85] <u>52-70</u> . Overdue tax - interest.
651	If the vendor does not pay the tax when due under Section [52-76(e)]
652	52-67(e), the vendor must pay to the Director, in addition to the tax due, interest at
653	the rate of one percent for each month or fraction of a month that the tax is
654	overdue.
655	[52-86] <u>52-71</u> . Penalties.
656	(a) If a vendor does not pay the tobacco tax when due under Section
657	[52-76(e)] 52-67(e), the vendor is subject to a Class C civil penalty for
658	each taxable tobacco product for which a tax has not been paid.
659	* * *
660	(d) Section [52-18D] <u>52-21</u> applies to the tobacco tax imposed under this
661	Article.
662	Article [XIII] VIII. Excise Tax on Electronic Cigarettes.
663	[52-95] <u>52-72</u> . Definitions.
664	* * *
665	[52-96] <u>52-73</u> . Tax levied; rate.
666	* * *
667	[52-97] <u>52-74</u> . Remittance.
668	(a) The tax levied under Section [52-96] 52-73 is due and payable for
669	each month on the last day of the next month.
670	* * *
671	(c) If any dealer transports or causes to be transported into the County an
672	electronic cigarette product, that dealer is liable for the payment of the
	- 27 -

673		tax imposed under Section [52-96] 52-73 unless that dealer obtains
674		from the supplier of the electronic cigarette product a written
675		certification, in a form approved by the Director, that the supplier is
676		liable for and is paying the tax.
677	[52-98] <u>52-</u>	75. Cessation of business.
678		* * *
679	[52-99] <u>52-</u>	76. Collection; interest and penalties; violation.
680	(a)	If any person does not pay the Director the tax due under Section
681		[52-96] <u>52-73</u> , that person is liable for:
682		* * *
683	(c)	Every person liable for any tax under Section [52-96] 52-73 must
684		preserve for 3 years suitable records necessary to determine the
685		amount of the tax. The Director may inspect and audit the records at
686		any reasonable time.
687	(d)	Any failure to pay the tax when due under Section [52-97] 52-74, and
688		any violation of this Section [52-97] 52-74 or this Section, is a Class
689		A violation. Each violation is a separate offense. A conviction under
690		this subsection does not relieve any person from paying the tax.
691	(e)	Section [52-18D] 52-21 applies to this tax.
692	[52-100. Re	eserved.]
693		Article [XIV] IX. Carryout Bag Tax.
694	[52-101] <u>52</u>	2-77. Definitions
695		* * *
696	[52-102] <u>52</u>	2-78. Tax imposed.
697		* * *
698	(b)	Each retail establishment that provides a carryout bag to a customer
699		must collect the amount of the tax imposed under subsection (a) when
700		the customer makes any payment for goods in person, through the

701		Internet, by telephone, by facsimile, or by any other means. The retail
702		establishment must hold the taxes required to be collected under this
703		Section in trust for the County until remitted as required under Section
704		[52-103] <u>52-79</u> .
705		* * *
706	[52-103] <u>52</u>	2-79. Remittance.
707	(a)	Except as provided in subsection (b), on or before the 25th of each
708		month, each retail establishment must remit the full amount of the tax
709		collected for all carryout bags provided to a customer during the
710		previous month, less the amount retained under Section [52-102(c)]
711		<u>52-78(c)</u> .
712	(b)	A retail establishment is only required to remit the taxes to the
713		Director when the cumulative taxes collected under [section
714		52-102(a)] Section 52-78(a) since the previous remittance, if any,
715		exceeds \$100.
716		* * *
717	[52-104] <u>52</u>	2-80. Interest and penalties.
718	(a)	If a retail establishment does not remit to the Director any tax owed
719		under Section [52-103] 52-79 when due, the retail establishment is
720		liable for:
721		* * *
722	[52-105] <u>5</u> 2	2-81. Prohibited conduct.
723		* * *
724	[52-106] <u>5</u> 2	2-82. Regulations.
725		* * *
726	[52-107] <u>5</u> 2	2-83. Enforcement.
727		* * *
728		Article X. Property Tax Credits.

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[52-11] 52-84. Real property tax credits for permanently and totally disabled
729
730
      homeowners.
731
      [52-11A] 52-85. Homeowners property tax credit.
732
733
      [52-11B] 52-86. Credit to offset certain income tax revenues.
734
735
      [Article III] 52-87. Scenic Easement Tax Credit.
736
      [52-28. Definitions.] (a) Definitions. *
737
      [52-29. Tax credit generally.] (b) Tax credit generally. *
738
      [52-30. Basic requirements.] (c) Basic requirements. To qualify for a tax credit,
739
      the following basic requirements must be met:
740
                   [(a)](1)
741
                   [(b)] (2)
742
743
                   [(c)] (3)
                   [(d)] (4)
744
                   [(e)] <u>(5)</u>
745
                   [(f)] (6)
746
      [52-31. Standards and categories of credits.] (d) Standards and categories of
747
748
            credits.
                   [(a)] (1)
749
                          [1.] (A)
750
                          [2.] (B)
751
                                [a.] (i) *
752
                                [b.] (ii) *
753
                          [(b)] (2)
754
                         [1.] (A)
755
                          [2.] (B)
756
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[a.] (i) * 757 [b.] (ii) * 758 [52-32. Determination and duration of tax credit.] (e) Determination and 759 duration of tax credit. 760 761 [(a)](1)[(b)] (2) 762 [(c)] meets the basic requirements, together with the standards of one 763 of the categories in [Section 52-31] paragraph (d). 764 765 [52-33. Valuation, assessment and condemnation.] (f) Valuation, assessment, 766 and condemnation. 767 [52-34. Application for tax credit.] (g) Application for tax credit. 768 **(1)** The owner of such real property or his duly authorized agent 769 [shall] must on or before [sixty (60)] 60 days [prior to] before 770 the annual date of finality or semi-annual date of finality, 771 whichever may be applicable, file with the [county council] 772 County Council a claim for such tax credit in such form as may 773 be required by the [council] Council. [Such] Any application 774 [shall] must include a description of the property on which the 775 scenic easement is to be granted and [shall] must be signed by 776 all owners, holders of encumbrances, and other parties in 777 interest. The [county council shall then] County Council must 778 determine whether the property conforms to and meets the basic 779 requirements and standards of one of the categories provided in 780 [section 52-31] paragraph (d). If it does, the applicant [shall] 781 must then submit a scenic easement deed and a certificate of 782 title prepared by a member of the bar of the court of appeals of 783 Maryland showing the effect of such easement [upon] on the 784

785 land described therein. [Such] Any easement [shall] must not be preceded by any prior interest to secure a debt or otherwise 786 which would affect the priority of [such] the easement. 787 If deemed necessary by the [council] Council, a survey by a 788 <u>(2)</u> registered land surveyor or professional engineer may be 789 required[; if]. If required, [such] the survey [shall] must show 790 the land described, the location of the improvements thereon, 791 the area of land subject to the easement, and a site location 792 sketch showing its relation to the geographical features which 793 relate to its scenic and open space value. The expense of this 794 survey and the title certificate may be assumed by the grantee 795 or the [county council] County Council in its discretion, if a 796 request is made therefor in the original application. The [county 797 council shall then County Council must either accept the 798 scenic easement and grant the tax credit or reject the application 799 and deny the credit. If the [council] Council accepts the 800 easement, the tax credit [shall become] becomes effective upon 801 recordation of the deed in the land records of the [county] 802 County. The [county council shall] County Council must issue 803 an appropriate notice to be delivered by the landowner to the 804 805 [director of finance] Director of Finance. [52-35. Interpretation.] (h) Interpretation. * 806 [Article VI] 52-88. Historic Preservation Tax Credit. 807 [52-41. Tax credit generally.] (a) Tax credit generally. 808 [52-42. Qualifications for tax credit.] (b) Qualifications for tax credit. 809 [(a)] (1)810 [(1)] (A) 811

[(2)] (B)

)	813	[(A)] (i) * * *										
	814	[(B)] <u>(ii)</u> * * *										
	815	[(3)] <u>(C)</u> * * *										
	816	[(4)] <u>(D)</u> * * *										
	817	[(b)] <u>(2)</u> * * *										
	818	[(1)] <u>(A)</u> * * *										
	819	[(2)] <u>(B)</u> * * *										
	820	[52-43. Use of tax credit.] (c) <u>Use of tax credit.</u>										
	821	[(a)] (1) The tax credit is [25 percent] 25% of the taxpayer's qualified										
	822	expenses under [section 52-42] paragraph (b).										
	823	[(b)] <u>(2)</u> * * *										
	824	[52-44. Application for tax credit; appeals.] (d) Application for tax credit;										
	825	appeals.										
	826	[(a)] <u>(1)</u> * * *										
	827	[(1)] <u>(A)</u> * * *										
	828	[(2)] (B) An application must include receipts and an oath or										
	829	affirmation by the taxpayer that the receipts are for										
	830	qualified expenses under [section 52-42] paragraph (b).										
	831	[(3)] <u>(C)</u> * * *										
	832	[(4)] <u>(D)</u> * * *										
	833	[(5)] (E) The County Director of Finance may require										
	834	additional information and documentation from the										
	835	taxpayer, and may reject all or part of the claimed										
	836	expenses for lack of adequate documentation or if the										
	837	claimed expenses do not qualify under [section 52-42]										
	838	paragraph (b). The Director must notify the taxpayer of										
	839	the Director's decision on the application.										
	840	[(b)] <u>(2)</u> * * *										
		??										

)	841	[52-45. Pena	lties.]	(e) <u>Penaltie</u>	<u>es.</u>							
	842		[(a)] <u>(</u>]	<u>l)</u>	*	*	*					
	843		[(b)] <u>(</u> 2	2)	*	*	*					
	844	[52-46. Regu	ılation	ı s.] <u>(f)</u> <u>Regu</u>	lations.	*	*	*			ŧ	
	845											,
	846	[Article IX]	<u>52-89</u>	. Conserva	tion La	and Ta	x Cre	dit.				
	847	[52-65. Defin	nitions	s.] <u>(a)</u>	itions.							
	848					*	*	*				
	849	[(a)]				*	*	*				
	850	[(b)]				*	*	*				
	851	[52-66. Amo	unt of	f credit.] (b) <u>Amou</u>	nt of c	<u>redit.</u>					
	852		[(a)] <u>(</u>	<u>1)</u>		*	*	*				
	853		[(b)] (<u>2)</u>		*	*	*				
	854			[(1)] <u>(A)</u>		*	*	*				
	855			[(2)] <u>(B)</u>		*	*	*	-			
	856	[52-67. Allo	wance	and durat	ion of 1	tax cre	edit.] (c) <u>Allov</u>	<u>vance c</u>	and <u>dura</u>	<u>tion of ta</u>	<u>ıx</u>
	857	<u>credit.</u>										
	858		[(a)] (<u>1)</u>		*	*	*				
	859		[(b)] (2)		*	*	*				
	860		[(c)] (<u>3)</u>		*	*	*		•		
	861			[(1)] <u>(A)</u>		*	*	*				
	862			[(2)] <u>(B)</u>		*	*	*				
	863			[(3)] <u>(C)</u>		*	*	*				
	864		[(d)] (<u>(4)</u>		*	*	*				
	865		[(e)]	<u>(5)</u> If a	conse	ervatio	n eas	ement	refere	nced in	n Section	n
)	866			[52-65(a)(2	2)(A)] <u>4</u>	52-89(a	a)(2)(A	() is ter	minate	d, or if a	land tru	.st
	867			sells conse	ervation	land	subjec	et to a	resale	agreeme	ent to ar	ıy
	868			person oth	er than	a gov	ernme	ent ager	ncy or	another	land trus	st,

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		•							
)	869	the owner of the la	ınd mı	ıst rep	pay the County all credits allowed				
	870	under this Article a	and interest computed at the rate applicable to						
	871	unpaid taxes when	n the taxes were due.						
	872	[52-68. Administration of tax credit	.] <u>(d)</u> <u>.</u>	<u>Admir</u>	nistration of tax credit.				
	873	[(a)] <u>(1)</u>	*	*	*				
	874	[(b)] <u>(2)</u>	*	*	*				
	875	[(c)] <u>(3)</u>	*	*	*				
	876	[(d)] <u>(4)</u>	*	*	*				
	877	[Article X] <u>52-90</u> . New Jobs Tax Cr	edit a	nd En	hanced New Jobs Tax Credit.				
	878	[52-69. Tax credits.] (a) <u>Tax credits.</u>	*	*	*				
	879	[52-70. Definitions.] (b) <u>Definitions.</u>	*	*	*				
	880	[(a)]	*	*	*				
	881	[(b)]	*	*	*				
	882	[(c)]	*	*	*				
	883	[(d)]	*	*	*				
	884	[52-71. Eligibility for tax credit.] (c)	<u>Eligi</u>	<u>bility</u> j	<u>for tax credit.</u>				
	885	[(a)] <u>(1)</u>	*	*	*				
	886	[(1)] <u>(A)</u>	*	*	·*				
	887	[(2)] <u>(B)</u>	*	*	*				
	888	[(b)] <u>(2)</u>	*	*	*				
	889	[(1)] (<u>A</u>)	*	*	*				
	890	[(2)] <u>(B)</u>	*	*	*				
	891	[(c)] <u>(3)</u>	*	*	*				
	892	[(1)] <u>(A)</u>	*	*	*				
	893	[(2)] (<u>B</u>)	*	*	*				
	894	[(3)] <u>(C)</u>	*	*	*				
	895	[(4)] <u>(D)</u>	*	*	*				
	896	[(5)] <u>(E)</u>	*	. *	*				

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)	897	[(d)] <u>(4)</u> * *	*		
	898	[52-72. Amount of tax credit; pass-t	throug	h to le	essees.] (d) Amount of tax credit;
	899	pass-through to lessees.			,
	900	[(a)] <u>(1)</u>	*	*	*
	901	[(1)] <u>(A)</u>	*	*	*
	902	[(2)] <u>(B)</u>	*	*	*
	903	[(3)] <u>(C)</u>	*	*	*
	904	[(b)] <u>(2)</u>	*	*	*
	905	[(1)] <u>(A)</u>	*	*	*
	906	[(2)] <u>(B)</u>	*	*	*
	907	[(c)] <u>(3)</u>	*	*	*
	908	[52-73. Recapture of tax credit.] (e)	<u>Recap</u>	ture o	f <u>tax credit.</u>
i	909	[(a)] <u>(1)</u>	*	*	*
	910	[(b)] <u>(2)</u>	*	*	*
	911	[(c)] <u>(3)</u>	*	*	*
	912	[52-74. Administration of tax credit	.] <u>(f)</u> <u>A</u>	<u>ldmini</u>	stration of tax credit.
	913	[(a)] <u>(1)</u>	*	*	*
	914	[(b)] <u>(2)</u>	*	*	*
	915	[(c)] <u>(3)</u>	*	*	*
	916	[(1)] <u>(A)</u>	*	*	*
	917	[(2)] <u>(B)</u>	*	*	*
	918	[(3)] <u>(C)</u>	*	*	*
	919	[(d)] <u>(4)</u>	*	*	*
	920	[(e)] <u>(5)</u>	*	*	*
	921	[Article XI] <u>52-91</u> . Brownfields Pro	perty '	Tax C	redit.
	922	[52-75. Definitions.] (a) <u>Definitions.</u>	*	*	*
	923	[(a)]	*	*	*
	924	[(b)]	*	*	*
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1									
925	[(c)]		*	*	*				
926	[(d)]		*	*	*				
927	[(e)]		*	*	*				
928	[(f)]		*	*	*				
929	[(g)]		*	*	*				
930	[(h)]		*	*	*				
931	[(i)]		*	*	*				
932	[(j)]		*	*	*				
933	[52-76. Part	ticipation.] (b) <i>Parti</i>	cipation.	*	*	*			
934	[52-77. Pro]	perty Tax Credits.]	(c) Proper	<u>ty tax</u>	<u>credits</u>	<u>.</u>			
935		[(a)] <u>(1)</u>	*	*	*				
936		[(b)] <u>(2)</u>	*	*	*				
937		[(1)] <u>(A)</u>	*	*	*				
938		[(2)] <u>(B)</u>	*	*	*				
939	[52-78. App	olicability.] (d) <u>Appli</u>	<i>icability.</i> T	he tax	credits	s in [S	ection	52-77]	
940	parag	raph (c) apply for:							
941		[(a)] <u>(1)</u>	*	*	*				
942		[(b)] <u>(2)</u>	*	*	*				
943	[52-79. Con	tribution to Fund.]	(e) Contri	<u>butior</u>	ı <u>to Fur</u>	<u>ıd.</u>	*	*	*
944	[52-80. Ter	mination of Credit.] <u>(f)</u>	<u>nation</u>	of cred	<u>dit.</u>	*	*	*
945		[(a)] <u>(1)</u>	*	*	*				
946		[(b)] <u>(2)</u>	*	*	*				
947	[52-11C] <u>52</u>	2-92. Property tax c	redit — se	nior (citizens	of lir	nited i	ncome	•
948	(a)	The Director of Fire	nance must	allow	a tax	credit	each y	ear ag	ainst the
949		general County tax	and all sp	ecial	service	area 1	taxes in	mposed	on any
950		real property that i	s owned b	y, and	d is the	princ	cipal re	esidenc	e of, an
951		individual who:							
952		(1) is at least 65	-						
			- 37	-					

953	(2) qualifies to receive either the state Homeowners' Property Tax
954	Credit or the County supplement to the Homeowners' Property
955	Tax Credit under Section [52-11A] 52-85, or both.
956	(b) For each taxable year, the credit under this Section equals 50% of the
957	total state and County credit awarded for that tax year under state law
958	and Section [52-11A] <u>52-85</u> .
959	* * *
960	[52-18A] 52-93. Tax credit for certain nonprofit organizations.
961	* * *
962	[52-18E] <u>52-94</u> . Day care property tax credit.
963	. * * *
964	[52-18H] 52-95. Personal property tax-Research and development exemption.
965	* * *
966	[52-18I] 52-96. Property tax credit-Leased property-Religious organizations.
967	* * *
968	[52-18J] <u>52-97</u> . Property tax credit for Audubon Naturalist Society
969	* * *
970	[52-18K] <u>52-98</u> . Property tax credit - fire sprinkler systems.
971	* * * *
972	[52-18L] <u>52-99</u> . Property tax credits - arts and entertainment district.
973	
974	[52-18N] <u>52-100</u> . Property tax credit — surviving spouse of law enforcement
975	officer or rescue worker.
976	
977 978	[52-180] <u>52-101</u> . Home computer telecommuting incentive.
979	[52-18P] <u>52-102</u> . Property tax credit — nonprofit swim clubs.
980	* * *
981	[52-18Q] 52-103. Property tax credit — energy and environmental design.
701	for 10 Kl Ta 100, 110 bottly my croute energy and environmental applies

)	982				*	*	*				
	983	[52-18R] <u>52</u> -	<u>-104</u> .]	Property tax	credit -	— ren	ewabl	e energ	y.		
	984				*	*	*				
	985	[52-18S[<u>52-</u>	<u>105</u> . I	Property tax	credit -	— pub	licly s	ponsore	d busin	ess incuba	ator.
	986				*	*	*				
	987	[52-18T] <u>52-</u>	<u> 106</u> .]	Property tax	credit -	acc	essibil	ity feat	ıres.		
	988				*	*	*				
	989	[52-18U] <u>52</u>	<u>2-107</u> .	Property ta	x cred	lit —	level	I and	level I	I accessil	bility
	990	standards.									
	991				*	*	*				
	992	(c)	Amou	nt of Credit. '	The tax	credit	t permi	tted by	this Sect	tion must	be as
	993		follov	vs:							
	994		(1)	For features	meeting	g Leve	el I Ac	cessibil	ity Stand	dards, cen	tified
	995			costs of up	to \$3,	000 1	ess an	y credi	t receive	ed agains	t the
	996			Development	Impa	ct Tax	x for	School	Improv	ements u	ınder
	997			Section [52-9	93] <u>52-</u> :	5 <u>8</u> for	those	features	and les	s any fun	ds or
	998			assistance rec	eived f	or the	access	ibility f	eature.		
	999		(2)	For features	meeting	g Leve	l II Ac	cessibil	ity Stan	dards, cen	tified
1	.000			costs of up	to \$10	,000 1	ess an	y credi	t receive	ed agains	t the
1	.001			Development	Impa	ct Tax	x for	School	Improv	ements u	ınder
1	.002			Section [52-9	93] <u>52-</u> :	5 <u>8</u> for	those	features	and les	s any fun	ds or
1	.003			assistance rec	eived f	or the	access	ibility f	eature.		
1	.004				*	*	*				
1	.005	[52-18T] <u>52-</u>	<u>108</u> . 1	Burtonsville I	Enterpi	rise Zo	one Pr	operty.			
1	006				*	*	*				
1	007	[52-18W] <u>52</u>	<u>-109</u> .	Property tax	credit	— red	luced	rent for	elderly	or disabl	ed
1	800	tenants.									
1	009				*	*	*				

1010	Sec. 3. Section 3 of Chapter 37 of the 2015 Laws of Montgomery									
1011	County is amended as follows:									
1012	Section 3. Reporting. When a development proposes at least [25 percent]									
1013	25% affordable dwelling units under Section [52-49(c)5] 52-41(g)(5) and Section									
1014	[52-89(c)5] 52-54(c)(5), the Department of Housing and Community Affairs must									
1015	report to the Council the location of the development, the total number of units in									
1016	the development, and the number of affordable units within 30 days from the date									
1017	of the agreement to build MPDUs. If a development with [25 percent] 25% of									
1018	affordable dwelling units does not obtain an agreement to build MPDUs with the									
1019	Department of Housing and Community Affairs, then the Department of									
1020	Permitting Services must report to the Council the use of any impact tax exemption									
1021	under [52-49(c)5] 52-41(g)(5) and Section [52-89(c)5] 52-54(c)(5) within 30 days									
1022	from the date the exemption is granted.									
1023	Approved:									
1024	Mancy Floreen, President, County Council Date									
1025	Approved:									
1026										
	Isiah Leggett, County Executive Date									
1027	This is a correct copy of Council action.									
1028	Linda M. Lauer, Clerk of the Council Date									
	Diffice Ivi. Lieuvi, Civik of tile Council									