MEMORANDUM

October 27, 2017

TO:

County Council

FROM:

Josh Hamlin, Legislative Attorne

SUBJECT: Introduction: Bill 34-17, Housing – Moderately Priced Dwelling Units (MPDUs) – Amendments

Bill 34-17, Housing – Moderately Priced Dwelling Units (MPDUs) - Amendments, sponsored by Lead Sponsor Councilmember Floreen and Co-Sponsor Council Vice-President Riemer, is scheduled to be introduced on October 31. A public hearing is tentatively scheduled for December 5 at 7:30 p.m.

Bill 34-17 would:

- clarify certain provisions of law related to moderately priced dwelling units (MPDUs);
- amend certain provisions of law related to the satisfaction of MPDU requirements;
 and
- amend certain provisions of law related to the sale and rental of MPDUs

Background

The Council enacted the County's Moderately Priced Dwelling Unit (MPDU) law in 1973 with several objectives. The law was aimed at furthering the objective of providing a full range of housing choices for all incomes, ages and household sizes. In particular, the law imposed requirements on the construction of affordable housing to meet the existing and anticipated needs for low and moderate-income housing, and ensure that moderately priced housing was dispersed throughout the County. It provided incentives to encourage the construction of moderately priced housing by allowing optional increases in density including the MPDU density bonus to offset the cost of construction.

The most recent substantial amendments to the MPDU law were made in 2004. The 2004 amendments extended the control period for for-sale MPDUs from 10 to 30 years, and for rental MPDUs from 20 years to 99 years. The amendments also allowed different income eligibility

¹ http://www.montgomerycountymd.gov/COUNCIL/Resources/Files/bill/2003/24-04-25-04-27-03.pdf

standards in recognition of the higher cost of construction of certain types of housing, and increased the number of developments required to provide MPDUs by lowering the base requirement from any development with 35 or more units to 20 or more units. Additional requirements and structure on the approval alternative payments made to the Housing Initiative Fund in lieu of constructing MPDUs were also added. In 2007, the Office of Legislative Oversight issued Report No. 2007-9, A Study of Moderately Priced Dwelling Unit Program Implementation.²

Key components of Bill 34-17 include: clarification of existing provisions of the law; requiring developments of less than 20 homes to make a payment to the Housing Initiative Fund; broadening the authority of the Director of the Department of Housing and Community Affairs to accept payments into the Housing Initiative Fund in lieu of including MPDUs in a development, when it serves the goal of increasing the availability of affordable housing; and increasing the flexibility of the Director in determining MPDU obligations to better serve the demands for affordable units. A table showing the specific changes to existing law included in the Bill is at ©49-50.

This packet contains:	Circle #
Bill 34-17	1
Legislative Request Report	48
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² https://www.montgomerycountymd.gov/olo/resources/files/2007-9-mpdu.pdf

BIII NO		
Concerning	: Housing -	 Moderately
<u>Priced</u>	Dwelling Un	ts (MPDUs) -
<u>Amend</u>	<u>ments</u>	
Revised:	10/25/2017	Draft No. 5
Introduced:	October 31	I. 2017
Expires:	May 1, 201	19
Enacted: _		
Executive:		
Effective: _		
Sunset Date	: None	
Ch, i	aws of Mont.	Co.

COUNTY COUNCIL FOR MONTGOMERY COUNTY, MARYLAND

Lead Sponsor: Councilmember Floreen

AN ACT to:

- (1) clarify certain provisions of law related to moderately priced dwelling units (MPDUs);
- (2) amend certain provisions of law related to the satisfaction of MPDU requirements;
- (3) amend certain provisions of law related to the sale and rental of MPDUs; and
- (4) generally amend the laws governing moderately priced housing

By amending

Montgomery County Code Chapter 25A, Housing – Moderately Priced Sections 25A-1, 25A-2, 25A-3, 25A-4, 25A-5, 25A-5A, 25A-5B, 25A-6, 25A-7, 25A-8, 25A-9, and 25A-12

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	21. Sections 25A-1, 25A-2, 25A-3, 25A-4, 25A-5, 25A-5A, 25A-5B
2		A-7, 25A-8, 25A-9, and 25A-12 are amended as follows:
3		gislative findings.
4	[Th	e County Council hereby finds that a severe housing problem exists within
5		y with respect to the supply of housing relative to the need for housing for
6		with low and moderate incomes. Specifically, the County Council finds
7	that:	
8	(1)	The County is experiencing a rapid increase in residents of or
9		approaching retirement age, with consequent fixed or reduced incomes;
10		young adults of modest means forming new households; government
11		employees in moderate income ranges; and mercantile and service
12		personnel needed to serve the expanding industrial base and population
13		growth of the County;
14	(2)	A rising influx of residents into higher priced housing in the County
15		with resultant demands for public utilities, governmental services, and
16		retail and service businesses has created an increased need for housing
17		for persons of low and moderate income who are employed in the stated
18		capacities;
19	(3)	The supply of moderately priced housing was inadequate in the mid-
20		1960's and has grown since then at a radically slower pace than the
21		demand for such housing;
22	(4)	The inadequate supply of housing in the County for persons of low and
23		moderate income results in large-scale commuting from outside the
24		County to places of employment within the County, thereby overtaxing
25		existing roads and transportation facilities, significantly contributing to
26		air and noise pollution, and engendering greater than normal personnel
27		turnover in the businesses, industry and public agencies of the County

28		all adversely affecting the health, safety and welfare of and resulting in
29		an added financial burden on the citizens of the County;
30	(5)	A careful study of market demands shows that approximately one-third
31		of the new labor force in the County for the foreseeable future will
32		require moderately priced dwelling units;
33	(6)	Demographic analyses indicate that public policies which permit
34		exclusively high-priced housing development discriminate against
35		young families, retired and elderly persons, single adults, female heads
36		of households, and minority households; and such policies produce the
37		undesirable and unacceptable effects of exclusionary zoning, thus
38		failing to implement the Montgomery County housing policy and the
39		housing goal of the general plan for the County;
40	(7)	Experience indicates that the continuing high level of demand for more
41		luxurious housing, with a higher profit potential, discourages developers
42		from offering a more diversified range of housing; and the production of
43		moderately priced housing is further deterred by the high cost of land,
44		materials, and labor;
45	(8)	Actual production experience in the County indicates that if land costs
46		can be reduced, houses of more modest size and fewer amenities can be
47		built to be sold at a profit in view of the existing ready market for such
48		housing;
49	(9)	Every indication is that, given the proper incentive, the private sector is
50		best equipped and possesses the necessary resources and expertise
51		required to provide the type of moderately priced housing needed in the
52		County;

53	(10)	Rapid regional growth and a strong housing demand have combined to
54		make land and construction costs very high and to have an effect on the
55		used housing market by causing a rise in the prices of those units;
56		In past years efforts have been made to encourage moderately priced
57		housing construction through zoning incentives permitting greater
58		density and through relaxation of some building and subdivision
59		regulations. Very little moderately priced housing had resulted; and
60		In some instances existing housing for persons of low and moderate
61		income is substandard and overcrowded.]
62	<u>(a)</u>	The County enacted the Moderately Priced Dwelling Unit (MPDU) law
63	_	<u>n 1973 to:</u>
64	(1) help meet the goal of providing a full range of housing choices
65		for all incomes, ages and household sizes;
66	(2) meet the existing and anticipated need for low and moderate-
67		income housing;
68	<u>(</u>	3) ensure that that moderately priced housing is dispersed
69		throughout the County consistent with the General Plan and area
70		master plans; and
71	(4	encourage the construction of moderately priced housing by
72	٠	allowing optional increases in density including the MPDU
73		density bonus to offset the cost of construction.
74	<u>(b)</u> <u>Ir</u>	2004, the County Council amended the MPDU program to:
75	<u>(1</u>	Reduce the loss of MPDUs by extending the control period for
76		for-sale MPDUs from 10 years to 30 years and for rental MPDUs
77		from 20 years to 99 years;
78	<u>(2</u>	Allow different income eligibility standards in recognition of the
79		higher cost of construction of certain types of housing;

80	(2)	Transport of the state of the s
	<u>(3)</u>	Increase the number of developments required to provide
81		MPDUs by lowering the base requirement from any development
82		with 35 or more units to 20 or more units; and
83	<u>(4)</u>	Place additional requirements and structure on the approval of an
84		alternative payment made to the Housing Initiative Fund in place
85		of providing MPDUs.
86	(c) <u>In 2</u>	017, the County Council finds that:
87	<u>(1)</u>	The availability of affordable housing continues to be a problem
88		for low and moderate income households.
89	<u>(2)</u>	The 2015 report "The Greater Washington Region's Housing
90		Needs 2023" projects that Montgomery County will need 14,960
91		new housing units for households earning less than 80% of area
92		median income.
93	<u>(3)</u>	The 2017 Montgomery County Rental Housing Study reports that
94		68% of households with incomes between 50% and 80% of area
95		median income report paying more than 30% of income for rent
96		and 15% report being extremely rent burdened, paying more than
97		50% of income for rent.
98	<u>(4)</u>	The creation of income-restricted affordable housing through
99		construction and preservation is critical as market rents continue
100		to increase. The American Community Survey reports that there
101		were 9,189 fewer rental units with rents between \$750 and
102		\$1,499 from 2010 to 2014.
103	<u>(5)</u>	MPDUs are one important element for providing income-
104		restricted affordable housing. There were 681 new MPDUs
105		offered for sale or rent in 2015 and 2016. As of 2017 there are
106		about 5,300 MPDUs county-wide.

107			<u>(6)</u>	Additional density can offset the cost of constructing MPDUs. It
108				is appropriate to consider different base requirements for MPDUs
109				in conjunction with the approval of different densities and heights
110				in master plans and sector plans.
111			<u>(7)</u>	There is unmet demand for MPDUs with two, three, and four
112				bedrooms. Providing flexibility that allows MPDU agreements
113				based on floor area or square footage, rather than requirements
114				based on the number of bedrooms in market rate units, can help
115				to address this need.
116			<u>(8)</u>	Appropriate alternative payments to the Housing Initiative Fund
117				can, in certain circumstances, be used to create more MPDUs in
118				the same Policy Area than providing the MPDUs on site.
119			<u>(9)</u>	Montgomery County is committed to its policy of providing
120				affordable housing in all areas of the County to provide
121				opportunity to households of all incomes in each Policy Area.
122			<u>(10)</u>	MPDUs can be used in partnership with other housing supports to
123				provide affordable housing to households with very low incomes
124				such as those with incomes below 50% or 30% of area median
125				income.
126	25A-2.	Decl	aratio	n of public policy.
127	7	The C	County	Council hereby declares it to be the public policy of the County
128	to:			1 1 To the County
129	[(1)	Imple	ment the Montgomery County housing policy and the general plan
130				of providing for a full range of housing choices, conveniently
131				d in a suitable living environment, for all incomes, ages and
132			family	

133	(2)	Provide for low- and moderate-income housing to meet existing and
134		anticipated future employment needs in the County;
135	(3)	Assure that moderately priced housing is dispersed within the County
136		consistent with the general plan and area master plans;
137	(4)	Encourage the construction of moderately priced housing by allowing
138		optional increases in density in order to reduce land costs and the costs
139		of optional features that may be built into such moderately priced
140		housing;
141	(5)	Require that all subdivisions of 35 or more dwelling units include a
142		minimum number of moderately priced units of varying sizes with
143		regard to family needs, and encourage subdivisions with fewer than 35
144		units to do the same;
145	(6)	Ensure that private developers constructing moderately priced dwelling
146		units under this Chapter incur no loss or penalty as a result thereof, and
147		have reasonable prospects of realizing a profit on such units by virtue of
148		the MPDU density bonus or public benefit provisions of Chapter 59
149		and, in certain zones, the optional development standards; and
150	(7)	Allow developers of residential units in qualified projects more
151		flexibility to meet the broad objective of building housing that low- and
152		moderate-income households can afford by letting a developer, under
153		specified circumstances, comply with this Chapter by contributing to a
154		County Housing Initiative Fund.]
155	<u>(1)</u>	encourage and maintain a wide choice of housing types and
156		neighborhoods for people of all incomes ages, lifestyles, and physical
157		capabilities at appropriate locations and densities and to implement
158		policies to bridge housing affordability gaps;

159	(2)	make housing that is affordable to low, moderate, and middle income
160		households a priority in all parts of the County;
161	<u>(3)</u>	ensure that all master plan and sector plan amendments address the need
162		for housing for low, moderate, and middle income households and
163		promote specific strategies to meet that need including height and
164		density incentives and flexibility;
165	<u>(4)</u>	implement policies that increase the long-term supply of rental housing
166		affordable to low and moderate income households, particularly in areas
167		that are easily accessible to transit;
168	<u>(5)</u>	require all subdivisions of 20 or more dwelling units include a minimum
169		number of moderately priced units on-site, or under certain specified
170		circumstances, provide appropriate units off-site or make a payment to
171		the Housing Initiative Fund; and
172	<u>(6)</u>	allow the Department of Housing and Community Affairs and
173		developers flexibility to enter into affordable housing agreements that
174		address the needs for housing units of different sizes and bedroom
175		counts to better meet the needs of low and moderate income
176		households.
177	25A-3. Def	initions.
178	The	following words and phrases, as used in this Chapter, have the following
179	meanings:	
180		Age-restricted unit means a dwelling unit, the occupancy of which is
181		conditioned on at least one resident being a certain age or older.
182		Area median income means the median household income for
183		Montgomery County as estimated by the U.S. Department of Housing
184		and Urban Development.

185	[(a)] Applicant means any person, firm, partnership, association, joint
186	venture, corporation, or any other entity or combination of entities, and
187	any transferee of all or part of the land at one location.
188	[(b)] At one location means all adjacent land of the applicant if:
189	(1) The property lines are contiguous or nearly contiguous at any
190	point; or
191	(2) The property lines are separated only by a public or private street,
192	road, highway or utility right-of-way, or other public or private
193	right-of-way at any point; or
194	(3) The property lines are separated only by other land of the
195	applicant which is not subject to this Chapter at the time of any
196	permit, site plan, development or subdivision application by the
197	applicant.
198	[(c)] Available for building development means all land:
199	(1) Owned by, or under contract to, the applicant;
200	(2) Zoned for any type of residential development to which an
201	optional density bonus provision applies;
202	(3) Which will use public water and sewerage; and
203	(4) Which is already subdivided or is ready to be subdivided for
204	construction or development.
205	[(d)] Closing costs means statutory charges for transferring title, fees for
206	obtaining necessary financing, title examination fees, title insurance
207	premiums, house location survey charges and fees for preparation of
208	loan documents and deed of conveyance.
209	[(e)] Commission means the Housing Opportunities Commission of
210	Montgomery County.

211	[(f)]	Consumer Price Index means the latest published version of the
212		Consumer Price Index for All Urban Consumers (CPI-U) of the U.S
213		Department of Labor for the Washington metropolitan area, or any
214		similar index selected by the County Executive.
215	[(g)	Control period means the time an MPDU is subject to either resale price
216		controls and owner occupancy requirements or maximum rental limits,
217		as provided in Section 25A-9. The control period is 30 years for sale
218		units and 99 years for rental units, and begins on the date of initial sale
219		or rental. If a sale MPDU is sold to an eligible [person] household
220		within 30 years after its initial sale, and if (in the case of a sale MPDU
221		that is not bought and resold by a government agency) the unit was
222		originally offered for sale after March 1, 2002, the unit must be treated
223		as a new sale MPDU and a new control period must begin on the date of
224		the sale.
225	[(h)]	Date of original sale means the date of settlement for purchase of a
226		moderately priced dwelling unit.
227	[(i)]	Date of original rental means the date the first lease agreement for a
228		moderately priced dwelling unit takes effect.
229	[(j)]	Department means the Department of Housing and Community Affairs.
230	[(k)]	Director, except as otherwise indicated, means the head of the
231		Department of Housing and Community Affairs, or the Director's
232		designee.
233	[(1)]	Dwelling unit means a building or part of a building that provides
234		complete living facilities for one family, including at a minimum,
235		facilities for cooking, sanitation and sleeping.
236	[(m)]	Eligible [person] household means a [person or] household whose
237		income qualifies the [person or] household to participate in the MPDU

238	program, and who [holds a valid certificate of eligibility from the
239	Department which entitles the person or household] is eligible to buy
240	[or rent] an MPDU during the priority marketing period.
241	[(n)] Housing Initiative Fund means a fund established by the County
242	Executive to achieve the purposes of Section 25B-9.
243	[(o)] Low income means levels of income within the income range for "very-
244	low income families" established from time to time by the U.S.
245	Department of Housing and Urban Development for the Washington
246	metropolitan area, under federal law, or as defined by executive
247	regulations.
248	[(p)] Moderate income means those levels of income, established in
249	executive regulations, which prohibit or severely limit the financial
250	ability of persons to buy or rent housing in Montgomery County.
251	Moderate income levels must not exceed the "low income" limits set by
252	the U.S. Department of Housing and Urban Development to determine
253	eligibility for assisted housing programs.
254	[(q)] Moderately priced dwelling unit or MPDU means a dwelling unit which
255	is:
256	(1) offered for sale or rent to eligible [persons] households through
257	the Department, and sold or rented under this Chapter; or
258	(2) sold or rented under a government program designed to assist the
259	construction or occupancy of housing for families of low or
260	moderate income, and designated by the Director as an MPDU.
261	[(r)] Optional density bonus provision means any increase in density under
262	Chapter 59, in a zoning classification that allows residential
263	development, above the amount permitted in the base or standard
	i and the standard

264		method of development, whether by exercise of the optional provisions
265		of Chapter 59 or by any special exception or conditional use.
266	[(s)]	Planning Board means the Montgomery County Planning Board.
267	[(t)]	Priority marketing period is the period an MPDU must be offered
268		exclusively for sale or rent to eligible [persons] households, as provided
269		in Section 25A-8.
270	25A-4. [Inc	come] <u>Household income</u> and eligibility standards.
271	(a)	The County Executive must set and annually revise standards of
272		eligibility for the MPDU program by regulation. These standards must
273		specify moderate-income levels for varying sizes of households which
274		will qualify a person or household to buy or rent an MPDU. The
275		Executive must set different income eligibility standards for buyers and
276		renters. The Executive may set different income eligibility standards for
277		buyers and renters of higher-cost or age-restricted [housing] units, as
278		defined by regulation.
279	(b)	In establishing standards of eligibility and moderate-income levels, the
280		Executive must consider:
281		(1) [the price established for the sale or rental of MPDUs under this
282		Chapter,] income levels relative to area median income; and
283		(2) [the term and interest rate that applies to the financing of
284		MPDUs,
285		(3) the estimated levels of income necessary to carry a mortgage on
286		an MPDU, and
287		(4)] family size and number of dependents.
288	(c)	A person who rents an MPDU and lawfully occupies it when the unit is
289		offered for sale may buy the unit, regardless of the person's income at
		•

290		the time of sale, if the person met all eligibility standards when the
291		person first rented the unit.
292	(d)	A person who rents an MPDU after meeting all eligibility standards
293		may continue to occupy the unit for the term of the lease even if the
294		person ceases to meet the income eligibility standards.
295	<u>(e)</u>	A person who buys an MPDU after meeting all eligibility standards may
296		retain ownership of the MPDU even if the person ceases to meet income
297		eligibility standards during the term.
298	<u>(f)</u>	To be eligible to buy or rent an MPDU other than an age-restricted unit,
299		a person and members of that person's household must not have owned
300		any residential property during the previous [5] five years. The Director
301	1	may waive this restriction for good cause.
302	25A-5. Requ	nirement to build MPDUs; payment to Housing Initiative Fund;
303	agreements	
304	(a) T	The requirements of this Chapter to provide MPDUs apply to any
305		applicant who:
306	(1) submits for approval or extension of approval a preliminary plan
307		of subdivision under Chapter 50 which proposes the development
308		of a total of 20 or more dwelling units at one location in one or
309		more subdivisions, parts of subdivisions, resubdivisions, or stages
310		of development, regardless of whether any part of the land has
311		been transferred to another party;
312	(2	2) submits to the Planning Board or to the Director of Permitting
313		Services a plan of housing development for any type of site
314		review or development approval required by law, which proposes
315		construction or development of 20 or more dwelling units at one
316		location; or

317	(3) with respect to land in a zone not subject to subdivision approval
318	or site plan review, applies for a building permit to construct a
319	total of 20 or more dwelling units at one location.
320	(b) An applicant for an approval or permit identified in subsection (a) who
321	proposes development of fewer than 20 dwelling units is not required to
322	provide MPDUs, but must make a payment to the Housing Initiative
323	Fund, as provided by regulation.
324	(c) In calculating whether a development contains a total of 20 or more
325	dwelling units for the purposes of this Chapter, the development
326	includes all land at one location in the County available for building
327	development under common ownership or control by an applicant,
328	including land owned or controlled by separate corporations in which
329	any stockholder or family of the stockholder owns 10 percent or more
330	of the stock. An applicant must not avoid this Chapter by submitting
331	piecemeal applications or approval requests for subdivision plats, site or
332	development plans, floating zone plans, or building permits. Any
333	applicant may apply for a preliminary plan of subdivision, site or
334	development plan, floating zone plan, record plat, or building permit for
335	fewer than 20 dwelling units at any time; but the applicant must agree in
336	writing that the applicant will comply with this Chapter when the total
337	number of dwelling units at one location reaches 20 or more.
338	[(b)](d) Any applicant subject to subsection (a), in order to obtain a
339	building permit, must submit to the Department of Permitting Services[,
340	with the application for a permit, a written MPDU agreement approved
341	by the Director and the County Attorney. Each agreement must require
342	that:

343	(1)	a specific number of MPDUs must be constructed on an
344		approved time schedule;
345	(2)	in subdivisions with single-family dwelling [unit subdivisions]
346		units, including townhouses, each MPDU must have 3 or more
347		bedrooms; and
348	(3)	in subdivisions with multi-family dwelling [unit subdivisions]
349		units, the [number] ratio of efficiency [and one-bedroom]
350		MPDUs to total MPDUs [each] must not exceed the ratio [that]
351		of market-rate efficiency [and one-bedroom] units [respectively]
352		[bear] to [the] total [number of] market-rate units in the
353		subdivision.
354	The	Director [must not] may approve an MPDU agreement that
355		uces the number of bedrooms required by this subsection in any
356		OU] approximates the total floor area for the units required, but
357	alter	s the bedroom mix of the units or the number of units.
358	[(c)] <u>(e)</u>	When [the] a development with more than 20 units at one
359	locat	ion is in a zone where a density bonus is allowed; and
360	(1)	is covered by a plan of subdivision;
361	(2)	is covered by a plan of development, site plan, or floating zone
362		plan; or
363	(3)	requires a building permit to be issued for construction, the
364		required number of [moderately priced dwelling units] MPDUs is
365		a variable percentage that is not less than a base requirement of
366	•	12.5% of the total number of dwelling units or equivalent floor
367		area at that location, not counting any workforce housing units
368		built under Chapter 25B. The Council may establish a higher
369		base requirement, up to 15% of the total number of dwelling units

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or equivalent floor area at a location, as part of a master plan approval. The required number of MPDUs must vary according to the amount by which the approved development exceeds the normal or standard density for the zone in which it is located. Chapter 59 may permit bonus densities over the presumed base density where MPDUs are provided. If the use of the optional MPDU development standards does not result in an increase over the base density, the Director must conclude that the base density could not be achieved under conventional development standards, in which case the required number of MPDUs must not be less than the 12.5% or higher base requirement established by the Council, of the total number of units in the subdivision. To obtain a density bonus, an applicant must provide at least one more MPDU than would have been required if there was no density bonus. The amount of density bonus achieved in the approved development determines the percentage of total units that must be MPDUs, as follows:

Achieved	MPDUs	Achieved	MPDUs
Density Bonus	Required	Density Bonus	Required
Zero	[12.5%]	Up to 11%	[13.6%]
	Base requirement		Base plus 1.1%
Up to 1%	[12.6%]	Up to 12%	[13.7%]
	Base plus 0.1%		Base plus 1.2%
Up to 2%	[12.7%]	Up to 13%	[13.8%]
	Base plus 0.2%		Base plus 1.3%
Up to 3%	[12.8%]	Up to 14%	[13.9%]

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	Base plus 0.3%	25.		Base plus 1.4%
Up to 4%	[12.9%]		Up to 15%	[14.0%]
	Base plus 0.4%			Base plus 1.5%
Up to 5%	[13.0%]		Up to 16%	[14.1%]
	Base plus 0.5%			Base plus 1.6%
Up to 6%	[13.1%]		Up to 17%	[14.2%]
	Base plus 0.6%			Base plus 1.7%
Up to 7%	[13.2%]		Up to 18%	[14.3%]
	Base plus 0.7%			Base plus 1.8%
Up to 8%	[13.3%]		Up to 19%	[14.4%]
	Base plus 0.8%		_	Base plus 1.9%
Up to 9%	[13.4%]		Up to 20%	[14.5%]
	Base plus 0.9%			Base plus 2.0%
Up to 10%	[13.5%]		Up to 22%	[15.0%]
	Base plus 1.0%			Base plus 2.5%

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[(d)](f)(1) Notwithstanding subsection [(c)](e), the Director may allow fewer or no MPDUs to be built in a development with more than 20 but fewer than 50 units at one location if:

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(A) the Planning Board, in reviewing a subdivision or site plan submitted by the applicant and based on the lot size, product type, and other elements of the plan as submitted, finds that achieving a bonus density of 20 percent or more at that location:

396		[(A)](i) would not allow compliance with applicable
397		environmental standards and other regulatory
398		requirements[,]; or
399		[(B)](ii) would significantly reduce neighborhood
400		compatibility; and
401		(B) the applicant makes a payment to the Housing Initiative
402		Fund, as provided by regulation, based on the square
403		footage of MPDU units that would otherwise have been
404		required.
405	(2)	If the Planning Board approves a density bonus of at least 20
406		percent for a development which consists of 20 or more but fewer
407		than 50 units at one location, the number of [MPDU's] MPDUs
408		required must be governed by subsection [(c)](e) unless the
409		formula in subsection [(c)](e) would not allow the development
410		to have one bonus market rate unit. In that case, the Board must
411		reduce the required number of [MPDU's] MPDUs by one unit
412		and approve an additional market rate unit.
413	[(e)](g)	The Director may approve an MPDU agreement that:
414	(1)	allows an applicant to reduce the number of MPDUs in a
415		subdivision only if the agreement meets all requirements of
416		Section 25A-5A for an alternative payment agreement; or
417	(2)	allows an applicant to build the MPDUs at another location only
418		if the agreement meets all requirements of Section 25A-5B for an
419		alternative location agreement.
420	$[(f)](\underline{h})(1)$	An applicant may satisfy this Section by obtaining approval from
421		the Director to transfer land to the County before applying for a
422		building permit. [The applicant must sign a written land transfer

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agreement approved by the Director and by the County Attorney. For the Director to consider the request and take timely action, a written notice of the applicant's intent to submit an agreement should be served upon the Director at least 90 days before the application for a building permit is filed. The land transfer agreement must covenant that so much of the land, designated in the approved preliminary plan or site plan as land to which the optional zoning provisions for MPDUs apply, as is necessary in order to construct the number of MPDUs required by subsection (a) will be transferred, as finished lots, to Montgomery County or to the County's designee before the building permit is issued, so that the County might cause MPDUs to be constructed on the transferred land. After the submission of supporting documentation and review and approval by the County for the transfer of finished lots, the County must reimburse the applicant for the costs the applicant actually incurred, which are directly attributable to the finishing of the MPDU lots so transferred. Reimbursable costs include but are not limited to engineering costs; clearing, grading, and paving streets, including any required bonds and permits; installation of curbs, gutters and sidewalks; sodding of public right-of-way; erection of barricades and signs; installation of storm sewers and street lighting; and park and other open space and recreational development directly benefiting the MPDU lots transferred. The County must not reimburse an applicant for the cost or value of the transferred lots.]

449	(2)	[If an applicant transfers land to the County under this subsection
450		and no funds have been appropriated to reimburse the applicant
451		for his finishing costs, the County may accept from the applicant
452		undeveloped land rather than finished lots, or the applicant may
453		transfer the finished lots to the County without requiring payment
454		for finishing the lots.] The Director may only approve a transfer
455		of land under this subsection after a making a written
456		determination that the value of the land transferred is at least
457		equal to the value of the MPDUs not constructed by the
458		applicant.
459	(3)	[Notwithstanding any other provisions of the subsection, the
460		County may reject an election by an applicant to transfer land to
461		the County in whole or in part whenever the public interest would
462		best be served thereby. Any rejection and the reasons for the
463		rejection may be considered by the Planning Board or the
464		Director of Permitting Services in deciding whether to grant the
465		applicant a waiver of this Chapter under Section 25A-7(b).] The
466		Executive must establish procedures for transferring land under
467		this subsection by method (1) regulation.
468	[(4)	Any transfer of land to the County hereunder is not subject to
169		Section 11B-33, and any land so transferred is not property
170		subject to Section 11B-31A regulating the disposal of surplus
171		land. The Director may dispose of the lots in a manner that
172		furthers the objectives of this Chapter.]
73	[(g)] <u>(i)</u>	The MPDU agreements must be signed by the applicant and all
74	other	parties whose signatures are required by law for the effective and

binding execution of contracts conveying real property. The agreements

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must be executed in a manner that will enable them to be recorded in the land records of the County. If the applicant is a corporation, the agreements must be signed by the principal officers of the corporation individually and on behalf of the corporation. Partnerships, associations or corporations must not evade this Chapter through voluntary dissolution. The agreements may be assigned if the County approves, and if the assignees agree to fulfill the requirements of this Chapter.

[(h)](j) The Department of Permitting Services must not issue a building permit in any subdivision or housing development in which MPDUs are required until the applicant submits a valid MPDU agreement which applies to the entire subdivision or development. The applicant must also file with the first application for a building permit a statement of all land the applicant owns in the County that is available for building development. In later applications, the applicant need only show additions and deletions to the original landholdings available for building development.

- I(i) K) The MPDU agreement must include the number, type, location, and plan for staging construction of all dwelling units and such other information as the Department requires to determine the applicant's compliance with this Chapter. The MPDU staging plan must be consistent with any applicable land use plan, subdivision plan, or site plan. The staging plan included in the MPDU agreement for all dwelling units must be sequenced so that:
 - (1) MPDUs are built along with or before other dwelling units;
 - (2) no or few market rate dwelling units are built before any MPDUs are built;

502		(3)	the	pace of MPDU production must reasonably coincide with the
503				struction of market rate units; and
504		(4)	the	last building built must not contain only MPDUs.
505		Thi	is subse	ection applies to all developments, including any development
506				y multiple preliminary plans of subdivision.
507	[(j))] <u>(1) The</u>	MPE	OU agreement must provide for any requirement of age-
508				units to be offered for sale to be satisfied by a payment to the
509				nitiative Fund under Section 25A-5A(b).
510	<u>(m</u>) If a	n appli	cant does not build the MPDUs contained in the staging plan
511		alor	ng with	or before other dwelling units, the Director of Permitting
512		Ser	vices m	nust withhold any later building permit to that applicant until
513		the	MPDU	s contained in the staging plan are built.
514	[(k))] <u>(n)</u>	The	applicant must execute and record covenants assuring that:
515		(1)	The	restrictions of this Chapter run with the land for the entire
516			perio	od of control;
517		(2)	The	County may create a lien to collect:
518			(A)	that portion of the sale price of an MPDU which exceeds
519				the approved resale price; and
520			(B)	that portion of the foreclosure sale price of an MPDU
521				which exceeds the approved resale price; and
522		(3)	The	covenants will bind the applicant, any assignee, mortgagee,
523				yer, and all other parties that receive title to the property.
524			These	e covenants must be senior to all instruments securing
525			perma	anent financing.
526	[(1)](<u>o)</u>	An ar	oplicant must not establish a condominium or homeowners'
527		assoc	iation o	consisting solely of MPDUs.
528	<u>(p)</u>	(1)	In any	purchase and sale agreement and any deed or instrument

529	conveying title to an MPDU, the grantor must clearly and
530	conspicuously state, and the grantee must clearly and
531	conspicuously acknowledge, that:
532	(A) the conveyed property is [a] an MPDU and is subject to the
533	restrictions contained in the covenants required under this
534	Chapter during the control period until the restrictions are
535	released; and
536	(B) any MPDU owner, other than an applicant, must not sell
537	the MPDU until:
538	(i) the owner has notified the Department under
539	Section 25A-8 or 25A-9, as applicable, that the unit
540	is for sale;
541	(ii) the Department and, where applicable, the
542	Commission, have notified the owner that they do
543	not intend to buy the unit; and
544	(iii) The Department has notified the owner of the unit's
545	maximum resale price.
546	(2) Any deed or other instrument conveying title to an MPDU during
547	the control period must be signed by both the grantor and grantee.
548	(3) When a deed or other instrument conveying title to an MPDU is
549	recorded in the land records, the grantor must cause to be filed in
550	the land records a notice of sale for the benefit of the County in
551	the form provided by state law.
552	[(m)](q) Nothing in this Chapter prohibits an applicant from voluntarily
553	building MPDUs, as calculated under subsection [(c)](e), in a
554	development with fewer than 20 dwelling units at one location, and in
555	so doing from qualifying for an optional method of development under

Chapter 59. A development with fewer than 20 dwelling units where an 557 applicant voluntarily builds MPDUs must comply with any procedures and development standards that apply to a larger development under 558 559 this Chapter and Chapter 59. Sections 25A-5A, 25A-5B, and 25A-6(b) do not apply to an applicant who voluntarily builds [MPDU's] MPDUs 560 under this subsection and in so doing qualifies for an optional method of 561 562 development. 25A-5A. Alternative payment agreement. 563 The Director may approve an MPDU agreement that allows an 564 (a) applicant, instead of building some or all of the required number of 565 MPDUs in the proposed subdivision, to pay to the Housing Initiative 566 567 Fund an amount computed under subsection (b), only if an Alternative 568 Review Committee composed of the Director, the Commission's 569 Executive Director, and the Director of Park and Planning, or their respective designees, by majority vote finds] upon a finding that: 570 571 **(1)** either: 572 an indivisible package of services and facilities available to (A) 573 all residents of the proposed subdivision would cost 574 MPDU buyers so much that it is likely to make the 575 MPDUs effectively unaffordable by eligible buyers; or 576 [environmental constraints at a particular site would render (B) 577 the building of all required MPDUs at that site 578 economically infeasible] 579 the public benefit of affordable housing throughout the County 580 outweighs the value of locating MPDUs in each subdivision

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throughout the County; and

582	(2) [the public benefit of additional affordable housing outweighs the
583	value of locating MPDUs in each subdivision throughout the
584	County, and] accepting the payment will further the objective of
585	providing a broad range of housing opportunities throughout the
586	County.
587	(b) [Any payment to the Housing Initiative Fund under this Section must
588	equal or exceed 125% of the imputed cost of land for each unbuilt
589	MPDU. Except as further defined by Executive regulation, the imputed
590	land cost must be calculated as 10% (for high-rise units) or up to 30%
591	(for all other housing units) of the actual sale price charged for each
592	substituted unit. If the substituted unit will be a rental unit, the Director
593	must calculate an imputed sale price under applicable regulations, based
594	on the rent actually charged.] A payment under this section must be
595	calculated as provided in method (1) regulation.
596	(c) [Any] A payment to the Housing Initiative Fund under this Section
597	(1) must not be used to reduce the annual County payment to the
598	Fund; and
599	(2) may be used [only] to buy or build more MPDUs in [the same
600	planning policy areal a Policy Area (as defined in the County
601	[Growth] Subdivision Staging Policy) [as] other than that of the
602	development for which the payment was made only after:
603	(A) notice is provided to the Council; and
604	(B) the Council is given at least 30 days to comment.
605	[and must not be used to reduce the annual County payment to the
606	Fund.]

607	[(d) A	ny subdivision for which a payment is made under this Section is not
608		gible for any density bonus for which it would otherwise be eligible
609		der Chapter 59.]
610	25A-5B. Alteri	native location agreement.
611	(a) Th	e Director may approve an MPDU agreement that allows an
612		plicant for development of a high-rise residential building, instead of
613		ilding some or all of the required number of MPDUs on-site, to
614		ovide [at least the same number of] MPDUs at another location in the
615		me [planning policy area] Policy Area, only if the Director finds that:
616	(1)	
617		location outweighs the value of locating MPDUs in each
618		subdivision throughout the County; [and]
619	(2)	building the MPDUs at the proposed alternative location will
620		further the objective of providing a broad range of housing
621		opportunities throughout the County; and
622	<u>(3)</u>	the alternative location agreement will increase the number of
623		MPDUs provided as a result of the development.
624	(b) To	satisfy the requirements of this Section, an applicant may:
625		build, or convert from non-residential use, the required number of
626		new MPDUs at a site approved by the Director;
627	(2)	buy, encumber, or transfer, and rehabilitate as necessary, existing
628		market rate housing units that meet all standards for use as
629		MPDUs; or
630	(3)	return to MPDU use, and rehabilitate as necessary, existing
631		MPDUs for which price or rent controls have expired.
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632 (c) Each agreement under this Section must include a schedule, binding on 633 the applicant, for timely completion or acquisition of the required 634 number of MPDUs.

25A-6. Optional zoning provisions[; waiver of requirements].

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[(a)]

- Optional zoning provisions.] The County Council, sitting as a District Council for the Maryland-Washington Regional District within the County, to assist in providing moderately priced housing has enacted zoning standards in Chapter 59, establishing in certain zones optional density bonus provisions which increase the allowable residential density above the maximum base density of the zoning classification and permit alternative dwelling unit types other than those allowed under the standard method of development. Land upon which the applicant must build MPDUs may, at the applicant's election, be subject to optional zoning provisions. If the applicant elects the optional density provisions, permitting the construction of an increased number of dwelling units, the requisite percentage and number of MPDUs must apply to the total number of dwelling units as increased by application of the optional density provisions or by the approval of a special exception that increases the density above the otherwise permitted density of the zoning classification in which the property is situated.
- I(b) Waiver of requirements. Any applicant who presents sufficient evidence to the Director of Permitting Services in applying for a building permit, or to the Planning Board in submitting a preliminary plan of subdivision for approval or requesting approval of a site or other development plan, may be granted a waiver from part or all of Section 25A-5. The waiver must relate only to the number of MPDUs to be built, and may be granted only if the Director of Permitting Services or the Board, after

consulting with the Department of Housing and Community Development Affairs, finds that the applicant cannot attain the full density of the zone because of any requirements of the zoning ordinance or the administration of other laws or regulations. When any part of the land that dwelling units cannot be built on for physical reasons is used to compute permitted density, the applicant's inability to use the optional density bonus provisions is not in itself grounds for waiving the MPDU requirements. Any waiver must be strictly construed and limited.]

25A-7. Maximum prices and rents.

Moderately priced dwelling units must not be sold or rented at prices or rents that exceed the maximum prices or rents established under this Section.

(a) Sales.

- (1) The sale price of any MPDU, including closing costs and brokerage fees, must not exceed an applicable maximum sale price established from time to time by the County Executive in regulations adopted under method (1).
- (2) [The County Executive in issuing MPDU sale price regulations must seek appropriate information, such as current general market and economic conditions and the current minimum sale prices of private market housing in the County, and must consult with the building industry, employers, and professional and citizen groups to obtain statistical information which may assist in setting a current maximum sale price. The County Executive must, from time to time, consider changes in the income levels of persons of low and moderate income and their ability to buy housing. The County Executive must also consider the extent to

686	which, consistent with code requirements, the cost of housing can
687	be reduced by the elimination of amenities, the use of cost-
688	reducing building techniques and materials, and the partial
689	finishing of certain parts of the units.] The regulations adopted to
690	implement this Section must allow the Director to:
691	(A) restrict those conditions of the design, construction,
692	pricing, or amenity package of an MPDU project that will
693	impose excessive mandatory homeowner or condominium
694	fees or other costs that reduce the affordability of the
695	MPDUs; and
696	(B) approve an increase of up to 10% over the base sale price
697	of an MPDU upon a finding that the increase is justified to
698	cover the cost of a modification of the external design of
699	the MPDU necessary to reduce excessive marketing
700	impact of the MPDU on the market rate units in the
701	subdivision.
702	[(3) The County Executive must issue maximum sale prices for
703	MPDUs which continue in effect until changed by later
704	regulation. The maximum sale prices must be based on the
705	necessary and reasonable costs required to build and market the
706	various kinds of MPDUs by private industry. The sale prices for
707	any succeeding year must be based on a new finding of cost by
708	the County Executive, or on the prior year's maximum MPDU
709	price adjusted by the percentage change in the relevant cost
710	elements indicated in the Consumer Price Index.
711	(4) The County Executive may make interim adjustments in
712	maximum MPDU sale prices when sufficient changes in costs

713			justify an adjustment. Any interim adjustment must be based on
714			the maximum MPDU sale prices previously established, adjusted
715			by the percentage change in the relevant cost elements indicated
716			in the Consumer Price Index.
717		(5)	If the Director finds that other conditions of the design,
718			construction, pricing, or amenity package of an MPDU project
719			will lessen the ability of eligible persons to afford the MPDUs,
720			the Director, under executive regulations, may restrict those
721			conditions that will impose excessive mandatory homeowner or
722			condominium fees or other costs that reduce the affordability of
723			the MPDUs.
724		(6)	The Director may let an applicant increase the sale price of a
725			MPDU when the Director, under executive regulations, finds in
726			exceptional cases that a price increase is justified to cover the cost
727			of modifying the external design of the MPDUs when a
728			modification is necessary to reduce excessive marketing impact
729			of the MPDUs on the market rate units in the subdivision. The
730			Director must approve the amount of any increase for this
731			purpose, which must not exceed 10 percent of the allowable base
732			price of the unit.]
733	(b)	Rents	
734		[(1)]	The rent, including surface parking but excluding utilities when
735			they are paid by the tenant, for any MPDU must not exceed a
736			maximum rent for the dwelling unit set by Executive regulations.
737			Different rents must be set for units when utility costs are paid by
738			the owner and included in the rent. Different rents may be set for

age-restricted units. Different rents also may be set for high-rise

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740	rental units[, but those rents must not apply unless the Director
741	finds that no other reasonable means is available to finance the
742	building of all required MPDUs at a specific development].

The County Executive, in setting the maximum rent, must [(2)]consider the current cost of building MPDUs, available interest rates and debt service for permanent financing, current market rates of return or investments in residential rental properties, operating costs, vacancy rates of comparable properties, the value of the MPDU at the end of the control period, and any other relevant information. The County Executive must consult with the rental industry, employers and professional and citizen groups to obtain statistical information and current general market and economic conditions which may assist in setting a current maximum rent. The County Executive must consider the extent to which, consistent with County codes and housing standards, the cost of rental housing can be reduced by the elimination of amenities. The County Executive must also consider from time to time changes in the income levels of persons of low and moderate income and their ability to rent housing.]

25A-8. Sale or rental of units.

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(a) <u>Sale or rental to government agencies or nonprofit corporations.</u>

(1) The Department, the Commission, or any other housing development agency or nonprofit corporation designated by the County Executive may buy or lease, for its own programs or programs administered by it, up to 40 percent of all MPDUs which are not sold or rented under any other federal, state, or local program.

<u>(2)</u>	The Department or Commission may buy or lease up to 33.3
	percent of the MPDUs not sold or rented under any other federal,
	state, or local program.
<u>(3)</u>	Any other designated agency or corporation may buy or lease:
	(A) any MPDU in the first 33.3 percent that the Department or
	Commission has not bought or leased; and
	(B) the remainder of the 40 percent specified in subsection
	<u>(a)(1).</u>
	This option may be assigned to persons who are clients of the
	Department of Health and Human Services or to persons of low
	or moderate income who are eligible for assistance under any
	federal, state, or local program identified in Executive regulation.
<u>(4)</u>	The Executive must, by regulation, adopt standards and priorities
	for designating nonprofit corporations under this subsection.
	These standards must require the corporation to demonstrate its
	ability to operate and maintain MPDUs satisfactorily on a long-
	term basis.
<u>(5)</u>	The Department must notify the Commission or other designated
	agency or corporation promptly after receiving notice from the
	applicant under subsection (b) of the availability of MPDUs. If
	the Department, the Commission, or any other designated agency
	or corporation exercises its option, it must submit to the
	applicant, within 21 calendar days after the Department notifies
	the Commission under this subsection, a notice of intent to
	exercise its option for specific MPDUs covered by this option.
	Any MPDUs not bought or leased under this subsection must be
	sold or rented only to eligible households under subsection (b)
	(<u>4</u>)

794	<u>(</u>	luring the priority marketing period for eligible households to
795	_	ouy or lease.
796	<u>(6)</u> <u>I</u>	n exercising this option, the Department, the Commission, and
797	<u>a</u>	ny designated agency or corporation must designate the units by
798	<u>r</u>	eference to number, type, size and amenities of the units selected
799	<u>i</u> 1	the designation does not result in any type of unit exceeding by
800	<u>n</u>	nore than 40 percent the total units of that type which are sold or
801	re	ented under this Section, unless the applicant agrees otherwise.
802		he notice required under subsection (a)(5) must state which
803	<u>N</u>	IPDUs are to be offered for sale and which are to be offered for
804	<u>re</u>	ent, and the Department, the Commission, and any designated
805	<u>a</u> į	gency or corporation may buy only units which are offered for
806	<u>sa</u>	le and may lease only units which are offered for rent. The
807	<u>D</u>	epartment, the Commission, and any designated agency or
808		orporation must decide whether it will exercise its option within
809	45	days after it receives the original notice.
810	<u>(7)</u> <u>If</u>	more than one government agency or nonprofit corporation
811		es a notice of intent under subsection (a)(5) with respect to a
812		rticular MPDU:
813	<u>(A</u>	the Department prevails over any other buyer or renter;
814	<u>(B</u>	The Commission prevails over any buyer or renter other
815		than the Department;
816	<u>(C</u>	any other government agency prevails over any nonprofit
817		corporation;
818	<u>(D</u>	the first government agency to file a notice prevails over
819		any later agency; and

820	(E) the first nonprofit corporation to file a notice prevails over
821	any later corporation.
822	(8) Any unit purchased under this subsection that is offered for sale
823	within five years after initial purchase must first be offered for
824	sale at the initial purchase price to the Department in accordance
825	with Executive regulation.
826	(b) Sale or rental to general public.
827	(1) Every moderately priced dwelling unit required under this
828	Chapter must be offered to the general public for sale or rental to
829	a good-faith purchaser or renter to be used for his or her own
830	residence, except units sold or rented under subsection (a) or
831	offered for sale or rent with the assistance of, and subject to the
832	conditions of, a subsidy under a federal, state or local government
833	program, identified in regulations adopted [by the County
834	Executive] under method (1), whose purpose is to provide
835	housing for persons of low or moderate income.
836	(2) Before offering any moderately priced dwelling units, the
837	applicant must notify the Department of the proposed offering
838	and the date on which the applicant will be ready to begin the
839	marketing to eligible [persons] households. The notice must set
840	forth the number of units offered, the bedroom mix, the floor area
841	for each unit type, a description of the amenities offered in each
842	unit and a statement of the availability of each unit for sale or
843	rent, including information regarding any mortgage financing
844	available to buyers of the designated unit. The applicant must
845	also give the Department a vicinity map of the offering a copy of

the approved development, subdivision or site plan, as

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appropriate, and such other information or documents as the Director finds necessary. The Department must maintain a list of eligible households [persons of moderate income and], in accordance with procedures established by the County Executive, must notify eligible [persons] households of the offering.

- (3) After receiving the <u>complete</u> offering notice, the Department must notify the Commission of the offering. [If the Department finds that the offering notice is complete, it must decide whether the offering of the units to eligible persons will be administered by lottery or by another method that will assure eligible persons an equitable opportunity to buy or rent a MPDU.] The Department must notify the applicant of the method <u>by which the MPDUs will be offered</u> and when the 90-day priority marketing period for the MPDUs may begin.
- (4) The Executive may by regulation establish a buyer and renter selection system which considers household size, County residency, employment in the County, and length of time since the person was certified for the MPDU program. Each eligible [person] household must be notified of the availability of any MPDU which would meet that person's housing needs, and be given an opportunity to buy or rent an MPDU during the priority marketing period in the order of that person's selection priority ranking.
- (5) The priority marketing period for new units ends <u>not less than</u> 90 days after the initial offering date approved by the Department. The priority marketing period for resold or rerented units ends <u>not less than</u> 60 days after the Department notifies the seller of

874	the approved resale price
875	Department may extend a pr
876	[persons] households are int
877	(6) Moderately priced dwelling
878	rented under a federal, sta
879	regulation, must not be offer
880	priority marketing period, ex
881	rental units in that subdivision
882	(A) In a subdivision cont
883	the proportion of re-
884	proportion of market
885	units.
886	(B) In a subdivision co
887	multiple-family dwelli
888	family MPDUs to all of
889	the proportion of marl
890	all market rate single-
891	rental multiple-family
892	MPDUs must not exc
893	rental multiple-family
894	family units.
895	(C) The Director may alle
896	proportion of multipl
897	subdivision if the Direc
898	(i) offering more r
899	would advance t
900	policy and the ob-

the approved resale price or vacancy of the rental unit. The Department may extend a priority marketing period when eligible [persons] households are interested in buying or renting a unit.

- Moderately priced dwelling units, except those built, sold, or rented under a federal, state, or local program designated by regulation, must not be offered for rent by an applicant during the priority marketing period, except in proportion to the market rate rental units in that subdivision as follows:
 - (A) In a subdivision containing only single-family dwellings, the proportion of rental MPDUs must not exceed the proportion of market rate rental units to all market rate units.
 - (B) In a subdivision containing both single-family and multiple-family dwellings, the proportion of rental single-family MPDUs to all one-family MPDUs must not exceed the proportion of market rate rental single-family units to all market rate single-family units; and the proportion of rental multiple-family MPDUs to all multiple-family MPDUs must not exceed the proportion of market rate rental multiple-family units to all market rate multiple-family units.
 - (C) The Director may allow an applicant to offer a higher proportion of multiple-family MPDUs for rent in a subdivision if the Director finds that:
 - (i) offering more rental MPDUs in that subdivision would advance the purpose of the County housing policy and the objectives of any applicable land use

901		plan, be consistent with local housing market
902		conditions, and avoid excessive mandatory
903		condominium or homeowners' association fees or
904		other costs that would reduce the affordability of
905		sale MPDUs; and
906		(ii) the applicant has demonstrated that it is qualified to
907		manage rental housing [and has submitted an
908		effective management plan for the rental units in
909		that subdivision].
910		Applicants must make a good-faith effort to enter into contracts
911		with eligible [persons] households during the priority marketing
912		period and for an additional period necessary to negotiate with
913		eligible [persons] households who indicate a desire to buy or rent
914		an MPDU during that period.
915	(7)	Every buyer or renter of an MPDU must occupy the unit as his or
916		her primary residence during the control period. Each buyer and
917		renter must certify before taking occupancy that he or she will
918		occupy the unit as his or her primary residence during the control
919		period. The Director may require an owner who does not occupy
920		the unit as his or her primary residence to offer the unit for resale
921		to an eligible [person] household under the resale provisions of
922		Section 25A-9.
923	(8)	An owner of an MPDU, except the Commission or a housing
924		agency or nonprofit corporation designated by the Director, must
925		not rent the unit to another party unless the Director finds
926		sufficient cause to allow temporary rental of the unit under
927		applicable regulations, which may include maximum rental

928	levels. [Any MPDU owner who is allowed to rent a unit
929	temporarily must agree to amend the applicable MPDU
930	covenants to extend the control period for a time equal to the
931	temporary rental period.]
932	(9) Any rent obtained for an MPDU that is rented without the
933	Director's authorization must be paid into the Housing Initiative
934	Fund by the owner within 90 days after the Director notifies the
935	owner of the rental violation. Any amount unpaid after 90 days is
936	grounds for a lien against the unit[,]. [and the] The Director may
937	obtain a judgment and record the lien or may reduce the resale
938	price of the MPDU or pursue other remedies provided by law.
939	(10) An applicant must not sell or lease any [unit] MPDU without first
940	[obtaining a certificate of] verifying the eligibility [from] of the
941	prospective buyer or lessee. A copy of each certificate must be
942	furnished to the Department and maintained on file by the
943	Department. Before the sale by an applicant or by the
944	Commission or a designated housing agency or nonprofit
945	corporation to any buyer of any MPDU who does not possess a
946	certificate of eligibility, the applicant, the Commission, or the
947	agency or corporation must ask the Department whether the
948	certificates on file show that the proposed buyer had previously
949	bought another MPDU. A person must not buy a second MPDU
950	unless no first-time buyer is qualified to buy that unit. The
951	Director may waive this restriction for good cause.
952	(11) If an MPDU owner dies, at least one heir, legatee, or other person
953	taking title by will or by operation of law must occupy the

MPDU during the control period under this Section, or the owner of record must sell the MPDU as provided in Section 25A-9.

[(b) Sale or rental to government agencies or nonprofit corporations.

(1) In view of the critical, long-term public need for housing for families of low and moderate income, the Department, the Commission, or any other housing development agency or nonprofit corporation designated by the County Executive may buy or lease, for its own programs or programs administered by it, up to 40 percent of all MPDUs which are not sold or rented under any other federal, state, or local program. The Department or Commission may buy or lease up to 33 percent of the MPDUs not sold or rented under any other federal, state, or local program. Any other designated agency or corporation may buy or lease (A) any MPDU in the first 33 percent that HOC has not bought or leased, and (B) the remainder of the 40 percent. This option may

and maintain MPDUs satisfactorily on a long-term basis.

(2) The Department must notify the Commission or other designated agency or corporation promptly after receiving notice from the applicant under subsection (a) of the availability of MPDUs. If the Department, the Commission, or any other designated agency or corporation exercises its option, it must submit to the

be assigned to persons of low or moderate income who are

eligible for assistance under any federal, state, or local program

identified in regulations adopted by the Executive. The Executive

must, by regulation, adopt standards and priorities for designating

nonprofit corporations under this subsection. These standards

must require the corporation to demonstrate its ability to operate

applicant, within 21 calendar days after the Department notifies the Commission under subsection (b), a notice of intent to exercise its option for specific MPDUs covered by this option. Any MPDUs not bought or leased under this subsection must be sold or rented only to eligible persons under subsection (b) during the priority marketing period for eligible persons to buy or lease.

- any designated agency or corporation must designate the units by reference to number, type, size and amenities of the units selected if the designation does not result in any type of unit exceeding by more than 40 percent the total units of that type which are sold or rented under this Section, unless the applicant agrees otherwise. The notice required under subsection (b)(2) must state which MPDUs are to be offered for sale and which are to be offered for rent, and the Department, the Commission, and any designated agency or corporation may buy only units which are offered for sale and may lease only units which are offered for rent. The Department, the Commission, and any designated agency or corporation must decide whether it will exercise its option within 45 days after it receives the original notice.
- (4) If more than one government agency or nonprofit corporation files a notice of intent under subsection (b)(2) with respect to a particular MPDU:
 - (A) the Department prevails over any other buyer or renter;
 - (B) The Commission prevails over any buyer or renter other than the Department;

1007			(C)	any other government agency prevails over any nonprofit
1008				corporation;
1009			(D)	the first government agency to file a notice prevails over
1010				any later agency; and
1011			(E)	the first nonprofit corporation to file a notice prevails over
1012				any later corporation.]
1013	25A-9. Cont	trol o	f rents :	and resale prices; foreclosures.
1014	(a)	Resa	le price	and terms. Except for foreclosure proceedings, any MPDU
1015				or offered for sale or rent under this Chapter must not be
1016		resol	d <u>or ref</u> i	nanced during the control period for a price greater than the
1017		origir	nal selli	ng price plus:
1018		(1)	[A] <u>a</u>	percentage of the unit's original selling price equal to the
1019			increa	se in the cost of living since the unit was first sold, as
1020			determ	nined by the Consumer Price Index;
1021		(2)	[The f	air market value of] an allowance for improvements made
1022			to the	unit between the date of original sale and the date of resale;
1023	((3)	[An] <u>a</u>	n allowance for closing costs which were not paid by the
1024			initial	seller, but which will be paid by the initial buyer for the
1025			benefit	of the later buyer; and
1026	((4)	[A] <u>a</u> r	reasonable sales commission if the unit is not sold during
1027			the pri	ority marketing period to an eligible [person] household
1028			from th	e Department's eligibility list.
1029	<u>I</u>	n det	<u>erminin</u>	g the amount of the allowance for improvements under
1030	ŗ	aragr	<u>aph (2)</u>	, the Director may disallow the value of improvements
1031	<u>d</u>	leterm	ined to	be unnecessary for the maintenance and upkeep of the
1032	<u>u</u>	ınit. T	The resa	ale price of an MPDU may be reduced if the physical
1033	c	onditi	on of th	ne unit reflects abnormal wear and tear because of paglost

abuse, or insufficient maintenance. Any personal property transferred in connection with the resale of an MPDU must be sold at its fair market value. [In calculating the allowable resale price of an MPDU which was originally offered for rent, the Department must estimate the price for which the unit would have been sold if the unit had been offered for sale when it was first rented.] The Executive must establish procedures for calculating the allowable resale price of an MPDU under this subsection by method (1) regulation.

(b) Resale requirements during the control period.

- (1) Any MPDU offered for resale during the control period must first be offered exclusively for 60 days to the Department and the Commission, in that order. The Department or the Commission may buy a unit when funds are available. The Department may buy a unit when the Director finds that the Department's or a designated agency or corporation's buying and reselling the unit will increase opportunities for eligible [persons] households to buy the unit. If the Department or the Commission does not buy the unit, the Department must notify eligible [persons] households of the availability of a resale MPDU. The unit may be sold through either of the following methods:
 - (A) The Department may [by lottery] establish a priority order under which eligible [persons] households who express interest in buying the unit may buy it at the approved resale price.
 - (B) The Department may notify the MPDU owner that the owner may sell the unit directly to any eligible [person] household under the resale provisions of this Chapter.

1061		(2)	A r	esale MPDU may be offered for sale to the general public
1062				after:
1063			(A)	the priority marketing period expires; and
1064			(B)	all eligible [persons] households who express an interest in
1065				buying it have been given an opportunity to do so.
1066		(3)	The	Executive by regulation may adopt requirements for reselling
1067				OUs. The regulations may require a seller to submit to the
1068				artment for approval:
1069			(A)	a copy of the proposed sales contract, including a list and
1070				the price of any personal property included in the sale;
1071			(B)	a signed copy of the settlement sheet; and
1072			(C)	an affidavit signed by the seller and buyer attesting to the
1073				accuracy of all documents and conditions of the sale.
1074		(4)	A tra	unsfer of an MPDU does not comply with this Chapter until
1075			all re	quired documents and affidavits have been submitted to and
1076			appro	oved by the Department.
1077	(c)	First	sale aj	fter control period ends.
1078		(1)	If an	MPDU originally offered for sale or rent after March 21,
1079				, is sold or resold after its control period ends, upon the first
1080				of the unit the seller must pay to the Housing Initiative Fund
1081			one-h	alf of the excess of the total resale price over the sum of the
1082			follov	ving:
1083			(A)	The original selling price;
1084			(B)	A percentage of the unit's original selling price equal to the
1085				increase in the cost of living since the unit was first sold, as
1086				determined by the Consumer Price Index;

1087		(C) [The fair market value of] An allowance for capital
1088		improvements made to the unit between the date of
1089		original sale and the date of resale; and
1090		(D) A reasonable sales commission.
1091		The Director must adjust the amount paid into the fund in each case so
1092		that the seller retains at least \$10,000 of the excess of the resale price
1093		over the sum of the items in (A)(D).
1094		(2) The Director must find that the price and terms of a sale covered
1095		by subsection (c)(1) are bona fide and accurately reflect the entire
1096		transaction between the parties so that the full amount required
1097		under subsection (c)(1) is paid to the fund. When the Director
1098		finds that the amount due the fund is accurate and the Department
1099		of Finance receives the amount due, the Department must
1100		terminate the MPDU controls and execute a release of the
1101		restrictive covenants.
1102		(3) The Department and the Commission, in that order, may buy an
1103		MPDU at any time during the control period, and may resell the
1104		unit to an eligible [person] household. A resale by the
1105		Department or Commission starts a new control period.
1106		[(4) The Commission and any partnership in which the Commission
1107		is a general partner need not pay into the Housing Initiative Fund
1108		any portion of the resale price of any MPDU that it sells.]
1109	(d)	Initial and later rent controls. Unless previously sold under subsection
1110		(c)(1), MPDUs built or offered for rent under this Chapter must not be
1111		rented for 99 years after the original rental at a rent greater than that
1112		established by Executive regulations. Any MPDU (other than those
1113		built, sold, or rented under any federal, state, or local program offered

1114	by the Commission) offered for rent during the control period must be
1115	offered exclusively for 60 days to one or more eligible [persons]
1116	households, as determined by the Department, for use as that person's
1117	residence, and to the Commission. The Commission may assign its right
1118	to rent such units to persons of low or moderate income who are eligible
1119	for assistance under any federal, state, or local program identified in
1120	Executive regulations.
1121	(e) Foreclosure or other court-ordered sales. If an MPDU is sold through a
1122	foreclosure or other court-ordered sale, a payment must be made to the
1123	Housing Initiative Fund as follows:
1124	(1) If the sale occurs during the control period, any amount of the
1125	foreclosure sale price which exceeds the total of the approved
1126	resale price under subsection (a), reasonable foreclosure costs,
1127	and liens filed under the Maryland Contract Lien Act, must be
1128	paid to the Housing Initiative Fund. If the remaining balance
1129	under the original first deed of trust or mortgage exceeds the
1130	resale price under subsection (a), then the difference between the
1131	foreclosure sales price and the balance of the original first deed of
1132	trust (plus reasonable foreclosure costs) must be paid to the Fund.
1133	(2) If the sale occurs after the control period, and the unit was
1134	originally offered for sale or rent after March 20, 1989, the
1135	payment to the Fund must be calculated under subsection (c).
1136	(3) If the MPDU is a rental unit, the resale price under subsections
1137	(a) and (c) must be calculated [using the maximum sales price in
1138	effect when the unit was originally offered for rent] as provided
1139	in regulation.

1140		(4) If the MPDU is sold subject to senior liens, the lien balances must
1141		be included in calculating the sale price.
1142		All MPDU covenants must be released after the required payment is
1143		made into the Housing Initiative Fund.
1144	(f)	Waivers. The Director may waive the restrictions on the resale and re-
1145		rental prices for MPDUs if the Director finds that the restrictions
1146		conflict with regulations of federal or state housing programs and thus
1147		prevent eligible [persons] households from buying or renting units
1148		under the MPDU program.
1149	(g)	Bulk transfers. This section does not prohibit the bulk transfer or sale of
1150		all or some of the sale or rental MPDUs in a subdivision within 30 years
1151		after the original rental or offering for sale if the buyer is bound by all
1152		covenants and controls on the MPDUs.
1153	(h)	Compliance. The County Executive must adopt regulations to promote
1154		compliance with this section and prevent practices that evade controls
1155		on rents and sales of MPDUs.
1156		* * *
1157	25A-12. Aı	nnual report.
1158	Each	year by March 15 the Director must report to the Executive and Council,
1159		ious calendar year:
1160	(a)	the number of MPDUs approved and built;
1161	(b)	each alternative payment agreement approved under Section 25A-5A or
1162		alternative location agreement approved under Section 25A-5B, and the
1163		location and number of MPDUs that were involved in each agreement;
1164	(c)	[each approval of a different rent for a high-rise rental unit under
1165		Section 25A-7(b)(1)] each land transfer completed under Section 25A-
1166		<u>5(h)</u> ; and

1167	(d)	the use of all funds in the Housing Initiative Fund that were received as
1168		a payment under Section 25A-5A.
1169		* * *

LEGISLATIVE REQUEST REPORT

Bill 34-17

Housing - Moderately Priced Dwelling Units (MPDUs) - Amendments

DESCRIPTION:

The Bill would: clarify existing provisions of the law; require developments of less than 20 homes to make a payment to the Housing Initiative Fund; broaden the authority of the Director of the Department of Housing and Community Affairs to accept payments into the Housing Initiative Fund in lieu of including MPDUs in a development, when it serves the goal of increasing the availability of affordable housing; and increase the flexibility of the Director in determining MPDU obligations to better serve the demands for

affordable units.

PROBLEM:

Despite the County having a longstanding law requiring the construction of affordable housing with new residential development, the County's supply of affordable housing continues to lag demand.

GOALS AND OBJECTIVES: Increase the efficiency of the existing MPDU program to increase the availability of affordable housing and improve the process of making it available to families who need it.

COORDINATION:

Department of Housing and Community Development

FISCAL IMPACT:

To be requested.

ECONOMIC IMPACT:

To be requested.

EVALUATION:

To be requested.

EXPERIENCE

To be researched.

ELSEWHERE:

SOURCE OF INFORMATION: Josh Hamlin, Legislative Attorney, 240-777-7892

APPLICATION

WITHIN

MUNICIPALITIES:

To be researched.

PENALTIES:

N/A

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Bill 34-17: substantive revisions to Chapter 25A, Housing – Moderately Priced

Lines	Description of Changes
62-125	Revise Legislative Findings
155-176	Revise Declaration of Public Policy
180-184, 236-240,	Definitions: Add "age-restricted unit" and "area median income;" amend "eligible person" to be "eligible
251-253	nousehold;" provide that County "moderate income" must not be less than HUD "low income"
270-287	Expressly tie MPDU eligibility to household income
292-294	Expressly provide that tenant may remain in MPDU for lease term notwithstanding change in eligibility
295-297	Expressly provide that MPDU purchaser may retain ownership notwithstanding change in eligibility
298	Eliminate the prohibition on residential property ownership for the prior five years for age-restricted units
312-323	Require a payment to the HIF for housing developments with less than 20 units.
340	Delete requirement that written MPDU agreement be submitted with the application for a permit (it is still
	required, just not at the time of permit application).
348-352	Delete MPDU agreement requirement that one-bedroom MPDUs not exceed the ratio of one-bedroom market
254.255	rate units
354-357	Permit the Director to approve an MPDU agreement that is based on the floor area or square footage of required
264 271 200 201	units, but alters the bedroom mix of units or number of units.
364-371, 380-381,	Add language to clarify that the Council may adjust the base requirement for MPDUs from 12.5% to 15% as
Table on pp. 16-17 381-384	part of a master plan approval. County-wide base requirement will remain at 12.5%.
381-384	Add requirement that to receive density bonus, applicant must provide at least one more MPDU than would
401-404	have been required if there was no density bonus.
401-404	Require that, when the Director allows fewer or no MPDUs to be built in a development with more than 20
	but fewer than 50 units at one location, the applicant must make a payment to the Housing Initiative Fund, as
416, 418-419	provided by regulation, based on the square footage of MPDU units that would otherwise have been required.
420-472	Clarify references to §25A-5A and §25A-5B Modify language to allow DICA Director to account a latter of the second of the secon
120 172	Modify language to allow DHCA Director to accept a land transfer if its value is equal to the value of the MPDU that are not constructed.
507-509	Require MPDU agreement provide for any requirement of age-restricted units to be offered for sale to be
	satisfied by a payment to the Housing Initiative Fund under Section 25A-5A(b).
526-527	Prohibit an applicant from establishing a condominium or homeowners' association consisting solely of MPDUs.



Delete reference to Alternation Delete
Delete reference to Alternative Review Committee and provide that the Director may enter an alternative
payment agreement upon making certain findings.
Delete Code requirements for calculating alternative payments and provide that the payments must be
calculated as provided in method (1) regulation.
Update references to County Growth Policy and provide that payments to the HIF may be used outside the
Folicy Area for which the payment was made only after: (A) notice is provided to the Council; and (B) the
Council is given at least 30 days to comment.
Delete prohibition on alternative payment agreements for developments where the applicant receives a density
bonus.
Add requirement that acceptance of alternative payment will increase the number of MPDUs provided as a
result of the development.
Delete prohibitions for granting a waiver of MPDU requirements – alternative payment agreements must be
used when not constructing otherwise-required MPDUs.
Simplify criteria for MPDU sale price regulations
Simplify criteria for MPDU rent regulations
Flin subsections on priority offering for HOC 1 C. 1 111 co. 1
Flip subsections on priority offering for HOC and non-profits and public offering to clarify that priority offering is first.
Allow assignment of the purchase/rental option, held by certain government agencies or nonprofit
corporations, to clients of the Department of Health and Human Services
Require that any unit purchased under §25A-8(a) that is offered for sale within five years after initial purchase
first be offered for sale to the Department in accordance with Executive regulation.
Eliminate references to lottery as a method of administering MPDU offerings
Resale within control period: change permitted increase over original sale price for improvements made to
unit from "fair market value of improvements made" to an allowance, excluding the value of improvements
determined to be unnecessary for the maintenance and upkeep of the unit.
Annual Report: require report to include each land transfer complete in the subject year.

