

LAWS OF ANNE ARUNDEL COUNTY

Ordinances and Resolutions enacted by the County Council

January 1, 2020 through December 31, 2020

Published under the Supervision of:

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Administrative Officer**

ANNE ARUNDEL COUNTY, MARYLAND

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Ordinances

Bill No. 83-19

AN ORDINANCE concerning: Licenses – Towing Companies – Nonconsensual Towing – Storage Facilities and Redemption Areas – Blanket Authorizations to Tow

FOR the purpose of adding definitions of “redemption area” and “storage facility”; requiring licensed companies that perform nonconsensual tows to maintain storage and redemption areas in the County or within a certain distance of the County boundary; requiring a towing company to provide its insurance information to the owner, operator, or agent of a towed vehicle; amending the information that must be provided on signs posted in and along parking lots and private roads; allowing a parking lot owner or operator, the agent of the owner or operator, or the duly designated agent of a community to provide a blanket authorization to tow or remove all unpermitted vehicles from restricted access parking lots when signs are posted; making technical corrections; and generally relating to licenses.

BY renumbering: §§ 11-16-101(7) to be 11-16-101(8); 11-16-101(8) through (10) to be 11-16-101(10) through (12); and 11-16-201(d) through 11-16-201(l) to be 11-16-201(e) through 11-16-201(m)
Anne Arundel County Code (2005, as amended)

BY adding: §§ 11-16-101(7) and (9); 11-16-201(d)
Anne Arundel County Code (2005, as amended)

BY repealing and reenacting, with amendments: §§ 11-16-202(b); 11-16-203(b) and (d); 11-16-205(b); 11-16-303(c); 11-16-402(a)(3), (4), and (5); and 11-16-404(b) and (c)
Anne Arundel County Code (2005, as amended)

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland,*
That §§ 11-16-101(7), 11-16-101(8) through (10), and 11-16-201(d) through 11-16-201(l), respectively, of the Anne Arundel County Code (2005, as amended) are hereby renumbered to be §§ 11-16-101(8), 11-16-101(10) through (12), and 11-16-201(e) through 11-16-201(m), respectively.

SECTION 2. *And be it further enacted,* That Section(s) of the Anne Arundel County Code (2005, as amended) read as follows:

ARTICLE 11. LICENSES

TITLE 16. TOWING COMPANIES

11-16-101. Definitions.

In this title, the following words have the meanings indicated.

(7) “REDEMPTION AREA” MEANS A LOCATION OWNED, CONTROLLED, OR OPERATED BY A TOWING COMPANY THAT IS STAFFED DURING THE REGULAR BUSINESS DAY TO ALLOW FOR THE RETRIEVAL OF TOWED VEHICLES.

(9) “STORAGE FACILITY” MEANS AN AREA OWNED, CONTROLLED, OR OPERATED BY A TOWING COMPANY THAT IS STAFFED DURING THE REGULAR BUSINESS DAY AND USED TO STORE TOWED VEHICLES.

11-16-201. License.

(D) **Additional standards for nonconsensual towing.** A TOWING COMPANY THAT ENGAGES IN NONCONSENSUAL TOWING SHALL HAVE, WITHIN THE COUNTY OR WITHIN TWO MILES MEASURED BY DRIVING DISTANCE OF THE COUNTY'S BOUNDARY LINE, A STORAGE FACILITY AND, IF SEPARATE FROM THE STORAGE FACILITY, A REDEMPTION AREA ~~LOCATED IN THE COUNTY.~~

11-16-202. Insurance.

(b) **Information to owner, operator, or agent of towed vehicle.** Upon ~~[[demand by the owner, operator, or agent of the owner or operator]]~~ RELEASE of the towed vehicle, the towing company shall provide the name, address, and telephone number of the towing company's insurance carrier and the number of the insurance policy TO THE TOWED VEHICLE'S OWNER , AN OPERATOR OF THE VEHICLE, OR AN AGENT OF THE OWNER OR OPERATOR.

11-16-203. Storage.

(b) **Separate storage and redemption area.** If the storage and redemption areas are separate, the towing company shall provide safe and reliable transportation from the redemption site to the storage ~~[[site]]~~ FACILITY. Violation of this provision may be grounds for license suspension or revocation.

(d) **Location of storage facility.** A towing company conducting nonconsensual towing may not tow a vehicle, or otherwise remove a vehicle, from a parking lot to a storage facility ~~[[or location]]~~ that is more than 10 miles away, MEASURED BY DRIVING DISTANCE, from the parking lot.

11-16-205. Rates, charges, and payment.

(b) **Storage fee restrictions.** A company that performs police-initiated tows may not charge a storage fee for the calendar day of the tow. A company that performs nonconsensual towing may not charge a storage fee for a calendar day in which the vehicle was not located ~~[[on]]~~ AT the storage ~~[[lot]]~~ FACILITY.

11-16-303. Response standards.

(c) **Events at the scene.** On arriving at the scene, the towing company shall remove the vehicle to the company's storage ~~[[lot]]~~ FACILITY specified on the application. A towing company may not leave the scene until released by the police personnel in charge of the scene.

11-16-402. Parking lot and private road owner and operator requirements.

(a) **Requirements.** ~~[[An]]~~ WITHOUT A VEHICLE OWNER'S PERMISSION, THE owner or operator of a parking lot, the agent of an owner or operator, or a duly designated agent of a community in which there are private roads may not have a vehicle towed or otherwise removed from the parking lot or ~~[[the]]~~ private road ~~[[without the vehicle owner's permission,]]~~ unless the owner, operator, or agent has placed in conspicuous locations signs that:

(3) ~~[[states]]~~ STATE THE NAME AND TELEPHONE NUMBER OF THE TOWING COMPANY AND the address OF THE STORAGE FACILITY to which the vehicle will be towed or removed, ~~[[the name of the towing company and the telephone number for the towing company or towing storage facility where the car will be towed]]~~ AND, IF DIFFERENT, THE ADDRESS OF THE REDEMPTION AREA;

(4) ~~[[states]]~~ STATE that State and County law requires that a motor vehicle towed from the parking lot or the private road is available for ~~[[reclamation]]~~ REDEMPTION 24 hours a day, 7 days a week; and

(5) ~~[[states]]~~ STATE the maximum amount that the VEHICLE owner may be charged for the towing or removal of the vehicle.

11-16-404. Required nonconsensual towing procedures for towing companies and parking lot and private road owners and operators.

(b) **Notice to owner.** A towing company shall notify a towed vehicle’s owner and the vehicle’s insurer of record by certified mail, return receipt requested, and by first class mail within seven days after towing or removing the vehicle, and shall provide the same information as set forth in subsection (a). The towing company shall also provide to the owner, any secured party, and the insurer of record the itemized actual costs of providing notice under this section if the vehicle is redeemed more than 48 hours after receipt at the storage ~~[[location]]~~ FACILITY.

(c) **Parking lot and private road owner authorization.** Before towing or removing a vehicle from a parking lot or private road, the towing company shall have authorization from the parking lot owner or operator, the agent of the owner or operator, or the duly designated agent of a community in which there are private roads, which shall include the name of the person authorizing the tow or removal and a statement that the vehicle is being towed or removed at the request of the parking lot or private road owner or operator or the agent of the owner or operator. IF THE SIGNS REQUIRED BY § 11-16-402(A) STATE THAT PARKING IS PROHIBITED WITHOUT A PERMIT DISPLAYED ON THE VEHICLE, AND IF THE PARKING LOT IS GATED WITH RESTRICTED ACCESS, THE PARKING LOT OWNER OR OPERATOR, THE AGENT OF THE OWNER OR OPERATOR, OR THE DULY DESIGNATED AGENT OF THE COMMUNITY IN WHICH THE PARKING LOT IS LOCATED MAY PROVIDE A BLANKET AUTHORIZATION TO THEIR CONTRACTUAL TOWING COMPANY TO TOW OR REMOVE ALL VEHICLES PARKED WITHOUT A PERMIT.

SECTION 3. *And be it further enacted,* That this Ordinance shall take effect 45 days from the date it becomes law.

APPROVED AND ENACTED: January 16, 2020
EFFECTIVE DATE: March 1, 2020

Bill No. 85-19

AN ORDINANCE concerning: Personnel – Positions in the Classified Service

FOR the purpose of creating new titles, grades and minimum qualifications for certain classifications in the classified service; increasing and decreasing certain positions in the classified service; providing for the applicability of this Ordinance; and generally relating to personnel.

BY repealing and reenacting, with amendments: § 6-1-201(d)(8) and (10)
Anne Arundel County Code (2005, as amended)

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland,* That Section(s) of the Anne Arundel County Code (2005, as amended) read as follows:

ARTICLE 6. PERSONNEL

TITLE 1. CLASSIFIED SERVICE

6-1-201. Titles; pay grades; work weeks; minimum qualifications.

(d) **Title, pay grades, work week, and minimum qualifications.** The title, minimum standards, pay grade, and the work week designation that an employee is required to follow for each class within the classified service are as follows:

(8) Public Safety and Criminal Justice (PS).

Title	Grade and Work Week	Minimum Qualifications
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ANIMAL CARE ATTENDANT I	LM5B	SUFFICIENT EDUCATION TO UNDERSTAND AND FOLLOW ORAL AND WRITTEN INSTRUCTIONS; SOME EXPERIENCE IN THE KNOWLEDGE OR VARIOUS BREEDS, COLORATION AND TREATMENT OF ANIMALS; AND A VALID NON-COMMERCIAL CLASS C MOTOR VEHICLE OPERATOR'S LICENSE
ANIMAL CARE ATTENDANT II	LM6B	GRADUATION FROM HIGH SCHOOL; EXPERIENCE IN HUMANE ANIMAL CARE AND TREATMENT, ANIMAL SHELTER OPERATIONS AND LAWS GOVERNING ANIMAL PROTECTION AND CONTROL; CERTIFIED EUTHANASIA; AND A VALID NON-COMMERCIAL CLASS C MOTOR VEHICLE OPERATOR'S LICENSE
Animal Control Administrator	NR20C	Graduation from an accredited four-year college or university, with major course work in business or public administration; thorough experience in animal control work, including considerable supervisory and administrative experience; and a valid non-commercial class C motor vehicle operator's license

Crime Scene Technician I	OS9B	An associate's degree or 60 college credits from an accredited college or university with major course work in [[law enforcement, criminal justice]] FORENSIC SCIENCE, chemistry, biology, physics, or a related [[field]] SCIENCE and course work in the collection and preservation of evidence or other areas of forensic science or criminalistics; experience in the collection and preservation of evidence or a related field of forensic science or criminalistics; and a valid non-commercial Class C motor vehicle operator's license
Crime Scene Technician II	OS11B	[[An associate's]] A BACHELOR'S degree [[or 60 college credits]] from an accredited college or university with major course work in [[law enforcement, criminal justice]] FORENSIC SCIENCE, chemistry, biology, physics, or a related [[field]] SCIENCE and course work in the collection and preservation of evidence or other areas of forensic science or criminalistics; considerable experience in the collection, [[and]] preservation AND LATENT FINGERPRINT PROCESSING of evidence or in a related field of forensic science or criminalistics; and a valid non-commercial Class C motor vehicle operator's license

(10) Engineering, Information Technology and Science (SC).

Title	Grade and Work Week	Minimum Qualifications

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GIS Manager	NR21C	Graduation from an accredited four-year college or university with a bachelor's degree in geographic information systems (GIS), geography, computer science, earth science, or a related field; considerable administrative and lead, advanced, or supervisory work experience; certification as a geographic information systems professional (GISP); and a valid non-commercial Class C motor vehicle operator's license
GIS SENIOR SPECIALIST	NR19B NR19C	GRADUATION FROM AN ACCREDITED FOUR-YEAR COLLEGE OR UNIVERSITY WITH MAJOR COURSE WORK IN GEOGRAPHY, CARTOGRAPHY, PLANNING, COMPUTER SCIENCE, CIVIL ENGINEERING, OR RELATED DISCIPLINE; THOROUGH EXPERIENCE IN THE OPERATION AND APPLICATION OF GIS TECHNOLOGY; EXPERIENCE IN GIS APPLICATION SOFTWARE, AUTOMATED DRAFTING TECHNIQUES, EQUIPMENT PLOTTING, DIGITIZING, AND DATA INPUT; AND A VALID NON-COMMERCIAL CLASS C MOTOR VEHICLE OPERATOR'S LICENSE
GIS Specialist I	NR15B	Graduation from an accredited four-year college or university with major course work in geography, cartography, planning, computer science, [[or]] civil engineering, OR RELATED DISCIPLINES; considerable experience in the operation and application of GIS technology; [[experience in computer installation and repair, including configuration of small area networks;]] and a valid non-commercial Class C motor vehicle operator's license
GIS SPECIALIST II	NR17B NR17C	GRADUATION FROM AN ACCREDITED FOUR-YEAR COLLEGE OR UNIVERSITY WITH MAJOR COURSE WORK IN GEOGRAPHY, CARTOGRAPHY, PLANNING, COMPUTER SCIENCE, CIVIL ENGINEERING, OR RELATED DISCIPLINES; CONSIDERABLE EXPERIENCE IN THE OPERATION AND APPLICATION OF GIS TECHNOLOGY; EXPERIENCE IN GIS APPLICATION SOFTWARE, AUTOMATED DRAFTING TECHNIQUES, EQUIPMENT PLOTTING, DIGITIZING, AND DATA INPUT; AND A VALID NON-COMMERCIAL CLASS C MOTOR VEHICLE OPERATOR'S LICENSE
GIS Technician I	NR11B	Graduation from high school, supplemented by college-level courses in geography, cartography, planning, engineering, [[or]] computer science, OR RELATED DISCIPLINES; experience in GIS application software, automated drafting techniques, equipment plotting, digitizing, and data input; and a valid non-commercial Class C motor vehicle operator's license
GIS TECHNICIAN II	NR13B	GRADUATION FROM HIGH SCHOOL WITH COURSES IN DRAFTING, GEOGRAPHY, OR MATHEMATICS; OR COLLEGE-LEVEL COURSES IN GEOGRAPHY, CARTOGRAPHY, PLANNING, ENGINEERING, OR COMPUTER SCIENCE, OR RELATED DISCIPLINES; EXPERIENCE IN GIS APPLICATION SOFTWARE, AUTOMATED DRAFTING TECHNIQUES, EQUIPMENT PLOTTING, DIGITIZING, AND DATA INPUT;

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		CONSIDERABLE YEARS OF WORK EXPERIENCE IN AUTOCAD, GIS, OR CLOSELY RELATED WORK; AND A VALID NON-COMMERCIAL CLASS C MOTOR VEHICLE OPERATOR'S LICENSE

SECTION 2. *And be it further enacted*, That, in accordance with § 6-1-110 of the Anne Arundel County Code (2005, as amended), this Ordinance shall approve a decrease of one GIS Specialist position in the Office of Central Services from the number of positions approved in this classification as part of the Annual Budget and Appropriation Ordinance, and an increase of one GIS Specialist I position in the Office of Central Services to the number of positions approved in this classification as part of the Annual Budget and Appropriation Ordinance.

SECTION 3. *And be it further enacted*, That, in accordance with § 6-1-110 of the Anne Arundel County Code (2005, as amended), this Ordinance shall approve a decrease of one Booking Officer position in the Department of Detention Facilities from the number of positions approved in this classification as part of the Annual Budget and Appropriation Ordinance, and an increase of one Senior Booking Officer position in the Department of Detention Facilities to the number of positions approved in this classification as part of the Annual Budget and Appropriation Ordinance.

SECTION 4. *And be it further enacted*, That, in accordance with § 6-1-110 of the Anne Arundel County Code (2005, as amended), this Ordinance shall approve a decrease of eleven Fire Fighter II positions and two Fire Fighter III positions in the Fire Department from the number of positions approved in this classification as part of the Annual Budget and Appropriation Ordinance and an increase of ten Fire Lieutenant positions, two Fire Captain positions, and one Fire Division Chief position in the Fire Department to the number of positions approved in these classifications as part of the Annual Budget and Appropriation Ordinance.

SECTION 5. *And be it further enacted*, That, in accordance with § 6-1-110 of the Anne Arundel County Code (2005, as amended), this Ordinance shall approve a decrease of one GIS Specialist position in the Health Department from the number of positions approved in this classification as part of the Annual Budget and Appropriation Ordinance, and an increase of one GIS Specialist I position in the Health Department to the number of positions approved in this classification as part of the Annual Budget and Appropriation Ordinance.

SECTION 6. *And be it further enacted*, That in accordance with § 6-1-110 of the Anne Arundel County Code (2005, as amended), this Ordinance shall approve a decrease of one GIS Specialist position in the Office of Information Technology from the number of positions approved in this classification as part of the Annual Budget and Appropriation Ordinance, and an increase of one GIS Specialist I position in the Office of Information Technology to the number of positions approved in this classification as part of the Annual Budget and Appropriation Ordinance.

SECTION 7. *And be it further enacted*, That in accordance with § 6-1-110 of the Anne Arundel County Code (2005, as amended), this Ordinance shall approve a decrease of three GIS Specialist positions and one GIS Technician position in the Office of Planning and Zoning from the number of positions approved in these classifications as part of the Annual Budget and Appropriation Ordinance, and an increase of three GIS Specialist I positions and one GIS Technician I position in the Office of Planning and Zoning to the number of positions approved in these classifications as part of the Annual Budget and Appropriation Ordinance.

SECTION 8. *And be it further enacted*, That in accordance with § 6-1-110 of the Anne Arundel County Code (2005, as amended), this Ordinance shall approve a decrease of six Maintenance Worker II positions and one GIS Specialist position in the Police Department from the number of positions approved in these classifications as part of the Annual Budget and Appropriation Ordinance, and an increase of six Animal Care Attendant I positions and one GIS Specialist I position in the Police Department to the number of positions approved in these classifications as part of the Annual Budget and Appropriation Ordinance.

SECTION 9. *And be it further enacted*, That in accordance with § 6-1-110 of the Anne Arundel County Code (2005, as amended), this Ordinance shall approve a decrease of ten GIS Specialist positions and nine GIS Technician

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positions in the Department of Public Works from the number of positions approved in these classifications as part of the Annual Budget and Appropriation Ordinance, and an increase of ten GIS Specialists I positions and nine GIS Technician I positions in the Department of Public Works to the number of positions approved in these classifications as part of the Annual Budget and Appropriation Ordinance.

SECTION 10. *And be it further enacted*, That the amendment or addition of any classifications and increases and decreases of positions approved under this Ordinance shall take effect at the beginning of the first full bi-weekly pay period on or after the effective date provided in Section 11 of this Ordinance. It is the intent of the County Council that no position in the classified service shall be abolished as a result of this Ordinance, but that all employees in positions in classifications amended or decreased by this Ordinance shall be reclassified to positions in existing classifications or in new classifications created by this Ordinance.

SECTION 11. *And be it further enacted*, That this Ordinance shall take effect 45 days from the date it becomes law.

APPROVED AND ENACTED: January 16, 2020

EFFECTIVE DATE: March 1, 2020

Bill No. 88-19

AN ORDINANCE concerning: Finance, Taxation, and Budget – Use or Occupancy Tax –Transient Lodging – Short-term Rentals

FOR the purpose of amending the County use or occupancy tax provisions to apply to all transient lodging including short-term rentals; exempting short-term residential rentals from certain recordkeeping provisions; adding a ~~definition~~ definitions of “hosting platform” and “short-term rental”; amending certain definitions to include short-term rentals; clarifying the applicability of the tax to short-term rentals; and generally relating to finance, taxation, and budget.

BY repealing and reenacting, with amendments: ~~§ 4-6-105~~ §§ 4-6-102(b); and 4-6-105
Anne Arundel County Code (2005, as amended)

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland*, That Section(s) of the Anne Arundel County Code (2005, as amended) read as follows:

ARTICLE 4. FINANCE, TAXATION, AND BUDGET

TITLE 6. TAXES ON SERVICES AND COMMODITIES

4-6-102. Recordkeeping.

(b) Availability. [[Records]] EXCEPT AS OTHERWISE PROVIDED FOR OWNERS OR OPERATORS OF SHORT-TERM RESIDENTIAL RENTALS, RECORDS and other documents shall be available at all times during normal business hours for inspection and examination by the Controller, the collecting authority, or the duly authorized representative, agent, or employee of the Controller or collecting authority.

4-6-105. Use or occupancy tax.

(a) **Definitions.** In this section, the following words have the meanings indicated.

(1) “Additional rent” means the rent paid by an occupant to a [[room]] remarketer that is in excess of the net rent.

(2) “Collecting authority” means the County Controller except as provided in subsection (k).

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[(3)] (i) “Hotel” means a facility that offers sleeping accommodations to the transient public.

(ii) “Hotel” includes a motel, inn, bed and breakfast home or inn, rooming or guest house, and tourist home.

(iii) “Hotel” does not include a bed and breakfast home, rooming or guest house, or tourist home that has fewer than three bedrooms for the lodging of occupants.]]

[(5)] (3) “Net rent” means the rent received by [[a hotel]] AN owner or operator from a [[room]] remarketer.

[(6)] (4) “Occupant” means a person who uses or occupies a [[room in a hotel]] SHORT-TERM RENTAL.

[(4)] (5) “[[Hotel owner]] OWNER or operator” means a person who possesses or has an ownership interest in a [[hotel]] SHORT-TERM RENTAL or is engaged in the business of operating [[a hotel]] SHORT-TERM RENTALS.

[(8)] (6) “[[Room remarketer]] “REMARKETER” means a person, other than the owner or operator [[of a hotel]] OF A SHORT-TERM RENTAL, who has the right, access, ability, or authority, through an internet transaction or any other means, to offer, reserve, book, arrange for, remarket, distribute, broker, or resell [[rooms]] SHORT-TERM RENTALS [[for which use or occupancy is]] subject to the tax levied under this section, AND THE TERM INCLUDES A HOSTING PLATFORM. FOR PURPOSES OF THIS DEFINITION “HOSTING PLATFORM” MEANS AN INTERNET-BASED ENTITY THAT, IN EXCHANGE FOR RENT, FACILITATES RESERVATIONS AND BOOKING TRANSACTIONS OF SHORT-TERM RESIDENTIAL RENTALS.

(7) (i) “Rent” means the consideration paid for the use or occupancy of a [[room in a hotel]] SHORT-TERM RENTAL in the County.

(ii) “Rent” includes both the “net rent” and the “additional rent” when the use or occupancy of a [[room]] SHORT-TERM RENTAL is reserved, booked, brokered, or otherwise arranged for by a [[room]] remarketer and the full amount of the rent is not paid by the occupant directly to the [[hotel]] owner or operator.

(iii) “Rent” includes charges for services and booking fees that are a condition of use or occupancy and any amount for which credit is allowed by the [[hotel]] owner or operator or [[room]] remarketer to the occupant.

(iv) “Rent” does not include charges for optional services provided by the [[hotel]] OWNER OR OPERATOR OF A SHORT-TERM RENTAL to the occupant that are in addition to the charge for use or occupancy and that are set forth separately on the bill presented to the occupant.

(8) “SHORT-TERM RENTAL” MEANS A FACILITY THAT OFFERS SLEEPING ACCOMMODATIONS TO THE TRANSIENT PUBLIC FOR ~~A FEE RENT~~, INCLUDING A HOTEL, MOTEL, INN, BED AND BREAKFAST HOME, BED AND BREAKFAST INN, ROOMING HOUSE, AS DEFINED IN § 18-1-101 OF THIS CODE, AND SHORT-TERM RESIDENTIAL RENTALS. FOR PURPOSES OF THIS DEFINITION, “SHORT-TERM RESIDENTIAL RENTAL” MEANS THE USE OR OCCUPANCY, FACILITATED BY A HOSTING PLATFORM IN EXCHANGE FOR ~~A FEE RENT~~, OF ALL OR PART OF A DWELLING UNIT TO PROVIDE ACCOMMODATIONS TO TRANSIENT GUESTS FOR NO MORE THAN 120 CONSECUTIVE DAYS IN A CALENDAR YEAR.

(b) **Levy and amount of tax.** There is [[a hotel]] AN occupancy tax levied on the rent paid for the use [[or occupancy]] of a [[room in a hotel]] SHORT-TERM RENTAL in the County. The rate of the tax is 7% of the rent. THE OCCUPANCY TAX LEVIED UNDER THIS SECTION SHALL BE CONSIDERED THE HOTEL TAX REFERRED TO IN § 20-603 OF THE LOCAL GOVERNMENT ARTICLE OF THE STATE CODE.

(c) **Calculation and collection; no remarketer.** If the full amount of the rent is paid by the occupant directly to the [[hotel]] owner or operator OF A SHORT-TERM RENTAL, the [[hotel]] owner or operator shall collect the tax from the occupant and remit the tax to the collecting authority as provided in subsection (g).

(d) **Calculation and collection; remarketer.** If the use or occupancy of a [[room]] SHORT-TERM RENTAL is reserved, booked, or otherwise arranged for by a [[room]] remarketer and the full amount of the rent is not paid by the occupant directly to the [[hotel]] owner or operator, the [[room]] remarketer shall:

(1) FOR A SHORT-TERM RENTAL OTHER THAN A SHORT-TERM RESIDENTIAL RENTAL, collect the tax from the occupant based on the net rent and remit the tax to the [[hotel]] owner or operator who shall remit it to the collecting authority as provided in subsection (g); [[and]]

(2) collect the tax from the occupant based on the additional rent and remit the tax to the collecting authority as provided in subsection (g)[[.]]; AND

(3) FOR A SHORT-TERM RESIDENTIAL RENTAL, COLLECT THE TAX FROM THE OCCUPANT BASED ON THE NET RENT AND REMIT THE TAX TO THE COLLECTING AUTHORITY AS PROVIDED IN SUBSECTION (G), BUT THE HOST SHALL REMIT THE TAX TO THE COLLECTING AUTHORITY IF THE REMARKETER FAILS TO DO SO.

(e) **Exemptions.** The tax does not apply to the rent paid for the use or occupancy of a [[room in a hotel]] SHORT-TERM RENTAL that continues for [[90]] 120 or more consecutive days, provided that this exemption does not apply to a [[room]] remarketer that offers, reserves, books, arranges for, remarkets, distributes, brokers, or resells [[the room]] A SHORT-TERM RENTAL for use or occupancy by others..

(f) **Registration.** [[A hotel]] AN owner or operator or [[room]] remarketer that offers, reserves, books, arranges for, remarkets, distributes, brokers, or resells [[rooms]] SHORT-TERM RENTALS [[for which use or occupancy is]] subject to the tax levied under this section shall register with the collecting authority on the form prescribed by the collecting authority.

(g) **Remittance and reports.** The tax collected by [[a hotel]] AN owner or operator or [[room]] remarketer shall be remitted to the collecting authority no later than the 25th day of each month. [[The [[hotel]] EACH MONTH, REGARDLESS OF WHETHER THE TAX LEVIED UNDER THIS SECTION IS COLLECTED, AN owner or operator or [[room]] remarketer shall [[at the same time]] file with the collecting authority a FULLY COMPLETED return on forms prescribed by the collecting authority that sets forth the amount of taxes collected during the preceding period and such other information as the collecting authority may require. AT THE DISCRETION OF THE CONTROLLER, A SHORT-TERM RESIDENTIAL RENTAL OWNER OR OPERATOR MAY BE ALLOWED TO SUBMIT A RETURN ON A QUARTERLY BASIS.

(h) **Failure to remit or collect tax; failure to register.**

(1) [[A hotel]] AN owner or operator or [[room]] remarketer that fails to collect, remit, or file a FULLY COMPLETED return for the tax levied by this section within the time prescribed shall be assessed the amount of tax due, interest at the rate of 0.5% for each month or fraction of a month, and a penalty of 10% of the tax due. The interest and penalty shall be collected as part of the tax.

(2) [[A hotel]] AN owner or operator or [[room]] remarketer that fails to register as required by subsection (f) shall be subject to a civil penalty of \$1,000 in addition to any other amount owed under this subsection.

(i) **Refunds.** If a taxpayer has erroneously, illegally, or unconstitutionally paid the tax levied by this section, the collecting authority shall refund the tax if the refund is applied for in writing within three years after payment of the tax, and if there is good and sufficient grounds for the refund. The application shall be in the form approved by the collecting authority, signed by both the taxpayer and the proper officer of the [[hotel]] owner or operator or [[room]] remarketer, and submitted to the collecting authority.

(j) **Purchaser or assignee.** Not less than 10 days before taking possession or control of a [[hotel]] A SHORT-TERM RENTAL that is subject to the tax levied by this section, the purchaser, transferee, or assignee shall notify the collecting authority by certified mail of the sale, transfer, conveyance, or assignment. The notice shall set forth the name and mailing address of the purchaser, transferee, or assignee, and the anticipated date of taking possession or control. If notice to the collecting authority is not provided or if the collecting authority informs the purchaser,

transferee, or assignee that a possible claim for taxes exists, the sums of money, property, or choses in action, or other consideration in which the purchaser, transferee, or assignee has an interest are subject to a first priority, right, and lien to the County, or the Mayor and Aldermen of the City of Annapolis, as appropriate, for the tax. The purchaser, transferee, or assignee is liable to the extent of the amount of the claim for unpaid taxes due under this section.

(k) **Collecting authority.** Except as otherwise provided by an agreement executed in accordance with this subsection, the collecting authority for the tax levied by this section is the County Controller. For the tax levied on the occupancy of ~~[[hotels]]~~ SHORT-TERM RENTALS located in the City of Annapolis, the County may enter into an agreement with the Mayor and Aldermen of the City of Annapolis delegating to the City of Annapolis the authority to act as collecting authority.

SECTION 2. *And be it further enacted,* That this Ordinance shall take effect 45 days from the date it becomes law.

APPROVED AND ENACTED: February 10, 2020

EFFECTIVE DATE: March 26, 2020

Bill No. 89-19

AN ORDINANCE concerning: Licenses and Registrations – Zoning – Short-term Residential Rentals

FOR the purpose of establishing registration requirements for the short-term rental of residential dwellings units; defining certain terms; adding duties applicable to owners of short-term rentals; adding requirements for internet-based hosting platforms; allowing for the enforcement of short-term residential rental provisions; adding zoning requirements for short-term residential rentals; and generally relating to licenses and registrations and zoning.

BY adding: §§ 11-13A-101 through 11-13A-104 to be under the new title “Title 13A. Short-term Residential Rentals”; and 18-12-601 through 18-12-602 to be under the new subtitle “Subtitle 6. Short-term Residential Rentals” Anne Arundel County Code (2005, as amended)

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland,* That Section(s) of the Anne Arundel County Code (2005, as amended) read as follows:

ARTICLE 11. LICENSES AND REGISTRATIONS

TITLE 13A. SHORT-TERM RESIDENTIAL RENTALS

11-13A-101. Definitions.

IN THIS TITLE, THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED:

(1) “BOOKING TRANSACTION” MEANS A RESERVATION TRANSACTION BETWEEN A HOST AND A PROSPECTIVE TRANSIENT GUEST FOR A SHORT-TERM RESIDENTIAL RENTAL.

(2) “DWELLING UNIT” HAS THE MEANING STATED IN § 18-1-101 OF THIS CODE, EXCEPT THAT THE TERM DOES NOT INCLUDE A BOAT THAT IS OR COULD BE USED AS A DWELLING UNIT.

(3) “HOST” MEANS THE OWNER OF A DWELLING UNIT WHO, IN EXCHANGE FOR ~~A FEE~~ RENT, PROVIDES ALL OR PART OF THE DWELLING UNIT FOR SHORT-TERM RESIDENTIAL RENTAL USE.

(4) “HOSTING PLATFORM” MEANS AN INTERNET-BASED ENTITY THAT, IN EXCHANGE FOR ~~A FEE~~ RENT, FACILITATES RESERVATIONS AND BOOKING TRANSACTIONS OF SHORT-TERM RESIDENTIAL RENTALS.

(5) (I) “RENT” MEANS THE CONSIDERATION PAID FOR THE USE OR OCCUPANCY OF A SHORT-TERM RENTAL IN THE COUNTY.

(II) “RENT” INCLUDES BOTH THE “NET RENT” AND THE “ADDITIONAL RENT” WHEN THE USE OR OCCUPANCY OF A SHORT-TERM RENTAL IS RESERVED, BOOKED, BROKERED, OR OTHERWISE ARRANGED FOR BY A REMARKETER AND THE FULL AMOUNT OF THE RENT IS NOT PAID BY THE OCCUPANT DIRECTLY TO THE OWNER OR OPERATOR.

(III) “RENT” INCLUDES CHARGES FOR SERVICES AND BOOKING FEES THAT ARE A CONDITION OF USE OR OCCUPANCY AND ANY AMOUNT FOR WHICH CREDIT IS ALLOWED BY THE OWNER OR OPERATOR OR REMARKETER TO THE OCCUPANT.

(IV) “RENT” DOES NOT INCLUDE CHARGES FOR OPTIONAL SERVICES PROVIDED BY THE OWNER OR OPERATOR OF A SHORT-TERM RENTAL TO THE OCCUPANT THAT ARE IN ADDITION TO THE CHARGE FOR USE OR OCCUPANCY AND THAT ARE SET FORTH SEPARATELY ON THE BILL PRESENTED TO THE OCCUPANT.

~~(5)~~ (6) “SHORT-TERM RESIDENTIAL RENTAL” MEANS THE USE OR OCCUPANCY, FACILITATED BY A HOSTING PLATFORM IN EXCHANGE FOR A FEE RENT, OF ALL OR PART OF A DWELLING UNIT TO PROVIDE ACCOMMODATIONS TO TRANSIENT GUESTS FOR NO MORE THAN 120 CONSECUTIVE DAYS IN A CALENDAR YEAR.

~~(6)~~ (7) “TRANSIENT GUEST” MEANS A PERSON WHO PAYS A FEE RENT TO OCCUPY OR HAVE THE RIGHT TO OCCUPY ALL OR PART OF A DWELLING UNIT.

~~(7)~~ (8) “UNHOSTED RENTAL” MEANS A SHORT-TERM RESIDENTIAL RENTAL UNDER WHICH THE HOST DOES NOT OCCUPY THE DWELLING UNIT DURING THE TRANSIENT GUEST’S STAY.

11-13A-102. Hosts.

(A) Requirements and prohibitions.

(1) A HOST MAY NOT ENTER INTO A SHORT-TERM RESIDENTIAL RENTAL AGREEMENT WITH A TRANSIENT GUEST OR RENT A DWELLING UNIT TO A TRANSIENT GUEST WITHOUT FIRST OBTAINING AN APPROVED REGISTRATION FROM THE DEPARTMENT.

(2) A HOST MAY NOT REGISTER MORE THAN TWO DWELLING UNITS AS SHORT-TERM RESIDENTIAL RENTALS.

~~(3) THE HOST MUST BE AN INDIVIDUAL AND MAY NOT BE A CORPORATION, PARTNERSHIP, LIMITED PARTNERSHIP, LIMITED LIABILITY PARTNERSHIP, LIMITED LIABILITY COMPANY, OR OTHER BUSINESS ENTITY.~~

(3) A HOST MAY BE AN INDIVIDUAL, CORPORATION, PARTNERSHIP, LIMITED PARTNERSHIP, LIMITED LIABILITY PARTNERSHIP, LIMITED LIABILITY COMPANY, OR OTHER BUSINESS ENTITY, BUT A DWELLING UNIT REGISTERED BY ANY HOST COUNTS AS A REGISTRATION BY ANY INDIVIDUAL OR OTHER BUSINESS ENTITY WITH AN OWNERSHIP OR FINANCIAL INTEREST IN THE HOST.

(4) THE RENTAL PERIOD FOR A SHORT-TERM RESIDENTIAL RENTAL SHALL BE NO LESS THAN 24 HOURS.

(5) A HOST MAY NOT ENTER INTO A SHORT-TERM RESIDENTIAL RENTAL AGREEMENT WITH A TRANSIENT GUEST OR RENT A DWELLING UNIT TO A TRANSIENT GUEST, IF OVERDUE TAXES, FINES, OR FEES ARE OWED TO THE COUNTY.

(6) THE HOST SHALL PROVIDE TO THE DEPARTMENT THE NAMES OF ALL HOSTING PLATFORMS TO BE USED IN CONNECTION WITH A SHORT-TERM RESIDENTIAL RENTAL AND SHALL UPDATE THE LIST WITHIN TEN DAYS AFTER ANY ADDITIONS OR DELETIONS.

(7) A HOST SHALL PROVIDE HOSTING PLATFORMS WITH THE REGISTRATION NUMBER ISSUED BY THE DEPARTMENT FOR THE DWELLING UNIT AND A PHONE NUMBER TO VERIFY APPROVAL OF THE REGISTRATION.

(8) A HOST SHALL ENSURE THAT A HOSTING PLATFORM INCLUDES THE REGISTRATION NUMBER IN AN ADVERTISEMENT, LISTING, OR POST FOR THE SHORT-TERM RESIDENTIAL RENTAL.

(9) THE HOST SHALL PROMINENTLY DISPLAY A SIGN WITHIN THE DWELLING UNIT STATING THAT THE DWELLING UNIT IS REGISTERED BY THE DEPARTMENT FOR SHORT-TERM RESIDENTIAL RENTALS AND PROVIDING THE REGISTRATION NUMBER.

(10) FOR AN UNHOSTED RENTAL, THE HOST SHALL PROVIDE TO THE TRANSIENT GUEST THE NAME OF A PERSON WHO IS AVAILABLE FOR THE TERM OF THE RENTAL AND A 24-HOUR EMERGENCY TELEPHONE NUMBER FOR PROMPT ASSISTANCE.

(11) A HOST SHALL KEEP RECORDS RELATING TO ALL SHORT-TERM RESIDENTIAL RENTALS FOR A PERIOD OF AT LEAST THREE YEARS AND, UPON WRITTEN REQUEST FROM THE COUNTY, SHALL PROVIDE THE RECORDS FOR INSPECTION TO THE COUNTY.

(B) Application. A HOST SHALL FILE AN APPLICATION FOR REGISTRATION ON A FORM PROVIDED BY THE DEPARTMENT AND SHALL PAY THE APPLICABLE FEE. THE REGISTRATION FORM SHALL INCLUDE, AT A MINIMUM:

(1) THE NAME, MAILING ADDRESS, EMAIL ADDRESS, AND PHONE NUMBER(S) OF THE HOST AND OF ALL PERSONS WITH AN OWNERSHIP OR FINANCIAL INTEREST IN THE HOST;

(2) THE ADDRESS OF THE DWELLING UNIT; A UNIT NUMBER, IF APPLICABLE; THE NUMBER OF BEDROOMS AND BATHROOMS IN THE DWELLING UNIT; AND THE NUMBER OF AVAILABLE ON-SITE PARKING SPACES; ~~AND~~

~~(3) THE HOST'S STATE SALE TAX AND USE REGISTRATION NUMBER.~~

(3) THE HOST'S PROOF OF INSURANCE FOR THE SHORT-TERM RESIDENTIAL RENTAL; AND

(4) THE HOST'S CERTIFICATION UNDER OATH THAT THE SHORT-TERM RESIDENTIAL RENTAL PROPERTY MEETS THE MINIMUM SAFETY CRITERIA SET FORTH IN THE REGISTRATION FORM.

(C) Term; renewal. EACH REGISTRATION HAS A TWO-YEAR TERM. THE HOST MAY SEEK TO RENEW THE REGISTRATION BY FILING AN APPLICATION WITH THE DEPARTMENT, TOGETHER WITH THE APPLICABLE FEE, AT LEAST 30 DAYS BEFORE THE EXISTING REGISTRATION EXPIRES.

(D) Fees. THE FEE FOR THE REGISTRATION OR RENEWAL OF A SHORT-TERM RESIDENTIAL RENTAL IS \$400.00.

(E) Denial; suspension; revocation.

(1) Notice and an opportunity to be heard. THE DEPARTMENT SHALL GIVE A HOST AT LEAST 10 DAYS' ADVANCE NOTICE OF AN INTENTION TO DENY, SUSPEND, OR REVOKE A REGISTRATION AND GIVE THE HOST AN OPPORTUNITY WITHIN THE NOTICE PERIOD TO STATE WHY THE REGISTRATION SHOULD NOT BE DENIED, SUSPENDED, OR REVOKED.

(2) **Action by the Department.** AFTER CONSIDERATION OF THE HOST'S COMMENTS, THE DEPARTMENT MAY DENY, SUSPEND, OR REVOKE A SHORT-TERM RESIDENTIAL REGISTRATION FOR A FAILURE TO COMPLY WITH THE PROVISIONS OF THIS SUBTITLE; A FAILURE TO COMPLY WITH THE PROVISIONS OF ARTICLE 18, TITLE 12, SUBTITLE 6 OF THIS CODE; FALSE STATEMENTS IN THE APPLICATION; OR A FAILURE TO PAY OVERDUE COUNTY TAXES, FINES, OR FEES.

(F) **Assignment and transfer prohibited.** AN APPROVED REGISTRATION IS NOT ASSIGNABLE AND IT DOES NOT TRANSFER UPON THE SALE OR OTHER TRANSFER OF THE PROPERTY.

11-13A-103. Hosting platforms.

A HOSTING PLATFORM SHALL COMPLY WITH ALL OF THE FOLLOWING:

(1) A HOSTING PLATFORM MAY NOT ADVERTISE, LIST, POST, OR OTHERWISE FACILITATE A BOOKING TRANSACTION FOR A SHORT-TERM RESIDENTIAL RENTAL WITHOUT HAVING VERIFIED THAT THE HOST HAS A VALID, CURRENT REGISTRATION FROM THE DEPARTMENT FOR SHORT-TERM RESIDENTIAL RENTALS AND THAT THE RENTAL ADDRESS MATCHES THE ADDRESS ON THE REGISTRATION, EXCEPT THAT A HOSTING PLATFORM NEED NOT RE-VERIFY THE VALIDITY OF THE REGISTRATION UNLESS:

(I) THE HOSTING PLATFORM RECEIVES NOTICE FROM THE DEPARTMENT OR ANY OTHER SOURCE THAT THE HOST CANNOT LAWFULLY ENTER INTO SHORT-TERM RESIDENTIAL RENTAL TRANSACTIONS; OR

(II) THE HOST HAS STOPPED OFFERING SHORT-TERM RESIDENTIAL RENTALS WITH THE HOSTING PLATFORM FOR A PERIOD OF 12 MONTHS OR MORE SINCE THE REGISTRATION WAS LAST VERIFIED.

(2) A HOSTING PLATFORM SHALL INCLUDE THE HOST'S REGISTRATION NUMBER IN AN ADVERTISEMENT, LISTING, OR POST FOR A SHORT-TERM RESIDENTIAL RENTAL.

(3) A HOSTING PLATFORM SHALL REMOVE AN ADVERTISEMENT, LISTING, OR POST WITHIN THREE DAYS IF THE HOSTING PLATFORM LEARNS FROM THE DEPARTMENT OR ANY OTHER SOURCE THAT THE HOST'S REGISTRATION HAS BEEN SUSPENDED OR REVOKED.

(4) A HOSTING PLATFORM MAY NOT COLLECT ~~A FEE~~ RENT IN EXCHANGE FOR FACILITATING RESERVATIONS, ADVERTISEMENTS, LISTINGS, OR POSTS OF SHORT-TERM RESIDENTIAL RENTALS IF THE DWELLING UNIT CANNOT LAWFULLY BE USED FOR A SHORT-TERM RESIDENTIAL RENTAL.

(5) A HOSTING PLATFORM SHALL KEEP, FOR A PERIOD OF AT LEAST THREE YEARS, RECORDS RELATING TO ALL SHORT-TERM RESIDENTIAL RENTALS ADVERTISED, LISTED, POSTED, OR OTHERWISE FACILITATED BY THE HOSTING PLATFORM.

(6) THE RECORDS KEPT BY A HOSTING PLATFORM SHALL INCLUDE THE NAME AND ADDRESS OF THE HOST; THE STREET ADDRESS OF THE SHORT-TERM RESIDENTIAL RENTAL; THE DATE OF THE BOOKING TRANSACTION; THE START AND END DATE OF THE SHORT-TERM RESIDENTIAL RENTAL; AND THE RENT AND OTHER FEES CHARGED BY THE HOST AND HOSTING PLATFORM.

(7) UPON A WRITTEN REQUEST FROM THE COUNTY, A HOSTING PLATFORM SHALL MAKE AVAILABLE FOR INSPECTION THOSE RECORDS WHICH CONTAIN INFORMATION USED IN ITS ADVERTISEMENTS, LISTINGS, OR POSTS AND THOSE RECORDS CONTAINING INFORMATION THAT IS OTHERWISE PUBLIC INFORMATION.

(8) A HOSTING PLATFORM SHALL COLLECT FROM THE HOST AND REMIT TO THE COUNTY THE OCCUPANCY TAX REQUIRED BY § 4-6-105 OF THIS CODE.

11-13A-104. Enforcement.

IN ADDITION TO ANY OTHER REMEDIES PROVIDED BY LAW, A VIOLATION OF ANY PROVISION OF THIS SUBTITLE IS PUNISHABLE AS A CLASS C CIVIL OFFENSE AS PROVIDED IN § 9-2-201 OF THIS CODE.

ARTICLE 18. ZONING

TITLE 12. SPECIAL USES

SUBTITLE 6. SHORT-TERM RESIDENTIAL RENTALS

18-12-601. Definitions.

IN THIS SUBTITLE, THE FOLLOWING WORDS HAVE THE MEANING INDICATED:

(1) “HOST” HAS THE MEANING SET FORTH IN § 11-13A-101 OF THIS CODE.

(2) “SHORT-TERM RESIDENTIAL RENTALS RENTAL” HAS THE MEANING SET FORTH IN § 11-13A-101, EXCEPT THAT THE TERM DOES NOT INCLUDE A HOTEL, A BED AND BREAKFAST HOME, A BED AND BREAKFAST INN, OR A ROOMING HOUSE.

18-12-602. Short-term residential rentals.

A SHORT-TERM RESIDENTIAL RENTAL SHALL COMPLY WITH ALL OF THE FOLLOWING REQUIREMENTS.

(1) THE HOST SHALL BE REGISTERED AS REQUIRED BY § 11-13A-102 OF THIS CODE.

(2) THE SHORT-TERM RESIDENTIAL RENTAL MAY NOT CREATE A USE THAT IS PROHIBITED IN THE ZONING DISTRICT IN WHICH THE DWELLING UNIT IS LOCATED.

SECTION 2. *And be it further enacted*, That this Ordinance shall take effect 45 days from the date it becomes law.

APPROVED AND ENACTED: February 24, 2020

EFFECTIVE DATE: April 9, 2020

Bill No. 91-19

AN ORDINANCE concerning: Personnel – Positions in the Classified Service

FOR the purpose of increasing a certain position in the classified service; and generally relating to personnel.

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland*, That, in accordance with § 6-1-110 of the Anne Arundel County Code (2005, as amended), this Ordinance shall approve an increase of twenty (20) Fire Fighter II positions to the number of positions approved in this classification as part of the Annual Budget and Appropriation Ordinance.

SECTION 2. *And be it further enacted*, That this Ordinance shall take effect 45 days from the date it becomes law.

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APPROVED AND ENACTED: January 16, 2020
EFFECTIVE DATE: March 1, 2020

Bill No. 93-19

AN ORDINANCE concerning: Cape St. Claire Special Community Benefit District – Approval of Loan and Assignment Agreement

FOR the purpose of obligating the County to levy the special tax known as the special community benefit assessment on the Cape St. Claire Special Community Benefit District in an amount sufficient to repay a loan from Branch Banking & Trust Company to the Cape St. Claire Improvement Association, Inc., for the term of the loan.

WHEREAS, the Cape St. Claire Special Community Benefit District has been duly formed and created, pursuant to procedures set forth in § 4-7-202 of the Anne Arundel County Code; and

WHEREAS, pursuant to § 4-7-204(n) of the Anne Arundel County Code, the purposes of the Cape St. Claire Special Community Benefit District include “maintenance of community property, including lawn care, trash removal, repair, lighting, paving, and erosion prevention; special security for community property; acquisition, improvement, and construction of real and personal community property; and funding administrative expenses incidental to carrying out these purposes, including mailing, secretarial, auditing, insurance, and legal costs”; and

WHEREAS, the Cape St. Claire Improvement Association, Inc. (the “Association”) is the civic or community association that meets the requirements of § 4-7-101(d) of the County Code that administers the District; and

WHEREAS, the Association is entering into a loan agreement with Branch Banking & Trust Company in the amount of \$650,000, plus closing costs, with a term as stated in the agreement, to be used for a shore erosion and beach restoration project (the “Loan”); and

WHEREAS, to enable the Association to obtain the Loan from Branch Banking & Trust Company by providing a source of funds for repayment of the Loan, the County is undertaking the obligation set forth in this Ordinance; now, therefore,

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland,* That the County shall be obligated to levy the special tax known as the special community benefit assessment on the Cape St. Claire Special Community Benefit District in an amount sufficient to repay the Loan from Branch Banking & Trust Company to Cape St. Claire Improvement Association, Inc., in each of the fiscal years during the term of the Loan, beginning in the County’s Fiscal Year 2020.

SECTION 2. *And be it further enacted,* That the County undertakes no obligation with regard to the Loan except as expressly described in this Ordinance, is neither a co-obligor nor guarantor of the Loan, and does not commit the full faith and credit of the County to repayment of the Loan.

SECTION 3. *And be it further enacted,* That the County Executive is hereby authorized to enter into such other and further agreements with the Association and Branch Banking & Trust Company as are necessary to disburse directly to Branch Banking & Trust Company such amounts of the special community benefit assessment levied on the Cape St. Claire Special Community Benefit District as are collected by the County and are necessary to repay the Loan consistent with this Ordinance.

SECTION 4. *And be it further enacted,* That this Ordinance shall take effect 45 days from the date it becomes law.

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APPROVED AND ENACTED: January 29, 2020
EFFECTIVE DATE: March 14, 2020

Bill No. 94-19

AN ORDINANCE concerning: Boards, Commissions, and Similar Bodies and Public Ethics – Human Relations Commission

FOR the purpose of amending the purpose of the Human Relations Commission to protect against any type of discrimination; amending the composition of the Human Relations Commission; amending the power to conduct public hearings; requiring voting members of the Human Relations Commission to file financial disclosure statements; and generally relating to boards, commissions, and similar bodies.

BY repealing and reenacting, with amendments: §§ 3-5A-102; 3-5A-103(a); and 3-5A-108(a)(5)
Anne Arundel County Code (2005, as amended)

BY renumbering: § 7-6-101(94) and (95) to be 7-6-101(95) and (96)
Anne Arundel County Code (2005, as amended)

BY adding: §§ 3-5A-103(c); and 7-6-101(94)
Anne Arundel County Code (2005, as amended)

SECTION 1. Be it enacted by the County Council of Anne Arundel County, Maryland, That § 7-6-101(94) and (95), respectively of the Anne Arundel County Code (2005, as amended) are hereby renumbered to § 7-6-101(95) and (96), respectively.

SECTION 1. Be it enacted by the County Council of Anne Arundel County, Maryland, SECTION 2. And be it further enacted, That Section(s) of the Anne Arundel County Code (2005, as amended) read as follows:

ARTICLE 3. BOARDS, COMMISSIONS, AND SIMILAR BODIES

TITLE 5A. HUMAN RELATIONS COMMISSION

3-5A-102. Purpose.

The purpose of the Commission is to promote and enhance the ability of all Anne Arundel County residents to pursue their lives free of discrimination ~~[[in housing]]~~.

3-5A-103. Composition; Human Relations Officer.

(a) **Number and type of members.** The Commission consists of 11 voting members, ALL OF WHOM SHALL BE RESIDENTS OF THE COUNTY, nominated by the County Executive and approved by resolution of the County Council. Of the voting members:

(1) ~~[[Seven shall be residents of the County, with one]]~~ THERE SHALL BE ONE MEMBER from each councilmanic district RECOMMENDED BY ~~[[and recommended by]]~~ the County Council member ~~[[of]]~~ FOR the district;

(2) ~~[[Four shall be residents of the County who reflect the County's ethnic and minority diversity]]~~ THERE SHALL BE FOUR MEMBERS RECOMMENDED BY THE COUNTY EXECUTIVE; ~~[[and]]~~

(3) AT LEAST FOUR OF THE ELEVEN MEMBERS SHALL ~~BE BROADLY REPRESENTATIVE OF THE CITIZENS~~ REFLECT THE ETHNIC AND MINORITY DIVERSITY OF THE RESIDENTS OF THE COUNTY; AND

[[3]] (4) At least one [[member]] OF THE ELEVEN MEMBERS shall be trained in or have experience with mediation.

(C) Student member.

(1) THE COMMISSION SHALL INCLUDE A NON-VOTING STUDENT MEMBER APPOINTED BY THE COUNTY EXECUTIVE.

(2) THE STUDENT MEMBER SHALL: BE OF GOOD CHARACTER; BE IN GOOD STANDING IN AN ANNE ARUNDEL COUNTY PUBLIC HIGH SCHOOL; BE NOMINATED BY THE CHESAPEAKE REGIONAL ASSOCIATION OF STUDENT COUNCILS OF ANNE ARUNDEL COUNTY IN ACCORDANCE WITH A METHOD OF ITS CHOOSING; SERVE A TERM OF ONE YEAR BEGINNING ON JULY 1 OF EACH YEAR; AND CONTINUE TO SERVE UNTIL A SUCCESSOR IS APPOINTED.

3-5A-108. Powers and duties.

(a) **Powers.** The Commission may:

(5) conduct public hearings IN ACCORDANCE WITH SUBTITLE 2 OF TITLE 5A;

ARTICLE 7. PUBLIC ETHICS

TITLE 6. FINANCIAL DISCLOSURE

7-6-101. Persons required to file statements.

(a) **Generally.** Each of the following and each candidate for County Executive or the County Council shall file with the Ethics Commission the statements provided for in this title:

(94) EACH VOTING MEMBER OF THE HUMAN RELATIONS COMMISSION;

SECTION ~~2~~ 3. *And be it further enacted*, That this Ordinance shall take effect 45 days from the date it becomes law.

APPROVED AND ENACTED: February 10, 2020

EFFECTIVE DATE: March 26, 2020

Bill No. 95-19

AN ORDINANCE concerning: Public Works – Utilities – Subsidies for Wastewater Extension Project Costs

FOR the purpose of defining certain terms; allowing subsidies for wastewater extension projects in specified areas of the County; providing the maximum percentage of the project cost that may be subsidized; adding criteria for eligibility; and generally relating to public works.

BY adding: § 13-5-815.2

Anne Arundel County Code (2005, as amended)

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland*, That Section(s) of the Anne Arundel County Code (2005, as amended) read as follows:

ARTICLE 13. PUBLIC WORKS

TITLE 5. UTILITIES

13-5-815.2. Subsidies for wastewater extension projects.

(A) **Definitions.** IN THIS SECTION, THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.

(1) “COMBINED GROSS INCOME” HAS THE MEANING STATED IN § 13-5-815.

~~(2)~~ (2) “CRITICAL AREA” HAS THE MEANING STATED IN § 18-1-101 OF THIS CODE.

~~(3)~~ (3) “ELIGIBLE AREA” MEANS PROPERTY THAT IS LOCATED IN:

(I) THE CRITICAL AREA;

(II) AN ON-SITE WASTEWATER MANAGEMENT PROBLEM AREA;

(III) AN AREA DESIGNATED IN THE COUNTY’S MASTER PLAN FOR WATER SUPPLY AND SEWERAGE SYSTEMS AS A SEPTIC TO SEWER CONVERSION AREA; OR

(IV) AN AREA THAT IS ADJACENT TO ONE OF THE AREAS LISTED IN (I) THROUGH (III) AND THAT IS ALSO WITHIN THE BOUNDARIES OF A WASTEWATER EXTENSION PROJECT THAT INCLUDES ONE OF THE AREAS LISTED IN (I) THROUGH (III).

(4) “GROSS INCOME” HAS THE MEANING STATED IN § 13-5-815.

~~(5)~~ (5) “ON-SITE WASTEWATER MANAGEMENT PROBLEM AREA” MEANS AN AREA DETERMINED TO BE A WASTEWATER MANAGEMENT PROBLEM AREA IN THE COUNTY’S MASTER PLAN FOR WATER SUPPLY AND SEWERAGE SYSTEMS, AS ADOPTED BY THE COUNTY COUNCIL.

(6) “PROPERTIES WITH EXISTING IMPROVEMENTS” HAS THE MEANING STATED IN § 13-5-813.

(B) **Subsidy allowed.** AT THE DISCRETION OF THE DIRECTOR AND UPON APPLICATION OF THE PROPERTY OWNER, THE COUNTY MAY SUBSIDIZE THE PER-PROPERTY PROJECT COST FOR RESIDENTIAL PROPERTIES WITH EXISTING IMPROVEMENTS LOCATED IN A WASTEWATER EXTENSION PROJECT LOCATED IN AN ELIGIBLE AREA, NOT TO EXCEED 25% OF THE TOTAL PROJECT COST. THE SUBSIDY MAY BE:

(1) UP TO 25% OF THE PER-PROPERTY PROJECT COST FOR A PROPERTY OWNED BY AN INDIVIDUAL OR TRUSTEE IF THE COMBINED GROSS INCOME IS EQUAL TO OR LESS THAN THE LEVEL SET FORTH IN COMAR 26.03.13.04.D(1); OR

(2) UP TO 12.5% OF THE PER-PROPERTY PROJECT COST FOR A PROPERTY OWNED BY AN INDIVIDUAL OR TRUSTEE IF THE COMBINED GROSS INCOME IS GREATER THAN THE LEVEL SET FORTH IN COMAR 26.03.13.04.D, OR FOR PROPERTY OWNERS OTHER THAN AN INDIVIDUAL OR TRUSTEE.

(C) **Criteria.** IN DETERMINING WHETHER TO SUBSIDIZE A WASTEWATER EXTENSION PROJECT IN AN ELIGIBLE AREA, THE DIRECTOR SHALL CONSIDER:

(1) THE PROXIMITY OF THE WASTEWATER EXTENSION PROJECT TO EXISTING WASTEWATER INFRASTRUCTURE;

(2) THE ENVIRONMENTAL AND HEALTH BENEFITS OF THE WASTEWATER EXTENSION PROJECT;

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- (3) ENGINEERING CONSIDERATIONS;
- (4) THE AVAILABILITY OF FUNDS FOR A SUBSIDY;
- (5) THE FINANCIAL VIABILITY OF THE WASTEWATER EXTENSION PROJECT; AND
- (6) FEDERAL OR STATE AID.

SECTION 2. *And be it further enacted*, That this Ordinance shall take effect 45 days from the date it becomes law.

APPROVED AND ENACTED: February 10, 2020
EFFECTIVE DATE: March 26, 2020

Bill No. 96-19

AN ORDINANCE concerning: Licensing – Swimming Pools – Lifeguards

FOR the purpose of reducing the minimum age requirement for lifeguards at public or semi-public pools; and generally relating to licensing.

BY repealing and reenacting, with amendments: § 11-14-203(b)(1)
Anne Arundel County Code (2005, as amended)

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland*, That Section(s) of the Anne Arundel County Code (2005, as amended) read as follows:

ARTICLE 11. LICENSING

TITLE 14. SWIMMING POOLS

11-14-203. Lifeguard license required.

(b) **Issuance.** The Health Officer shall issue a license on:

(1) application for a license filed by an individual who is ~~[[at least 16]]~~ 15 years old OR OLDER on forms provided by the Health Officer;

SECTION 2. *And be it further enacted*, That this Ordinance shall take effect 45 days-from the date it is enacted.

APPROVED AND ENACTED: January 29, 2020
EFFECTIVE DATE: March 14, 2020

Bill No. 97-19

AN ORDINANCE concerning: Zoning – Housing for the Elderly of Moderate Means

FOR the purpose of allowing “housing for the elderly of moderate means” as a conditional use in certain residential districts; amending the conditional use requirements for “housing for the elderly of moderate means”; repealing the special exception use requirements for “housing for the elderly of moderate means”; and generally relating to zoning.

BY repealing and reenacting, with amendments: §§ 18-4-106; and 18-10-129
Anne Arundel County Code (2005, as amended)

BY repealing: § 18-11-129
Anne Arundel County Code (2005, as amended)

BY renumbering: §§ 18-11-130 through 18-11-166 to be 18-11-129 through 18-11-165
Anne Arundel County Code (2005, as amended)

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland,* That § 18-11-129 of the Anne Arundel County Code (2005, as amended) is hereby repealed.

SECTION 2. *And be it further enacted,* That §§ 18-11-130 through 18-11-166, respectively, of the Anne Arundel County Code (2005, as amended) is hereby renumbered to be §§ 18-11-129 through 18-11-165, respectively.

SECTION 3. *And be it further enacted,* That Section(s) of the Anne Arundel County Code (2005, as amended) read as follows:

ARTICLE 18. ZONING

TITLE 4. RESIDENTIAL DISTRICTS

18-4-106. Permitted, conditional, and special exception uses.

The permitted, conditional, and special exception uses allowed in each of the residential districts are listed in the chart in this section using the following key: P = permitted use; C = conditional use; SE = special exception use. A blank means that the use is not allowed in the district. Except as provided otherwise in this article, uses and structures customarily accessory to the listed uses also are allowed, except that guest houses as accessory structures are prohibited and outside storage as an accessory use is limited to the lesser of 10% of the allowed lot coverage or 500 square feet.

Permitted, Conditional, and Special Exception Uses	RA	RLD	R1	R2	R5	R10	R15	R22
Housing for the elderly of moderate means				[[SE]] C	[[SE]] C	[[SE]] C	[[SE]] C	[[SE]] C

TITLE 10. REQUIREMENTS FOR CONDITIONAL USES

18-10-129. Housing for the elderly of moderate means.

Housing for the elderly of moderate means shall CONSIST OF RENTAL DWELLING UNITS ONLY AND SHALL comply with all of the following requirements.

¶(1) The property shall be encumbered by a recorded deed restriction that (a) requires the units to be occupied by at least one individual who is 62 years of age or older with an income that does not exceed 80% of the median income adjusted for household size for the Baltimore Primary Metropolitan Statistical Area, as defined and published annually by the United States Department of Housing and Urban Development, and (b) that prohibits the units from being occupied by resident minor children.¶

(1) THE PROPERTY SHALL BE ENCUMBERED BY A RECORDED DEED RESTRICTION THAT:

(I) REQUIRES THE UNITS TO BE OCCUPIED BY INDIVIDUALS WHO ARE 62 YEARS OF AGE OR OLDER;

(II) REQUIRES THAT AT LEAST 60% OF THE UNITS BE OCCUPIED BY INDIVIDUALS WITH AN INCOME THAT DOES NOT EXCEED 60% OF THE MEDIAN INCOME ADJUSTED FOR HOUSEHOLD SIZE FOR THE BALTIMORE PRIMARY METROPOLITAN STATISTICAL AREA, AS DEFINED AND PUBLISHED ANNUALLY BY THE UNITED STATES DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT; AND

(III) REQUIRES THAT THE REMAINING UNITS BE OCCUPIED BY INDIVIDUALS WITH AN INCOME THAT DOES NOT EXCEED 80% OF THE MEDIAN INCOME ADJUSTED FOR HOUSEHOLD SIZE FOR THE BALTIMORE PRIMARY METROPOLITAN STATISTICAL AREA, AS DEFINED AND PUBLISHED ANNUALLY BY THE UNITED STATES DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT.

(2) The project shall be located on a lot that abuts a minor arterial or higher classification road, with vehicular traffic access from that road.

(3) Maximum density shall be 22 dwelling units per acre, not to exceed 60 DWELLING UNITS IN R2 ZONING DISTRICTS OR 120 ~~[[total]]~~ dwelling units IN R5 ZONING DISTRICTS.

(4) The floor area of each dwelling unit shall be limited to 1,000 square feet.

(5) Maximum coverage by structures and parking ~~[[cannot]]~~ MAY NOT exceed ~~[[60%]]~~ 65% of the gross area of the lot.

(6) IN R2 AND R5 ZONING DISTRICTS, THE SITE SHALL BE LOCATED IN A PRIORITY FUNDING AREA.

~~[[6]]~~ (7) The following bulk regulations apply:

Minimum setbacks for principal structures:	
Front lot line	30 feet
Side lot line	25 feet
Corner side lot line	30 feet
Rear lot line	30 feet
Minimum setbacks for accessory structures:	
Side and rear lot lines	10 feet
Corner side lot line	15 feet
Maximum height limitations:	
Principal structures	55 feet
Accessory structures	20 feet
Public water and sewer	Required

~~[[7]]~~ The project shall be financed in part by State and County loans and shall be approved by a resolution of the County Council. The resolution shall adopt by reference a site plan that identifies the approximate location and dimensions of the structures, the approximate location and dimensions of the parking areas, and the setbacks from adjacent properties.]]

(8) THE DEVELOPER SHALL ESTABLISH THE ALLOWABLE MAXIMUM RENTAL RATES FOR THE RENTAL UNITS AND ANNE ARUNDEL COUNTY OR ITS DESIGNEE SHALL CONFIRM THAT THE AMOUNT OF THE RENTAL RATES IS APPROPRIATE.

(9) THE DEED RESTRICTIONS CONTAINED IN THIS SECTION SHALL BE ENFORCEABLE BY THE COUNTY OR ITS DESIGNEE.

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SECTION 4. *And be it further enacted*, That this Ordinance shall take effect 45 days from the date it becomes law.

APPROVED AND ENACTED: February 10, 2020
EFFECTIVE DATE: March 26, 2020

Bill No. 1-20

AN ORDINANCE concerning: Public Safety – School Bus Monitoring Cameras

FOR the purpose of authorizing the use of school bus monitoring cameras in the County; and generally relating to public safety.

BY adding: § 12-3-108
Anne Arundel County Code (2005, as amended)

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland*, That Section(s) of the Anne Arundel County Code (2005, as amended) read as follows:

ARTICLE 12. PUBLIC SAFETY

TITLE 3. TRAFFIC

12-3-108. School bus monitoring cameras.

(A) **Definition.** AS USED IN THIS SECTION, “SCHOOL BUS MONITORING CAMERA” HAS THE MEANING SET FORTH IN § 21-706.1 OF THE TRANSPORTATION ARTICLE OF THE STATE CODE.

(B) **Use authorized.** THE USE OF SCHOOL BUS MONITORING CAMERAS IN ACCORDANCE WITH § 21-706.1 OF THE TRANSPORTATION ARTICLE OF THE STATE CODE IS AUTHORIZED IN ANNE ARUNDEL COUNTY.

SECTION 2. *And be it further enacted*, That this Ordinance shall take effect 45 days from the date it becomes law.

APPROVED AND ENACTED: February 14, 2020
EFFECTIVE DATE: March 30, 2020

Bill No. 2-20

AN ORDINANCE concerning: Public Works – Roads and Rights-of-way – Obstructions – Abandonment of Facilities

FOR the purpose of adding a deadline for relocating obstructions in or removing obstructions from County roads, easements, and rights-of-way; adding County remedies for failure to relocate obstructions in or remove obstructions from County roads, easements, and rights-of-way; adding provisions relating to facilities abandoned in the County rights-of-way; and generally relating to public works.

BY repealing and reenacting, with amendments: §§ 13-1-105; and 13-3-502(a)
Anne Arundel County Code (2005, as amended)

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland*, That Section(s) of the

Anne Arundel County Code (2005, as amended) read as follows:

ARTICLE 13. PUBLIC WORKS

TITLE 1. DEFINITIONS; GENERAL PROVISION

13-1-105. County's prior rights in roads, easements, and rights-of-way.

(a) **Definition.** In this section, "obstruction" means any object or structure that blocks or impedes the construction or maintenance of public works, including ~~[[private]]~~ facilities that provide electricity, gas, information services, sewer service, steam, telecommunications, traffic controls, transit service, video, water, or other services to customers; shrubbery or plants of any kind; and storage materials.

(b) **Duty to remove obstruction to construction or maintenance of public works.** A person who places or maintains an obstruction in, on, over, under, or through a County road, easement, or right-of-way shall ~~[[promptly]]~~ shift, adjust, accommodate, or remove the obstruction ~~[[on reasonable]]~~. IN CONSULTATION WITH THE COUNTY. IF THE PERSON FAILS TO ACT PROMPTLY AND DILIGENTLY, AS DETERMINED BY THE DEPARTMENT, THE COUNTY SHALL SEND A NOTICE TO THE PERSON BY FIRST CLASS MAIL, POSTAGE PREPAID, AND BY EMAIL IF AN EMAIL ADDRESS IS AVAILABLE. THE NOTICE SHALL REQUIRE THE PERSON TO SHIFT, ADJUST, ACCOMMODATE, OR REMOVE THE OBSTRUCTION WITHIN 45 CALENDAR DAYS OF THE DATE OF THE notice ~~[[from the County]]~~.

(c) **Costs.**

(1) If a person fails or refuses to shift, adjust, accommodate, or remove an obstruction ~~[[after reasonable]]~~ WITHIN 45 CALENDAR DAYS OF THE DATE OF notice FROM THE COUNTY, the Department may SUSPEND ANY ACTIVE PERMITS OR ISSUANCE OF ANY PERMIT UNTIL THE OBSTRUCTION IS SHIFTED, ADJUSTED, ACCOMMODATED, OR REMOVED.

(2) IF A PERSON FAILS OR REFUSES TO SHIFT, ADJUST, ACCOMMODATE, OR REMOVE AN OBSTRUCTION WITHIN 45 CALENDAR DAYS OF THE DATE OF NOTICE FROM THE COUNTY, THE DEPARTMENT MAY shift, adjust, accommodate, or remove the obstruction, and the Director may DEDUCT THE COST OF PERFORMING THE WORK FROM ANY SECURITY PAID TO THE COUNTY BY THE PERSON REFUSING TO DO THE WORK OR MAY OTHERWISE charge the person having or maintaining the obstruction for the cost of performing the work.

(D) **Abandonment of facilities.**

(1) IF AN OWNER DISCONTINUES USE OF AN ABOVE-GROUND OR UNDERGROUND FACILITY IN A COUNTY ROAD, EASEMENT, OR RIGHT-OF-WAY FOR ONE YEAR OR MORE, THE FACILITY SHALL BE CONSIDERED ABANDONED, BUT SHALL REMAIN THE RESPONSIBILITY OF THE OWNER. AN APPROPRIATELY SECURED SERVICE DROP THAT DOES NOT CONFLICT WITH EXISTING OR NEW FACILITIES MAY NOT BE CONSIDERED ABANDONED IF, UPON A CUSTOMER REQUEST, IT CAN BE PUT BACK INTO USE.

(2) THE OWNER SHALL IMMEDIATELY REMOVE AN ABANDONED ABOVE-GROUND FACILITY IN A COUNTY ROAD, EASEMENT, OR RIGHT-OF-WAY AT THE OWNER'S EXPENSE.

(3) REMOVAL OF A FACILITY INCLUDES REMOVAL OF ALL ITEMS APPURTENANT TO THE FACILITY, SUCH AS MAN HOLE COVERS AND PULL BOXES.

(4) (I) EXCEPT AS PROVIDED IN (D)(4)(II), AN UNDERGROUND FACILITY MAY BE ABANDONED IN PLACE IF A PERMANENT RECORD OF THE EXISTENCE AND ACCURATE LOCATION OF THE ABANDONED FACILITY IS PROVIDED TO THE DEPARTMENT UPON ABANDONMENT.

(II) IF AN ABANDONED UNDERGROUND FACILITY PREVENTS OR MAKES

IMPRACTICABLE ANY IMPROVEMENT TO OR IN A COUNTY ROAD, EASEMENT, OR RIGHT-OF-WAY, THE OWNER SHALL REMOVE THE ABANDONED UNDERGROUND FACILITY AT THE OWNER'S EXPENSE WITHIN 30 DAYS OF THE DEPARTMENT'S REQUEST.

(5) IF AN OWNER FAILS OR REFUSES TO REMOVE AN ABANDONED FACILITY IN A COUNTY ROAD, EASEMENT, OR RIGHT-OF-WAY, AFTER 60 ~~CALENDAR~~ DAYS FROM THE DATE OF A REQUEST FROM THE DEPARTMENT, THE DEPARTMENT MAY REMOVE THE ABANDONED FACILITY, AND THE DIRECTOR ~~MAY~~ SHALL CHARGE THE PERSON HAVING OR MAINTAINING THE ABANDONED FACILITY FOR THE COST OF PERFORMING THE WORK.

(E) **Sanction for violation.** NOTWITHSTANDING ANY OTHER PROVISION OF THIS ARTICLE, FAILURE TO COMPLY WITH THIS SECTION SHALL BE A CLASS B CIVIL OFFENSE, WITH EACH DAY CONSTITUTING A SEPARATE VIOLATION. CIVIL FINES MAY NOT EXCEED ANY LIMITS SET FORTH IN A FRANCHISE AGREEMENT.

TITLE 3. PERMITS FOR USE OF COUNTY RIGHTS-OF-WAY

13-3-502. Stop work order; permit modification or revocation.

(a) **Grounds for issuance.** The Director may issue a stop work order, impose conditions on a permit, ~~[[or]]~~ suspend or revoke a permit, OR SUSPEND ISSUANCE OF ~~PENDING AND~~ FUTURE PERMITS if the Director determines that:

(1) a person has violated applicable law, regulations, the Design Manual, the County's Standard Specifications and Details for Construction, or any term, condition, or limitation of a permit;

(2) activity in the right-of-way poses a hazardous situation or constitutes a public nuisance, public emergency, or other threat to the public health, safety, or welfare; ~~[[or]]~~

(3) OBSTRUCTIONS IN, ON, OVER, UNDER, OR THROUGH COUNTY ROADS, EASEMENTS, OR RIGHTS-OF-WAY HAVE NOT BEEN REMOVED OR RELOCATED AS REQUIRED BY THE DEPARTMENT;

(4) FEES, SECURITIES, AND OTHER COSTS ARE DUE AND OWING TO THE COUNTY; OR

~~[[3]]~~ (5) there is a paramount public purpose.

SECTION 2. *And be it further enacted,* That this Ordinance shall take effect 45 days from the date it becomes law.

APPROVED AND ENACTED: May 8, 2020

EFFECTIVE DATE: June 22, 2020

Bill No. 3-20

AN ORDINANCE concerning: Public Works – Coriander Place – Gingerville – Water Petition – Excess Front Foot Benefit Assessment

FOR the purpose of approving a front foot benefit assessment in excess of the maximum rate set by the County Code for the Coriander Place – Gingerville Water Project; and generally relating to public works.

WHEREAS, the Coriander Place – Gingerville Water Project, No. W805901 (“Project”), is a petition project under Article 13, Title 5, Subtitle 3 of the Anne Arundel County Code (2005, as amended), whereby a majority of the owners of real property in a defined area petitioned the Department of Public Works to establish public water facilities; and

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WHEREAS, the front foot benefit assessment rate necessary to make the Coriander Place – Gingerville Water Project self-sustaining, as required by § 13-5-303(l) and (m) of the Code, exceeds the maximum basic rate for front foot benefit assessment established in § 13-5-602(a) of the Code; and

WHEREAS, § 13-5-303(q) of the Code provides that, if a petition project is not self-sustaining, a majority of the property owners in the project service area may petition the County Council indicating a desire and ability to pay the rate of front foot benefit assessment estimated to be sufficient to make the project self-sustaining, and that the County Council, after consideration of the petition, may adopt the estimated rate by ordinance; and

WHEREAS, § 13-5-602(b) of the Code provides that County Council approval is required to set a front foot benefit assessment that exceeds the maximum basic rate established in § 13-5-602(a) of the Code; and

WHEREAS, the front foot benefit assessment rate necessary to make the Project self-sustaining, as required by § 13-5-303(l) of the Code is \$13.54 per front foot; and

WHEREAS, a majority of the property owners to be served by the Coriander Place – Gingerville Water Project have petitioned for approval by indicating their desire and ability to pay the excess front foot benefit assessment of \$13.54 per front foot; and

WHEREAS, the Director of Public Works has requested that the County Council approve the excess front foot benefit assessment for the Coriander Place – Gingerville Water Project; now, therefore

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland,* That a front foot benefit assessment for properties to be served by the Coriander Place – Gingerville Water Project, No. W805901, is hereby approved by the County Council in an amount not to exceed \$13.54 for each front foot.

SECTION 2. *And be it further enacted,* That this Ordinance shall take effect 45 days from the date it becomes law.

APPROVED AND ENACTED: February 10, 2020
EFFECTIVE DATE: March 26, 2020

Bill No. 4-20

AN ORDINANCE concerning: Current Expense Budget – Board of Education – Supplementary Appropriation and Transfers of Funds

FOR the purpose of transferring appropriations of funds between certain offices, departments, institutions, boards, commissions or other agencies in the general fund; making supplementary appropriations from unanticipated revenues to the Local Education Fund for the current fiscal year; and generally relating to transferring appropriations of funds and supplementary appropriations to the current expense budget for the fiscal year ending June 30, 2020.

BY amending: Current Expense Budget

WHEREAS, under Section 711(a) of the Charter, the County Executive may authorize transfers of funds within the same department and within the same fund; and

WHEREAS, under Section 711(a) of the Charter, upon recommendation of the County Executive, the County Council may transfer funds between offices, departments, institutions, boards, commissions or other agencies of the County government and within the same fund of the Current Expense Budget; and

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WHEREAS, under Section 712 of the Charter, upon the recommendation of the County Executive, the County Council may make supplementary appropriations from revenues received from anticipated sources but in excess of budget estimates and from revenues received from sources not anticipated in the budget for the current fiscal year, provided that the Controller shall first certify in writing that such funds are available for appropriation; and

WHEREAS, § 5-105(a) of the Education Article of the Annotated Code of Maryland, requires that all revenues received by the Board of Education be spent in accordance with the major categories of its annual budget as provided under § 5-101 of the Education Article, and § 5-105(b) of the Education Article requires that transfers between major categories be approved by the County Council; and

WHEREAS, the County Executive has recommended the transfer and supplementary appropriation of certain funds, and the Controller has certified in writing that such funds are available for appropriation; now, therefore,

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland,* That the Current Expense Budget for the fiscal year ending June 30, 2020, be and it is hereby amended by making supplementary appropriations of revenues received from sources not anticipated in the budget and from revenues received from anticipated sources in excess of budget estimates in the Local Education Fund as follows:

(1) Board of Education Local Revenues	\$	1,662,600
(2) Federal & State Grants	\$	2,054,100

SECTION 2. *And be it further enacted,* That the Current Expense Budget for the fiscal year ending June 30, 2020, is hereby amended by transferring funds from the below-listed accounts in the Local Education Fund in the respective amounts set forth:

(1) Other Instructional Costs	\$	40,200
(2) Community Services	\$	152,600

SECTION 3. *And be it further enacted,* That the Current Expense Budget for the fiscal year ending June 30, 2020, is hereby amended by making supplementary appropriations of such funds and by transferring such funds as enumerated in Sections 1 and 2 of this Ordinance to the below-listed accounts in the Local Education Fund in the respective amounts set forth:

(1) Administration	\$	33,800
(2) Mid-Level Administration	\$	72,300
(3) Instructional Salaries and Wages	\$	1,058,800
(4) Textbooks and Classroom Supplies	\$	1,743,100
(5) Pupil Services	\$	284,000
(6) Health Services	\$	110,000
(7) Pupil Transportation	\$	67,300
(8) Operation of Plant	\$	294,500
(9) Fixed Charges	\$	245,700

SECTION 4. *And be it further enacted,* That this Ordinance shall take effect from the date it becomes law.

APPROVED AND ENACTED: February 25, 2020

EFFECTIVE DATE: February 25, 2020

Bill No. 5-20

AN ORDINANCE concerning: Zoning – Administrative Hearings – Variances – Resource Conservation Area

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FOR the purpose of prohibiting the granting of a variance to density within the resource conservation area; and generally relating to zoning.

BY renumbering: § 18-16-305(f) and (g) to be 18-16-305(g) and (h)
Anne Arundel County Code (2005, amended)

BY adding: § 18-16-305(f)
Anne Arundel County Code (2005, as amended)

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland,* That § 18-16-305(f) and (g), respectively, of the Anne Arundel County Code (2005, as amended) is hereby renumbered to § 18-16-305(g) and (h), respectively.

SECTION 2. *And be it further enacted,* That Section(s) of the Anne Arundel County Code (2005, as amended) read as follows:

ARTICLE 18. ZONING

TITLE 16. ADMINISTRATIVE HEARINGS

18-16-305. Variances.

(F) **Prohibition.** A VARIANCE MAY NOT BE GRANTED TO DENSITY WITHIN THE RESOURCE CONSERVATION AREA (RCA).

SECTION 3. *And be it further enacted,* That this Ordinance shall take effect 45 days from the date it becomes law.

APPROVED AND ENACTED: February 25, 2020
EFFECTIVE DATE: April 10, 2020

Bill No. 6-20

AN ORDINANCE concerning: Zoning – Residential Districts – Waterman’s Commercial Use

FOR the purpose of allowing “waterman’s commercial use in existence as of January 1, 1990” as a permitted use in certain residential zoning districts; and generally relating to zoning.

BY repealing and reenacting, with amendments: § 18-4-106
Anne Arundel County Code (2005, as amended)

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland,* That Section(s) of the Anne Arundel County Code (2005, as amended) read as follows:

ARTICLE 18. ZONING

TITLE 4. RESIDENTIAL DISTRICTS

18-4-106. Permitted, conditional, and special exception uses.

The permitted, conditional, and special exception uses allowed in each of the residential districts are listed in the chart in this section using the following key: P = permitted use; C = conditional use; SE = special exception use. A blank means that the use is not allowed in the district. Except as provided otherwise in this article, uses and structures customarily accessory to the listed uses also are allowed, except that guest houses as accessory structures are

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prohibited and outside storage as an accessory use is limited to the lesser of 10% of the allowed lot coverage or 500 square feet.

Permitted, Conditional, and Special Exception Uses	RA	RLD	R1	R2	R5	R10	R15	R22
Volunteer fire stations	P	P	P	P	P	P	P	
WATERMAN’S COMMERCIAL USE IN EXISTENCE AS OF JANUARY 1, 1990	P	P	P	P	P			
Waterman’s home commercial use	C	C	C	C	C			

SECTION 2. *And be it further enacted*, That this Ordinance shall take effect 45 days from the date it becomes law.

APPROVED AND ENACTED: February 26, 2020

EFFECTIVE DATE: April 11, 2020

Bill No. 7-20

AN ORDINANCE concerning: Zoning – Other Zoning Districts – Private Golf Course Facilities

FOR the purpose of allowing “private golf course facilities” as a conditional use in Open Space Districts; and generally relating to zoning.

BY repealing and reenacting, with amendments: § 18-9-202

Anne Arundel County Code (2005, as amended)

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland*, That Section(s) of the Anne Arundel County Code (2005, as amended) read as follows:

ARTICLE 18. ZONING

TITLE 9. OTHER ZONING DISTRICTS

18-9-202. Permitted, conditional, and special exception uses.

The permitted, conditional, and special exception uses allowed in Open Space Districts (OS) and in the Open Space Conservation Overlay (OS-C) are listed in the chart in this section using the following key: P = permitted use; C = conditional use; SE = special exception use. Except as provided otherwise in this article, uses and structures customarily accessory to the listed uses also are allowed.

Permitted, Conditional and Special Exception Uses	OS	OS-C

Golf courses	P	
GOLF COURSE FACILITIES, PRIVATE	C	

SECTION 2. *And be it further enacted*, That this Ordinance shall take effect 45 days from the date it becomes law.

APPROVED AND ENACTED: March 9, 2020

EFFECTIVE DATE: April 23, 2020

Bill No. 8-20

AN ORDINANCE concerning: Loch Haven Special Community Benefit District

FOR the purpose of establishing the Loch Haven Special Community Benefit District; establishing the purposes of the District and the manner of assessment for the District; and designating a civic or community association to administer the expenditures of the District.

BY renumbering: § 4-7-204(nn) through (cccc), respectively, to be § 4-7-204(oo) through (dddd), respectively
Anne Arundel County Code (2005, as amended)

BY adding: § 4-7-204(nn)
Anne Arundel County Code (2005, as amended)

BY repealing and reenacting, with amendments: § 4-7-205(d)
Anne Arundel County Code (2005, as amended)

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland*, That § 4-7-204(nn) through (cccc), respectively, of the Anne Arundel County Code (2005, as amended) is hereby renumbered to be § 4-7-204(oo) through (dddd), respectively.

SECTION 2. *And be it further enacted*, That Section(s) of the Anne Arundel County Code (2005, as amended) read as follows:

ARTICLE 4. FINANCE, TAXATION, AND BUDGET

**TITLE 7. SPECIAL COMMUNITY BENEFIT DISTRICTS, SHORE EROSION CONTROL DISTRICTS,
AND WATERWAYS IMPROVEMENTS DISTRICTS**

4-7-204. Districts established.

(NN) Loch Haven Special Community Benefit District.

(1) THE LIMITS OF THE LOCH HAVEN SPECIAL COMMUNITY BENEFIT DISTRICT ARE THOSE LANDS, LOTS, AND PARCELS SHOWN ON THE FOLLOWING PLATS RECORDED AMONG THE LAND RECORDS OF ANNE ARUNDEL COUNTY: LOCH HAVEN BEACH, RECORDED IN PLAT BOOK 19, FOLIO 19; LOCH HAVEN BEACH, SECTION 2, RECORDED IN PLAT BOOK 19, FOLIO 47; CAPE LOCH HAVEN, RECORDED IN PLAT BOOK 22, FOLIO 15; LOCH HAVEN BEACH, SECTION 2, REVISION, RECORDED IN PLAT BOOK 22, FOLIO 31; AND LOCH HAVEN BEACH, SECTION 2, REVISION, RECORDED IN PLAT BOOK 23, FOLIO 11.

(2) THE PURPOSES OF THE DISTRICT ARE TO MAINTAIN, CONSTRUCT, IMPROVE, DEVELOP, ACQUIRE, REPLACE, REPAIR, AND PROTECT COMMUNITY-OWNED REAL PROPERTY AND IMPROVEMENTS, INCLUDING DREDGING, EROSION CONTROL, LIGHTING, SECURITY SYSTEMS, SECURITY PATROLS, AND UTILITIES IMPROVEMENTS; TO PROVIDE FOR THE CONSTRUCTION, DREDGING, AND MAINTENANCE OF THE COMMUNITY PIER, BOAT SLIPS, BOAT LAUNCH RAMP, AND OTHER COMMUNITY-OWNED PROPERTY; AND TO PROVIDE FOR THE ADMINISTRATIVE IMPLEMENTATION AND OPERATING EXPENSES INCIDENTAL AND NECESSARY TO CARRYING OUT THESE PURPOSES, SUCH AS INSURANCE, LEGAL FEES, AND TAXES, INCLUDING THE ABILITY TO BORROW FUNDS AND PLEDGE ASSETS IN ORDER TO ACCOMPLISH ANY OF THE PURPOSES OF THE DISTRICT AND THE REPAYMENT OF ANY LOAN, INCLUDING THE INTEREST THEREON.

(3) THE LOCH HAVEN CIVIC ASSOCIATION, INC., A CIVIC OR COMMUNITY ASSOCIATION THAT MEETS THE REQUIREMENTS OF § 4-7-101(D), SHALL BE RESPONSIBLE FOR ADMINISTERING

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THE SPECIAL COMMUNITY BENEFIT DISTRICT ASSESSMENTS IN FURTHERANCE OF THE PURPOSES OF THE LOCH HAVEN SPECIAL COMMUNITY BENEFIT DISTRICT.

4-7-205. Rate of Tax.

(d) **Uniform assessment for each real property tax account.** The special community benefit tax shall be a uniform assessment for each real property tax account in Amberley Special Community Benefit District; Avalon Shores Special Community Benefit District; Bay Ridge Special Community Benefit District; Beverly Beach Special Community Benefit District; Birchwood Special Community Benefit District; Broadwater Creek Special Community Benefit District; Cape Anne Special Community Benefit District; Cape St. Claire Special Community Benefit District; Chartwell Special Community Benefit District; Deale Beach Special Community Benefit District; Eden Wood Special Community Benefit District; Greenbriar II Special Community Benefit District; Greenbriar Gardens Special Community Benefit District; Homewood Community Association Special Community Benefit District; Hunter’s Harbor Special Community Benefit District; Kensington Special Community Benefit District; Landhaven Special Community Benefit District; Little Magothy River Special Community Benefit District; LOCH HAVEN SPECIAL COMMUNITY BENEFIT DISTRICT; Long Point on the Severn Special Community Benefit District; Magothy Beach Special Community Benefit District; Magothy Forge Special Community Benefit District; Manhattan Beach Special Community Benefit District; Mason Beach Special Community Benefit District; Parke West Special Community Benefit District; Pine Grove Village Special Community Benefit District; The Provinces Special Community Benefit District; Queens Park Special Community Benefit District; Rockview Beach/Riviera Isles Special Community Benefit District; Selby on the Bay Special Community Benefit District; Severn Grove Special Community Benefit District; Severna Forest Special Community Benefit District; Shoreham Beach Special Community Benefit District; Snug Harbor Special Community Benefit District; South River Heights Special Community Benefit District; South River Manor Special Community Benefit District; South River Park Special Community Benefit District; Southgate Special Community Benefit District; Stone Haven Special Community Benefit District; Sylvan Shores Special Community Benefit District; Sylvan View on the Magothy Special Community Benefit District; Tanglewood Lane Special Community Benefit District; Upper Magothy Beach Special Community Benefit District; Warthen Knolls Special Community Benefit District; Wetheridge Estates Special Community Benefit District; and Woodland Beach (Pasadena) Special Community Benefit District.

SECTION 3 *And be it further enacted*, That this Ordinance shall take effect 45 days from the date it becomes law.

APPROVED AND ENACTED: May 7, 2020
EFFECTIVE DATE: June 21, 2020

Bill No. 9-20

AN ORDINANCE concerning: 2020 Amendments to the Anne Arundel County Solid Waste Management Plan 2013 FOR the purpose of amending the Anne Arundel County Solid Waste Management Plan 2013; and generally relating to the Anne Arundel County Solid Waste Management Plan 2013.

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland*, That the Anne Arundel County Solid Waste Management Plan 2013, as amended (the “Plan”) is hereby amended as follows:

- 1. On page 3-32 of the Plan, under “**Section 3.4.3 Waste Transfer Stations**”, strike:

“Owner: *Curtis Creek Recovery Systems, Inc. (Co/ Ameriwaste)*
MDE Permit: *2008-WPT-0539*
Expiration: *12/22/2013”*

and substitute:

“Owner: *Waste Management, Inc.*

MDE Permit: *2018-WPT-0539*

Expiration: *1/24/2024”;*

and on the same page, in the second paragraph, beginning in the second line through the third line, strike “Curtis Creek Recovery Systems, Inc. (Co/ Ameriwaste, LLC)” and substitute “Waste Management, Inc.”.

2. On page 3-33 of the Plan, under “**Section 3.4.4 Other Waste Acceptance Facilities**”, strike:

“Dead Animal Incinerators

The only known privately owned and operated dead animal incinerator within the County is the West Arundel Crematory located at 1411 Annapolis Road, Odenton, Maryland 20707. The capacity is estimated at 100 pounds per hour.”

3. On page 3-33 of the Plan, under “**Section 3.4.4 Other Waste Acceptance Facilities**”, after the last paragraph insert:

“Special Medical Waste Processors

Biomedical Waste Services, Inc.

Owner: *Biomedical Waste Services, Inc.*

MDE Permit: *2016-WPT-0676*

Biomedical Waste Services, Inc. (“BMWS”) is a privately owned, special medical waste facility located at 7610 Energy Parkway, Curtis Bay, MD 21226.

BMWS’s operation involves the acceptance, processing and transfer of special medical waste. The processing component involves the use of an autoclave for the purpose of sterilization and compaction of the medical waste prior to transfer.”.

4. On page 3-34 of the Plan, after the second line, insert:

“3.4.5 Rubble Landfills

Tolson and Associates Rubble Landfill

Owner: *Tolson and Associates, LLC*

MDE Permit: *2019-WRF-0580*

Expiration: *December 9, 2024*

Latitude/Longitude: *36.0336N/-76.7043W*

Operating Status: *Open*

The Tolson and Associates Rubble Landfill (“Tolson”) opened in December of 2016 and is privately owned by Tolson and Associates, LLC. The facility is located off MD 3 at the end of Capitol Raceway Road, Crofton, Maryland. Tolson is a modern constructed landfill, which includes a state-of-the-art liner system, leachate collection system, landfill gas and groundwater monitoring systems and is permitted by MDE Refuse

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Disposal Permit 2019-WRF-0580. The facility encompasses a 72.38 acre fill area on a 184.25 acre site operating an active landfill, recycling, natural wood waste, and yard waste processing and composting areas. The facility is also permitted as a Tier 1 yard waste composting facility under MDE General Composting Facility Permit 2018-GCF-0018.

The landfill facility includes a scale and scale house, maintenance and storage building, leachate storage tank, and mulching and composting area. Co-located with the landfill is a sand and gravel mining and processing operation which operates under separate permits issued by MDE and Anne Arundel County.

The facility is permitted to accept land clearing, construction and demolition debris and other waste material as allowed in the Facility's Refuse Disposal Permit. No hazardous waste is accepted. Recovery, management and processing of recyclables including, but not limited to, natural wood waste (mulch), yard waste (compost), metals, concrete, and cardboard occurs at Tolson. In accordance with the goals and objectives of Anne Arundel County, Tolson may also utilize other technologies, processes and equipment to reduce, reuse and recycle acceptable solid waste. The service life of this facility extends well beyond the ten (10) year planning period."

5. On page 3-44 of the Plan, under "**Section 3.7.2 Yard Waste Processing**", under the section entitled "**County Yard Waste Processing Facility**", strike:

"Leaves and grasses are composted on-site and marketed under the name Anne's Best Compost. **Appendix B, Table 3-2** shows that approximately 2,800 tons of yard waste, on average (2011), is composted at the Landfill."

and substitute:

"MDE issued a Tier 1 yard waste composting facility permit (MDE CF Permit: 2016-GCF-0013) to Anne Arundel County under state regulations (COMAR 26.04.11, Composting Facilities), which became effective July 2015. Additionally, the County expanded the size of its compost pad to 8.5 acres, tripling its capacity. Operation of the composting facility was contracted out to Harvest Mid-Atlantic, LLC in September 2018 under their CF Permit 2018-GCF-0020. In September 2019, MDE approved a permit modification to change the permit from Harvest Mid-Atlantic, LLC to WeCare Denali, LLC due to a change in ownership."

6. On page 3-45 of the Plan, under "**Section 3.7.2 Yard Waste Processing**", strike:

Top Soil Etc.

The Top Soil Etc. Facility is located at 7012 Fort Smallwood Road, Baltimore, MD, 21226. This privately owned and operated facility is approximately 10 acres in size, and can process approximately 20,000 tons per year of material. Along with yard waste, Top Soil Etc. also processes dirt, stone and rubble-type materials to create compost, mulch, top soil, and specialized soil blends, as well as a variety of stone products.

The County maintains a contract with Top Soil Etc. for yard waste management and processing services. Private contractors in the County also collect and transport yard waste to this Facility. This facility handles a portion of the County's yard waste stream, which varies year-to-year."

7. On page 3-46 of the Plan, under "**Section 3.7.2 Yard Waste Processing**" after the second paragraph, insert:

Tolson & Associates, LLC

Owner: Tolson & Associates

MDE CF Permit: 2018-GCF-0018

Tolson & Associates is a privately owned, Tier 1 yard waste composting facility located at the end of Capital Raceway, Crofton, MD 21114. The operation involves the acceptance and processing of grass, leaves and brush into a marketable compost product.”

8. On page 5-34 of the Plan, under “**Section 5.14.1 Proposed Private Waste Processing Facilities**”, strike:

“Currently, there is one (1) proposed private processing facility and transfer station with a permit application under review by the MDE. This facility is Biomedical Waste Services Inc. The proposed facility has not yet obtained its Refuse Disposal Permit.

Biomedical Waste Services, Inc.

Owner: *Biomedical Waste Services, Inc.*

MDE Permit: *Permit Application Under Review by MDE*

The proposed Biomedical Waste Services facility is planned to be sited at 7610 Energy Parkway, Baltimore, Maryland 21230, located within Anne Arundel County. The proposed operation involves the acceptance, processing and transfer of special medical waste. The processing component will involve the use of an autoclave for the purpose of sterilization and compaction of the medical waste prior to transfer.

The County’s Office of Planning and Zoning has reviewed Biomedical Waste Services Inc.’s proposed operation and determined that it is allowed in the Zoning Code as a permitted use in the W2-Industrial District.”

and substitute:

“Currently there are no proposed private waste processing facilities located in the County.”

9. On page 5-34 of the Plan, under “**Section 5.14.2 Proposed Private Waste Disposal Facilities**”, strike:

“Currently, there are two (2) proposed private rubble landfills with permit applications under review by the MDE. These facilities are the Tolson & Associates Rubble Landfill and the Chesapeake Terrace Rubble Landfill. These proposed facilities have been in the permitting process for several years, and MDE has not yet rendered a decision on the issuance of Refuse Disposal Permits for either site. Tolson & Associates and Chesapeake Terrace were included in the 2003 Plan Update.”

and substitute:

“Currently, there is one (1) proposed private rubble landfill with a permit application under review by the MDE. This facility is the Chesapeake Terrace Rubble Landfill. The facility has been in the permitting process for several years, and MDE has not yet rendered a decision on the issuance of a Refuse Disposal Permit. Chesapeake Terrace was included in the 2003 Plan Update.”

10. On page 5-35 of the Plan, strike:

“Tolson & Associates Rubble Landfill

Owner: *Tolson & Associates, LLC (Capitol Raceway Promotions, Inc., JM Land Development Company, and Capitol Associates, LLC)*

MDE Permit: *Permit Application Under Review by MDE*

The proposed Tolson & Associates Rubble Landfill is planned to be sited at the end of Capitol Raceway Road, Crofton, in Anne Arundel County, Maryland. The proposed rubble landfill is planned to be constructed

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adjacent to the closed Cunningham Rubble Landfill. The proposed site is bounded to the northeast by Four Season's Estates, to the west by the Little Patuxent River, to the southeast by Capitol Raceway Park and Evergreen Road, and to the north by the closed Cunningham Rubble Landfill. The proposed rubble landfill consists of an approximately 72-acre fill area on an approximate 184-acre site.

This facility's rubble landfill permit application is currently under review by MDE. If permitted, this facility would potentially provide an outlet for the recycling and/or disposal of County-generated C&D Debris.”.

11. In Appendix D of the Plan, insert the “Office Building Recycling Program” attached hereto as Exhibit A; and

12. In Appendix D of the Plan, insert the “Office Building Recycling Locations” attached hereto as Exhibit B.

SECTION 2. *And be it further enacted*, That the Anne Arundel County Solid Waste Management Plan 2013, as amended by this Ordinance, is incorporated herein by reference as if fully set forth. A copy of the Anne Arundel County Solid Waste Management Plan 2013, as amended by this Ordinance, shall be permanently kept on file with the Administrative Officer to the County Council, the Office of Planning and Zoning, and the Department of Public Works.

SECTION 3. *And be it further enacted*, That this Ordinance shall take effect 45 days from the date it becomes law.

APPROVED AND ENACTED: June 17, 2020

EFFECTIVE DATE: August 1, 2020

(EXHIBITS TO BILL NO. 9-20 APPEAR ON THE FOLLOWING PAGES)

**ANNE ARUNDEL COUNTY
DEPARTMENT OF PUBLIC WORKS
BUREAU OF WASTE MANAGEMENT SERVICES**

OFFICE BUILDING RECYCLING (OBR) PROGRAM

A. Background

In 2019, the Maryland General Assembly passed Senate Bill 370, *Environment-Recycling-Office Buildings* with an effective date of October 1, 2019. The law requires the collection and recycling of certain recyclable materials from buildings that have 150,000 square feet or greater of office space.

The Anne Arundel County (County) Department of Public Works' (Department) Bureau of Waste Management Services (Bureau), working with state and local agencies, identified seventeen (17) office buildings located within Anne Arundel County that fall under the scope of the law. These are listed in Attachment 1, Office Building Recycling Program Inventory.

B. Office Building Recycling Program Requirements

Per Section 9-1714 of the Environment Article, Annotated Code of Maryland, each owner of the office building having 150,000 square feet or greater of office space must provide, by October 1, 2021, recycling receptacles for the collection and removal for further recycling of recyclable materials deposited into the recycling receptacles. The owners of the participating office buildings must comply with the following:

1. Materials Included in Program
Plastic, metal, paper, and cardboard materials
2. Collection of Materials
Property owners are responsible for providing all containers, labor, and equipment necessary to fulfill recycling requirements throughout their buildings. Distinctive colors and/or markings of recycling containers should be provided to avoid cross contamination. Additionally, property owners are responsible for the collection and transportation of recyclable materials from office building locations to markets. Size, type and number of recycling containers to be used are at the discretion of the property owner. Owners and/or Tenants will be responsible for placing recyclables in the supplied recycling containers prior to their collection on the scheduled pick up day.
3. Marketing of Materials
Property owners are responsible for the marketing of their recyclables. Annual reports shall be submitted detailing the recycling tonnage removed from the office building and the end-markets for the materials.

Property owners must report the details on their recycling activities to the County on an annual basis, beginning with calendar year 2021.

**ANNE ARUNDEL COUNTY
DEPARTMENT OF PUBLIC WORKS
BUREAU OF WASTE MANAGEMENT SERVICES**

OFFICE BUILDING RECYCLING (OBR) PROGRAM

C. Stakeholders

Stakeholders that will be involved in implementing the law are:

1. Anne Arundel County Council – Responsible for adopting the MDE approved language of the Office Building Recycling Program as an amendment to the Anne Arundel County Solid Waste Management Plan 2013-2023.
2. Department of Public Works, Bureau of Waste Management Services, Recycling and Waste Reduction Division – Responsible for communicating the requirements of the law to affected property owners. If requested, the Bureau will assist affected property owners in developing a recycling program. Beginning with calendar year 2021, the Bureau will utilize the established Maryland Recycling Act (MRA) Solid Waste Survey as the mechanism for property owners to report recycling activities required under the law.
3. Property Owner or Manager of the Office Building – Responsible for providing recycling to tenants of each office building by October 1, 2021 including securing and managing recycling contracts for material collection and recycling services, including material collection bins and containers for transporting materials from the buildings. Responsible for performing record keeping and reporting to the County on an annual basis.

D. Participating Office Buildings in OBR Program

Regulated properties are listed in Attachment 1, Office Building Recycling Program Inventory. New buildings with 150,000 square feet or greater of office space will be required to offer recycling services to tenants within three (3) months of being notified by the County.

E. Schedule for the Development and Implementation of the Program

The Bureau's Recycling and Waste Reduction Division will notify office building officials, referred to as property owners in this document, of their responsibilities under the law including the materials that must be collected and recycled (plastic, metal, paper, and cardboard materials) at each office building.

The OBR Program will be implemented according to the following schedule:

1. By January 1, 2021, County will have completed distribution of the MDE approved language for the OBR Program to the property owners for OBR Program implementation.
2. By September 1, 2021, property owners will finalize and secure recycling services contracts with the private contractors.
3. On or before October 1, 2021, tenants will begin utilizing the provided recycling program at the participating office building locations.

**ANNE ARUNDEL COUNTY
DEPARTMENT OF PUBLIC WORKS
BUREAU OF WASTE MANAGEMENT SERVICES**

OFFICE BUILDING RECYCLING (OBR) PROGRAM

F. Program Monitoring

The Recycling and Waste Reduction Division shall oversee the progress and performance of the OBR Program. However, the property owners will be responsible for conducting inspections, reviewing service levels, investigating reported or unreported pick-up and disposal complaints, meeting with tenants or recycling contractor staff to educate or review practices, and reviewing contractor compliance with the recycling contract. Any issues which arise that are deemed deficiencies on the part of the tenants or recycling collection contractor will be detailed in writing by the property owner and reported to the violator. Property owners shall require corrective actions to occur within sixty (60) days of notification. The property owners will also be available to conduct educational seminars and/or tours regarding new materials, practices, and procedures for tenants. Also, the property owner or manager shall be responsible for keeping the tenants current on new regulations, laws, and mandates affecting recycling in the office buildings.

G. Program Enforcement

The Recycling and Waste Reduction Division will monitor the implementation of a recycling program at office buildings as required by Sections 9-1703 of the Environment Article, Annotated Code of Maryland. The Recycling and Waste Reduction Division will confirm program compliance through the receipt of the annual MRA Solid Waste Survey beginning with calendar year 2021. Shortly after the end of each calendar year, the Recycling and Waste Reduction Division will provide each property that falls within the scope of the law, the MDE approved MRA Solid Waste Survey. Within this survey, property owners will provide data on their solid waste management, to include information regarding their recycling program.

If necessary, the County Office of Law will be consulted on any enforcement action contemplated as provided in the State Law.



March 26, 2020

Mr. Richard Bowen, Manager
Recycling and Waste Reduction
Anne Arundel County Department of Public Works
Heritage Complex, 2662 Riva Road
Annapolis, Maryland 21401

Dear Mr. Bowen:

The Maryland Department of the Environment (“MDE”) has completed its review of Anne Arundel County’s (the “County”) March 12, 2020 draft text of the office building recycling plan (OBR plan) for the County’s 2013-2023 Solid Waste Management Plan (the “Plan”). The County submitted the OBR plan to MDE for its review in response to the requirement of Senate Bill 370 that requires the County to include the OBR plan in the County’s Plan by October 1, 2020. MDE received the draft OBR plan on March 12, 2020.

Based on the review, MDE determined that the draft text of the OBR plan will meet the requirements of Senate Bill 370 provided that the following changes are made:

1. On Page 1, under B, replace the first paragraph with “Per Section 9-1714 of the Environment Article, Annotated Code of Maryland, each owner of the office building having 150,000 square feet or greater of office space must provide, by October 1, 2021, recycling receptacles for the collection and removal for further recycling of recyclable materials deposited into the recycling receptacles. The owners of the participating office buildings must comply with the following”.
2. On Page 1, under B, in the last paragraph, replace “2020” with “2021”.
3. On Page 2, under C, in #1, replace “Solid Waste Management Plan 2013” with “2013-2023 Solid Waste Management Plan”.
4. On Page 2, under C, in #3, replace “2020” with “2021”.
5. On Page 2, under E, replace “glass containers” with “cardboard”.
6. On Page 2, under E, revise the schedule for October 1, 2021 OBR plan implementation date.
7. On Page 3, under G, replace “2020” with “2021”.

Mr. Richard Bowen

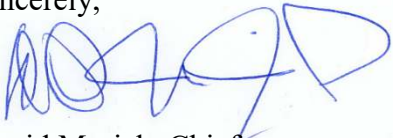
Page 2

In accordance with Section 9-507(a) of the Environment Article, Annotated Code of Maryland, the draft text of the OBR plan, with edits specified, is tentatively approved.

Be advised that before the County adopts the revised OBR plan, the County is required to comply with the requirements of Section 9-506(a) of the Environment Article, Annotated Code of Maryland, regarding submittal of the plan to the County's planning agency for its certification of the OBR plan. The County must also comply with the public hearing requirements of Section 9-503(d) of the Environment Article, Annotated Code of Maryland, and Code of Maryland Regulations 26.03.03.05C prior to the adoption of the OBR plan. Once the OBR plan has been adopted by the County Council, the County must submit the adopted OBR plan to MDE for its review and final approval no later than **July 15, 2020**. The OBR plan must be accompanied by a discussion of substantive issues raised at the public hearing and how they were resolved.

Thank you for your continuing interest and cooperation in providing sound and long-term solid waste management planning for the County. If you have questions on these matters, please contact Mr. Tariq Masood at 410-537-3326 or tariq.masood@maryland.gov or you may contact me, at 410-537-3314 or dave.mrgich@maryland.gov.

Sincerely,



David Mrgich, Chief
Waste Diversion Division

cc: Tariq Masood, Project Manager, MDE, Waste Diversion Division

SDAT Area	Owner	Property Address	City	Zip Code
275,410	STATE OF MARYLAND DEPT GEN SVCS	Community	CROWNSVILLE	21032
218,476	Anne Arundel Medical Center In	Medical	ANNAPOLIS	21401
160,000	Corporate Office Properties Trust	Milestone	HANOVER	21076
151,605	NBP 211 LLC	TECHNOLOGY	ANNAPOLIS JUNCTION	20701
161,528	NBP 220 LLC	TECHNOLOGY	ANNAPOLIS JUNCTION	20701
234,264	NBP 300 LLC	SENTINEL	ANNAPOLIS JUNCTION	20701
162,750	NBP 302 LLC	SENTINEL	ANNAPOLIS JUNCTION	20701
162,729	NBP 304 LLC	SENTINEL	ANNAPOLIS JUNCTION	20701
162,729	NBP 306 LLC	SENTINEL	ANNAPOLIS JUNCTION	20701
164,448	NBP 308 LLC	SENTINEL	ANNAPOLIS JUNCTION	20701
191,464	NBP 310 LLC	SENTINEL	ANNAPOLIS JUNCTION	20701
153,697	NBP 540 LLC	NATIONAL BUSINESS	JESSUP	20794
204,000	BRIT-AIRPORT INVESTMENT BUILDING LLC	ELKRIDGE LANDING	HANOVER	21076
288,519	UNITED STATES OF AMERICA	SCIENCE	LINTHICUM	21090
153,930	1550 NURSERY CORNER LLC	NURSERY	LINTHICUM HGTS	21090
166,095	NORTHROP GRUMMAN SYSTEMS CORP	NURSERY	LINTHICUM HGTS	21090
157,850	NORTHROP GRUMMAN SYSTEMS CORP	NURSERY	LINTHICUM HGTS	21090

Bill No. 10-20

AN ORDINANCE concerning: Boards, Commissions, and Similar Bodies – Commission on Disability Issues

FOR the purpose of amending the composition of the Commission on Disability Issues; amending the terms for membership on the Commission; amending the powers and duties of the Commission; making technical corrections; and generally relating to boards, commissions, and similar bodies.

BY repealing and reenacting, with amendments: §§ 3-2B-102; 3-2B-103; 3-2B-104(a); 3-2B-107; and 3-2B-109 Anne Arundel County Code (2005, as amended)

BY adding: § 3-2B-104(d)
Anne Arundel County Code (2005, as amended)

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland*, That Section(s) of the Anne Arundel County Code (2005, as amended) read as follows:

ARTICLE 3. BOARDS, COMMISSIONS, AND SIMILAR BODIES

TITLE 2B. COMMISSION ON DISABILITY ISSUES

3-2B-102. Purpose.

The purpose of the Commission is to promote and enhance the quality of life for **[[persons]]** INDIVIDUALS with disabilities by advising the County Executive and the County Council on the coordination and development of government policies, programs, services, and allocation of resources for **[[persons]]** INDIVIDUALS with disabilities and by proposing the means to meet the needs of **[[persons]]** INDIVIDUALS with disabilities.

3-2B-103. Composition.

(a) **Number and type of members.** The Commission consists of at least **[[28]]** 22 members appointed by the County Executive. Of the members:

(1) **[[twenty-one]]** FIFTEEN shall be voting members selected from the following groups: **[[persons]]** INDIVIDUALS with a disability, family members of **[[persons]]** INDIVIDUALS with a disability, representatives of organizations or agencies that provide services for or represent **[[persons]]** INDIVIDUALS with disabilities, persons interested in improving the quality of life for **[[persons]]** INDIVIDUALS with disabilities, or persons having expertise in matters pertaining to **[[persons]]** INDIVIDUALS with disabilities; and

(2) at least seven shall be **[[ex officio]]** NON-VOTING members selected from any of the following entities and agencies or any other entity or agency that the County Executive deems appropriate: Anne Arundel County ADA Office, Department of Aging and Disabilities, Department of Inspections and Permits, Department of Public Works, Department of Recreation and Parks, Department of Social Services, Office of Planning and Zoning, Department of Health, County Council, and Police Department; Anne Arundel County Board of Education; Anne Arundel Community College; Anne Arundel County Mental Health Agency, Inc.; the Anne Arundel County Public Library; the State Department of Rehabilitation Services; and the City of Annapolis.

(b) **Residency.** Each VOTING member shall be a resident of the County.

(c) **ADA Coordinator.** THE ADA COORDINATOR IN THE DEPARTMENT OF AGING AND DISABILITIES SHALL SERVE AS THE LIAISON BETWEEN THE COMMISSION AND THE COUNTY

EXECUTIVE AND THE DEPARTMENT OF AGING AND DISABILITIES. THE ADA COORDINATOR SHALL PROVIDE ADMINISTRATIVE ASSISTANCE TO THE COMMISSION.

3-2B-104. Term of members.

(a) **Generally.**

(1) Of the voting members, ~~[[seven]]~~ FIVE shall be appointed for initial terms of three years, ~~[[seven]]~~ FIVE shall be appointed for initial terms of two years, and ~~[[seven]]~~ FIVE shall be appointed for initial terms of one year. After the expiration of the initial terms, ~~[[all terms]]~~ VOTING MEMBERS shall be APPOINTED for ~~[[three-year terms]]~~ TERMS OF THREE YEARS.

(2) ~~[[Ex officio]]~~ NON-VOTING members shall serve at the pleasure of the County Executive.

(3) VOTING MEMBERS SHALL SERVE A MAXIMUM OF TWO CONSECUTIVE TERMS.

(D) **Removal.** A MEMBER OF THE COMMISSION MAY BE REMOVED BY THE COUNTY EXECUTIVE FOR CAUSE, INCLUDING ABSENCE FROM 25% OR MORE OF THE SCHEDULED MEETINGS AND HEARINGS OF THE COMMISSION DURING ANY 12-MONTH PERIOD.

3-2B-107. Rules and regulations.

The Commission shall adopt rules and regulations to govern ~~[[its]]~~ procedures ~~[[and activities]]~~ FOR ITS MEETINGS.

3-2B-109. Powers and duties.

Among its powers and duties, the Commission shall:

(1) review available services and activities for ~~[[disabled persons]]~~ INDIVIDUALS WITH DISABILITIES, gather data regarding their needs, and review reports and publications of governmental agencies that provide services and support to ~~[[persons]]~~ INDIVIDUALS with disabilities;

(2) review County, State and federal legislation that may impact ~~[[persons]]~~ INDIVIDUALS with disabilities and make recommendations to the County Executive ~~[[, County Council, and the County delegation to the State legislature]]~~ regarding THE legislation;

(3) ~~[[recommend ways of maximizing the use of facilities and services available to persons with disabilities;~~

(4) ~~[[provide direct communication among [[disabled persons]] INDIVIDUALS WITH DISABILITIES, private and public organizations, and the general public regarding COUNTY programs and services for [[persons]] INDIVIDUALS with disabilities AS REQUESTED BY THE DEPARTMENT OF AGING AND DISABILITIES;~~

~~[[5]]~~ (4) assist interagency planning groups and special task forces to identify and assess needs of ~~[[persons]]~~ INDIVIDUALS with disabilities AS REQUESTED BY THE DEPARTMENT OF AGING AND DISABILITIES;

~~[[6]]~~ (5) identify COMMON barriers to ~~[[service delivery and advocate for]]~~ PROVISION OF services to ~~[[persons]]~~ INDIVIDUALS with disabilities in the County;

~~[[7 promote]]~~ (6) ADVISE THE COUNTY EXECUTIVE ON the coordination of services among all public and private agencies, departments, and organizations, which provide services and programs to ~~[[persons]]~~ INDIVIDUALS with disabilities; and

2020 Laws of Anne Arundel County

[[[8]]] (7) identify and recommend to the County Executive sources of State and federal financial assistance available for the purpose of expanding or improving services and programs for [[persons]] INDIVIDUALS with disabilities.

SECTION 2. *And be it further enacted*, That this Ordinance shall take effect 45 days from the date it becomes law.

APPROVED AND ENACTED: May 13, 2020

EFFECTIVE DATE: June 27, 2020

Bill No. 11-20

AN ORDINANCE concerning: Public Safety – Speed Monitoring Systems

FOR the purpose of authorizing the use of speed monitoring systems in the County; and generally relating to public safety.

BY adding: § 12-3-109

Anne Arundel County Code (2005, as amended)

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland*, That Section(s) of the Anne Arundel County Code (2005, as amended) read as follows:

ARTICLE 12. PUBLIC SAFETY

TITLE 3. TRAFFIC

12-3-109. Speed monitoring systems.

(A) **Definition.** AS USED IN THIS SECTION, “SPEED MONITORING SYSTEM” HAS THE MEANING SET FORTH IN § 21-809 OF THE TRANSPORTATION ARTICLE OF THE STATE CODE.

(B) **Use authorized.** THE USE OF SPEED MONITORING SYSTEMS IN ACCORDANCE WITH § 21-809 OF THE TRANSPORTATION ARTICLE OF THE STATE CODE IS AUTHORIZED IN ANNE ARUNDEL COUNTY.

(C) **Citation prohibition.** IF THE COUNTY MOVES OR PLACES A MOBILE OR STATIONARY SPEED MONITORING SYSTEM TO OR AT A LOCATION WHERE A SPEED MONITORING SYSTEM HAD NOT PREVIOUSLY BEEN MOVED OR PLACED, A CITATION MAY NOT BE ISSUED FOR A VIOLATION RECORDED BY THE SPEED MONITORING SYSTEM UNTIL AT LEAST 15 CALENDAR DAYS AFTER THE INSTALLATION OF SIGNAGE IN ACCORDANCE WITH § 21-809 OF THE TRANSPORTATION ARTICLE OF THE STATE CODE.

SECTION 2. *And be it further enacted*, That this Ordinance shall take effect 45 days from the date it becomes law.

APPROVED AND APPROVED AND ENACTED: May 13, 2020

EFFECTIVE DATE: June 27, 2020

Bill No. 12-20

AN ORDINANCE concerning: Subdivision and Development – Adequate School Facilities – ~~Workforce Housing~~
Low Income Tax Credits

2020 Laws of Anne Arundel County

FOR the purpose of exempting residential ~~developments~~ development that ~~meet the conditions for workforce housing~~ is funded in part by low income tax credits from the test for adequate school facilities under certain conditions; adding the conditions for the exemption from the test for adequate school facilities; making certain technical changes; and generally relating to subdivision and development.

BY repealing and reenacting, with amendments: §§ 17-5-201(b); and 17-5-207(a) and (b)
Anne Arundel County Code (2005, as amended)

BY renumbering: § 17-5-207(c) and (d) to be § 17-5-207(b) and (c)
Anne Arundel County Code (2005, as amended)

BY adding: § 17-5-207(d)
Anne Arundel County Code (2005, as amended)

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland,* That § 17-5-207(c) and (d), respectively, of the Anne Arundel County Code (2005, as amended) is hereby renumbered to be § 17-5-207(b) and (c), respectively.

SECTION 2. *And be it further enacted,* That Section(s) of the Anne Arundel County Code (2005, as amended) read as follows:

ARTICLE 17. SUBDIVISION AND DEVELOPMENT

TITLE 5. ADEQUATE PUBLIC FACILITIES

17-5-201. Requirement to pass adequacy of public facilities tests; exemptions.

(b) **General requirement.** The Planning and Zoning Officer may not give final approval to a proposed record plat, recommend approval of an application for a building or grading permit in connection with a preliminary plan or site development plan, or approve a site development plan for development that does not require a permit unless the development passes the tests for adequate public facilities set forth in this title if required by the chart in this section.

The chart uses the following key: S = subject to the test and E = exempted from the test.

Development Type	Fire Suppression	Roads	Schools	Sewage Disposal	Storm Drain	Water Supply
Residential:						
Residential subdivisions not otherwise addressed in this chart	S	S	S**	S	S	S
RESIDENTIAL DEVELOPMENT THAT MEETS THE CONDITIONS FOR WORKFORCE HOUSING UNDER § 18-10-158 OF THIS CODE <u>IS FUNDED IN PART BY LOW INCOME TAX CREDITS</u>	S	S	E*****	S	S	S

*** But subject to the conditions listed in § 17-5-207[(c)] (B).

**** But subject to the conditions listed in § 17-5-207(d) (C).

*****BUT SUBJECT TO THE CONDITIONS LISTED IN § 17-5-207(E) (D).

17-5-207. Exemptions.

(a) Five lots or five dwelling units.

(1) A developer may obtain an exemption from the requirements for adequate public facilities for schools for no more than five lots in a subdivision for single family detached dwellings or for no more than five dwelling units shown on a site development plan if the developer provides evidence of ownership of the property for a minimum of three years as of the date of application and signs and records an agreement as required by ~~[[subsection (b)]]~~ PARAGRAPH (2) OF THIS SUBSECTION.

~~[[b)]]~~ (2) All applications for subdivision or residential site development plans seeking exemption under this ~~[[section]]~~ SUBSECTION shall execute an agreement with the County in which the developer acknowledges the exemption shall be limited to five lots or dwelling units, including any existing residences, of the pending application and that further subdivision or development of the site, if permitted, will be subject to the adequate public facilities requirement for schools. The agreement shall be:

~~[[1)]]~~ (I) in the form and contain the language required by the Office of Law;

~~[[2)]]~~ (II) recorded among the land records of Anne Arundel County, run with the land, and bind all future owners of the site that is the subject of the application and all future owners of the lots created by a subdivision approved under this exemption;

~~[[3)]]~~ (III) executed and recorded before approval by the Planning and Zoning Officer of the proposed record plat for a subdivision, the application for a grading or building permit in connection with a site development plan, or the approval of a site development plan for development that does not require a permit, as applicable; and

~~[[4)]]~~ (IV) noted on the proposed record plat or site development plan, with the note including a reference to the book and page number of the location in the land records.

~~(D) Exemptions for residential development that meets the requirements for workforce housing. RESIDENTIAL DEVELOPMENT THAT MEETS THE REQUIREMENTS UNDER § 18-10-158 OF THIS CODE IS EXEMPT FROM THE ADEQUATE SCHOOL FACILITIES TEST IF THE FOLLOWING CONDITIONS ARE MET:~~

(D) Exemptions for residential development funded in part by low income tax credits. RESIDENTIAL DEVELOPMENT THAT IS FUNDED IN PART BY LOW INCOME TAX CREDITS AWARDED FROM THE MARYLAND DEPARTMENT OF HOUSING AND COMMUNITY DEVELOPMENT IS EXEMPT FROM THE ADEQUATE SCHOOL FACILITIES TEST IF THE FOLLOWING CONDITIONS ARE MET:

(1) THE PROJECT CONSISTS OF NO MORE THAN 50 DWELLING UNITS;

(2) (I) ~~THE PROJECT INCLUDES FUNDING FROM LOW INCOME HOUSING TAX CREDITS AWARDED FROM THE MARYLAND DEPARTMENT OF HOUSING AND COMMUNITY DEVELOPMENT~~ AND, AS OF THE DATE OF APPLICATION FOR THE AWARD OF THE LOW INCOME TAX CREDITS, ALL SCHOOLS SERVING THE PROJECT WERE DESIGNATED AS OPEN ON THE COUNTY'S SCHOOL UTILIZATION CHART; OR

(II) AT THE TIME OF TESTING FOR ADEQUATE SCHOOLS FACILITIES, THE SCHOOL ENROLLMENT FOR EACH ELEMENTARY AND MIDDLE SCHOOL IS NO MORE THAN 3% ABOVE THE PERCENTAGE OF THE STATE-RATED CAPACITY SET FORTH IN § 17-5-502(A)(4)(I) AND THE SCHOOL ENROLLMENT FOR EACH HIGH SCHOOL IS NO MORE THAN 5% ABOVE THE PERCENTAGE OF THE STATE-RATED CAPACITY SET FORTH IN § 17-5-502(A)(4)(II); ~~AND~~

(3) THE PROPERTY IS ENCUMBERED BY RECORDED DEED RESTRICTIONS THAT THE UNITS BE RESTRICTED TO OCCUPANCY BY ELIGIBLE HOUSEHOLDS UNDER THIS PARAGRAPH FOR AT LEAST 30 YEARS AND THAT AT LEAST 60% OF RENTAL UNITS BE OCCUPIED BY A HOUSEHOLD WITH AN INCOME THAT DOES NOT EXCEED 60% OF THE MEDIAN INCOME ADJUSTED FOR HOUSEHOLD SIZE FOR THE BALTIMORE PRIMARY METROPOLITAN STATISTICAL AREA, AS DEFINED AND PUBLISHED ANNUALLY BY THE UNITED STATES DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT; AND

~~(3)~~ (4) THE PROVISIONS OF THIS SUBSECTION ARE NOT VARIED, MODIFIED, OR REDUCED.

SECTION 3. *And be it further enacted*, that this Ordinance shall take effect 45 days from the date it becomes law.

APPROVED AND APPROVED AND ENACTED: June 4, 2020

EFFECTIVE DATE: July 19, 2020

Bill No. 13-20

AN ORDINANCE concerning: Finance, Taxation, and Budget and Zoning – Commercial Revitalization Area Program – Designation of a Commercial Revitalization Area in Harundale in Glen Burnie, Maryland

FOR the purpose of designating an area along Ritchie Highway and Aquahart Road in Glen Burnie to be a Commercial Revitalization Area; and generally relating to finance, taxation, and budget and zoning.

WHEREAS, § 4-2-306 of the County Code provides for a commercial revitalization area program that allows qualified properties in an area to receive revitalization credits; and

WHEREAS, § 4-2-306(a)(1) mandates that a commercial revitalization area be designated on a map adopted by ordinance of the County Council; and

WHEREAS, § 18-14-301 requires that the zoning provisions of Subtitle 3 within Title 14 of Article 18 apply to commercial revitalization areas that are shown on maps adopted by the County Council; and

WHEREAS, an area along Ritchie Highway and Aquahart Road in Glen Burnie, as shown on the map attached as Exhibit A, has been identified as an area that would benefit from a designation as a commercial revitalization area; now, therefore

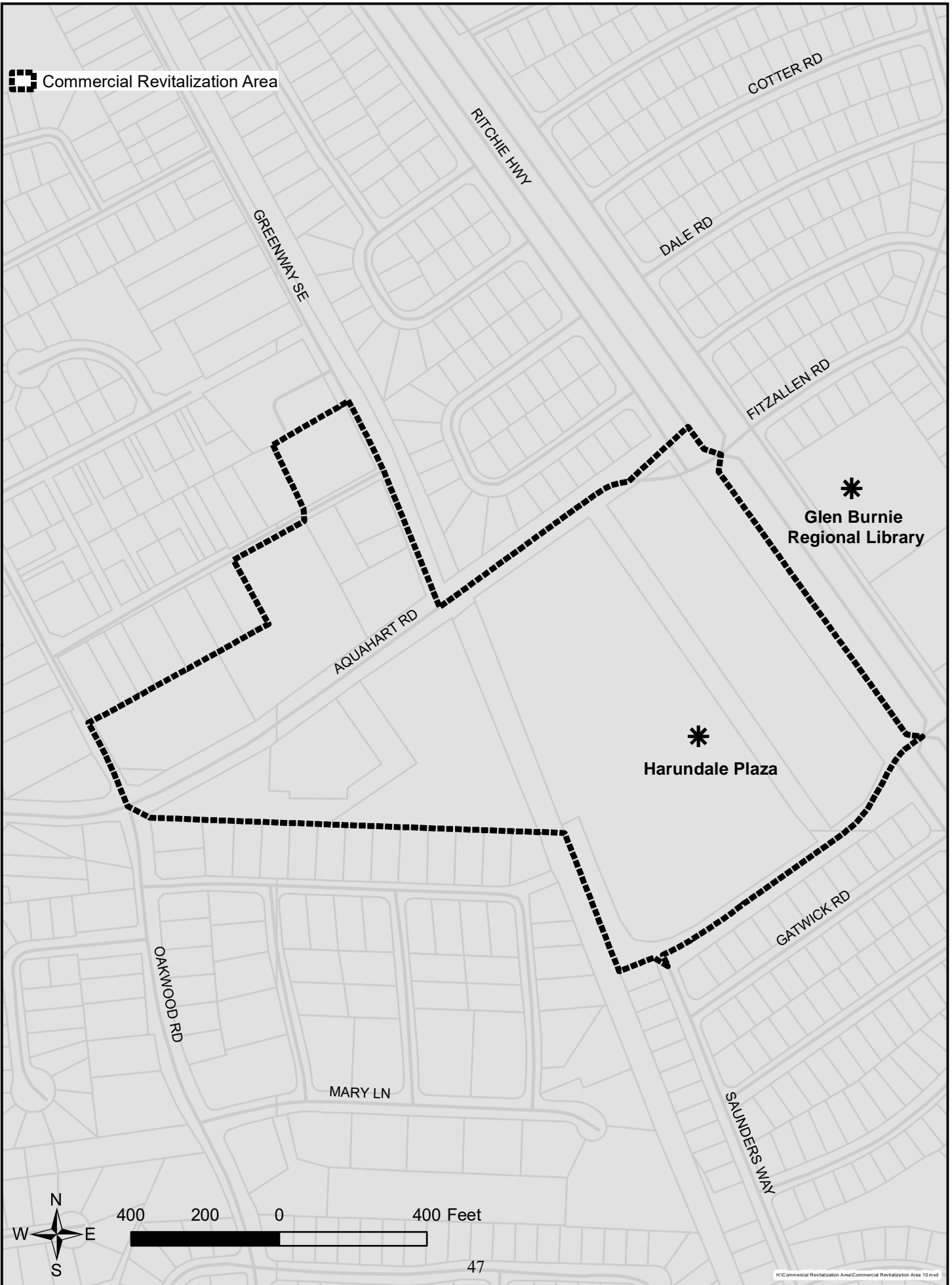
SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland*, That the map of Commercial Revitalization Area 10, attached as Exhibit A, is hereby approved and adopted by the Anne Arundel County Council.

SECTION 2. *And be it further enacted*, That this Ordinance shall take effect 45 days from the date it becomes law.

APPROVED AND APPROVED AND ENACTED: May 20, 2020

EFFECTIVE DATE: July 4, 2020

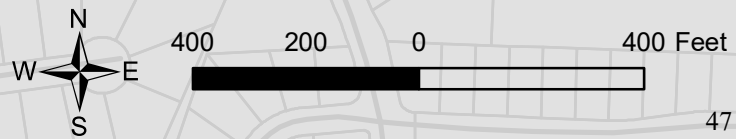
(EXHIBIT TO BILL NO. 13-20 APPEARS ON THE FOLLOWING PAGE)



 Commercial Revitalization Area

*
Glen Burnie
Regional Library

*
Harundale Plaza



Bill No. 14-20

AN ORDINANCE concerning: Finance, Taxation, and Budget and Zoning – Commercial Revitalization Area Program – Designation of a Commercial Revitalization Area in Marley in Glen Burnie, Maryland

FOR the purpose of designating an area along Ritchie Highway and Mountain Road in Glen Burnie to be a Commercial Revitalization Area; and generally relating to finance, taxation, and budget and zoning.

WHEREAS, § 4-2-306 of the County Code provides for a commercial revitalization area program that allows qualified properties in an area to receive revitalization credits; and

WHEREAS, § 4-2-306(a)(1) mandates that a commercial revitalization area be designated on a map adopted by ordinance of the County Council; and

WHEREAS, § 18-14-301 requires that the zoning provisions of Subtitle 3 within Title 14 of Article 18 apply to commercial revitalization areas that are shown on maps adopted by the County Council; and

WHEREAS, an area along Ritchie Highway and Mountain Road in Glen Burnie, as shown on the map attached as ~~Exhibit A~~ Exhibit A-1, has been identified as an area that would benefit from a designation as a commercial revitalization area; now, therefore

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland*, That the map of Commercial Revitalization Area 11, attached as ~~Exhibit A~~ Exhibit A-1, is hereby approved and adopted by the Anne Arundel County Council.

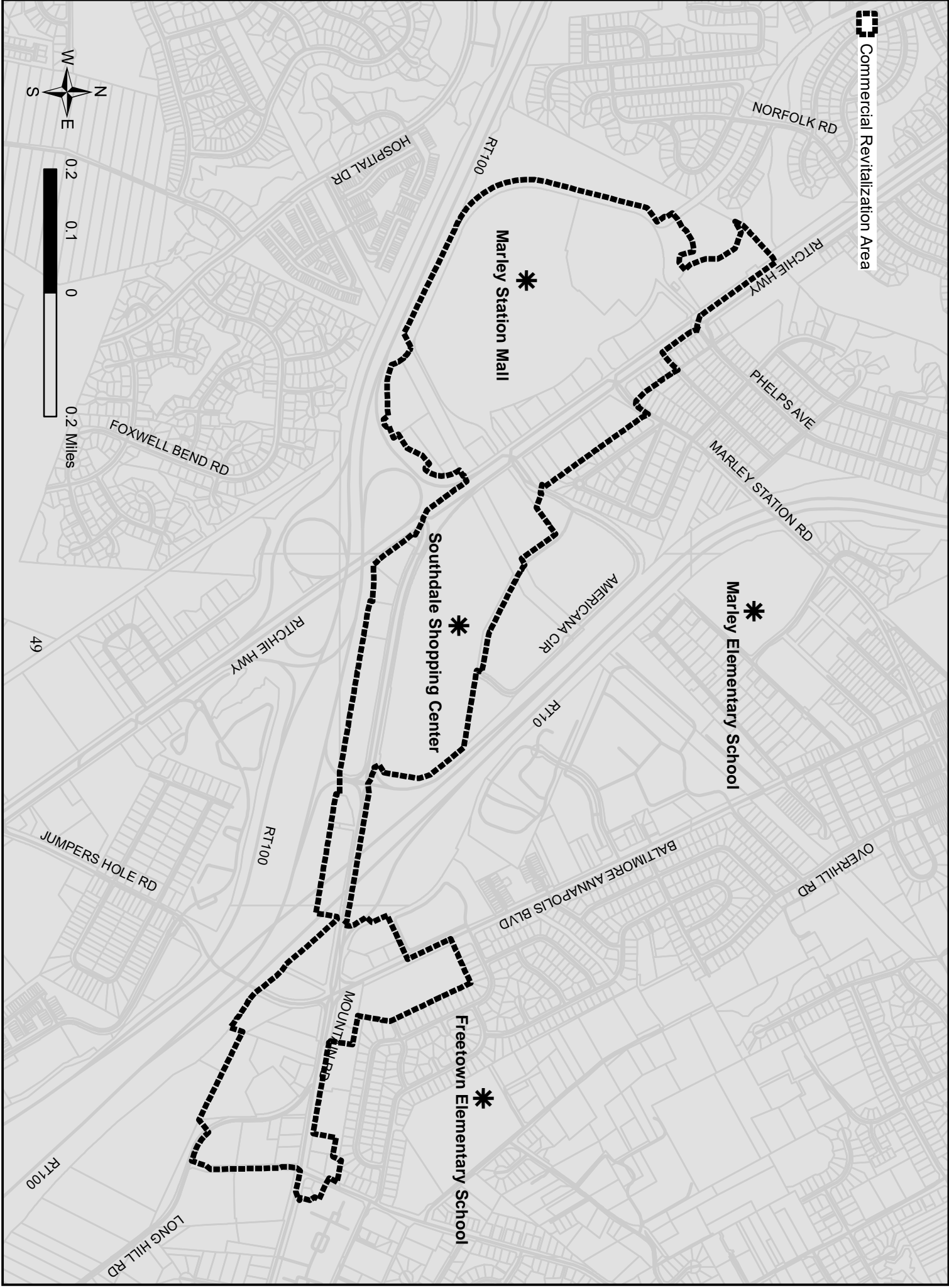
SECTION 2. *And be it further enacted*, That this Ordinance shall take effect 45 days from the date it becomes law.

APPROVED AND APPROVED AND ENACTED: June 10, 2020
EFFECTIVE DATE: July 25, 2020

(EXHIBIT TO BILL NO. 14-20 APPEARS ON THE FOLLOWING PAGE)

Area 11 - Glen Burnie/Marley - Ritchie Highway & Mountain Road

 Commercial Revitalization Area



NORFOLK RD

RITCHE HWY

PHELPS AVE

MARLEY STATION RD

Marley Elementary School

RT100

Marley Station Mall

Southdale Shopping Center

AMERICANA CIR

RT10

BALTIMORE ANNAPOLIS BLVD

OVERHILL RD

Freetown Elementary School

MOUNTAIN RD

RT100

RITCHE HWY

LONG HILL RD

JUMPERS HOLE RD



0.2 0.1 0 0.2 Miles

49

Bill No. 16-20

AN ORDINANCE concerning: Zoning – Residential Districts – Community Based Assisted Living Facilities I and II, Group Homes I and II, ~~Recovery Residences I and II~~, and Rooming Houses

FOR the purpose of defining community based assisting living facilities I and II, and group homes I and II, ~~and recovery residences I and II~~ based on numbers of residents; amending the parking space requirements for assisted living facilities; adding parking space requirements for community based assisted living facilities I and II, group homes I and II, ~~recovery residences I and II~~, and rooming houses; ~~allowing assisted living facilities as special exception uses in RA residential districts~~; allowing community based assisting living facilities I, and group homes I, ~~and recovery residences I~~ as permitted uses in residential districts; allowing community based assisting living facilities II, and group homes II, ~~and recovery residences II~~ as conditional uses in residential districts; allowing rooming houses as conditional uses in R10 and R15 residential districts; adding the conditional use requirements for community based assisting living facilities II, group homes II, ~~recovery residences II~~, and rooming houses; grandfathering applications for grading and building permits and zoning certificates of use for certain existing uses; making technical corrections; and generally relating to zoning.

BY renumbering: §§ 18-1-101(14) through (57), and (58) through (98), ~~and (99) through (155)~~ to be 18-1-101(15) through (58); and (60) through (100), ~~and (103) through (159)~~ (157); 18-10-106 through 18-10-127 to be 18-10-107 through 18-10-128; 18-10-128 through 18-10-139 to be 18-10-130 through 18-10-141; ~~18-10-140 through 18-10-142 to be 18-10-143 through 18-10-145~~; and 18-10-143 through 18-10-158 to be 18-10-147 through ~~18-10-162~~ 18-10-161
Anne Arundel County Code (2005, as amended)

BY repealing and reenacting, with amendments: §§ 18-1-101(12), (13), and (58); ~~18-2-101(b)(8) and (9)~~; 18-3-104; and 18-4-106
Anne Arundel County Code (2005, as amended)

BY adding: §§ 18-1-101(14), and (59), ~~(101), and (102)~~; 18-2-101(b)(10); 18-10-106; 18-10-129; ~~18-10-142~~; and 18-10-146
Anne Arundel County Code (2005, as amended)

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland*, That §§ 18-1-101(14) through (57), and (58) through (98), ~~and (99) through (155)~~; 18-10-106 through 18-10-127; 18-10-128 through 18-10-139; ~~18-10-140 through 18-10-142~~; and 18-10-143 through 18-10-158, respectively, of the Anne Arundel County Code (2005, as amended) are hereby renumbered to be §§ 18-1-101(15) through (58), and (60) through (100), ~~and (103) through (159)~~ (157); 18-10-107 through 18-10-128; 18-10-130 through 18-10-141; ~~18-10-143 through 18-10-145~~; and 18-10-147 through ~~18-10-162~~ 18-10-161, respectively.

SECTION 2. *And be it further enacted*, That Section(s) of the Anne Arundel County Code (2005, as amended) read as follows:

ARTICLE 18. ZONING

TITLE 1. DEFINITIONS

18-1-101. Definitions.

Unless defined in this article, the Natural Resources Article of the State Code, or COMAR, words defined elsewhere in this Code apply in this article. The following words have the meanings indicated:

(12) “Assisted living facility” means a facility with an assisted living program as defined in ~~[[the Health-General Article,]]~~ § 19-1801~~[[,]]~~ of the HEALTH-GENERAL ARTICLE OF THE State Code that is not a group home or a community-based assisted living facility.

(13) "Assisted living facility I, community based" means a facility with an assisted living program as defined in ~~[[the Health General Article,]] § 19-1801[[,]] OF THE HEALTH-GENERAL ARTICLE~~ of the State Code that is not a group home and that houses no more than ~~[[16]] EIGHT~~ residents other than staff.

(14) "ASSISTED LIVING FACILITY II, COMMUNITY BASED" MEANS A FACILITY WITH AN ASSISTED LIVING PROGRAM AS DEFINED IN § 19-1801 OF THE HEALTH-GENERAL ARTICLE OF THE STATE CODE THAT IS NOT A GROUP HOME AND THAT HOUSES BETWEEN 9 AND 16 RESIDENTS OTHER THAN STAFF.

(58) "Group home I" means a residential facility authorized by federal, State, or local law or regulation, or licensed or supervised by a federal, State, or local agency that ~~[[solely]]~~ houses NO MORE THAN EIGHT persons, other than staff, with intellectual, development, or physical disabilities, or mental health issues.

(59) "GROUP HOME II" MEANS A RESIDENTIAL FACILITY AUTHORIZED BY FEDERAL, STATE OR LOCAL LAW OR REGULATION, OR LICENSED OR SUPERVISED BY A FEDERAL, STATE, OR LOCAL AGENCY THAT HOUSES BETWEEN 9 AND 16 PERSONS, OTHER THAN STAFF, WITH INTELLECTUAL, DEVELOPMENT, OR PHYSICAL DISABILITIES OR MENTAL HEALTH ISSUES.

~~(101) "RECOVERY RESIDENCE I" MEANS A SERVICE THAT HAS A CERTIFICATE OF COMPLIANCE, AS PROVIDED IN § 19-2502 OF THE HEALTH-GENERAL ARTICLE OF THE STATE CODE, AND PROVIDES ALCOHOL FREE AND ILLICIT DRUG FREE HOUSING TO NO MORE THAN EIGHT INDIVIDUALS WITH SUBSTANCE RELATED DISORDERS, ADDICTIVE DISORDERS, OR CO-OCCURRING MENTAL DISORDERS AND SUBSTANCE RELATED DISORDERS OR ADDICTIVE DISORDERS, BUT THE TERM DOES NOT INCLUDE CLINICAL TREATMENT SERVICES.~~

~~(102) "RECOVERY RESIDENCE II" MEANS A SERVICE THAT HAS A CERTIFICATE OF COMPLIANCE, AS PROVIDED IN § 19-2502 OF THE HEALTH-GENERAL ARTICLE OF THE STATE CODE, AND PROVIDES ALCOHOL FREE AND ILLICIT DRUG FREE HOUSING TO BETWEEN 9 AND 16 INDIVIDUALS WITH SUBSTANCE RELATED DISORDERS, ADDICTIVE DISORDERS, OR CO-OCCURRING MENTAL DISORDERS AND SUBSTANCE RELATED DISORDERS OR ADDICTIVE DISORDERS, BUT THE TERM DOES NOT INCLUDE CLINICAL TREATMENT SERVICES.~~

TITLE 2. GENERAL PROVISIONS

18-2-101. Scope; applicability.

(b) Applicability to pending and future proceedings. Subject to the grandfathering provisions of COMAR Title 27, this article applies to all pending and future proceedings and actions of any board, department, or agency empowered to decide applications under this Code, except that:

(8) for any application described in subsection (6) or (7), the applicant may make an election, in writing and filed with the Planning and Zoning Officer no later than July 1, 2013, to be governed by the law as it exists after April 16, 2013: [[and]]

(9) an application for a solar energy generating facility – community filed before January 1, 2018, shall be governed by the law as it existed prior to January 1, 2018 for a solar energy system – principal [[.]]; AND

(10) THE FOLLOWING SHALL BE GOVERNED BY THE LAW AS IT EXISTED PRIOR TO AUGUST 1, 2020:

(I) AN APPLICATION FOR A GRADING PERMIT, BUILDING PERMIT, OR ZONING CERTIFICATE OF USE FILED ON OR BEFORE FEBRUARY 18, 2020 FOR A GROUP HOME THAT WOULD BE DEEMED AN "ASSISTED LIVING FACILITY I, COMMUNITY BASED", AN "ASSISTED LIVING FACILITY II, COMMUNITY BASED", A "GROUP HOME I", OR A "GROUP HOME II" UNDER BILL NO. 16-20;

(II) AN APPLICATION FOR A GRADING PERMIT, BUILDING PERMIT, OR ZONING CERTIFICATE OF USE FILED ON OR BEFORE FEBRUARY 18, 2020 FOR AN EXISTING USE WITH A GROUP HOME LICENSE ISSUED BY THE STATE; AND

(III) AN APPLICATION FOR A GRADING PERMIT, BUILDING PERMIT, OR ZONING CERTIFICATE OF USE FILED ON OR BEFORE FEBRUARY 18, 2020 FOR A GROUP HOME OR A ROOMING HOUSE.

TITLE 3. PARKING, NON-RESIDENTIAL OUTDOOR LIGHTING, AND SIGNAGE

18-3-104. Parking space requirements.

The minimum onsite required parking spaces are listed in the chart below. They may be increased based on site development plan review or special exception approval, reduced as provided in § 18-3-105, or superseded by a parking program allowed by this Code. The Planning and Zoning Officer may determine reasonable and appropriate onsite parking requirements for structures and land uses that are not listed on the chart based on requirements for similar uses, comments from reviewing agencies, and the parking needs of the proposed use.

Use	Parking

Assisted living facilities	1 space for each adult independent dwelling unit, 1 space for each employee per major shift, and visitor parking at the rate of 2 spaces for every 10 adult independent dwelling units, comprehensive care units, and assisted care units[]; or the number of spaces as determined by a parking needs study approved by the Planning and Zoning Officer[]
ASSISTED LIVING FACILITIES I AND II, COMMUNITY-BASED	THE NUMBER OF SPACES REQUIRED FOR THE APPLICABLE TYPE OF DWELLING UNIT

[[Group homes]]	[[1 space for each [[employee per major shift and one space for every 4 residents of a group home]]
GROUP HOMES I	THE NUMBER OF SPACES REQUIRED FOR A SINGLE-FAMILY DWELLING
GROUP HOMES II	THE NUMBER OF SPACES REQUIRED FOR A MULTIFAMILY DWELLING

Public launching facilities	1 space for every two boat slips or moorings plus 10 trailer spaces per boat ramp
RECOVERY RESIDENCES I AND II	THE NUMBER OF SPACES REQUIRED FOR THE APPLICABLE TYPE OF DWELLING UNIT

Restaurants, banquet halls, and taverns	1 space for every 3 seats or 1 space for every 200 square feet of floor area, whichever is greater
ROOMING HOUSES	1 SPACE FOR EVERY 2 BEDS AND 1 SPACE FOR EACH RESIDENT OWNER OR RESIDENT MANAGER

TITLE 4. RESIDENTIAL DISTRICTS

18-4-106. Permitted, conditional, and special exception uses.

The permitted, conditional, and special exception uses allowed in each of the residential districts are listed in the chart in this section using the following key: P = permitted use; C = conditional use; SE = special exception use. A

blank means that the use is not allowed in the district. Except as provided otherwise in this article, uses and structures customarily accessory to the listed uses also are allowed, except that guest houses as accessory structures are prohibited and outside storage as an accessory use is limited to the lesser of 10% of the allowed lot coverage or 500 square feet.

Permitted, Conditional, and Special Exception Uses	RA	RLD	R1	R2	R5	R10	R15	R22

Assisted living facilities	SE	SE	SE	SE	SE	SE	SE	SE
Assisted living facilities I, community-based	P	P	P	P	P	P	P	P
ASSISTED LIVING FACILITIES II, COMMUNITY BASED	<u>C</u>	C	C	C	C	C	C	C

Group homes I	P	P	P	P	P	P	P	P
GROUP HOMES II	C	C	C	C	C	C	C	C

Public utility uses	SE	SE	SE	SE	SE	SE	SE	SE
RECOVERY RESIDENCES I	P	P	P	P	P	P	P	P
RECOVERY RESIDENCES II	C	C	C	C	C	C	C	C

Rooming Houses						C	[[P]] C	P

TITLE 10. REQUIREMENTS FOR CONDITIONAL USES

18-10-106. Assisted living facilities II, community-based.

TO HELP ENSURE THAT PERSONS WITH DISABILITIES LIVE AND INTERACT WITH INDIVIDUALS WITHOUT DISABILITIES TO THE FULLEST EXTENT POSSIBLE, THE OWNER OF A COMMUNITY-BASED ASSISTED LIVING FACILITY II MAY NOT OWN TWO FACILITIES THAT ADJOIN EACH OTHER AND, IF A PROPOSED ADJOINING FACILITY IS OWNED BY A BUSINESS ENTITY, THE OWNER, THE OWNER’S FAMILY, AND THE OWNER’S BUSINESS ASSOCIATES MAY NOT HAVE ANY INTEREST, FINANCIAL OR OTHERWISE, IN THE BUSINESS ENTITY.

18-10-129. Group homes II.

TO HELP ENSURE THAT PERSONS WITH DISABILITIES LIVE AND INTERACT WITH INDIVIDUALS WITHOUT DISABILITIES TO THE FULLEST EXTENT POSSIBLE, THE OWNER OF A GROUP HOME II MAY NOT OWN TWO FACILITIES THAT ADJOIN EACH OTHER AND, IF A PROPOSED ADJOINING FACILITY IS OWNED BY A BUSINESS ENTITY, THE OWNER, THE OWNER’S FAMILY, AND THE OWNER’S BUSINESS ASSOCIATES MAY NOT HAVE ANY INTEREST, FINANCIAL OR OTHERWISE, IN THE BUSINESS ENTITY.

~~18-10-142. Recovery residences II.~~

~~TO HELP ENSURE THAT PERSONS WITH DISORDERS LIVE AND INTERACT WITH INDIVIDUALS WITHOUT DISORDERS TO THE FULLEST EXTENT POSSIBLE, THE OWNER OF A RECOVERY RESIDENCE II MAY NOT OWN TWO FACILITIES THAT ADJOIN EACH OTHER AND, IF A PROPOSED ADJOINING FACILITY IS OWNED BY A BUSINESS ENTITY, THE OWNER, THE OWNER’S FAMILY, AND THE OWNER’S BUSINESS ASSOCIATES MAY NOT HAVE ANY INTEREST, FINANCIAL OR OTHERWISE,~~

~~IN THE BUSINESS ENTITY.~~

18-10-146. Rooming houses.

THE OWNER OF A ROOMING HOUSE MAY NOT OWN TWO FACILITIES THAT ADJOIN EACH OTHER AND, IF A PROPOSED ADJOINING FACILITY IS OWNED BY A BUSINESS ENTITY, THE OWNER, THE OWNER'S FAMILY, AND THE OWNER'S BUSINESS ASSOCIATES MAY NOT HAVE ANY INTEREST, FINANCIAL OR OTHERWISE, IN THE BUSINESS ENTITY.

SECTION 3. *And be it further enacted.* That all references in this Ordinance to “the effective date of Bill No. 16-20”, or words to that effect, shall, upon codification, be replaced with the actual date on which this Ordinance takes effect under Section 307 of the County Charter as certified by the Administrative Officer to the County Council.

SECTION ~~3~~ 4. *And be it further enacted,* That this Ordinance shall take effect 45 days from the date it becomes law.

APPROVED AND APPROVED AND ENACTED: June 17, 2020

EFFECTIVE DATE: August 1, 2020

Bill No. 17-20

AN ORDINANCE concerning: Finance, Taxation, and Budget – Real Property Taxes – Tax Credits – 9-1-1 Specialists Tax Credits

FOR the purpose of defining certain terms; establishing a real property tax credit for 9-1-1 specialists; establishing eligibility criteria for the credit; providing for the calculation and duration of the credit; establishing a deadline for filing for the credit and form of application for the credit; ~~providing for an administrative fee for the credit;~~ providing for the termination of the credit; establishing an application deadline for the taxable year beginning on July 1, 2020; and generally relating to real property tax credits for 9-1-1 specialists.

BY renumbering: §§ 4-2-301 through 4-2-319, respectively, to be §§ 4-2-302 through 4-2-320, respectively
Anne Arundel County Code (2005, as amended)

BY adding: § 4-2-301
Anne Arundel County Code (2005, as amended)

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland,* That §§ 4-2-301 through 4-2-319, respectively, of the Anne Arundel County Code (2005, as amended) is hereby renumbered to be §§ 4-2-302 through 4-2-320, respectively.

SECTION 2. *And be it further enacted,* That Section(s) of the Anne Arundel County Code (2005, as amended) read as follows:

ARTICLE 4. FINANCE, TAXATION, AND BUDGET

TITLE 2. REAL PROPERTY TAXES

4-2-301. 9-1-1 specialist property tax credit.

(A) **Definitions.** IN THIS SECTION, THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.

(1) “DWELLING” HAS THE MEANING SET FORTH IN § 9-105 OF THE TAX-PROPERTY ARTICLE OF THE STATE CODE.

(2) "9-1-1 SPECIALIST" HAS THE MEANING DESCRIBED IN § 9-262 OF THE TAX-PROPERTY ARTICLE OF THE STATE CODE.

(B) **Creation.** THERE IS A TAX CREDIT FROM COUNTY REAL PROPERTY TAXES LEVIED ON A DWELLING OWNED BY AN ELIGIBLE 9-1-1 SPECIALIST.

(C) **Eligibility.** A 9-1-1 SPECIALIST IS ELIGIBLE FOR A COUNTY PROPERTY TAX CREDIT UNDER THIS SECTION IF:

(1) THE 9-1-1 SPECIALIST HAS COMPLETED AT LEAST ONE YEAR OF FULL-TIME EMPLOYMENT WITH ANNE ARUNDEL COUNTY AS A 9-1-1 SPECIALIST AND IS EMPLOYED FULL-TIME BY ANNE ARUNDEL COUNTY AS A 9-1-1 SPECIALIST;

(2) THE 9-1-1 SPECIALIST IS ELIGIBLE FOR THE CREDIT AUTHORIZED BY § 9-105 OF THE TAX-PROPERTY ARTICLE OF THE STATE CODE FOR THE DWELLING FOR WHICH THE CREDIT IS SOUGHT; AND

(3) THE CREDIT IS NOT COMBINED WITH OTHER OPTIONAL PROPERTY TAX CREDITS AS PERMITTED UNDER TITLE 9, SUBTITLE 2 OF THE TAX-PROPERTY ARTICLE OF THE STATE CODE OR THIS TITLE.

(D) **Calculation.** THE TAX CREDIT PROVIDED IN THIS SECTION SHALL BE CALCULATED AND CREDITED BASED ON THE TOTAL COUNTY TAX DUE ON A DWELLING BASED ON THE REAL PROPERTY ASSESSMENT MADE BY THE COUNTY SUPERVISOR OF ASSESSMENTS, NOT TO EXCEED THE LESSER OF \$2,500 OR THE TOTAL COUNTY TAX DUE ON THE DWELLING.

(E) **Duration.** THE TAX CREDIT SHALL BE AVAILABLE TO A 9-1-1 SPECIALIST ELIGIBLE UNDER SUBSECTION (C) FOR A PERIOD OF ONE TAXABLE YEAR AND MAY BE RENEWED UPON APPLICATION OF THE 9-1-1 SPECIALIST FOR FOUR ADDITIONAL TAXABLE YEARS, FOR A MAXIMUM TOTAL OF FIVE TAXABLE YEARS. ~~AN ADMINISTRATIVE FEE OF 1% OF THE TOTAL TAX CREDIT MAY BE ASSESSED FOR ADMINISTRATION OF THE CREDIT FOR THE DURATION OF THE CREDIT.~~

(F) **Time for filing of application.** AN APPLICATION FOR, OR FOR A RENEWAL OF, THE TAX CREDIT CREATED BY THIS SECTION SHALL BE FILED ON OR BEFORE APRIL 1 IMMEDIATELY BEFORE THE TAXABLE YEAR FOR WHICH THE TAX CREDIT IS SOUGHT. IF THE APPLICATION OR RENEWAL IS FILED AFTER APRIL 1, THE CREDIT SHALL BE DISALLOWED THAT YEAR BUT SHALL BE TREATED AS AN APPLICATION OR RENEWAL FOR A TAX CREDIT FOR THE FOLLOWING TAXABLE YEAR.

(G) **Form of application.** AN APPLICATION FOR, OR FOR THE RENEWAL OF, THE 9-1-1 SPECIALIST TAX CREDIT SHALL BE MADE ON A FORM PROVIDED BY THE CONTROLLER'S OFFICE.

(H) **Termination of credit.**

(1) THE TAX CREDIT CREATED BY THIS SECTION SHALL TERMINATE ON THE SOONER OF THE 9-1-1 SPECIALIST:

(I) RECEIVING THE TAX CREDIT FOR FIVE TAXABLE YEARS;

(II) NO LONGER BEING EMPLOYED AS A 9-1-1 SPECIALIST WITH THE COUNTY FOR A REASON OTHER THAN A SERVICE RELATED DISABILITY; OR

(III) NO LONGER RESIDING IN OR OWNING THE DWELLING FOR WHICH THE TAX CREDIT WAS GRANTED.

(2) UPON TERMINATION OF THE TAX CREDIT AS A RESULT OF A 9-1-1 SPECIALIST BEING TERMINATED FOR A CAUSE LISTED IN § 808(B) THROUGH (E) OF THE CHARTER, THE HOMEOWNER SHALL BE LIABLE FOR:

(I) ALL PROPERTY TAXES THAT THE HOMEOWNER WOULD HAVE BEEN LIABLE FOR FOR THE TAXABLE YEAR OF THE TERMINATION AS IF THE TAX CREDIT HAD NOT BEEN GRANTED UNDER THIS SECTION; AND

(II) ALL INTEREST AND PENALTIES ON THOSE TAXES COMPUTED IN THE MANNER PROVIDED UNDER § 4-1-103.

(3) UPON TERMINATION OF THE TAX CREDIT FOR ANY REASON OTHER THAN THE 9-1-1 SPECIALIST BEING TERMINATED FROM EMPLOYMENT FOR A CAUSE LISTED IN § 808(B) THROUGH (E) OF THE CHARTER, THE TAX CREDIT WILL BE APPLIED ONLY TO THE PORTION OF THE TAXABLE YEAR FOR WHICH THE 9-1-1 SPECIALIST WAS ELIGIBLE FOR THE TAX CREDIT, AND THE HOMEOWNER SHALL BE LIABLE FOR ALL REMAINING PROPERTY TAXES.

SECTION 3. *And be it further enacted*, That, for the taxable year beginning on July 1, 2020, the application deadline in § 4-2-301(f), as enacted by Section 2 of this Ordinance, shall be extended to June 1, 2020, and any application filed on or before June 1, 2020, shall be considered timely filed for the taxable year beginning July 1, 2020.

SECTION 4. *And be it further enacted*, That this Ordinance shall take effect 45 days from the date it becomes law.

APPROVED AND APPROVED AND ENACTED: June 17, 2020
EFFECTIVE DATE: August 1, 2020

Bill No. 18-20

AN ORDINANCE concerning: Finance, Taxation, and Budget – Real Property Taxes – Tax Credits – Public Safety Officer Tax Credits

FOR the purpose of revising the form of application for the public safety officer tax credit; and generally relating to real property tax credits for public safety officers.

BY repealing and reenacting, with amendments: § 4-2-312(g)
Anne Arundel County Code (2005, as amended)

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland*, That Section(s) of the Anne Arundel County Code (2005, as amended) read as follows:

ARTICLE 4. FINANCE, TAXATION, AND BUDGET

TITLE 2. REAL PROPERTY TAXES

4-2-312. Public Safety Officers property tax credit.

(g) **Form of application.** An application for, or for the renewal of, the Public Safety Officer tax credit shall be made [[as directed by the State Department of Assessments and Taxation]] ON A FORM PROVIDED BY THE CONTROLLER’S OFFICE.

SECTION 2. *And be it further enacted*, That this Ordinance shall take effect 45 days from the date it becomes law.

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APPROVED AND APPROVED AND ENACTED: June 4, 2020
EFFECTIVE DATE: July 19, 2020

Bill No. 19-20

AN ORDINANCE concerning: Current Expense Budget – Third Quarter – Fund Transfer and Supplementary Appropriations

FOR the purpose of transferring appropriations of funds between certain offices, departments, institutions, boards, commissions or other agencies in the general fund; making supplementary appropriations from unanticipated revenues to certain offices, departments, institutions, boards, commissions or other agencies in the general fund and to certain special funds of the County government for the current fiscal year; and generally relating to transferring appropriations of funds and making supplementary appropriations of funds to the current expense budget for the fiscal year ending June 30, 2020.

BY amending: Current Expense Budget

WHEREAS, under Section 711(a) of the Charter, the County Executive may authorize transfers of funds within the same department and within the same fund; and

WHEREAS, under Section 711(a) of the Charter, upon recommendation of the County Executive, the County Council may transfer funds between offices, departments, institutions, boards, commissions or other agencies of the County government and within the same fund of the Current Expense Budget; and

WHEREAS, under Section 712 of the Charter, upon the recommendation of the County Executive, the County Council may make supplementary appropriations from revenues received from anticipated sources but in excess of budget estimates and from revenues received from sources not anticipated in the budget for the current fiscal year, provided that the Controller shall first certify in writing that such funds are available for appropriation; and

WHEREAS, the County Executive has recommended the transfer of certain funds, and the Controller has certified in writing that such funds are available for appropriation; now, therefore,

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland,* That the Current Expense Budget for the fiscal year ending June 30, 2020, be and it is hereby amended by transferring the appropriation of funds from the below-listed department in the amount set forth:

Chief Administrative Office – General Fund Appropriation	
Contingency	
Grants, Contributions & Other	\$ 195,000

and by transferring such appropriation of funds to the below-listed departments in the amount set forth:

- (1) Police Department – General Fund Appropriation
 - Admin Services
 - Capital Outlay \$ 120,000

- (2) Chief Administrative Office – General Fund Appropriation
 - Management & Control
 - Grants, Contribution & Other \$ 75,000

SECTION 2. *And be it further enacted,* That the Current Expense Budget for the fiscal year ending June 30, 2020, be and it is hereby amended by making supplementary appropriations from revenues received from sources not anticipated in the budget and revenues received from anticipated sources but in excess of budget estimates as follows:

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- (1) State & Federal Grants in the Grants Special Revenue Fund \$ 777,300
- (2) Unappropriated fund balance of the Community Development Fund \$ 370,000

and by adding such funds to the below-listed fund, in the respective amounts set forth:

- (1) Grants Special Revenue Fund
 - Department of Aging
 - Aging & Disability Resource Center
 - Personnel Services \$ 8,900
 - Health Department
 - Behavioral Health
 - Personnel Services \$ 171,700
 - Contractual Services \$ 51,100
 - Supplies & Materials \$ 1,200
 - Business & Travel \$ 6,600
 - Capital Outlay \$ 8,600
 - Grants, Contribution & Other \$ 479,200
 - Office of the State’s Attorney
 - ~~Behavioral Health~~ Office of the State’s Attorney
 - Personnel Services \$ 50,000
- (2) Community Development Fund
 - Community Development Svcs Cor
 - Grants, Contribution & Other \$ 370,000

SECTION 3. *And be it further enacted*, That this Ordinance shall take effect from the date that it becomes law.

APPROVED AND APPROVED AND ENACTED: May 7, 2020
EFFECTIVE DATE: May 7, 2020

Bill No. 20-20

AN ORDINANCE concerning: Ethics – Conflicts of Interest

~~FOR the purpose of prohibiting County employees from assisting or representing parties for contingent compensation in any matter before the County; making technical corrections; and generally relating to ethics.~~

FOR the purpose of excluding non-compensated board and commission members from the prohibition against employees representing or assisting others in certain matters; prohibiting non-compensated board and commission members from assisting or representing a person for contingent compensation in certain matters; and generally relating to ethics.

BY repealing and reenacting, with amendments: § 7-5-104
Anne Arundel County Code (2005, as amended)

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland*, That Section(s) of the Anne Arundel County Code (2005, as amended) read as follows:

ARTICLE 7. PUBLIC ETHICS

TITLE 5. CONFLICTS OF INTEREST

7-5-104. Employment restriction – Representation or assistance.

~~[(a) **Generally.** Except as provided in subsection (b), an] AN employee may not, ~~[[other than in the course of the employee's official duties]]~~ FOR CONTINGENT COMPENSATION, assist or represent a person in any matter:~~

- ~~(1) before any governmental unit or employee of the County; or~~
- ~~(2) in which the County has an interest.~~

~~[(b) **Exceptions.** Subsection (a) does not apply to:~~

- ~~(1) the performance of usual and customary constituent services without additional compensation; or~~
- ~~(2) assistance to or representation of an employee without compensation in an employment-related matter by an employee other than an elected or appointed employee; or~~
- ~~(3) assistance or representation that is authorized by law or contract.]]~~

(a) **Generally.** Except as provided in subsection (b), an employee may not, other than in the course of the employee's official duties, assist or represent a person in any matter:

- (1) before any governmental unit or employee of the County; or
- (2) in which the County has an interest.

(b) **Exceptions.** Subsection (a) does not apply to:

- (1) the performance of usual and customary constituent services without additional compensation; ~~[[or]]~~
- (2) assistance to or representation of an employee without compensation in an employment-related matter by an employee other than an elected or appointed employee; ~~[[or]]~~
- (3) assistance or representation that is authorized by law or contract~~[[.]]; OR~~

(4) NON-COMPENSATED BOARD AND COMMISSION MEMBERS, EXCEPT THAT NON-COMPENSATED BOARD AND COMMISSION MEMBERS MAY NOT ASSIST OR REPRESENT A PERSON FOR CONTINGENT COMPENSATION IN ANY MATTER LISTED IN SUBSECTION (A).

SECTION 2. *And be it further enacted,* That this Ordinance shall take effect 45 days from the date it becomes law.

APPROVED AND APPROVED AND ENACTED: July 8, 2020
EFFECTIVE DATE: August 22, 2020

Bill No. 22-20

AN ORDINANCE concerning: Subdivision and Development – Forest Conservation

FOR the purpose of prohibiting the application of Bill No. 68-19 to all applications associated with an application for a special exception submitted prior to a certain date; and generally relating to subdivision and development.

BY repealing and reenacting, with amendments: § 17-2-101(b)(14)
Anne Arundel County Code (2005, as amended)

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SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland,* That Section(s) of the Anne Arundel County Code (2005, as amended) read as follows:

ARTICLE 17. SUBDIVISION AND DEVELOPMENT

TITLE 2. GENERAL PROVISIONS

17-2-101. Scope; applicability.

(b) **Applicability to pending and future proceedings.** Subject to the grandfathering provisions of COMAR Title 27, this article applies to all pending and future proceedings and actions of any board, department, or agency empowered to decide applications under this Code, except that:

(14) the following shall be governed by the law as it existed prior to January 9, 2020:

(i) an application for approval of a sketch plan, final plan, final infrastructure construction plan, preliminary plan, or site development plan, and any building or grading permits associated with these plans, filed on or before December 15, 2019;

(ii) applications for building and grading permits that are not associated with a final plan or site development plan filed on or before December 15, 2019;

(iii) revisions to the plans and permits referenced in subparagraphs (i) and (ii) that do not materially alter the proposed or actual limits of disturbance; and

(iv) an application for a special exception filed on or before December 15, 2019 AND ALL APPLICATIONS ASSOCIATED WITH THE SPECIAL EXCEPTION.

SECTION 2. *And be it further enacted,* That this Ordinance shall take effect 45 days from the date it becomes law.

APPROVED AND APPROVED AND ENACTED: June 11, 2020

EFFECTIVE DATE: July 26, 2020

Bill No. 23-20

AN ORDINANCE concerning: Zoning – Farm Breweries and Wineries

FOR the purpose of amending the conditional use requirements for farm breweries and wineries to restrict the distance that direct vehicular access may be located from residential properties; amending the conditional use requirements for farm breweries and wineries to allow vehicular access from private roads under specific circumstances; and generally relating to zoning.

BY repealing and reenacting, with amendments: §§ 18-10-111(7); and 18-10-157(3)
Anne Arundel County Code (2005, as amended)

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland,* That Section(s) of the Anne Arundel County Code (2005, as amended) read as follows:

ARTICLE 18. ZONING

TITLE 10. REQUIREMENTS FOR CONDITIONAL USES

18-10-111. Brewery, farm.

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A farm brewery shall comply with all of the following requirements:

(7) ~~[[In an RLD or R1 District,]]~~ DIRECT vehicular access:

(I) shall be located on ~~[[a minor]]~~ AN arterial or ~~[[higher classification]]~~ COLLECTOR road, EXCEPT THAT THE PLANNING AND ZONING OFFICER SHALL ALLOW ACCESS FROM A PRIVATE ROAD IF ACCESS FROM A PUBLIC ROAD IS NOT FEASIBLE AND, IF THE PRIVATE ROAD IS SHARED, THE APPLICANT SUBMITS AFFIDAVITS OF CONSENT FROM AND MAINTENANCE AGREEMENTS WITH THOSE WHO SHARE THE PRIVATE ROAD; ~~[[and]]~~

(II) shall be sufficient to prevent traffic congestion on roads in adjoining residential areas; AND

(III) MAY NOT BE CLOSER THAN 40 FEET TO THE LOT LINE OF A RESIDENTIALLY ZONED ADJOINING LOT THAT IS NOT PART OF THE FARM BREWERY UNLESS THE APPLICANT SUBMITS AFFIDAVITS OF CONSENT FROM ALL OWNERS OF THE RESIDENTIALLY ZONED LOT.

18-10-157. Wineries.

A winery shall comply with all of the following requirements.

(3) ~~[[Vehicular]]~~ DIRECT VEHICULAR access:

(I) shall be located on an arterial or collector road, EXCEPT THAT THE PLANNING AND ZONING OFFICER SHALL ALLOW ACCESS FROM A PRIVATE ROAD IF ACCESS FROM A PUBLIC ROAD IS NOT FEASIBLE AND, IF THE PRIVATE ROAD IS SHARED, THE APPLICANT SUBMITS AFFIDAVITS OF CONSENT FROM AND MAINTENANCE AGREEMENTS WITH THOSE WHO SHARE THE PRIVATE ROAD; ~~[[and]]~~

(II) shall be sufficient to prevent traffic congestion on roads in adjoining residential areas ~~[[.]]~~; AND

(III) ~~[[No point of a vehicular access drive]]~~ may NOT be closer than 40 feet to the lot line of a residentially zoned ~~[[property]]~~ ADJOINING LOT that is not part of the winery UNLESS THE APPLICANT SUBMITS AFFIDAVITS OF CONSENT FROM ALL OWNERS OF THE RESIDENTIALLY ZONED LOT.

SECTION 2. *And be it further enacted,* That this Ordinance shall take effect 45 days from the date it becomes law.

APPROVED AND APPROVED AND ENACTED this 11th day of June, 2020
EFFECTIVE DATE: July 26, 2020

Bill No. 24-20

AN EMERGENCY ORDINANCE concerning: General Provisions – Civil Emergencies

FOR the purpose of extending the Proclamation of Civil Emergency by the County Executive through April 4, 2020, or to the date the civil emergency proclamation for the State of Maryland is approved to be renewed, extended, or terminated by the Governor of Maryland or the Maryland General Assembly; and making this Ordinance an emergency measure.

WHEREAS, on March 5, 2020, Maryland Governor Lawrence J. Hogan, Jr. proclaimed a state of emergency and a catastrophic health emergency for the entire State of Maryland pursuant to Title 14 of the Public Safety Article of the State Code, due to the impending threat and continuing impact of the contagious disease known as COVID-19; and

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WHEREAS, the Governor's proclamation continues for thirty days, unless renewed by the Governor or terminated by the Maryland General Assembly; and

WHEREAS, by Executive Order Number 16 dated March 13, 2020, the Anne Arundel County Executive proclaimed a civil emergency in Anne Arundel County, pursuant to Article 1, Title 6 of the Anne Arundel County Code (2005, as amended); and

WHEREAS, pursuant to § 1-6-104 of the County Code, a proclamation of a civil emergency or an executive order issued pursuant to a civil emergency proclamation may not be effective for more than seven days unless authorized by ordinance enacted by the County Council; and

WHEREAS, by this emergency ordinance, the County Council acts to extend the civil emergency proclamation for Anne Arundel County to the same time period as the civil emergency proclaimed by the Governor of the State of Maryland.

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland*, That the March 13, 2020, civil emergency proclamation of the County Executive, and all executive action taken pursuant thereto, is hereby extended through the later of April 4, 2020, or the date the Governor's civil emergency proclamation for the State of Maryland is renewed, extended, or terminated by the Governor of Maryland or the Maryland General Assembly.

SECTION 2 *And be it further enacted*, That this Ordinance is hereby declared to be an emergency ordinance and necessary for the immediate preservation of the public peace, health, safety, welfare, and property, and being passed by the affirmative vote of five members of the County Council, the same shall take effect from the date it becomes law.

APPROVED AND APPROVED AND ENACTED: March 20, 2020
EFFECTIVE DATE: March 20, 2020

Bill No. 25-20

AN EMERGENCY ORDINANCE concerning: Current Expense Budget – Emergency and Supplementary Appropriations – COVID-19 Response

FOR the purpose of making emergency and supplementary appropriations and transfers of contingent funds; making supplementary appropriations from unanticipated revenues and from unappropriated fund balance in the General Fund for COVID-19 response to certain funds in the budget for the current fiscal year; conditioning certain transferred and supplementary appropriations; requiring interim and final reports from the Controller to the County Council concerning the use of certain grants; requiring reports from the Department of Health to the County Council on or before certain dates; making this ordinance an emergency ordinance; and generally relating to emergency and supplementary appropriation and transfer of funds to the Current Expense Budget for the fiscal year ending June 30, 2020.

BY amending: Current Expense Budget

WHEREAS, the infectious novel coronavirus designated as COVID-19 has resulted in a global pandemic and international public health crisis threatening the health, lives, and livelihoods of the citizens of the world; and

WHEREAS, the Governor of the State of Maryland and the County Executive, among others, have declared states of emergency due to the presence of COVID-19 in the State of Maryland and in the County and have taken actions to protect citizens and prevent the spread of COVID-19 throughout the State and the County; and

WHEREAS, the federal government has enacted laws, including the Coronavirus Aid, Relief, and Economic Security ("CARES") Act, that provide funding to State and local governments to assist in financing the efforts

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to combat, prevent the spread of, and protect against the health and economic consequences of COVID-19; and

WHEREAS, the federal legislation and issued guidance indicates that the County will receive direct funding, as well as funds through the State, to assist in its efforts in dealing with the COVID-19 pandemic; and

WHEREAS, these funds were not anticipated in the Current Expense Budget for fiscal year 2020, and the County Executive is seeking supplementary appropriation of these federal and State funds so that they can be expended during fiscal year 2020; and

WHEREAS, the County has already expended sums to protect and assist its citizens during the ongoing health crisis; and

WHEREAS, the County Executive finds it necessary to seek emergency and supplementary appropriations and transfers of contingent funds and unappropriated fund balance in the General Fund to assist with those unanticipated expenses; and

WHEREAS, supplementary appropriations are being made to the Grants Special Revenue Fund; and

WHEREAS, pursuant to § 4-11-114 of the Code, revenue from a grant with funds appropriated to the Grants Special Revenue Fund but in excess of the amount anticipated is deemed appropriated for use consistent with the terms of the grant if there is a grant award letter or other writing that, to the satisfaction of the Controller, confirms that the grant funds are available for expenditure by the County; and

WHEREAS, § 4-11-114 further provides that, if the excess grant fund revenue is deemed appropriated, “the Budget Officer, without the necessity of further action by the County Council, shall amend the budget as recorded in the County financial system to show the appropriation within the Grants Special Revenue Fund to the agency that will administer the expenditure of the grant ... provided that the Budget Officer shall send a report to the Controller and to the County Auditor that, for each grant, identifies the grant, the amount of the budgetary change, and the agency to which the budgetary change was made”; and

WHEREAS, under Section 711(a) of the Charter, upon recommendation of the County Executive, the County Council may transfer funds between offices, departments, institutions, boards, commissions or other agencies of the County government and within the same fund of the Current Expense Budget; and

WHEREAS, under Section 712 of the Charter, upon the recommendation of the County Executive, the County Council may make supplementary and emergency appropriations of contingent funds, provided that the Controller shall first certify in writing that such funds are available for appropriation; and

WHEREAS, under Section 712 of the Charter, upon the recommendation of the County Executive, the County Council may make supplementary appropriations from revenues received from anticipated sources but in excess of budget estimates or from sources not anticipated in the budget for the current fiscal year, provided that the Controller shall first certify in writing that such funds are available for appropriation; and

WHEREAS, the County Executive has recommended emergency and supplementary appropriation and transfer of certain funds, and the Controller has certified in writing that such funds are available for appropriation; now, therefore,

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland,* That the Current Expense Budget for the fiscal year ending June 30, 2020, be and it is hereby amended by making an emergency and supplementary appropriation and transfer of funds in the amounts set forth from:

Chief Administrative Office – General Fund Appropriation	
Contingency	
Grants, Contributions & Other	\$ 11,750,000

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Unappropriated Fund Balance – General Fund \$ 27,000,000

and by transferring and making a supplementary appropriation of such funds to the below-listed departments in the amounts set forth:

Health Department	
Disease Prevention & Management	
Supplies & Materials	\$ 38,675,000
Department of Social Services	
Adult Services	
Grants, Contributions & Other	\$ 75,000

SECTION 2. *And be it further enacted*, That the Current Expense Budget for the fiscal year ending June 30, 2020, be and it is hereby amended by making supplementary appropriations from revenues received from federal and State grants, sources of which were not anticipated in the budget or from revenues received from anticipated sources but which are in excess of budget estimates, in the total amount of \$18,000 to the Grants Special Revenue Fund, as follows:

Chief Administrative Office	
COVID-19 Response	
Grants, Contributions & Other	\$ 1,000
Department of Aging	
COVID-19 Response	
Grants, Contributions & Other	\$ 7,000
Fire Department	
COVID-19 Response	
Grants, Contributions & Other	\$ 2,000
Health Department	
COVID-19 Response	
Grants, Contributions & Other	\$ 4,000
Office of Emergency Management	
COVID-19 Response	
Grants, Contributions & Other	\$ 1,000
Office of Transportation	
COVID-19 Response	
Grants, Contributions & Other	\$ 1,000
Police Department	
COVID-19 Response	
Grants, Contributions & Other	\$ 1,000
Recreation and Parks	
COVID-19 Response	
Grants, Contributions & Other	\$ 1,000

SECTION 3. *And be it further enacted*, That the Current Expense Budget for the fiscal year ending June 30, 2020, be and it is hereby amended by making supplementary appropriations from revenues received from federal and State grants, sources of which were not anticipated in the budget or from revenues received from anticipated sources but which are in excess of budget estimates, in the total amount of \$1,859,527 to the Community Development Fund, as follows:

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Community Development Fund
Chief Administrative Office
Community Development Svcs Cor
Grants, Contributions & Other \$ 1,859,527

SECTION 4. And be it further enacted, That the transfer supplementary appropriation of funds in Section 1 of this Ordinance is conditioned upon the funds being encumbered and expended only for expenses related to the County’s response to the public health crisis presented by COVID-19 that were not accounted for in the County budget as most recently approved as of March 27, 2020, and were incurred beginning on March 1, 2020.

SECTION 5. And be it further enacted, That the Controller shall provide monthly reports to the County Council describing the encumbrance and expenditure of the grants described in Section 2 of this Ordinance no later than the thirtieth day of each month, with the first monthly report due on May 30, 2020, and the last monthly report due on December, 30, 2020, and the Controller shall provide a final report describing the expenditure of the grants described in Section 2 of this Ordinance no later than February 15, 2021.

SECTION 6. And be it further enacted, That, on or before June 8, 2020, the Department of Health shall provide a report to the County Council describing encumbrances and expenditures of the funds described in Section 1 of this Ordinance on or before May 31, 2020; and, on or before July 7, 2020, the Department of Health shall provide a report to the County Council describing encumbrances and expenditures of the funds described in Section 1 of this Ordinance between June 1, 2020, and June 30, 2020.

SECTION 4. 7. *And be it further enacted, That this Ordinance is hereby declared to be an emergency ordinance and necessary for the immediate preservation of the public peace, health, safety, welfare, and property, and being passed by the affirmative vote of five members of the County Council, the same shall take effect from the date it becomes law.*

APPROVED AND APPROVED AND ENACTED: April 21, 2020
EFFECTIVE DATE: April 21, 2020

Bill No. 26-20

AN ORDINANCE concerning: Annual Budget and Appropriation Ordinance of Anne Arundel County

FOR the purpose of adopting the County Budget, consisting of the Current Expense Budget for the fiscal year ending June 30, 2021, the Capital Budget for the fiscal year ending June 30, 2021, the Capital Program for the fiscal years ending June 30, 2021, June 30, 2022, June 30, 2023, June 30, 2024, June 30, 2025, and June 30, 2026; and appropriating funds for all expenditures for the fiscal year beginning July 1, 2020, and ending June 30, 2021.

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland, That the Current Expense Budget for the fiscal year ending June 30, 2021, as amended by this Ordinance, is hereby approved and finally adopted for such fiscal year; and funds for all expenditures for the purposes specified in the Current Expense Budget beginning July 1, 2020, and ending June 30, 2021, are hereby appropriated in the amounts hereinafter specified and will be used by the respective departments and major operating units thereof and by the courts, bureaus, commissions, offices, agencies, and special taxing districts of the County in the sums itemized in said budget and summarized in Exhibit A, hereby adopted and made part of this Ordinance, for the principal objectives and purposes thereof; and the total sum of General Fund appropriations herein provided for the respective departments and major operating units thereof and by the courts, bureaus, commissions, offices, agencies, and special taxing districts as are set out opposite each of them as follows:*

1. Office of Administrative Hearings	\$ 424,000
2. Board of Education	\$ 748,066,200
	\$ 747,999,200
	<u>\$ 749,579,900</u>

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3. Board of Supervisors of Elections	\$ 5,329,700
4. Board of License Commissioners	\$ 917,000
5. Office of Central Services	\$ 25,074,000 \$ 24,923,000 \$ 24,724,300 <u>\$ 24,987,800</u>
6. Chief Administrative Officer	\$ 17,592,900 \$ 15,545,200 \$ 15,543,700 \$ 13,351,000 <u>\$ 14,838,000</u>
7. Circuit Court	\$ 6,228,900
8. Anne Arundel Community College	\$ 45,387,700 <u>\$ 46,661,700</u>
9. Cooperative Extension Service	\$ 240,600
10. Office of the County Executive	\$ 5,438,100 <u>\$ 5,424,700</u>
11. Department of Aging	\$ 8,238,300
12. Department of Detention Facilities	\$ 53,547,800
13. Ethics Commission	\$ 251,400
14. Fire Department	\$ 129,975,300 \$ 129,948,300 <u>\$ 129,958,400</u>
15. Department of Health	\$ 41,741,700 <u>\$ 41,711,000</u>
16. Office of Information Technology	\$ 24,390,000 \$ 24,368,000 \$ 24,368,000 <u>\$ 25,503,000</u>
17. Department of Inspections and Permits	\$ 14,041,700 <u>\$ 14,030,700</u>
18. Office of Law	\$ 4,598,900
19. Legislative Branch	\$ 4,693,900 \$ 4,682,600 <u>\$ 4,722,500</u>
20. Office of Emergency Management	\$ 807,500
21. Office of Finance	\$ 9,434,100

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	\$ 9,424,100
22. Office of Finance (Non-Departmental)	\$ 279,101,000
	\$ 278,956,000
	<u>\$ 277,469,000</u>
23. Office of the Budget	\$ 1,521,300
24. Office of the Sheriff	\$ 11,595,100
25. Office of the State's Attorney	\$ 12,796,600
	\$ 12,933,100
	<u>\$ 13,007,600</u>
26. Office of Transportation	\$ 6,165,700
27. Orphans' Court	\$ 155,900
28. Office of Personnel	\$ 8,080,600
29. Office of Planning and Zoning	\$ 8,444,900
	<u>\$ 8,332,900</u>
30. Police Department	\$ 155,547,200
	\$ 155,262,700
	\$ 155,595,400
	\$ 155,971,400
	<u>\$ 156,098,400</u>
31. Department of Public Libraries	\$ 24,576,100
	<u>\$ 24,541,100</u>
32. Department of Public Works	\$ 31,926,200
33. Department of Recreation and Parks	\$ 27,562,600
	<u>\$ 27,600,700</u>
34. Department of Social Services	\$ 5,331,400
	<u>\$ 5,303,900</u>

SECTION 2. *And be it further enacted*, That funds in the amount of \$2,400,000 are appropriated for the Anne Arundel Workforce Development Corporation Fund during the fiscal year beginning July 1, 2020, and ending June 30, 2021, for the purposes set forth in Exhibit B, adopted and made part of this Ordinance.

SECTION 3. *And be it further enacted*, That funds in the amount of \$740,500 are appropriated for the Agricultural and Woodland Preservation Sinking Fund during the fiscal year beginning July 1, 2020, and ending June 30, 2021, for the purposes set forth in Exhibit B, adopted and made part of this Ordinance.

SECTION 4. *And be it further enacted*, That funds in the amount of \$1,494,300 are appropriated for the Arundel Gateway Special Taxing District Fund during the fiscal year beginning July 1, 2020, and ending June 30, 2021, for the purposes set forth in Exhibit B, adopted and made part of this Ordinance.

SECTION 5. *And be it further enacted*, That funds in the amount of \$7,110,700 are appropriated for the Community Development Fund during the fiscal year beginning July 1, 2020, and ending June 30, 2021, for the purposes set forth in Exhibit B, adopted and made part of this Ordinance.

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SECTION 6. *And be it further enacted*, That funds in the amount of \$165,000 are appropriated for the Court Fines and Fees Special Revenue Fund during the fiscal year beginning July 1, 2020, and ending June 30, 2021, for the purposes set forth in Exhibit B, adopted and made part of this Ordinance.

SECTION 7. *And be it further enacted*, That funds in the amount of \$1,184,500 are appropriated for the Dorchester Special Taxing District Fund during the fiscal year beginning July 1, 2020, and ending June 30, 2021, for the purposes set forth in Exhibit B, adopted and made part of this Ordinance.

SECTION 8. *And be it further enacted*, That funds in the amount of \$38,700 are appropriated for the Energy Loan Revolving Fund during the fiscal year beginning July 1, 2020, and ending June 30, 2021, for the purposes set forth in Exhibit B, adopted and made part of this Ordinance.

SECTION 9. *And be it further enacted*, That funds in the amount of \$550,500 are appropriated for the Farmington Village Special Taxing District Fund during the fiscal year beginning July 1, 2020, and ending June 30, 2021, for the purposes set forth in Exhibit B, adopted and made part of this Ordinance.

SECTION 10. *And be it further enacted*, That funds in the amount of \$611,000 are appropriated for the Forfeiture and Asset Seizure Team (FAST) Fund during the fiscal year beginning July 1, 2020, and ending June 30, 2021, for the purposes set forth in Exhibit B, adopted and made part of this Ordinance.

SECTION 11. *And be it further enacted*, That funds in the amount of ~~\$12,782,500~~ \$10,682,500 are appropriated for the Garage Vehicle Replacement Fund during the fiscal year beginning July 1, 2020, and ending June 30, 2021, for the purposes set forth in Exhibit B, adopted and made part of this Ordinance.

SECTION 12. *And be it further enacted*, That funds in the amount of ~~\$15,528,600~~ \$15,508,600 are appropriated for the Garage Working Capital Fund during the fiscal year beginning July 1, 2020, and ending June 30, 2021, for the purposes set forth in Exhibit B, adopted and made part of this Ordinance.

SECTION 13. *And be it further enacted*, That funds in the amount of ~~\$39,873,900~~ \$41,345,200 are appropriated for the Grants Special Revenue Fund during the fiscal year beginning July 1, 2020, and ending June 30, 2021, for the purposes set forth in Exhibit C, adopted and made part of this Ordinance.

SECTION 14. *And be it further enacted*, That funds in the amount of ~~\$98,511,300~~ \$98,496,300 are appropriated for the Health Insurance Fund during the fiscal year beginning July 1, 2020, and ending June 30, 2021, for the purposes set forth in Exhibit B, adopted and made part of this Ordinance.

SECTION 15. *And be it further enacted*, That funds for the purposes herein specified are appropriated for the Higher Education Fund during the fiscal year beginning July 1, 2020, and ending June 30, 2021, as follows:

Anne Arundel Community College

1. Instruction	\$ 55,373,800
2. Academic Support	\$ 18,918,100
3. Student Services	\$ 11,550,900
4. Plant Operations	\$ 11,409,300
5. Institutional Support	\$ 22,381,200
6. Auxiliary and Other	\$ 39,087,000
	<u>\$ 40,361,000</u>

SECTION 16. *And be it further enacted*, That funds in the amount of ~~\$86,583,700~~ ~~\$64,435,800~~ \$65,910,900 are appropriated for the Impact Fee Special Revenue Fund during the fiscal year beginning July 1, 2020, and ending June

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30, 2021, for the purposes set forth in Exhibit D, adopted and made part of this Ordinance.

SECTION 17. *And be it further enacted*, That funds in the amount of \$1,642,400 are appropriated for the Inmate Benefit Fund during the fiscal year beginning July 1, 2020, and ending June 30, 2021, for the purposes set forth in Exhibit B, adopted and made part of this Ordinance.

SECTION 18. *And be it further enacted*, That funds in the amount of \$450,000 are appropriated for the Laurel Race Track Community Benefit Fund during the fiscal year beginning July 1, 2020, and ending June 30, 2021, for the purposes set forth in Exhibit B, adopted and made part of this Ordinance.

SECTION 19. *And be it further enacted*, That funds for the purposes herein specified are appropriated for the Library Fund during the fiscal year beginning July 1, 2020, and ending June 30, 2021, as follows:

1. Personal Services	\$ 21,735,600 <u>\$ 21,710,600</u>
2. Contractual Services	\$ 1,643,500 <u>\$ 1,633,500</u>
3. Supplies & Materials	\$ 4,529,000
4. Business & Travel	\$ 146,500
5. Capital Outlay	\$ 239,000
6. Grants, Contributions and Other	\$ 433,000

SECTION 20. *And be it further enacted*, That funds in the amount of \$1,886,000 are appropriated for the National Business Park-North Tax Increment Fund during the fiscal year beginning July 1, 2020, and ending June 30, 2021, for the purposes set forth in Exhibit B, adopted and made part of this Ordinance.

SECTION 21. *And be it further enacted*, That funds in the amount of \$6,255,400 are appropriated for the Nursery Road Tax Increment Fund during the fiscal year beginning July 1, 2020, and ending June 30, 2021, for the purposes set forth in Exhibit B, adopted and made part of this Ordinance.

SECTION 22. *And be it further enacted*, That funds in the amount of ~~\$372,000~~ \$1,502,000 are appropriated for the Odenton Town Center Tax Increment Fund during the fiscal year beginning July 1, 2020, and ending June 30, 2021, for the purposes set forth in Exhibit B, adopted and made part of this Ordinance.

SECTION 23. *And be it further enacted*, That funds in the amount of \$1,090,000 are appropriated for the Park Place Tax Increment Fund during the fiscal year beginning July 1, 2020, and ending June 30, 2021, for the purposes set forth in Exhibit B, adopted and made part of this Ordinance.

SECTION 24. *And be it further enacted*, That funds in the amount of \$527,300 are appropriated for the Parking Garage Special Revenue Fund during the fiscal year beginning July 1, 2020, and ending June 30, 2021, for the purposes set forth in Exhibit B, adopted and made part of this Ordinance.

SECTION 25. *And be it further enacted*, That funds in the amount of \$17,682,000 are appropriated for the Parole Town Center Development District Tax Increment Fund during the fiscal year beginning July 1, 2020, and ending June 30, 2021, for the purposes set forth in Exhibit B, adopted and made part of this Ordinance.

SECTION 26. *And be it further enacted*, That funds in the amount of ~~\$5,251,400~~ \$5,284,600 are appropriated for the Partnership for Children, Youth & Families Special Fund during the fiscal year beginning July 1, 2020, and ending June 30, 2021, for the purposes set forth in Exhibit B, adopted and made part of this Ordinance.

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SECTION 27. *And be it further enacted,* That funds in the amount of \$7,107,600 are appropriated for the Recreation and Parks Child Care Fund during the fiscal year beginning July 1, 2020, and ending June 30, 2021, for the purposes set forth in Exhibit B, adopted and made part of this Ordinance.

SECTION 28. *And be it further enacted,* That funds in the amount of \$810,600 are appropriated for the Reforestation Fund during the fiscal year beginning July 1, 2020, and ending June 30, 2021, for the purposes set forth in Exhibit B, adopted and made part of this Ordinance.

SECTION 29. *And be it further enacted,* That funds in the amount of \$11,096,000 are appropriated for the Route 100 Development District Tax Increment Fund during the fiscal year beginning July 1, 2020, and ending June 30, 2021, for the purposes set forth in Exhibit B, adopted and made part of this Ordinance.

SECTION 30. *And be it further enacted,* That funds for the purposes herein specified are appropriated for the School Current Expense Fund during the fiscal year beginning July 1, 2020, and ending June 30, 2021, as follows:

1. Administration	\$ 39,009,600
	<u>\$ 39,012,000</u>
2. Mid-Level Administration	\$ 76,043,300
3. Instructional Salaries and Wages	\$ 467,368,300
	<u>\$ 467,942,200</u>
4. Textbooks and Classroom Supplies	\$ 32,494,600
	<u>\$ 32,496,400</u>
5. Other Instructional Costs	\$ 20,650,200
	<u>\$ 20,653,200</u>
6. Pupil Services	\$ 11,528,900
	<u>\$ 11,590,900</u>
7. Pupil Transportation	\$ 66,804,100
	<u>\$ 67,368,400</u>
8. Operation of Plant	\$ 82,967,500
	<u>\$ 83,003,100</u>
9. Maintenance of Plant	\$ 21,866,400
10. Fixed Charges	\$ 294,109,000
	<u>\$ 294,042,000</u>
	<u>\$ 294,379,700</u>
11. Community Services	\$ 510,400
12. Capital Outlay	\$ 3,860,500
13. Special Education	\$ 157,539,700
14. Food Services	\$ 38,031,500
15. Health Services	\$ 660,200

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SECTION 31. *And be it further enacted*, That funds in the amount of ~~\$24,315,100~~ \$24,298,100 are appropriated for the Self Insurance Fund during the fiscal year beginning July 1, 2020, and ending June 30, 2021, for the purposes set forth in Exhibit B, adopted and made part of this Ordinance.

SECTION 32. *And be it further enacted*, That funds in the amount of \$1,897,400 are appropriated for the Two Rivers Special Taxing District Fund during the fiscal year beginning July 1, 2020, and ending June 30, 2021, for the purposes set forth in Exhibit B, adopted and made part of this Ordinance.

SECTION 33. *And be it further enacted*, That funds in the amount of ~~\$21,654,600~~ \$21,654,600 are appropriated for the Video Lottery Facility Local Impact Grant Special Revenue Fund during the fiscal year beginning July 1, 2020, and ending June 30, 2021, for the purposes set forth in Exhibit B, adopted and made part of this Ordinance.

SECTION 34. *And be it further enacted*, That funds in the amount of \$2,595,000 are appropriated for the Village South at Waugh Chapel Tax Increment Fund during the fiscal year beginning July 1, 2020, and ending June 30, 2021, for the purposes set forth in Exhibit B, adopted and made part of this Ordinance.

SECTION 35. *And be it further enacted*, That funds in the amount of \$62,796,700 are appropriated for the Waste Collection Fund during the fiscal year beginning July 1, 2020, and ending June 30, 2021, for the purposes set forth in Exhibit B, adopted and made part of this Ordinance.

SECTION 36. *And be it further enacted*, That funds in the amount of ~~\$112,997,500~~ ~~\$112,694,500~~ \$112,494,500 are appropriated for the Water and Wastewater Operating Fund during the fiscal year beginning July 1, 2020, and ending June 30, 2021, for the purposes set forth in Exhibit B, adopted and made part of this Ordinance.

SECTION 37. *And be it further enacted*, That funds in the amount of \$69,490,900 are appropriated for the Water and Wastewater Sinking Fund during the fiscal year beginning July 1, 2020, and ending June 30, 2021, for the purposes set forth in Exhibit B, adopted and made part of this Ordinance.

SECTION 38. *And be it further enacted*, That funds in the amount of ~~\$24,484,900~~ \$24,290,900 are appropriated for the Watershed Protection and Restoration Fund during the fiscal year beginning July 1, 2020, and ending June 30, 2021, for the purposes set forth in Exhibit B, adopted and made part of this Ordinance.

SECTION 39. *And be it further enacted*, That funds in the amount of \$9,002,000 are appropriated for the West County Development District Tax Increment Fund during the fiscal year beginning July 1, 2020, and ending June 30, 2021, for the purposes set forth in Exhibit B, adopted and made part of this Ordinance.

SECTION 40. *And be it further enacted*, That funds for the purposes herein specified are appropriated for the respective Special Taxing District Funds during the fiscal year beginning July 1, 2020, and ending June 30, 2021, as follows:

1. Amberley SCBD	\$	55,735
2. Annapolis Roads SCBD	\$	453,799
3. Arundel-on-the-Bay SCBD	\$	455,062
4. Avalon Shores SCBD	\$	171,384
5. Bay Highlands SCBD	\$	298,740
6. Bay Ridge SCBD	\$	316,485
7. Bayside Beach SCBD	\$	18,768
8. Beverly Beach SCBD	\$	69,800

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9. Birchwood SCBD	\$	4,432
10. Bittersweet SCBD	\$	3,948
11. Broadwater Creek SCBD	\$	32,900
12. Cape Anne SCBD	\$	90,707
13. Cape St. Claire SCBD	\$	468,139
14. Capetowne SCBD	\$	38,571
15. Carrollton Manor SCBD	\$	204,132
16. Cedarhurst-on-the-Bay SCBD	\$	247,710
17. Chartwell SCBD	\$	90,069
18. Columbia Beach SCBD	\$	286,471
19. Crofton SCBD	\$	1,596,860
20. Deale Beach SCBD	\$	13,550
21. Eden Wood SCBD	\$	72,688
22. Epping Forest SCBD	\$	667,422
23. Fair Haven Cliffs SCBD	\$	29,200
24. Felicity Cove SCBD	\$	45,542
25. Franklin Manor SCBD	\$	149,286
26. Gibson Island SCBD	\$	1,573,054
27. Greenbriar Gardens SCBD	\$	44,147
28. Greenbriar II SCBD	\$	40,660
29. Heritage SCBD	\$	103,487
30. Hillsmere Estates SCBD	\$	646,455
31. Homewood Community Association SCBD	\$	7,162
32. Hunter's Harbor SCBD	\$	15,900
33. Idlewilde SCBD	\$	33,469
34. Indian Hills SCBD	\$	194,473
35. Kensington SCBD	\$	15,385
36. Little Magothy River SCBD	\$	100,049

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37. Loch Haven SCBD	\$	41,230
38. Long Point on the Severn SCBD	\$	117,596
39. Magothy Beach SCBD	\$	10,530
40. Magothy Forge SCBD	\$	28,194
41. Manhattan Beach SCBD	\$	161,117
42. Mason Beach SCBD	\$	7,369
43. Owings Beach SCBD	\$	80,823
44. Owings Cliffs SCBD	\$	10,933
45. Oyster Harbor SCBD	\$	967,007
46. Parke West SCBD	\$	69,589
47. Pine Grove Village SCBD	\$	60,010
48. Pines on the Severn SCBD	\$	132,958
49. The Provinces SCBD	\$	44,108
50. Queens Park SCBD	\$	182,744
51. Rockview Beach/Riviera Isles SCBD	\$	21,796
52. Scheides Cove Community Association SCBD	\$	14,650
53. Selby on the Bay SCBD	\$	171,075
	\$	<u>171,175</u>
54. Severn Grove SCBD	\$	44,474
55. Severna Forest SCBD	\$	29,781
56. Severndale SCBD	\$	53,585
57. Sherwood Forest SCBD	\$	1,232,474
58. Shoreham Beach SCBD	\$	141,713
59. Snug Harbor SCBD	\$	67,598
60. South River Manor SCBD	\$	10,698
61. South River Park SCBD	\$	74,608
62. Steedman Point SCBD	\$	43,000
63. Stone Haven SCBD	\$	16,484
64. Sylvan Shores SCBD	\$	181,570

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65. Sylvan View on the Magothy SCBD	\$	45,749
66. Upper Magothy Beach SCBD	\$	25,453
67. Venice Beach SCBD	\$	130,208
68. Venice on the Bay SCBD	\$	10,438
69. Warthen Knolls SCBD	\$	4,266
70. Wilelinor SCBD	\$	67,733
71. Woodland Beach SCBD	\$	699,076
72. Woodland Beach (Pasadena) SCBD	\$	25,782
73. Annapolis Cove SECD	\$	12,271
74. Arundel-on-the-Bay SECD	\$	317,300
75. Bay Ridge SECD	\$	556,470
76. Camp Wabanna SECD	\$	9,687
77. Cape Anne SECD	\$	38,000
78. Cedarhurst on the Bay SECD	\$	200,140
79. Columbia Beach SECD	\$	227,100
80. Elizabeth's Landing SECD	\$	15,009
81. Franklin Manor SECD	\$	483,240
82. Idlewilde SECD	\$	100,311
83. Mason's Beach SECD	\$	186,320
84. North Beach Park SECD	\$	135,000
85. Riviera Beach SECD	\$	628,180
86. Snug Harbor SECD	\$	11,929
87. Amberley WID	\$	5,700
88. Brown's Pond WID	\$	23,161
89. Buckingham Cove WID	\$	9,151
90. Cattail Creek and Upper Magothy River WID	\$	13,611
91. Lake Hillsmere II WID	\$	7,941
92. Romar Estates WID	\$	13,052

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93. Snug Harbor WID	\$	163,436
94. Spriggs Pond WID	\$	6,600
95. Whitehall WID	\$	6,069
	\$	<u>6,869</u>

SECTION 41. *And be it further enacted,* That funds for expenditures for the projects hereinafter specified are appropriated for the Water and Wastewater Capital Project Fund for the various items and Capital Projects listed below during the fiscal year beginning July 1, 2020, and ending June 30, 2021.

A. WATER

AMI Water Meter Program	\$	1,740,000
Banbury WM Extension	\$	613,000
Broad Creek WTP	\$	10,263,000
	\$	<u>9,563,000</u>
Dorsey Lime System Upgrade	\$	154,000
Exist Well Redev/Repl	\$	2,400,000
Fire Hydrant Rehab	\$	500,000
New Cut WTP	\$	149,000
Routine Water Extensions	\$	265,000
	\$	<u>200,000</u>
Severndale WTP Filter Rehab	\$	7,519,000
<u>Tanyard Springs Lane WM EXT.</u>	\$	<u>311,000</u>
Water Main Repl/Recon	\$	10,200,000
Water Meter Replace/Upgrade	\$	2,902,000
Water Proj Planning	\$	50,000
Water Storage Tank Painting	\$	2,087,000
Water Strategic Plan	\$	50,000
WTR Infrastr Up/Retro	\$	500,000

B. WASTEWATER

Annapolis WRF Upgrade	\$	135,000
Balto. County Sewer Agreement	\$	1,100,000
Broadneck Clarifier Rehab	\$	293,000

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Broadwater Ops Bldg Addition	\$ 400,000
Broadwater WRF Grit Sys Repl.	\$ 3,870,000
Cattail Creek FM Replacement	\$ 200,000
Central Sanitation Facility	\$ 2,848,000
Chg Against WW Clsd Projects	\$ 154,000
Fac Abandonment WW2	\$ 503,000
Grinder Pump Repl/Upgrd Prgm	\$ 500,000
Mayo Collection Sys Upgrade	\$ 650,000
Piney Orchard SPS & FM	\$ 4,644,000
Point Field Landing WW Exten.	\$ 351,000
Routine Sewer Extensions	\$ 250,000
Sewer Main Repl/Recon	\$ 11,400,000
SPS Fac Gen Replace	\$ 2,500,000
State Hwy Reloc Sewer	\$ 200,000
Upgr/Retrofit SPS	\$ 9,200,000
Wastewater Strategic Plan	\$ 150,000
WRF Infrastr Up/Retro	\$ 1,000,000
WW Project Planning	\$ 2,058,000
WW Service Connections	\$ 250,000

SECTION 42. *And be it further enacted*, That funds for expenditures for the Capital Projects hereinafter specified are appropriated for the County Capital Construction Fund during the fiscal year beginning July 1, 2020, and ending June 30, 2021, and the funds for expenditures specified in Subsection C of this Section are specifically appropriated to the School Construction Fund, as described in § 5-101(b) of the Education Article, Annotated Code of Maryland, for the fiscal year beginning July 1, 2020, and ending June 30, 2021; provided that the remainder of funds for those projects set forth under Subsection C of this Section are appropriated, contingent upon funding of these projects by the State of Maryland pursuant to § 5-303 of the Education Article, Annotated Code of Maryland; and further provided that, if the State does not provide its share of funding as finally shown in the applicable Bond Authorization Ordinance for any project set forth under Subsection C, the Board of Education shall resubmit the State-funded portion of the project to the County Executive and County Council for fiscal or funding review and future authority and, if the Board of Education or County Council does not approve (as necessary, by the adoption or amendment of a Bond Authorization Ordinance) the expenditure of County funds for that portion of such project which the State does not fund, or if the Board of Education does not resubmit the State-funded portion of the project for fiscal and funding review and further authority, the appropriation for such portion shall lapse; and further provided that the remainder of funds for those projects set forth under Subsection G of this Section are appropriated, contingent upon funding of these projects by the State of Maryland or Anne Arundel Community College pursuant to Titles 11 and 16 of the Education Article, Annotated Code of Maryland; and further provided that, if the State or Anne Arundel Community College does not provide the non-County share of funding for projects under Subsection G, Anne Arundel Community

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College shall resubmit the unfunded portion of the project to the County Executive and County Council for fiscal or funding review and future authority and, if Anne Arundel Community College or the County Council does not approve (as necessary, by the adoption or amendment of a Bond Authorization Ordinance) the expenditure of County funds for that unfunded portion of such project, or if Anne Arundel Community College does not resubmit the unfunded portion of the project for fiscal and funding review and further authority, the appropriation for such portion shall lapse.

A. General County

AA Medical Ctr	\$	500,000
Add'l Salt Storage Capacity	\$	213,000
<u>Advance Land Acquisition</u>	<u>\$</u>	<u>9,000,000</u>
Agricultural Preservation Prgm	\$	2,170,000
Arundel Center Renovation	\$	81,000
Arundel Ctr Elevator Modern.	\$	1,393,000
Balt Wash Medical Ctr	\$	500,000
Bd of Education Overhead	\$	4,000,000
CATV PEG	\$	600,000
County Facilities & Sys Upgrad	\$	8,890,000
Defender's Memorial	\$	300,000
Demo Bldg Code/Health	\$	200,000
Facility Renov/Reloc	\$	1,050,000
Failed Sewage&Private Well Fnd	\$	90,000
Fiber Network	\$	1,018,000
Fire Equip Maint Facility	\$	9,000,000
Gen Co Project Plan	\$	260,000
Information Technology Enhance	\$	9,887,000
Parking Garages Repair/Renov	\$	2,210,000
Ralph Bunche Comm. Ctr.	\$	300,000
Septic System Enhancements	\$	3,300,000
South Co Sr Ctr Renov & Expan	\$	1,827,000
Undergrd Storage Tank Repl	\$	100,000
West County Road Ops Yard	\$	1,956,000

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B. School Off-Sites

School Sidewalks \$ 250,000

C. Board of Education

Additions ~~\$ 9,688,000~~
\$ 8,188,000

Aging Schools \$ 551,400

All Day K and Pre K \$ 5,500,000

Asbestos Abatement \$ 600,000

Athletic Stadium Improvements ~~\$ 4,000,000~~
~~\$ 4,943,500~~
~~\$ 6,569,500~~
\$ 6,569,500

Barrier Free \$ 350,000

Building Systems Renov \$ 2,521,000

Crofton Area HS \$ 2,564,000

Drvwy & Park Lots ~~\$ 500,000~~
\$ 1,000,000

Edgewater ES \$ 5,565,000

Health & Safety ~~\$ 500,000~~
\$ 750,000

Health Room Modifications \$ 200,000

Hillsmere ES \$ 12,237,000

Maintenance Backlog \$ 3,650,000

Old Mill MS South ~~\$ 4,008,000~~
\$ 3,008,000

Old Mill West HS \$ 32,000,000

PS Military Installation Grant ~~\$ 24,500,000~~
\$ 30,297,000

Quarterfield ES \$ 15,379,000

Relocatable Classrooms ~~\$ 1,000,000~~
\$ 1,500,000

Richard Henry Lee ES \$ 4,372,000

Rippling Woods ES \$ 16,872,000

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Roof Replacement	\$ 2,000,000
School Bus Replacement	\$ 800,000 <u>\$ 260,000</u>
School Furniture	\$ 500,000
School Playgrounds	\$ 150,000 \$ 190,000 <u>\$ 340,000</u>
Security Related Upgrades	\$ 500,000
<u>TIMS Electrical</u>	<u>\$ 175,000</u>
Tyler Heights ES	\$ 4,754,000
Upgrade Various Schools	\$ 400,000 <u>\$ 520,000</u>
Vehicle Replacement	\$ 400,000
<u>West County ES</u>	<u>\$ 2,500,000</u>

D. Public Safety

Cape St Claire FS Replacement	\$ 1,036,000
Circuit Court Cell Replace	\$ 708,000
Cntrl Holding & Proc. Parking	\$ 1,697,000
Detention Center Renovations	\$ 590,000
Evidence & Forensic Sci Unit	\$ 908,000
Fire Suppression Tanks	\$ 1,316,000
Fire Training Academy Repl.	\$ 150,000
Herald Harbor Fire Station	\$ 968,000
New Police C.I.D. Facility	\$ 818,000
Police Special Ops Facility	\$ 493,000
Public Safety Radio Sys Upg	\$ 13,950,000
Rep/Ren Volunteer FS	\$ 100,000
Zetron Tone Generator	\$ 1,600,000 <u>\$ 1,600,000</u>

E. Roads and Bridges

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AACC B&A Connector	\$	42,000
ADA ROW Compliance	\$	1,000,000
Alley Reconstruction	\$	500,000
Arundel Mills LDC Roads	\$	500,000
Brock Brdg/Ltl Patuxent Bank	\$	1,750,000
Conway Rd/Little Pax River	\$	390,000
Furnace Ave Brdg/Deep Run	\$	207,000
Hanover Road Corridor Imprv	\$	6,028,000
Hanover Road/Deep Run	\$	149,000
Harwood Rd Brdg/Stocketts Run	\$	547,000
Hwy Sfty Improv. (HIS) – Paren	\$	650,000
Jacobs Road/Severn Run	\$	189,000
Jennifer Road Shared Use Path	\$	341,000
Masonry Reconstruction	\$	1,200,000
McKendree Rd/Lyons Creek	\$	85,000
MD 214 & Loch Haven Road	\$	520,000
Mgthy Bridge Rd Brdg/Mgthy Riv	\$	1,098,000
Mjr Bridge Rehab (MBR)	\$	700,000
Monterey Ave Sidewalk Improv	\$	372,000
	\$	<u>1,502,000</u>
O’Connor Rd / Deep Run	\$	290,000
Odenton Area Sidewalks	\$	704,000
Parole Transportation Center	\$	882,000
Pasadena Rd Improvements	\$	207,000
Ped Improvement – SHA	\$	500,000
Polling House/Rock Branch	\$	137,000
Rd Reconstruction	\$	11,750,000
Riva Rd at Gov Bridge Rd	\$	1,447,000

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Road Resurfacing	\$ 14,675,000
	<u>\$ 14,675,000</u>
Route 2 Improvements	\$ 1,306,000
Route 3 Improvements	\$ 1,269,000
Safety Improv. on SHA Roads	\$ 250,000
Sidewalk/Bikeway Fund	\$ 500,000
Tanyard Springs Ln Ext	\$ 687,000
Town Cntr To Reece Rd	\$ 354,000
Trans Facility Planning	\$ 300,000
Transit Improvements	\$ 50,000
Waugh Chapel Road Improvements	\$ 1,061,000
F. Traffic Control	
Auto Flood Warning-Brdgs/Rds	\$ 1,933,000
Developer Streetlights	\$ 1,500,000
Guardrail	\$ 120,000
New Streetlighting	\$ 150,000
New Traffic Signals	\$ 350,000
Nghborhd Traf Con	\$ 100,000
SL Pole Replacement	\$ 500,000
Streetlight Conversion	\$ 500,000
Traffic Signal Mod	\$ 300,000
G. Community College	
Campus Improvements	\$ 700,000
Health and Life Sciences Bldg	\$ 33,281,000
	<u>\$ 33,281,000</u>
<u>Information Tech Enhancement</u>	<u>\$ 1,700,000</u>
H. Library	
Library Renovation	\$ 350,000
	<u>\$ 50,000</u>

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I. Recreation and Parks

Arundel Swim Center Reno	\$ 1,542,000
	<u>\$ 1,367,000</u>
Beverly Triton Nature Park	\$ 1,718,000
Boat Ramp Development	\$ 271,000
	<u>\$ 303,900</u>
Broadneck Peninsula Trail	\$ 6,344,000
Brooklyn Park Complex	\$ 7,467,000
	<u>\$ 7,605,000</u>
Deale Community Park	\$ 244,000
Downs Park Amphitheater	\$ 298,000
	<u>\$ 509,000</u>
Facility Irrigation	\$ 250,000
Facility Lighting	\$ 1,000,000
Glen Burnie Ice Rink	\$ 125,000
Greenways, Parkland & Open Space	\$ 2,200,200
Mayo Beach Park Improvements	\$ 100,000
Northwest Area Park Imprv	\$ 646,000
Odenton Park Improvements	\$ 1,127,000
	<u>\$ 2,727,000</u>
Park Renovation	\$ 6,000,000
Peninsula Park Expansion	\$ 463,000
Quiet Waters Retreat	\$ 135,000
R & P Project Plan	\$ 625,000
School Outdoor Rec Facilities	\$ 327,000
Shoreline Erosion Contrl	\$ 3,666,000
South Shore Trail	\$ 755,000
Trail Resurfacing	\$ 661,000
Water Access Facilities	\$ 268,000

J. Water Quality Improvements

Shipley's Choice Dam Rehab	\$ 707,000
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K. Dredging

Deep Creek HW & Cove Dredging	\$	571,000
DMP Site Management	\$	150,000
<u>Rockhold Crk Fed Channel Drdg</u>	\$	<u>20,000</u>
SAV Monitoring	\$	50,000
Severn River HW Dredging 2	\$	1,012,000
South County Jetty Study	\$	177,000

L. Waste Management

MLF-Main Entrance Upgrades	\$	3,648,000
Solid Waste Renovations	\$	1,440,000

SECTION 43. *And be it further enacted*, That funds for expenditures for the projects hereinafter specified are appropriated for the Watershed Protection and Restoration Fund Capital Project Fund for the various items and Capital Projects listed below during the fiscal year beginning July 1, 2020, and ending June 30, 2021.

Culvert and Closed SD Rehab	\$	4,767,000
Emergency Storm Drain (B)	\$	2,350,000
LP-OF-03	\$	4,340,000
	\$	<u>3,340,000</u>
MR-PC-01	\$	220,000
Najoles Road Outfall-00	\$	1,300,000
New Cut Rd Culvert - Construct	\$	110,000
Patapsco Non-Tidal Outfalls	\$	6,783,000
PN-PC-01	\$	200,000
PN-PP-01	\$	2,558,000
PT-ST-02	\$	4,306,000
	\$	<u>2,895,000</u>
PT-ST-04	\$	1,891,000
PT-ST-07	\$	1,045,000
SE-ST-02	\$	700,000
	\$	<u>200,000</u>
SO-ST-01	\$	400,000

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SO-ST-04	\$	4,516,700
Storm Drainage/SWM Infrastr	\$	1,000,000
UP-OF-01	\$	4,740,000
WPRP Land Acquisition	\$	362,000
WPRP Restoration Grant	\$	1,000,000

SECTION 44. *And be it further enacted*, That the Capital Budgets for the fiscal years 1972-73, 1973-74, 1974-75, 1975-76, 1976-77, 1977-78, 1978-79, 1979-80, 1980-81, 1981-82, 1982-83, 1983-84, 1984-85, 1985-86, 1986-87, 1987-88, 1988-89, 1989-90, 1990-91, 1991-92, 1992-93, 1993-94, 1994-95, 1995-96, 1996-97, 1997-98, 1998-99, 1999-00, 2000-01, 2001-02, 2002-03, 2003-04, 2004-05, 2005-06, 2006-07, 2007-08, 2008-09, 2009-10, 2010-11, 2011-12, 2012-13, 2013-14, 2014-15, 2015-16, 2016-17, 2017-18, 2018-19, and 2019-20 be and they are amended by reduction of the following appropriations in the projects hereinafter set forth:

1. Reduce the \$1,879,000 appropriation for Rock Creek Aerator by \$222,000.
2. Reduce the \$42,103,000 appropriation for Arnold ES by \$1,200,000.
3. Reduce the \$32,062,000 appropriation for Benfield ES by \$150,000.
4. Reduce the \$36,260,000 appropriation for George Cromwell ES by \$500,000.
5. Reduce the \$48,509,000 appropriation for Jessup ES by \$400,000.
6. Reduce the \$52,793,182 appropriation for Open Space Classrm. Enclosures by \$2,350,000.
7. Reduce the \$118,165,000 appropriation for Severna Park HS by \$200,000.
8. Reduce the \$1,009,583 appropriation for Det Center Fire Alarms by \$88,000.
9. Reduce the \$4,488,000 appropriation for Cape St Claire Rd Wide by \$106,000.
10. Reduce the \$1,104,000 appropriation for Catherine Avenue Widening by \$53,000.
11. Reduce the \$4,884,000 appropriation for Chesapeake Center Drive by ~~\$73,000~~ \$73,000.
12. Reduce the \$1,681,000 appropriation for Riva Bridge Pile Repairs by \$16,000.
13. Reduce the \$2,238,000 appropriation for Wayson Rd/Davidsonville by \$254,000.
14. Reduce the \$862,000 appropriation for London Town Parking Lot Exp by \$247,000.
15. Reduce the \$4,090,000 appropriation for Looper Park Improvements by \$332,000.
16. Reduce the \$3,800,000 appropriation for Matthewstown-Harmans Park Impr by \$418,000.
17. Reduce the \$15,722 appropriation for Cell 8 Closure by \$30,000.
18. Reduce the \$3,095,000 appropriation for MLF Cell 567 Replace Cap by \$75,000.
19. Reduce the \$9,124,587 appropriation for Broadwater WRF ENR by \$1,445,000.
20. Reduce the \$3,677,000 appropriation for Brock Bridge Road Sewer Repl by \$1,435,000.

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21. Reduce the \$1,976,000 appropriation for Chesapeake Bch WWTP by \$33,000.
22. Reduce the \$8,454,000 appropriation for Cinder Cove SPS Mods by \$603,000.
23. Reduce the \$1,444,500 appropriation for Heritage Harbor Swr Takeover by \$144,500.
24. Reduce the \$7,546,935 appropriation for Jennifer Road PS Upg by \$166,000.
25. Reduce the \$42,793,599 appropriation for Mayo WRF Expans by \$2,513,000.
26. Reduce the \$1,960,000 appropriation for Riviera Beach SPS Mods by \$14,000.
27. Reduce the \$3,081,700 appropriation for Rolling Knolls ES Sewer Ext by \$45,000.
28. Reduce the \$3,657,578 appropriation for Wastewater Scada Upg by ~~\$65,000~~ \$329,000.
29. Reduce the \$1,089,000 appropriation for Coriander Place WM Extension by \$536,000.
30. Reduce the \$318,600 appropriation for BK-ST-01 by \$215,000.
31. Reduce the \$7,326,000 appropriation for LP-OF-01 by \$2,946,000.
32. Reduce the \$1,156,516 appropriation for LP-PC-01 by \$787,000.
33. Reduce the \$8,552,626 appropriation for Magothy Outfalls by \$2,785,000.
34. Reduce the \$3,068,100 appropriation for MR-OF-04 by \$600,000.
35. Reduce the \$1,773,500 appropriation for MR-ST-01 by \$60,000.
36. Reduce the \$9,951,000 appropriation for Patapsco Tidal Outfalls by \$8,251,000.
37. Reduce the \$1,390,000 appropriation for ~~Patapsco~~ Patuxent Outfalls by \$986,500.
38. Reduce the \$113,056 appropriation for PT-OF-01 by \$88,100.
39. Reduce the \$9,607,200 appropriation for PT-ST-01 by ~~\$4,500,000~~ \$4,950,000.
40. Reduce the \$189,699 appropriation for SE-ST-05 by \$176,500.
41. Reduce the \$4,573,100 appropriation for Severn Outfalls by \$4,531,000.
42. Reduce the \$2,452,504 appropriation for SO-PC-01 by \$500,000.
43. Reduce the \$2,960,400 appropriation for SO-PP-01 by \$2,934,400.
44. Reduce the \$158,603 appropriation for SO-ST-03 by \$133,000.
45. Reduce the \$13,313,794 appropriation for South Outfalls by ~~\$3,480,700~~ \$5,430,700.
46. Reduce the \$50,500 appropriation for UP-PP-01 by \$25,500.
47. Reduce the \$1,692,000 appropriation for Brooklyn Park Sr Ctr Expansion by \$54,000.
48. Reduce the \$6,032,578 appropriation for Lake Shore Fire Station by \$30,000.

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49. Reduce the \$8,302,992 appropriation for Jacobsville Fire Station by \$1,050,000.
50. Reduce the \$1,000,000 appropriation for Woodland Beach Vol FS Reloc by \$1,000,000.
51. Reduce the \$8,350,593 appropriation for WB & A Trail by \$1,575,000.
52. Reduce the \$2,930,529 appropriation for Hancocks Hist. Site by \$265,000.
53. Reduce the \$8,175,000 appropriation for Quiet Waters Retreat by \$95,000.
54. Reduce the \$1,302,000 appropriation for Monterey Ave Sidewalk Improv by \$1,130,000.
55. Reduce the \$728,000 appropriation for Bodkin Creek Dredging 2 by \$110,000.
56. Reduce the \$535,000 appropriation for Rockhold Crk Fed Channel Drdg by \$54,000.
57. Reduce the \$26,280 appropriation for Stream & Ecological Restor by \$25,000.
58. Reduce the \$134,835,000 appropriation for Crofton Area HS by \$2,564,000.
59. Reduce the \$23,342,541 appropriation for Annapolis Community Library by \$752,000.
60. Reduce the \$17,458,696 appropriation for Riviera Beach Comm. Library by \$1,500,000.
61. Reduce the \$19,980,000 appropriation for MLFRRF Subcell 9.2 by \$1,400,000.
62. Reduce the \$25,638,000 appropriation for Cox Creek WRF Non-ENR by \$125,000.
63. Reduce the \$2,455,987 appropriation for Broadwater WRF Headworks by \$111,000.
64. Reduce the \$16,015,734 appropriation for Crofton Meadows II WRP Upgr by \$157,000.
65. Reduce the \$1,027,000 appropriation for Cape St Claire Rd TM by \$29,000.
66. Reduce the \$43,532,244 appropriation for Elevated Water Storage by \$1,100,000.
67. Reduce the \$3,015,526 appropriation for Balto City Water Main Rpr by \$1,000,000.
68. Reduce the \$4,681,649 appropriation for Glen Burnie High Zone by \$134,000.
69. Reduce the \$9,110,996 appropriation for Arnold WTP Exp by \$250,000.
70. Reduce the \$438,428 appropriation for Storm Drainage/SWM Infrastr (D by \$155,000.
71. Reduce the \$7,628,655 appropriation for MR-ST-03 by \$94,000.
72. Reduce the \$1,096,597 appropriation for PT-PP-01 by \$415,000.
73. Reduce the \$1,407,900 appropriation for PT-OF-02 by \$415,000.
74. Reduce the \$5,346,049 appropriation for PT-ST-03 by \$975,000.
75. Reduce the \$6,450,116 appropriation for PT-OF-04 by \$350,000.
76. Reduce the \$8,776,200 appropriation for LP-OF-02 by \$500,000.

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- 77. Reduce the \$1,034,531 appropriation for SE-OF-01 by \$90,000.
- 78. Reduce the \$1,074,320 appropriation for SE-PP-01 by \$1,000,000.
- 79. Reduce the \$6,126,346 appropriation for SE-PC-01 by \$490,000.
- 80. Reduce the \$3,199,943 appropriation for SO-OF-01 by \$775,000.
- 81. Reduce the \$1,663,300 appropriation for SO-OF-03 by \$665,000.
- 82. Reduce the \$3,356,474 appropriation for Boat Ramp Development by \$32,900.
- 83. Reduce the \$1,302,000 appropriation for Monterey Ave Sidewalk Improv by \$1,130,000.

SECTION 45. *And be it further enacted*, That the Capital Budget and Program for the fiscal years ending June 30, 2021, June 30, 2022, June 30, 2023, June 30, 2024, June 30, 2025, and June 30, 2026, is approved as constituting the plan of the County to receive and expend funds for capital projects during those fiscal years, as amended by the following:

- 1. Excluding Demo Bldg Code/Health in the amount of \$50,000 in the fiscal year ending June 30, 2022. Excluding Demo Bldg Code/Health in the amount of \$50,000 in the fiscal year ending June 30, 2023. Excluding Demo Bldg Code/Health in the amount of \$50,000 in the fiscal year ending June 30, 2024. Excluding Demo Bldg Code/Health in the amount of \$50,000 in the fiscal year ending June 30, 2025. Excluding Demo Bldg Code/Health in the amount of \$50,000 in the fiscal year ending June 30, 2026.
- 2. Excluding Police & Fire Placeholder in the amount of \$10,000,000 in the fiscal year ending June 30, 2024.
- 3. Including Police & Fire Placeholder in the amount of \$10,000,000 in the fiscal year ending June 30, 2026.
- 4. Excluding Cape St Claire FS Replacement in the amount of \$10,882,000 in the fiscal year ending June 30, 2022.
- 5. Including Cape St Claire FS Replacement in the amount of \$10,882,000 in the fiscal year ending June 30, 2023.
- 6. Excluding South Shore Trail in the amount of \$1,440,000 in the fiscal year ending June 30, 2022.
- 7. Including Old Mill MS South in the amount of \$1,000,000 in the fiscal year ending June 30, 2023.
- 8. Excepting Crofton Meadows II Exp Ph 2 in the amount of \$24,624,000 in the fiscal year ending June 30, 2022.
- 9. Including Crofton Meadows II Exp Ph 2 in the amount of \$12,638,000 in the fiscal year ending June 30, 2023 and \$11,986,000 in the fiscal year ending June 30, 2024.
- 10. Including SE-ST-02 in the amount of \$500,000 in the fiscal year ending June 30, 2023.
- 11. Excluding Brooklyn Park Complex in the amount of \$589,000 in the fiscal year ending June 30, 2023.
- 12. Excluding Northeast Area ES (Mt Rd Corr) in the amount of \$3,408,000 in the fiscal year ending June 30, 2024, \$18,023,000 in the fiscal year ending June 30, 2025, and \$16,364,000 in the fiscal year ending June 30, 2026.
- 13. Including Northeast Area ES (Mt Rd Corr) in the amount of \$3,408,000 in the fiscal year ending June 30, 2025, and \$18,023,000 in the fiscal year ending June 30, 2026.
- 14. Excluding Old Mill HS in the amount of \$4,000,000 in the fiscal year ending June 30, 2026.

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15. Excluding Hillsmere ES in the amount of \$15,000,000 in the fiscal year ending June 30, 2022.

16. Including Hillsmere ES in the amount of \$15,000,000 in the fiscal year ending June 30, 2022.

17. Including West County ES in the amount of \$4,000,000 in the fiscal year ending June 30, 2022, \$21,711,000 in the fiscal year ending June 30, 2023, and \$11,322,000 in the fiscal year ending June 30, 2024 (as shown in Attachment I).

SECTION 45A. *And be it further enacted*, That funds appropriated in the Capital Budget for Capital Project No. F580400 Zetron Tone Generator may not be encumbered or expended for the replacement of the tone-based alerting systems using federal CARES act funds until the County receives confirmation that this project is eligible for use of the federal funds.

SECTION 46. *And be it further enacted*, That no capital project set forth in the Capital Budget and Program for the fiscal years ending June 30, 2021, June 30, 2022, June 30, 2023, June 30, 2024, June 30, 2025, and June 30, 2026, as having a current estimated project cost shall be deemed abandoned.

SECTION 47. *And be it further enacted*, That the monies appropriated as “Other” under Sections 21, 25, 29, 34, and 39 of this Ordinance are those monies accruing to the Tax Increment Fund for taxable year 2021 in excess of the debt service payable on the Bonds issued by the County with respect to the Nursery Road Tax Increment Fund, the Parole Town Center Development District Tax Increment Fund, the Route 100 Development District Tax Increment Fund, the Village South at Waugh Chapel Fund, and the West County Development District Tax Increment Fund.

SECTION 48. *And be it further enacted*, That the payments to volunteer fire companies provided for in Section 1, Paragraph 14 of this Ordinance shall be paid to each company only on receipt by the County of an accounting for all income and expenditures of funds received from the County.

With sufficient stated reason, the Chief Administrative Officer or the designee of the Chief Administrative Officer, on written request, shall have the right to inspect the financial records pertaining to County payments to each company.

If a company fails to comply with the above, an immediate hearing shall be requested before the Fire Advisory Board to make recommendations to the Chief Administrative Officer or the designee of the Chief Administrative Officer.

SECTION 49. *And be it further enacted*, That the appropriations made by this Ordinance for expenditures in the Current Expense Budget for the fiscal year ending June 30, 2021, as amended, adopted, and approved by this Ordinance, are conditioned on expenditure in accordance with the departmental personnel summaries in the Current Expense Budget including Office of Finance – addition of three (3) Customer Service Representative and deletion of three (3) Senior Customer Service Representative (as shown on Attachment A); Office of the Budget – addition of one (1) Assistant Budget Officer and deletion of one (1) Budget Administrator (as shown on Attachment B); ~~Police Department – addition of one (1) Management Assistant II, addition of two (2) Program Specialist II, addition of four (4) Info System Support Specialist, and addition of one (1) Police Corporal (as shown on Attachment E);~~ Police Department – addition of one (1) Management Assistant II, addition of two (2) Program Specialist II, addition of four (4) Info System Support Specialist, and addition of one (1) Police Corporal (as shown on Attachment E); and Office of the State’s Attorney – addition of eight (8) S/A Paralegal, and addition of two (2) Assistant State’s Attorney (as shown on Attachment F); provided that this condition shall not apply to appropriations for expenditures for positions in the Miscellaneous Exempt Employees Pay and Benefit Plan.

SECTION 50. *And be it further enacted*, That the County Council hereby approves the exercises of eminent domain in the acquisition of the parcels described in Capital Budget and Program approved by this Ordinance.

SECTION 51. *And be it further enacted*, That the County Council hereby approves the acceptance of gifts, grants, and contributions to support appropriations in this Ordinance and those shown as funding sources in the Capital Budget and Program approved by this Ordinance; that it recognizes that the County possesses legal authority to apply for the

2020 Laws of Anne Arundel County

grant; that it authorizes the filing of grant applications, including all understandings and assurances contained therein; that it directs and authorizes the County Executive or the County Executive's designee to act in connection with the application and to provide such additional information as may be required by the application or the grantor.

SECTION 52. *And be it further enacted*, That the appropriation for the Loch Haven SCBD under Section 40, Number 37 of this Ordinance is contingent upon Bill No. 8-20 taking effect on or before July 1, 2020, and if Bill No. 8-20 does not become effective on or before July 1, 2020, the appropriation for Loch Haven SCBD under Section 40, Number 37 of this Ordinance shall be null and void without further action of the County Council.

SECTION 53. *And be it further enacted*, That the County Budget for the fiscal year ending June 30, 2021, as finally adopted by this Ordinance, shall take effect on July 1, 2020.

PASSED: June 12, 2020

(EXHIBITS TO BILL NO. 26-20 APPEAR ON THE FOLLOWING PAGES)

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Fund: General Fund

Agency	Character	Object	Proposed		
Administrative Hearings	305-Office of Admin.Hearings				
		7001-Personal Services	403,800		
		7200-Contractual Services	8,700		
		8000-Supplies & Materials	11,000		
		8400-Business & Travel	0		
		8500-Capital Outlay	500		
Board of Education			748,066,200	747,999,200	749,579,900
Board of Election Supervisors	480-Brd of Supervisor of Elections				
		7001-Personal Services	2,734,800		
		7200-Contractual Services	2,271,900		
		8000-Supplies & Materials	265,300		
		8400-Business & Travel	37,100		
		8500-Capital Outlay	20,600		
Board of License Commissioners	475-Board of License Commissnrs				
		7001-Personal Services	748,900		
		7200-Contractual Services	108,300		
		8000-Supplies & Materials	37,700		
		8400-Business & Travel	22,100		
		8500-Capital Outlay	0		
Central Services	165-Administration				
		7001-Personal Services	1,049,400		
		7200-Contractual Services	81,000		
		8000-Supplies & Materials	4,100		
		8400-Business & Travel	0		
		8500-Capital Outlay	3,000		
	170-Purchasing				
		7001-Personal Services	2,504,000		
		7200-Contractual Services	70,700		
		8000-Supplies & Materials	63,000		
		8400-Business & Travel	40,300		
		8500-Capital Outlay	0		
	180-Facilities Management				
		7001-Personal Services	6,192,400	6,028,700	6,028,700
		7200-Contractual Services	10,929,400	10,907,400	10,907,400 11,045,100
		8000-Supplies & Materials	1,234,500	1,205,500	1,170,500 1,170,500
		8400-Business & Travel	8,300		
		8500-Capital Outlay	21,600		
	185-Real Estate				
		7001-Personal Services	430,500		
		7200-Contractual Services	1,452,900		
		8000-Supplies & Materials	988,900	888,900	888,900 1,014,700
		8400-Business & Travel	0		
Chief Administrative Office	110-Management & Control				
		7001-Personal Services	1,070,000	1,116,600	1,116,600
		7200-Contractual Services	208,000		
		8000-Supplies & Materials	7,500	42,500	42,500

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Fund: General Fund

Agency	Character	Object	Proposed			
		8400-Business & Travel	26,600	<u>25,100</u>	<u>25,100</u>	<u>25,100</u>
		8500-Capital Outlay	0			
		8600-Debt Service	0			
		8700-Grants, Contributions & Other	100,000			
	115-Contingency					
		8700-Grants, Contributions & Other	12,000,000	<u>9,952,300</u>	<u>9,952,300</u>	<u>7,678,000</u>
	122-Community Development Svcs Cor					<u>9,165,000</u>
		8700-Grants, Contributions & Other	3,716,100			
	124-Workforce Development Corp.					
		8700-Grants, Contributions & Other	464,700			
	Circuit Court					
		460-Disposition of Litigation				
		7001-Personal Services	5,586,400			
		7200-Contractual Services	408,500			
		8000-Supplies & Materials	104,000			
		8400-Business & Travel	90,500			
		8500-Capital Outlay	39,500			
	Community College		45,387,700	<u>46,661,700</u>		
	Cooperative Extension Service					
		485-Cooperative Extension Service				
		7001-Personal Services	9,800			
		7200-Contractual Services	214,600			
		8000-Supplies & Materials	7,200			
		8400-Business & Travel	9,000			
		8500-Capital Outlay	0			
	County Executive					
		100-County Executive				
		7001-Personal Services	2,448,300			
		7200-Contractual Services	33,000			
		8000-Supplies & Materials	41,500			
		8400-Business & Travel	39,400	<u>26,000</u>		
		8500-Capital Outlay	2,000			
		8700-Grants, Contributions & Other	0			
		103-Economic Development Corp				
		7001-Personal Services	246,400			
		8400-Business & Travel	0			
		8700-Grants, Contributions & Other	2,627,500			
	Department of Aging					
		360-Direction/Administration				
		7001-Personal Services	1,304,900			
		7200-Contractual Services	98,800			
		8000-Supplies & Materials	61,700			
		8400-Business & Travel	9,700			
		8500-Capital Outlay	1,500			
		8700-Grants, Contributions & Other	24,800			
		366-ADA				
		7001-Personal Services	319,200			
		7200-Contractual Services	308,000			
		8000-Supplies & Materials	6,900			
		8400-Business & Travel	900			
		8500-Capital Outlay	0			

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Fund: General Fund

Agency	Character	Object	Proposed
	375-Senior Centers		
		7001-Personal Services	1,669,600
		7200-Contractual Services	364,300
		8000-Supplies & Materials	225,700
		8400-Business & Travel	6,700
		8500-Capital Outlay	1,900
	380-Aging & Disability Resource Ct		
		7001-Personal Services	1,604,200
		7200-Contractual Services	181,600
		8000-Supplies & Materials	56,300
		8400-Business & Travel	11,700
		8500-Capital Outlay	0
	390-Long Term Care		
		7001-Personal Services	1,598,400
		7200-Contractual Services	343,600
		8000-Supplies & Materials	29,900
		8400-Business & Travel	8,000
		8500-Capital Outlay	0
	Detention Center		
	395-Jennifer Road - Pretrial		
		7001-Personal Services	24,303,400
		7200-Contractual Services	4,150,000
		8000-Supplies & Materials	1,099,500
		8400-Business & Travel	0
		8500-Capital Outlay	81,600
	400-Ordinance Road - Inmates		
		7001-Personal Services	14,489,900
		7200-Contractual Services	2,586,200
		8000-Supplies & Materials	795,600
		8400-Business & Travel	0
		8500-Capital Outlay	155,000
	405-Admin/Support Service		
		7001-Personal Services	2,006,600
		7200-Contractual Services	264,900
		8000-Supplies & Materials	764,900
		8400-Business & Travel	31,600
		8500-Capital Outlay	0
	406-CHPC		
		7001-Personal Services	2,786,800
		7200-Contractual Services	10,500
		8000-Supplies & Materials	11,300
		8500-Capital Outlay	10,000
	Ethics		
	425-Ethics Commission		
		7001-Personal Services	237,800
		7200-Contractual Services	4,500
		8000-Supplies & Materials	4,900
		8400-Business & Travel	3,600
		8700-Grants, Contributions & Other	600

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Fund: General Fund

Agency	Character	Object	Proposed		
Fire Department					
	260-Planning & Logistics				
		7001-Personal Services	19,719,000		
		7200-Contractual Services	9,762,700		
		8000-Supplies & Materials	2,451,500	<u>2,424,500</u>	<u>2,424,500</u>
		8400-Business & Travel	171,800		
		8500-Capital Outlay	1,878,000		
		8700-Grants, Contributions & Other	69,700	<u>79,800</u>	
	265-Operations				
		7001-Personal Services	92,422,100		
		7200-Contractual Services	720,000		
		8000-Supplies & Materials	694,200		
		8400-Business & Travel	53,000		
		8500-Capital Outlay	863,300		
		8700-Grants, Contributions & Other	1,170,000		
Health Department					
	535-Administration & Operations				
		7001-Personal Services	4,198,100		
		7200-Contractual Services	389,100		
		8000-Supplies & Materials	111,800		
		8400-Business & Travel	34,500		
		8500-Capital Outlay	12,200		
		8700-Grants, Contributions & Other	997,400		
	540-Disease Prevention & Mgmt				
		7001-Personal Services	2,134,600		
		7200-Contractual Services	61,300		
		8000-Supplies & Materials	53,100		
		8400-Business & Travel	8,900		
		8500-Capital Outlay	0		
	545-Environmental Health Services				
		7001-Personal Services	6,547,700		
		7200-Contractual Services	706,700		
		8000-Supplies & Materials	217,700		
		8400-Business & Travel	20,800		
		8500-Capital Outlay	0		
	550-School Health & Support				
		7001-Personal Services	14,467,400	<u>14,436,700</u>	
		7200-Contractual Services	293,800		
		8000-Supplies & Materials	146,700		
		8400-Business & Travel	75,500		
		8500-Capital Outlay	23,300		
	551-Behavioral Health Services				
		7001-Personal Services	3,951,000		
		7200-Contractual Services	2,299,800		
		8000-Supplies & Materials	179,600		
		8400-Business & Travel	38,000		
		8500-Capital Outlay	12,000		
		8700-Grants, Contributions & Other	1,580,200		

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Fund: General Fund

Agency	Character	Object	Proposed			
	555-Family Health Services					
		7001-Personal Services	2,293,200			
		7200-Contractual Services	767,800			
		8000-Supplies & Materials	60,100			
		8400-Business & Travel	46,900			
		8500-Capital Outlay	12,500			
		8700-Grants, Contributions & Other	0			
Information Technology						
	206-Office of Info. Technology					
		7001-Personal Services	11,900,900			
		7200-Contractual Services	42,314,000	42,292,000	42,292,000	13,427,000
		8000-Supplies & Materials	95,500			
		8400-Business & Travel	79,600			
		8500-Capital Outlay	0			
Inspections and Permits						
	280-Permits Application					
		7001-Personal Services	3,309,600			
		7200-Contractual Services	53,600			
		8000-Supplies & Materials	45,700			
		8400-Business & Travel	1,700			
		8500-Capital Outlay	0			
	285-Inspection Services					
		7001-Personal Services	10,093,600	<u>10,082,600</u>		
		7200-Contractual Services	439,500			
		8000-Supplies & Materials	86,300			
		8400-Business & Travel	11,700			
		8500-Capital Outlay	0			
Law Office						
	210-Office of Law					
		7001-Personal Services	4,408,600			
		7200-Contractual Services	71,200			
		8000-Supplies & Materials	43,000			
		8400-Business & Travel	58,300			
		8500-Capital Outlay	1,500			
		8700-Grants, Contributions & Other	16,300			
Legislative Branch						
	410-County Council					
		7001-Personal Services	2,122,000			
		7200-Contractual Services	53,400			
		8000-Supplies & Materials	24,300			
		8400-Business & Travel	53,900			
		8500-Capital Outlay	55,000			
	415-County Auditor					
		7001-Personal Services	1,502,700	<u>1,491,400</u>	<u>1,491,400</u>	
		7200-Contractual Services	410,100			
		8000-Supplies & Materials	11,000			
		8400-Business & Travel	29,500			
		8500-Capital Outlay	5,000			

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Fund: General Fund

Agency	Character	Object	Proposed		
	420-Board of Appeals				
		7001-Personal Services	272,500	<u>312,400</u>	
		7200-Contractual Services	145,000		
		8000-Supplies & Materials	8,700		
		8400-Business & Travel	800		
		8500-Capital Outlay	0		
Office of Emergency Management					
	303-Office of Emergency Mgt				
		7001-Personal Services	501,200		
		7200-Contractual Services	243,100		
		8000-Supplies & Materials	51,000		
		8400-Business & Travel	12,200		
		8500-Capital Outlay	0		
Office of Finance					
	130-Accounting & Control				
		7001-Personal Services	3,208,700		
		7200-Contractual Services	870,300	<u>860,300</u>	
		8000-Supplies & Materials	48,300		
		8400-Business & Travel	12,600		
		8500-Capital Outlay	0		
	135-Billings & Customer Svc				
		7001-Personal Services	4,263,500		
		7200-Contractual Services	422,000		
		8000-Supplies & Materials	595,500		
		8400-Business & Travel	8,200		
		8500-Capital Outlay	5,000		
Office of Finance Non-Departme					
	150-Pay-As-You-Go				
		8700-Grants, Contributions & Other	40,000,000	<u>8,513,000</u>	
	155-Debt Service				
		7200-Contractual Services	500,000		
		8600-Debt Service	153,017,900		
		8700-Grants, Contributions & Other	0		
	156-Mandated Grants				
		8700-Grants, Contributions & Other	3,362,200	<u>3,217,200</u>	<u>3,217,200</u>
	157-Contrib to Parking Garage Fund				
		8700-Grants, Contributions & Other	170,000		
	158-Contrib to IPA Fund				
		8700-Grants, Contributions & Other	740,500		
	159-Contribution to Self Insur				
		8700-Grants, Contributions & Other	16,470,000		
	160-Contrib to Revenue Reserve				
		8700-Grants, Contributions & Other	1,000,000		
	162-Contrib to Retiree Health Ins				
		8700-Grants, Contributions & Other	74,000,000		
	163-Contrib to Community Dev				
		8700-Grants, Contributions & Other	270,000		
	177-Contrib to Other Fund				
		7200-Contractual Services	25,000		
		8700-Grants, Contributions & Other	19,545,400		

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Fund: General Fund

Agency	Character	Object	Proposed		
Office of the Budget					
	145-Budget & Management Analysis				
		7001-Personal Services	1,416,700		
		7200-Contractual Services	81,300		
		8000-Supplies & Materials	14,300		
		8400-Business & Travel	9,000		
		8500-Capital Outlay	0		
Office of the Sheriff					
	435-Office of the Sheriff				
		7001-Personal Services	10,405,800		
		7200-Contractual Services	715,200		
		8000-Supplies & Materials	252,500		
		8400-Business & Travel	26,600		
		8500-Capital Outlay	35,000		
		8700-Grants, Contributions & Other	160,000		
Office of the State's Attorney					
	430-Office of the State's Attorney				
		7001-Personal Services	42,129,900	42,266,400	<u>12,340,900</u>
		7200-Contractual Services	262,300		
		8000-Supplies & Materials	122,000		
		8400-Business & Travel	103,100		
		8500-Capital Outlay	22,000		
		8700-Grants, Contributions & Other	157,300		
Office of Transportation					
	450-Office of Transportation				
		7001-Personal Services	1,514,800		
		7200-Contractual Services	4,223,200		
		8000-Supplies & Materials	16,700		
		8400-Business & Travel	10,900		
		8500-Capital Outlay	0		
		8700-Grants, Contributions & Other	400,100		
Orphans' Court					
	470-Orphans Court				
		7001-Personal Services	148,100		
		7200-Contractual Services	700		
		8000-Supplies & Materials	1,500		
		8400-Business & Travel	5,600		
Personnel Office					
	215-Office of Personnel				
		7001-Personal Services	5,220,600		
		7200-Contractual Services	2,564,900		
		8000-Supplies & Materials	83,200		
		8400-Business & Travel	211,900		
Planning and Zoning					
	290-Administration				
		7001-Personal Services	2,443,500		
		7200-Contractual Services	465,600	<u>365,600</u>	
		8000-Supplies & Materials	31,400		
		8400-Business & Travel	22,800	<u>17,800</u>	
		8500-Capital Outlay	11,100		
		8700-Grants, Contributions & Other	470,400	<u>163,100</u>	

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Fund: General Fund

Agency	Character	Object	Proposed			
	291-Zoning Division					
		7001-Personal Services	1,580,800			
		7200-Contractual Services	55,300			
		8000-Supplies & Materials	0			
	292-Planning Division					
		7001-Personal Services	1,353,700			
		7200-Contractual Services	74,000			
		8400-Business & Travel	0			
		8500-Capital Outlay	0			
		8700-Grants, Contributions & Other	75,000			
	300-Development					
		7001-Personal Services	2,161,600			
		7200-Contractual Services	0			
		8400-Business & Travel	0			
		8500-Capital Outlay	0			
Police Department	240-Patrol Services					
		7001-Personal Services	82,949,300	82,787,600	83,003,200	83,003,200
		7200-Contractual Services	554,700			83,130,200
		8000-Supplies & Materials	223,700			
		8400-Business & Travel	2,100			
		8500-Capital Outlay	0			
	245-Operations & Investigations					
		7001-Personal Services	27,061,600	26,998,500	26,998,500	26,998,500
		7200-Contractual Services	774,200			26,998,500
		8000-Supplies & Materials	662,200	656,200	656,200	656,200
		8400-Business & Travel	119,700			656,200
		8500-Capital Outlay	131,300			
		8700-Grants, Contributions & Other	100,000			
	250-Admin Services					
		7001-Personal Services	26,521,700	26,487,500	26,604,600	26,906,400
		7200-Contractual Services	13,798,500			26,906,400
		8000-Supplies & Materials	2,243,200	2,223,700	2,223,700	2,230,200
		8400-Business & Travel	250,000			2,230,200
		8500-Capital Outlay	455,000	222,700	222,700	
		8700-Grants, Contributions & Other	0			
Public Libraries			24,576,400	24,541,100		
Public Works	308-Director's Office					
		7001-Personal Services	622,100			
		7200-Contractual Services	6,900			
		8000-Supplies & Materials	6,400			
		8400-Business & Travel	5,800			
	310-Bureau of Engineering					
		7001-Personal Services	5,713,300			
		7200-Contractual Services	215,000			
		8000-Supplies & Materials	81,800			
		8400-Business & Travel	18,700			
		8500-Capital Outlay	84,800			

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Fund: General Fund

Agency	Character	Object	Proposed	
	315-Bureau of Highways			
		7001-Personal Services	13,454,600	
		7200-Contractual Services	9,419,900	
		8000-Supplies & Materials	1,753,100	
		8400-Business & Travel	24,800	
		8500-Capital Outlay	519,000	
	Recreation and Parks			
	325-Director's Office			
		7001-Personal Services	2,587,300	
		7200-Contractual Services	318,700	
		8000-Supplies & Materials	198,800	
		8400-Business & Travel	22,400	
		8500-Capital Outlay	1,000	
		8700-Grants, Contributions & Other	319,000	
	330-Recreation			
		7001-Personal Services	5,334,400	
		7200-Contractual Services	2,112,100	
		8000-Supplies & Materials	397,200	
		8400-Business & Travel	3,300	
		8500-Capital Outlay	10,000	
		8700-Grants, Contributions & Other	808,000	
	335-Parks			
		7001-Personal Services	6,621,600	<u>6,659,700</u>
		7200-Contractual Services	2,043,100	
		8000-Supplies & Materials	525,300	
		8400-Business & Travel	8,700	
		8500-Capital Outlay	289,000	
		8700-Grants, Contributions & Other	290,000	
	357-Golf Courses			
		7200-Contractual Services	3,997,200	
		8600-Debt Service	1,675,500	
	Social Services			
	500-Adult Services			
		7001-Personal Services	730,900	
		7200-Contractual Services	46,500	
		8000-Supplies & Materials	1,000	
		8400-Business & Travel	0	
		8700-Grants, Contributions & Other	1,493,200	
	505-Family & Youth Services			
		7001-Personal Services	2,598,600	
		7200-Contractual Services	96,600	<u>69,100</u>
		8000-Supplies & Materials	29,100	
		8400-Business & Travel	12,000	
		8700-Grants, Contributions & Other	122,800	
	511-Family Preservation			
		7001-Personal Services	196,000	
		7200-Contractual Services	4,700	

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Fund: Other Funds

Fund	Agency	Character	Object	Proposed
02000-Parking Garage Spec Rev Fund	Central Services	180-Facilities Management		
			7200-Contractual Services	491,200
			8000-Supplies & Materials	6,100
			8700-Grants, Contributions & Other	30,000
02010-Rec & Parks Child Care Fund	Recreation and Parks	560-Child Care		
			7001-Personal Services	5,091,300
			7200-Contractual Services	373,500
			8000-Supplies & Materials	532,700
			8400-Business & Travel	42,500
			8500-Capital Outlay	13,400
			8700-Grants, Contributions & Other	1,054,200
02110-Forfeit & Asset Seizure Fnd	Office of the Sheriff	621-Sheriff FAST		
			7200-Contractual Services	0
			8500-Capital Outlay	71,000
	Police Department	620-Forfeiture & Asset Seizure Exp		
			7200-Contractual Services	400,000
			8500-Capital Outlay	0
			8700-Grants, Contributions & Other	140,000
02120-Community Development Fund	Chief Administrative Office	122-Community Development Svcs Cor		
			8700-Grants, Contributions & Other	7,110,700
02130-Energy Loan Revolving Fund	Central Services	180-Facilities Management		
			8700-Grants, Contributions & Other	38,700
02200-Partnership Children Yth & Fam	Partnership Children Yth & Fam	630-Partnership Children Yth & Fam		
			7001-Personal Services	2,135,900
			7200-Contractual Services	485,700
			8000-Supplies & Materials	18,200
			8400-Business & Travel	62,700
			8500-Capital Outlay	0
			8700-Grants, Contributions & Other	2,548,900
02450-Laurel Race Track Comm Ben Fnd	County Executive	105-Laurel Race Track Impact Aid		
			8700-Grants, Contributions & Other	450,000

2,168,900

62,900

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Fund: Other Funds

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Fund	Agency	Character	Object	Proposed	
02460	Video Lottery Local Impact Aid				
	Community College			1,700,000	
	County Executive				
	106-VLT Community Grants				
			8700-Grants, Contributions & Other	9,037,500	8,997,500
	Fire Department				
	265-Operations				
			7001-Personal Services	3,898,000	
			8500-Capital Outlay	300,000	
	Office of Finance Non-Departme				
	176-Video Lottery Impact Aid				
			8700-Grants, Contributions & Other	2,728,100	
	Police Department				
	240-Patrol Services				
			7001-Personal Services	2,326,000	
	250-Admin Services				
			7001-Personal Services	0	
			7200-Contractual Services	286,000	
			8000-Supplies & Materials	88,000	
			8500-Capital Outlay	741,000	
			8700-Grants, Contributions & Other	0	
	Public Libraries			550,000	
	<u>Office of Transportation</u>				
	450-Office of Transportation				
			7200-Contractual Services	40,000	
02800	Nursery Rd Tax Increment Fund				
	Office of Finance Non-Departme				
	151-Tax Increment Districts				
			7200-Contractual Services	4,000	
			8600-Debt Service	151,800	
			8700-Grants, Contributions & Other	6,099,600	
02801	West Cnty Dev Dist Tax Inc Fnd				
	Office of Finance Non-Departme				
	151-Tax Increment Districts				
			7200-Contractual Services	28,500	
			8600-Debt Service	1,176,600	
			8700-Grants, Contributions & Other	7,796,900	
02802	Farmingtn Vlg Spc Tax Dist Fnd				
	Office of Finance Non-Departme				
	152-Special Tax Districts				
			7200-Contractual Services	47,500	
			8600-Debt Service	503,000	
02803	Park Place Tax Increment Fund				
	Office of Finance Non-Departme				
	151-Tax Increment Districts				
			8700-Grants, Contributions & Other	1,090,000	
02804	Route 100 Development District Tax Increment Fund				
	Office of Finance Non-Departme				
	151-Tax Increment Districts				
			7200-Contractual Services	70,200	
			8600-Debt Service	2,239,100	
			8700-Grants, Contributions & Other	8,786,700	

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Fund: Other Funds

Fund	Agency	Character	Object	Proposed		
02805-Parole TC Dev Dist Tax Inc Fnd	Office of Finance Non-Departme	151-Tax Increment Districts	7200-Contractual Services	0		
			8700-Grants, Contributions & Other	17,682,000		
02807-Dorchester Specl Tax Dist Fund	Office of Finance Non-Departme	152-Special Tax Districts	7200-Contractual Services	52,000		
			8600-Debt Service	1,132,500		
			8700-Grants, Contributions & Other	0		
02808-National Business Park - North	Office of Finance Non-Departme	151-Tax Increment Districts	7200-Contractual Services	32,000		
			8600-Debt Service	1,571,700		
			8700-Grants, Contributions & Other	282,300		
02809-Village South at Waugh Chapel	Office of Finance Non-Departme	151-Tax Increment Districts	7200-Contractual Services	50,000		
			8600-Debt Service	949,100		
			8700-Grants, Contributions & Other	1,595,900		
02810-Odenton Town Center	Office of Finance Non-Departme	151-Tax Increment Districts	7200-Contractual Services	0		
			8700-Grants, Contributions & Other	372,000	1,502,000	
02850-Ag & WdlnD Prsrvtn Sinking Fnd	Office of Finance Non-Departme	164-IPA Debt Service	8600-Debt Service	740,500		
04000-Water & Wstwtr Operating Fund	Public Works	310-Bureau of Engineering	7001-Personal Services	2,740,000		
			7200-Contractual Services	194,700		
			8000-Supplies & Materials	23,200		
			8400-Business & Travel	5,200		
			8500-Capital Outlay	3,200		
		665-Water & Wstwtr Operations	7001-Personal Services	34,965,000	34,913,000	34,913,000
			7200-Contractual Services	32,604,000	32,353,000	32,353,000
			8000-Supplies & Materials	9,394,100		
			8400-Business & Travel	249,600		
			8500-Capital Outlay	1,727,500		
			8700-Grants, Contributions & Other	8,142,200	7,942,200	

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Fund: Other Funds

Fund	Agency	Character	Object	Proposed	
		670-Water & Wstwtr	Finance & Admin		
			7001-Personal Services	2,282,600	
			7200-Contractual Services	4,082,700	
			8000-Supplies & Materials	126,000	
			8400-Business & Travel	7,200	
			8500-Capital Outlay	5,300	
			8700-Grants, Contributions & Other	16,445,000	
04200-Water & Wstwtr	Sinking Fund				
	Public Works				
		675-Water & Wstwtr	Debt Service		
			7200-Contractual Services	0	
			8600-Debt Service	68,960,900	
			8700-Grants, Contributions & Other	530,000	
04300-Waste Collection	Fund				
	Public Works				
		705-Waste Mgmt.	Services		
			7001-Personal Services	8,449,300	
			7200-Contractual Services	39,789,300	
			8000-Supplies & Materials	767,800	
			8400-Business & Travel	23,900	
			8500-Capital Outlay	1,694,400	
			8600-Debt Service	5,140,700	
			8700-Grants, Contributions & Other	6,931,300	
04600-Watershed Protection & Restor					
	Inspections and Permits				
		285-Inspection	Services		
			7001-Personal Services	1,280,800	
			7200-Contractual Services	53,800	
			8000-Supplies & Materials	13,700	
			8400-Business & Travel	200	
			8500-Capital Outlay	0	
	Public Works				
		310-Bureau of	Engineering		
			7001-Personal Services	1,524,500	
			7200-Contractual Services	25,100	
			8000-Supplies & Materials	0	
		315-Bureau of	Highways		
			7001-Personal Services	2,434,800	<u>2,418,800</u>
			7200-Contractual Services	2,725,300	
			8000-Supplies & Materials	49,000	
			8400-Business & Travel	4,200	
			8500-Capital Outlay	10,000	
		720-Watershed	Protection & Restor		
			7001-Personal Services	2,501,900	
			7200-Contractual Services	3,136,800	<u>2,958,800</u>
			8000-Supplies & Materials	40,800	
			8400-Business & Travel	26,000	
			8500-Capital Outlay	5,400	
			8600-Debt Service	8,567,100	
			8700-Grants, Contributions & Other	2,085,500	

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Fund: Other Funds

Fund	Agency	Character	Object	Proposed	
05050	Self Insurance Fund				
	Central Services				
		795	Risk Management		
			7001-Personal Services	1,522,300	
			7200-Contractual Services	22,406,700	
			8000-Supplies & Materials	72,400	
			8400-Business & Travel	33,700	<u>16,700</u>
			8500-Capital Outlay	2,000	
			8700-Grants, Contributions & Other	278,000	
05100	Health Insurance Fund				
	Personnel Office				
		226	Health Costs		
			7001-Personal Services	86,512,600	
			7200-Contractual Services	987,300	
			8000-Supplies & Materials	61,900	<u>46,900</u>
			8400-Business & Travel	4,100	
			8700-Grants, Contributions & Other	10,945,400	
05200	Garage Working Capital Fund				
	Central Services				
		825	Vehicle Operations		
			7001-Personal Services	5,429,700	
			7200-Contractual Services	1,815,300	<u>1,795,300</u>
			8000-Supplies & Materials	7,685,700	
			8400-Business & Travel	16,700	
			8500-Capital Outlay	125,400	
			8700-Grants, Contributions & Other	455,800	
05300	Garage Vehicle Replacement Fnd				
	Central Services				
		830	Vehicle Replacement		
			7200-Contractual Services	37,000	
			8400-Business & Travel	0	
			8500-Capital Outlay	12,703,200	<u>10,603,200</u>
			8700-Grants, Contributions & Other	42,300	
06260	Circuit Court Special Fund				
	Circuit Court				
		460	Disposition of Litigation		
			7200-Contractual Services	0	
			8000-Supplies & Materials	0	
			8400-Business & Travel	165,000	
06286	Two Rivers Special Taxing Dist				
	Office of Finance Non-Departme				
		152	Special Tax Districts		
			7200-Contractual Services	94,200	
			8600-Debt Service	1,803,200	
06287	Arundel Gateway				
	Office of Finance Non-Departme				
		152	Special Tax Districts		
			7200-Contractual Services	76,700	
			8600-Debt Service	1,417,600	

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Fund: Other Funds

Fund	Agency	Character	Object	Proposed
06375	Inmate Benefit Fund			
	Detention Center			
		408	Inmate Benefit Fnd Expenditure	
			8700-Grants, Contributions & Other	1,642,400
06550	Reforestation Fund			
	Inspections and Permits			
		285	Inspection Services	
			7001-Personal Services	556,500
			7200-Contractual Services	43,600
			8000-Supplies & Materials	8,600
			8400-Business & Travel	1,900
			8700-Grants, Contributions & Other	200,000
09400-AA	Workforce Dev Corp Fund			
	Chief Administrative Office			
		124	Workforce Development Corp.	
			8700-Grants, Contributions & Other	2,400,000

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Fund: Grants Special Revenue Fund

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Agency	Character	Object	Proposed	
Circuit Court				
	460-Disposition of Litigation			
		7001-Personal Services	1,130,900	
		7200-Contractual Services	328,800	
		8000-Supplies & Materials	72,500	
		8400-Business & Travel	65,100	
		8500-Capital Outlay	0	
Department of Aging				
	360-Direction/Administration			
		7200-Contractual Services	2,000	
	366-ADA			
		7001-Personal Services	66,000	
		7200-Contractual Services	327,500	
		8000-Supplies & Materials	32,000	
		8400-Business & Travel	500	
	375-Senior Centers			
		7001-Personal Services	416,100	
		7200-Contractual Services	30,500	
		8000-Supplies & Materials	793,400	<u>1,389,600</u>
		8400-Business & Travel	7,800	
		8500-Capital Outlay	0	
	380-Aging & Disability Resource Ct			
		7001-Personal Services	710,900	
		7200-Contractual Services	107,600	
		8000-Supplies & Materials	93,200	
		8400-Business & Travel	20,700	
		8500-Capital Outlay	0	
	390-Long Term Care			
		7001-Personal Services	315,600	
		7200-Contractual Services	847,000	
		8000-Supplies & Materials	209,600	
		8400-Business & Travel	16,600	
Detention Center				
	405-Admin/Support Service			
		7001-Personal Services	365,000	
		7200-Contractual Services	100,100	
		8000-Supplies & Materials	200	<u>98,100</u>
		8400-Business & Travel	0	
		8500-Capital Outlay	0	
Fire Department				
	260-Planning & Logistics			
		7001-Personal Services	0	
		7200-Contractual Services	0	
		8000-Supplies & Materials	771,700	<u>991,500</u>
		8500-Capital Outlay	0	
	265-Operations			
		7001-Personal Services	0	<u>100,000</u>
		7200-Contractual Services	0	
		8000-Supplies & Materials	6,000	
		8400-Business & Travel	0	
		8500-Capital Outlay	0	

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Fund: Grants Special Revenue Fund

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Agency	Character	Object	Proposed	
Health Department				
	535-Administration & Operations			
		7001-Personal Services	557,800	
		7200-Contractual Services	285,100	
		8000-Supplies & Materials	4,700	
		8400-Business & Travel	3,200	
		8500-Capital Outlay	0	
		8700-Grants, Contributions & Other	200,000	
	540-Disease Prevention & Mgmt			
		7001-Personal Services	3,090,400	
		7200-Contractual Services	992,300	
		8000-Supplies & Materials	275,900	
		8400-Business & Travel	42,500	
		8500-Capital Outlay	17,000	
		8700-Grants, Contributions & Other	50,800	<u>167,900</u>
	545-Environmental Health Services			
		7001-Personal Services	198,600	
		7200-Contractual Services	73,700	
	550-School Health & Support			
		7001-Personal Services	307,600	
		7200-Contractual Services	47,700	
		8000-Supplies & Materials	0	
		8400-Business & Travel	14,000	
		8500-Capital Outlay	0	
		8700-Grants, Contributions & Other	0	
	551-Behavioral Health Services			
		7001-Personal Services	4,860,700	
		7200-Contractual Services	3,608,600	
		8000-Supplies & Materials	279,600	
		8400-Business & Travel	144,900	
		8500-Capital Outlay	6,000	
		8700-Grants, Contributions & Other	1,862,100	
	555-Family Health Services			
		7001-Personal Services	4,974,400	
		7200-Contractual Services	2,631,500	
		8000-Supplies & Materials	193,100	
		8400-Business & Travel	69,500	
		8500-Capital Outlay	9,800	
		8700-Grants, Contributions & Other	363,000	
Office of Emergency Management				
	303-Office of Emergency Mgt			
		7001-Personal Services	580,200	
		7200-Contractual Services	127,900	
		8000-Supplies & Materials	256,200	
		8400-Business & Travel	86,600	
		8500-Capital Outlay	5,200	
Office of the Sheriff				
	435-Office of the Sheriff			
		7001-Personal Services	534,900	<u>559,900</u>
		7200-Contractual Services	54,700	
		8000-Supplies & Materials	3,900	<u>18,200</u>
		8400-Business & Travel	600	
		8500-Capital Outlay	33,000	

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Fund: Grants Special Revenue Fund

Agency	Character	Object	Proposed	
Office of the State's Attorney				
	430-Office of the State's Attorney			
		7001-Personal Services	511,700	
		7200-Contractual Services	87,100	
		8000-Supplies & Materials	0	
		8400-Business & Travel	0	
		8500-Capital Outlay	0	
Office of Transportation				
	450-Office of Transportation			
		7001-Personal Services	167,500	
		7200-Contractual Services	2,628,800	
		8000-Supplies & Materials	27,500	
		8400-Business & Travel	21,000	
		8700-Grants, Contributions & Other	2,500	
Planning and Zoning				
	290-Administration			
		7001-Personal Services	4,000	
		7200-Contractual Services	436,900	
Police Department				
	240-Patrol Services			
		7001-Personal Services	927,400	
		7200-Contractual Services	10,700	
		8000-Supplies & Materials	10,000	
		8400-Business & Travel	126,000	
		8500-Capital Outlay	420,900	
	250-Admin Services			
		7001-Personal Services	511,000	<u>512,000</u>
		7200-Contractual Services	94,500	<u>106,100</u>
		8000-Supplies & Materials	41,600	<u>130,000</u>
		8400-Business & Travel	36,500	
		8500-Capital Outlay	217,500	
Recreation and Parks				
	325-Director's Office			
		7200-Contractual Services	1,000	
		8700-Grants, Contributions & Other	1,000	
Social Services				
	500-Adult Services			
		7001-Personal Services	0	
		7200-Contractual Services	1,000	
		8700-Grants, Contributions & Other	0	
	505-Family & Youth Services			
		7001-Personal Services	100,800	
		7200-Contractual Services	1,000	
		8000-Supplies & Materials	0	
		8700-Grants, Contributions & Other	1,000	

FY2021 Appropriation Control Schedule

Fund: Impact Fee Special Revenue Fund

Agency	Character	Object	Proposed	
Office of Finance Non-Departme				
	2301-Impact Fees-Schools, Dist1			
		8735-Other Inter-Fund Reimbursement	700,800	
		8761-Pay-as-you-Go	21,550,000	<u>10,450,000</u>
	2302-Impact Fees-Schools, Dist2			<u>10,450,000</u>
		8735-Other Inter-Fund Reimbursement	78,900	
		8761-Pay-as-you-Go	4,700,000	<u>2,350,000</u>
	2303-Impact Fees-Schools, Dist3			<u>2,350,000</u>
		8735-Other Inter-Fund Reimbursement	181,000	
		8761-Pay-as-you-Go	607,600	<u>357,700</u>
	2304-Impact Fees-Schools, Dist4			<u>357,700</u>
		8735-Other Inter-Fund Reimbursement	95,500	
		8761-Pay-as-you-Go	0	
	2305-Impact Fees-Schools, Dist5			
		8735-Other Inter-Fund Reimbursement	0	
		8761-Pay-as-you-Go	900,000	<u>67,500</u>
	2306-Impact Fees-Schools, Dist6			<u>67,500</u>
		8735-Other Inter-Fund Reimbursement	0	
		8761-Pay-as-you-Go	2,800,000	<u>1,500,000</u>
	2307-Impact Fees-Schools, Dist7			<u>1,500,000</u>
		8735-Other Inter-Fund Reimbursement	73,200	
		8761-Pay-as-you-Go	250,000	
	2308-Impact Fees-Highway, Dist1			
		8735-Other Inter-Fund Reimbursement	149,200	
		8761-Pay-as-you-Go	13,375,800	<u>11,814,300</u>
	2309-Impact Fees-Highway, Dist2			<u>11,814,300</u>
		8735-Other Inter-Fund Reimbursement	18,900	
		8761-Pay-as-you-Go	2,158,100	<u>3,633,200</u>
	2310-Impact Fees-Highway, Dist3			
		8735-Other Inter-Fund Reimbursement	282,800	
		8761-Pay-as-you-Go	4,219,000	<u>1,103,400</u>
	2311-Impact Fees-Highway, Dist4			<u>1,103,400</u>
		8735-Other Inter-Fund Reimbursement	28,200	
		8761-Pay-as-you-Go	21,433,100	<u>20,645,100</u>
	2312-Impact Fees-Highway, Dist5			<u>20,645,100</u>
		8735-Other Inter-Fund Reimbursement	17,800	
		8761-Pay-as-you-Go	1,059,200	<u>520,000</u>
	2365-Impact Fees-Highway, Dist 6			<u>520,000</u>
		8735-Other Inter-Fund Reimbursement	1,100	
		8761-Pay-as-you-Go	9,750,000	
	2400-Impact Fees Public Safety			
		8735-Other Inter-Fund Reimbursement	217,900	
		8761-Pay-as-you-Go	1,935,600	<u>1,874,400</u>
				<u>1,874,400</u>

Bill No. 27-20

AN ORDINANCE concerning: Tax Levies – Special Community Benefit Districts, Shore Erosion Control Districts, and Waterways Improvement Districts

FOR the purpose of levying and imposing the tax rates for special community benefit districts, shore erosion control districts, and waterways improvement districts required by the County Budget for Fiscal Year 2021.

WHEREAS, Section 710(c) of the Charter provides that, when the County Budget shall have been finally adopted in the Annual Budget and Appropriation Ordinance, the County Council shall thereupon levy and cause to be raised the amount of taxes required by the Budget; and

WHEREAS, the County Budget has finally been adopted, and the County Council has determined that taxes in the following amounts are required to fund the appropriations for the following districts; now, therefore,

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland,* That a special community benefit district tax, a shore erosion control district tax, and a waterways improvement district tax for the taxable year beginning July 1, 2020, and ending on June 30, 2021, are hereby levied and imposed on all of the assessable property in the special community benefit districts, shore erosion control districts, and waterways improvement districts named; and that the rate of taxation for such purposes is hereby fixed as set forth in each special community benefit district (SCBD), each shore erosion control district (SECD), and each waterways improvement district (WID) named as follows:

1. Amberley SCBD, a tax of \$120.88 per tax account;
2. Annapolis Roads SCBD, a tax of \$0.174 on each \$100 of assessed valuation of each platted lot;
3. Arundel-on-the-Bay SCBD, a tax of \$0.125 on each \$100 of assessed valuation of each platted lot;
4. Avalon Shores SCBD, a tax of \$115.00 per tax account;
5. Bay Highlands SCBD, a tax of \$0.16 on each \$100 of assessed valuation of each platted lot;
6. Bay Ridge SCBD, a tax of \$669.39 per tax account;
7. Bayside Beach SCBD, a tax of \$0.021 on each \$100 of assessed valuation of each platted lot;
8. Beverly Beach SCBD, a tax of \$50.00 per tax account;
9. Birchwood SCBD, a tax of \$46.16 per tax account;
10. Bittersweet SCBD, a tax of \$150.00 per tax account;
11. Broadwater Creek SCBD, a tax of \$105.00 per tax account;
12. Cape Anne SCBD, a tax of \$175.00 per tax account;
13. Cape St. Claire SCBD, a tax of \$195.00 per tax account;
14. Capetowne SCBD, a tax of \$393.58 for each platted lot;
15. Carrollton Manor SCBD, a tax of \$150.00 per tax account per improved property;
16. Cedarhurst-on-the-Bay SCBD, a tax of \$0.144 on each \$100 of assessed valuation of each platted lot;

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17. Chartwell SCBD, a tax of \$40.00 per tax account;
18. Columbia Beach SCBD, a tax of \$0.296 on each \$100 of assessed valuation of each platted lot;
19. Crofton SCBD, a tax of \$0.075 on each \$100 of assessed valuation of each platted lot;
20. Deale Beach SCBD, a tax of \$50.00 per tax account;
21. Eden Wood SCBD, a tax of \$750.00 per tax account;
22. Epping Forest SCBD, a tax of \$0.247 on each \$100 of assessed valuation of each platted lot;
23. Fair Haven Cliffs SCBD, a tax of \$175.00 per tax account for improved property;
24. Felicity Cove SCBD, a tax of \$524.56 per tax account for improved property;
25. Franklin Manor SCBD, a tax of \$0.04 on each \$100 of assessed valuation of each platted lot;
26. Gibson Island SCBD, a tax of \$0.254 on each \$100 of assessed valuation of each platted lot;
27. Greenbriar Gardens SCBD, a tax of \$378.00 per tax account;
28. Greenbriar II SCBD, a tax of \$720.30 per tax account;
29. Heritage SCBD, a tax of \$500.00 per platted lot;
30. Hillsmere Estates SCBD, a tax of \$249.00 per platted lot;
31. Homewood Community Association SCBD, a tax of \$79.12 per tax account;
32. Hunter's Harbor SCBD, a tax of \$150.00 per tax account;
33. Idlewilde SCBD, a tax of \$85.00 per tax account for improved property;
34. Indian Hills SCBD, a tax of \$0.173 on each \$100 of assessed valuation per tax account for improved property;
35. Kensington SCBD, a tax of \$83.00 per tax account;
36. Little Magothy River SCBD, a tax of \$350.00 per tax account;
37. Loch Haven SCBD, a tax of \$95.00 per tax account;
38. Long Point on the Severn SCBD, a tax of \$400.00 per tax account;
39. Magothy Beach SCBD, a tax of \$40.00 per tax account;
40. Magothy Forge SCBD, a tax of \$94.64 per tax account;
41. Manhattan Beach SCBD, a tax of \$125 per tax account;
42. Mason Beach SCBD, a tax of \$106.79 per tax account;
43. Owings Beach SCBD, a tax of \$0.05 on each \$100 of assessed valuation of each platted lot;
44. Owings Cliffs SCBD, a tax of \$75.00 per tax account for improved property;

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45. Oyster Harbor SCBD, a tax of \$0.27 on each \$100 of assessed valuation of each platted lot;
46. Parke West SCBD, a tax of \$120.00 per tax account;
47. Pine Grove Village SCBD, a tax of \$160.00 per tax account;
48. Pines on the Severn SCBD, a tax of \$251.40 per tax account for improved property;
49. The Provinces SCBD, a tax of \$18.00 per tax account;
50. Queens Park SCBD, a tax of \$92.02 per tax account;
51. Rockview Beach/Riviera Isles SCBD, a tax of \$58.01 per tax account;
52. Scheides Cove Community Association SCBD, a tax of \$500.00 per platted lot;
53. Selby on the Bay SCBD, a tax of \$140.00 per tax account;
54. Severn Grove SCBD, a tax of \$254.50 per tax account;
55. Severna Forest SCBD, a tax of \$129.99 per tax account;
56. Severndale SCBD, a tax of \$128.31 per platted lot;
57. Sherwood Forest SCBD, a tax of \$3,614.00 per improved lot;
58. Shoreham Beach SCBD, a tax of \$525.00 per tax account;
59. Snug Harbor SCBD, a tax of \$87.72 per tax account;
60. South River Manor SCBD, a tax of \$150.00 per tax account;
61. South River Park SCBD, a tax of \$300.00 per tax account;
62. Steedman Point SCBD, a tax of \$250.00 per tax account for improved property;
63. Stone Haven SCBD, a tax of \$55.24 per tax account;
64. Sylvan Shores SCBD, a tax of \$441.70 per tax account;
65. Sylvan View on the Magothy SCBD, a tax of \$175.00 per tax account;
66. Upper Magothy Beach SCBD, a tax of \$50.00 per tax account;
67. Venice Beach SCBD, a tax of \$0.02 on each \$100 of assessed valuation of each platted lot;
68. Venice on the Bay SCBD, a tax of \$35.00 per tax account for improved property;
69. Wilelinor SCBD, a tax of \$500.00 per tax account for improved property;
70. Woodland Beach SCBD, a tax of \$80.00 per platted lot;
71. Woodland Beach (Pasadena) SCBD, a tax of \$300.00 per tax account;
72. Annapolis Cove SECD, a tax of \$46.24 per platted lot;

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73. Arundel-on-the-Bay SECD, a tax of \$0.02 on each \$100 of assessed valuation of such property;
74. Bay Ridge SECD, a tax of \$0.018 on each \$100 of assessed valuation of such property;
75. Camp Wabanna SECD, a tax of \$9,687.37 per tax account;
76. Cedarhurst-on-the-Bay SECD, a tax of \$0.08 on each \$100 of assessed valuation of such property;
77. Columbia Beach SECD, a tax of \$0.113 on each \$100 of assessed valuation of such property;
78. Elizabeth's Landing SECD, a tax of \$0.003 on each \$100 of assessed valuation of such property;
79. Franklin Manor SECD, a tax of \$0.08 on each \$100 of assessed valuation of such property;
80. Idlewilde SECD, a tax of \$0.006 on each \$100 of assessed valuation of such property;
81. Mason's Beach SECD, a tax of \$0.18 on each \$100 of assessed valuation of such property;
82. North Beach Park SECD, a tax of \$0.08 on each \$100 of assessed valuation of such property;
83. Riviera Beach SECD, a tax of \$0.04 on each \$100 of assessed valuation of such property;
84. Snug Harbor SECD, a tax of \$84.83 per tax account;
85. Amberley WID, a tax of \$ \$65.77 per waterfront property tax account and a tax rate of \$12.60 to all property tax accounts, including the waterfront property tax accounts;
86. Brown's Pond WID, a tax of \$1,077.69 per share;
87. Buckingham Cove WID, a tax of \$596.74 per tax account;
88. Cattail Creek and Upper Magothy River WID, a tax of \$1.19 per cubic yard of dredged material;
89. Lake Hillsmere II WID, a tax of \$562.00 per tax account;
90. Romar Estates WID, a tax of \$522.06 per tax account;
91. Snug Harbor WID, a tax of \$1,669.00 per tax account;
92. Spriggs Pond WID, a tax of \$200.00 per tax account; and
93. Whitehall WID, a tax of ~~\$575.94~~ \$505.74 per share.

SECTION 2. *And be it further enacted*, that this Ordinance shall take effect on July 1, 2020, except that number 37 of this Ordinance shall be contingent on Bill No. 8-20 taking effect on or before July 1, 2020, and if Bill No. 8-20 does not take effect on or before July 1, 2020, number 37 of this Ordinance shall be null and void without further action of the County Council.

PASSED: June 12, 2020

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Bill No. 28-20

AN ORDINANCE concerning: Tax Levies – Arundel Gateway Special Taxing District

FOR the purpose of levying and imposing the tax rates for the Arundel Gateway Special Taxing District required by the County Budget for Fiscal Year 2021.

WHEREAS, by Bill No. 16-12, the County Council established the Arundel Gateway Special Taxing District and authorized the issuance and sale of certain special obligation bonds to fund certain infrastructure improvements relating to the development and utilization of the land within the Arundel Gateway Special Taxing District, all pursuant to Article 24, § 9-1301 of the Annotated Code of Maryland and §§ 4-8-101, et seq., of the Anne Arundel County Code (2005, as amended) (together, the “Act”); and

WHEREAS, pursuant to the Act and other applicable authority, the County has issued \$22,500,000 maximum principal amount of special obligation bonds designated “Special Obligation Bonds (Arundel Gateway Project) Series 2014” (the “2014 Special Obligation Bonds”), which 2014 Special Obligation Bonds are to be repaid from the proceeds of the Arundel Gateway Special Taxing District special tax (the “Special Tax”); and

WHEREAS, pursuant to the Rate and Method of Apportionment of Special Taxes (“Rate and Method”) defined in Exhibit C of Bill No. 16-12, (a) each parcel of taxable property in the District is to be classified as developed property or undeveloped property; (b) the Administrator, as defined in the Rate and Method, is required to estimate the Special Tax Requirement (as defined in the Rate and Method) for each fiscal year; and (c) the County Council is required to determine the Special Tax Requirement applicable to the District and to levy the Special Tax for each fiscal year; and

WHEREAS, the Administrator has prepared a Report, “Arundel Gateway Special Taxing District, Anne Arundel County, Annual Special Tax Report, Fiscal Year 2020-2021” (the “Report”), in which the Administrator has made a classification of the taxable property in the District, and has estimated the Special Tax Requirement and recommended the Special Tax to be levied for Fiscal Year 2020-2021; and

WHEREAS, the County Council has determined that the Special Tax levied and imposed by this Ordinance shall be levied and imposed on the classifications of taxable property as submitted by the Administrator, subject to correction by the Controller of any errors in classification or property identification information, in order that the classifications shall be in conformity with the Rate and Method, and the property identification information shall be in conformity with the County’s property tax billing system; and

WHEREAS, the County Council has further determined to confirm the Special Tax Requirement estimated by the Administrator, and to levy the Special Tax at the rates as recommended by the Administrator; now, therefore,

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland,* That the Special Tax levied and imposed by this Ordinance shall be levied and imposed against the classifications of taxable property in the District made in accordance with the Rate and Method, such classifications being those submitted by the Administrator in the Report, subject to correction by the Controller of any errors in classification or property identification information, in order that the classifications shall be in conformity to the Rate and Method, and the property identification information shall be in conformity with the County’s property tax billing system.

SECTION 2. *And be it further enacted,* That the Special Tax Requirement estimated by the Administrator is hereby confirmed and determined.

SECTION 3. *And be it further enacted,* That the Arundel Gateway District Special Tax for the taxable year beginning July 1, 2020, and ending on June 30, 2021, is hereby levied and imposed pursuant to the Act and other applicable authority in accordance with the following land use classifications:

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- (a) for Developed Property – Rental Residential, \$781.50 per unit;
- (b) for Developed Property – For Sale Residential, \$1,531.36 per unit;
- (c) for Developed Property – Commercial Property, \$1,094.32 per 1,000 BSF; and
- (d) for Undeveloped Property – \$0.1935 per square foot.

SECTION 4. *And be it further enacted*, That the Special Tax to be levied and collected on each parcel for the taxable year beginning July 1, 2020 and ending on June 30, 2021, in the Arundel Gateway Special Taxing District, based on the applicable Special Tax rate and the classification of each parcel based on its status as of the date of its classification, March 1, 2020, is shown on Exhibit A attached hereto.

SECTION 5. *And be it further enacted*, That any corrections made by the Controller to the classifications or property identification information in the Report shall be submitted in writing by the Controller to the County Council, and the Report and the corrections shall be kept on file among the records of the County Council by the Administrative Officer to the County Council.

SECTION 6. *And be it further enacted*, That this Ordinance shall take effect on July 1, 2020.

PASSED: June 12, 2020

(EXHIBIT TO BILL NO. 28-20 APPEARS ON THE FOLLOWING PAGES)

**Arundel Gateway Special Taxing District
Anne Arundel County**

**Special Tax Roll
Fiscal Year 2020-2021**

Account Number	Taxable Net Land Area	Development Status	Property Classification	Maximum Special Tax	Special Tax to be Billed
04-058-9024-3593	1,302,096	Undeveloped	Commercial	\$461,485.15	\$251,927.89
04-058-9024-3594	540,013	Undeveloped	For Sale Residential	\$191,390.05	\$104,481.14
04-058-9024-3595	420,790	Undeveloped	Rental Residential	\$149,135.10	\$81,413.87
04-058-9024-3596	489,571	Undeveloped	For Sale Residential	\$173,512.36	\$94,721.58
04-058-9024-3597	0	Undeveloped	Exempt	\$0.00	\$0.00
04-058-9024-3598	800,502	Undeveloped	For Sale Residential	\$283,711.78	\$154,880.20
04-058-9024-3599	0	Undeveloped	Exempt	\$0.00	\$0.00
04-058-9024-3600	0	Undeveloped	Exempt	\$0.00	\$0.00
04-058-9024-3601	0	Undeveloped	Exempt	\$0.00	\$0.00
04-058-9024-3602	485,999	Undeveloped	Commercial Property	\$172,246.41	\$94,030.49
04-058-9024-3604	1,686,687	Undeveloped	For Sale Residential	\$597,790.93	\$326,338.15
04-058-9024-3605	0	Undeveloped	Exempt	\$0.00	\$0.00
04-058-9024-3606	0	Undeveloped	Exempt	\$0.00	\$0.00
04-000-9024-2712	1,359,595	Undeveloped	Rental Residential	\$481,863.86	\$263,052.77
04-000-9024-2713	0	Undeveloped	Exempt	\$0.00	\$0.00
04-000-9024-2714	0	Undeveloped	Exempt	\$0.00	\$0.00
04-000-9024-2715	0	Undeveloped	Exempt	\$0.00	\$0.00
04-000-9024-2716	0	Undeveloped	Exempt	\$0.00	\$0.00
04-000-9024-2717	0	Undeveloped	Exempt	\$0.00	\$0.00
04-000-0615-1850	0	Undeveloped	Exempt	\$0.00	\$0.00
04-000-0616-0000	0	Undeveloped	Exempt	\$0.00	\$0.00
04-058-9025-0815	2,320	Undeveloped	For Sale Residential	\$822.25	\$448.87
04-058-9025-0816	1,920	Undeveloped	For Sale Residential	\$680.48	\$371.48
04-058-9025-0817	1,920	Undeveloped	For Sale Residential	\$680.48	\$371.48
04-058-9025-0818	1,920	Undeveloped	For Sale Residential	\$680.48	\$371.48
04-058-9025-0819	1,920	Undeveloped	For Sale Residential	\$680.48	\$371.48
04-058-9025-0820	2,320	Undeveloped	For Sale Residential	\$822.25	\$448.87
04-058-9025-0821	2,025	Undeveloped	For Sale Residential	\$717.69	\$391.79
04-058-9025-0822	1,500	Undeveloped	For Sale Residential	\$531.63	\$290.22
04-058-9025-0823	1,500	Undeveloped	For Sale Residential	\$531.63	\$290.22
04-058-9025-0824	1,500	Undeveloped	For Sale Residential	\$531.63	\$290.22
04-058-9025-0825	1,500	Undeveloped	For Sale Residential	\$531.63	\$290.22
04-058-9025-0826	1,500	Undeveloped	For Sale Residential	\$531.63	\$290.22
04-058-9025-0827	1,500	Undeveloped	For Sale Residential	\$531.63	\$290.22
04-058-9025-0828	2,024	Undeveloped	For Sale Residential	\$717.34	\$391.60
04-058-9025-0829	1,575	Undeveloped	For Sale Residential	\$558.21	\$304.73
04-058-9025-0830	1,200	Undeveloped	For Sale Residential	\$425.30	\$232.17
04-058-9025-0831	1,200	Undeveloped	For Sale Residential	\$425.30	\$232.17
04-058-9025-0832	1,200	Undeveloped	For Sale Residential	\$425.30	\$232.17
04-058-9025-0833	1,200	Undeveloped	For Sale Residential	\$425.30	\$232.17
04-058-9025-0834	1,200	Undeveloped	For Sale Residential	\$425.30	\$232.17
04-058-9025-0835	1,575	Undeveloped	For Sale Residential	\$558.21	\$304.73
04-058-9025-0836	2,160	Undeveloped	For Sale Residential	\$765.54	\$417.91
04-058-9025-0837	2,160	Undeveloped	For Sale Residential	\$765.54	\$417.91
04-058-9025-0838	1,600	Undeveloped	For Sale Residential	\$567.07	\$309.57
04-058-9025-0839	1,600	Undeveloped	For Sale Residential	\$567.07	\$309.57
04-058-9025-0840	1,600	Undeveloped	For Sale Residential	\$567.07	\$309.57
04-058-9025-0841	2,160	Undeveloped	For Sale Residential	\$765.54	\$417.91
04-058-9025-0842	1,783	Undeveloped	For Sale Residential	\$631.93	\$344.97
04-058-9025-0843	1,262	Undeveloped	For Sale Residential	\$447.27	\$244.17
04-058-9025-0844	1,214	Undeveloped	For Sale Residential	\$430.26	\$234.88
04-058-9025-0845	1,202	Undeveloped	For Sale Residential	\$426.01	\$232.56

**Arundel Gateway Special Taxing District
Anne Arundel County**

**Special Tax Roll
Fiscal Year 2020-2021**

Account Number	Taxable Net Land Area	Development Status	Property Classification	Maximum Special Tax	Special Tax to be Billed
04-058-9025-0846	1,613	Undeveloped	For Sale Residential	\$571.68	\$312.08
04-058-9025-0847	2,160	Developed	For Sale Residential	\$1,683.67	\$1,531.36
04-058-9025-0848	1,600	Developed	For Sale Residential	\$1,683.67	\$1,531.36
04-058-9025-0849	1,600	Developed	For Sale Residential	\$1,683.67	\$1,531.36
04-058-9025-0850	1,600	Developed	For Sale Residential	\$1,683.67	\$1,531.36
04-058-9025-0851	1,600	Developed	For Sale Residential	\$1,683.67	\$1,531.36
04-058-9025-0852	2,153	Developed	For Sale Residential	\$1,683.67	\$1,531.36
04-058-9025-0853	1,680	Developed	For Sale Residential	\$1,683.67	\$1,531.36
04-058-9025-0854	1,280	Developed	For Sale Residential	\$1,683.67	\$1,531.36
04-058-9025-0855	1,280	Developed	For Sale Residential	\$1,683.67	\$1,531.36
04-058-9025-0856	1,280	Developed	For Sale Residential	\$1,683.67	\$1,531.36
04-058-9025-0857	1,280	Developed	For Sale Residential	\$1,683.67	\$1,531.36
04-058-9025-0858	1,680	Developed	For Sale Residential	\$1,683.67	\$1,531.36
04-058-9025-0859	1,680	Undeveloped	For Sale Residential	\$595.42	\$325.04
04-058-9025-0860	1,280	Undeveloped	For Sale Residential	\$453.65	\$247.65
04-058-9025-0861	1,280	Undeveloped	For Sale Residential	\$453.65	\$247.65
04-058-9025-0862	1,280	Undeveloped	For Sale Residential	\$453.65	\$247.65
04-058-9025-0863	1,280	Undeveloped	For Sale Residential	\$453.65	\$247.65
04-058-9025-0864	1,280	Undeveloped	For Sale Residential	\$453.65	\$247.65
04-058-9025-0865	1,295	Undeveloped	For Sale Residential	\$458.97	\$250.56
04-058-9025-0866	1,744	Undeveloped	For Sale Residential	\$618.10	\$337.43
04-058-9025-0867	1,707	Undeveloped	For Sale Residential	\$604.99	\$330.27
04-058-9025-0868	1,285	Undeveloped	For Sale Residential	\$455.43	\$248.62
04-058-9025-0869	1,291	Undeveloped	For Sale Residential	\$457.55	\$249.78
04-058-9025-0870	1,738	Undeveloped	For Sale Residential	\$615.98	\$336.27
04-058-9025-0871	2,295	Undeveloped	For Sale Residential	\$813.39	\$444.03
04-058-9025-0872	1,700	Undeveloped	For Sale Residential	\$602.51	\$328.91
04-058-9025-0873	1,700	Undeveloped	For Sale Residential	\$602.51	\$328.91
04-058-9025-0874	1,700	Undeveloped	For Sale Residential	\$602.51	\$328.91
04-058-9025-0875	1,700	Undeveloped	For Sale Residential	\$602.51	\$328.91
04-058-9025-0876	1,700	Undeveloped	For Sale Residential	\$602.51	\$328.91
04-058-9025-0877	2,295	Undeveloped	For Sale Residential	\$813.39	\$444.03
04-058-9025-0878	2,160	Developed	For Sale Residential	\$1,683.67	\$1,531.36
04-058-9025-0879	1,600	Developed	For Sale Residential	\$1,683.67	\$1,531.36
04-058-9025-0880	1,600	Developed	For Sale Residential	\$1,683.67	\$1,531.36
04-058-9025-0881	1,600	Developed	For Sale Residential	\$1,683.67	\$1,531.36
04-058-9025-0882	1,600	Developed	For Sale Residential	\$1,683.67	\$1,531.36
04-058-9025-0883	1,360	Developed	For Sale Residential	\$1,683.67	\$1,531.36
04-058-9025-0884	2,038	Developed	For Sale Residential	\$1,683.67	\$1,531.36
04-058-9025-0885	2,326	Developed	For Sale Residential	\$1,683.67	\$1,531.36
04-058-9025-0886	2,290	Undeveloped	For Sale Residential	\$811.62	\$443.07
04-058-9025-0887	1,700	Undeveloped	For Sale Residential	\$602.51	\$328.91
04-058-9025-0888	1,700	Undeveloped	For Sale Residential	\$602.51	\$328.91
04-058-9025-0889	1,700	Undeveloped	For Sale Residential	\$602.51	\$328.91
04-058-9025-0890	2,295	Undeveloped	For Sale Residential	\$813.39	\$444.03
04-058-9025-0891	2,610	Developed	For Sale Residential	\$1,683.67	\$1,531.36
04-058-9025-0892	2,160	Developed	For Sale Residential	\$1,683.67	\$1,531.36
04-058-9025-0893	2,160	Developed	For Sale Residential	\$1,683.67	\$1,531.36
04-058-9025-0894	2,160	Developed	For Sale Residential	\$1,683.67	\$1,531.36
04-058-9025-0895	2,160	Developed	For Sale Residential	\$1,683.67	\$1,531.36
04-058-9025-0896	2,160	Developed	For Sale Residential	\$1,683.67	\$1,531.36
04-058-9025-0897	2,160	Developed	For Sale Residential	\$1,683.67	\$1,531.36

Arundel Gateway Special Taxing District
 Anne Arundel County

Special Tax Roll
Fiscal Year 2020-2021

Account Number	Taxable Net Land Area	Development Status	Property Classification	Maximum Special Tax	Special Tax to be Billed
04-058-9025-0898	2,465	Undeveloped	For Sale Residential	\$873.64	\$476.93
04-058-9025-0899	2,040	Undeveloped	For Sale Residential	\$723.01	\$394.70
04-058-9025-0900	2,040	Undeveloped	For Sale Residential	\$723.01	\$394.70
04-058-9025-0901	2,040	Undeveloped	For Sale Residential	\$723.01	\$394.70
04-058-9025-0902	2,040	Undeveloped	For Sale Residential	\$723.01	\$394.70
04-058-9025-0903	2,040	Undeveloped	For Sale Residential	\$723.01	\$394.70
04-058-9025-0904	2,465	Undeveloped	For Sale Residential	\$873.64	\$476.93
04-058-9025-0905	2,465	Undeveloped	For Sale Residential	\$873.64	\$476.93
04-058-9025-0906	2,040	Undeveloped	For Sale Residential	\$723.01	\$394.70
04-058-9025-0907	2,040	Undeveloped	For Sale Residential	\$723.01	\$394.70
04-058-9025-0908	2,040	Undeveloped	For Sale Residential	\$723.01	\$394.70
04-058-9025-0909	2,040	Undeveloped	For Sale Residential	\$723.01	\$394.70
04-058-9025-0910	2,040	Undeveloped	For Sale Residential	\$723.01	\$394.70
04-058-9025-0911	2,465	Undeveloped	For Sale Residential	\$873.64	\$476.93
04-058-9025-0912	0	Undeveloped	Exempt	\$0.00	\$0.00
04-058-9025-0913	0	Undeveloped	Exempt	\$0.00	\$0.00
04-058-9025-0914	0	Undeveloped	Exempt	\$0.00	\$0.00
ROW	0	Undeveloped	Exempt	\$0.00	\$0.00
Total	7,257,347			\$2,600,205.08	\$1,436,000.00

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Bill No. 29-20

AN ORDINANCE concerning: Tax Levies – Arundel Mills Special Taxing District

FOR the purpose of levying and imposing the tax rates for the Arundel Mills Special Taxing District required by the County Budget for Fiscal Year 2021.

WHEREAS, by Bill No. 63-98, as amended by Bill No. 101-98, the County Council established the Arundel Mills Special Taxing District and authorized the issuance and sale of certain special obligation bonds to fund certain infrastructure improvements relating to the development and utilization of the land within the Arundel Mills Special Taxing District, all pursuant to Article 24, § 9-1301 of the Annotated Code of Maryland and Article 6, §§ 4A-101, et seq., of the Anne Arundel County Code (1985, as amended) (together, the “Act”); and

WHEREAS, by Bill No. 63-98, as amended by Bill No. 101-98, the County is required to determine the special tax requirement applicable to such district and to levy the special tax for the Fiscal Year 2021; and

WHEREAS, for Fiscal Year 2021, it has been determined that the debt service on the special obligation bonds, issued in December 1999, or bonds issued in May 2004, pursuant to Bill No. 8-04, or bonds issued pursuant to Bill No. 10-14 to refund such special obligation bonds, and other costs related to issuance of such bonds or to the administration of the district will be paid from sources other than the proceeds of the special taxes; now, therefore,

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland,* That a special tax for the taxable year beginning July 1, 2020, and ending on June 30, 2021, is hereby levied and imposed pursuant to the Act and other applicable authority in the Arundel Mills Special Taxing District for all taxable parcels of whatever classification at the rate of \$0.00.

SECTION 2. *And be it further enacted,* That this Ordinance shall take effect on July 1, 2020.

PASSED: June 12, 2020

Bill No. 30-20

AN ORDINANCE concerning: Tax Levies – Dorchester Special Taxing District

FOR the purpose of levying and imposing the tax rates for the Dorchester Special Taxing District required by the County Budget for Fiscal Year 2021.

WHEREAS, by Bill No. 99-97 and Resolution No. 44-97, the County Council established the Dorchester Special Taxing District and authorized the issuance and sale of certain special obligation bonds to fund certain infrastructure improvements relating to the development and utilization of the land within the Dorchester Special Taxing District, all pursuant to Article 24, § 9-1301 of the Annotated Code of Maryland and Article 6, §§ 4A-101, et seq., of the Anne Arundel County Code (1985, as amended) (together, the “Act”); and

WHEREAS, pursuant to the Act and other applicable authority, the County has issued \$9,916,620.58 aggregate principal amount of special obligation bonds designated “Special Tax District Bonds (The Villages of Dorchester Project) Series 2003A” and \$6,083,214.80 aggregate principal amount of special obligation bonds designated “Special Tax District Bonds (The Villages of Dorchester Project) Series 2003B” (collectively, the “2003 Special Obligation Bonds”), which 2003 Special Obligation Bonds were to be repaid from the proceeds of the Dorchester Special Taxing District special tax, under certain circumstances; and

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WHEREAS, by Bill No. 81-12, the County Council authorized the issuance and sale of certain special obligation refunding bonds to refund all or a portion of the 2003 Special Obligation Bonds (the “2013 Special Obligation Refunding Bonds”), which 2013 Special Obligation Refunding Bonds are to be repaid from the proceeds of the Dorchester Special Taxing District special tax under certain circumstances; and

WHEREAS, by Bill No. 81-12, among other actions, the County Council confirmed and ratified the Dorchester Rate and Method, the levy and imposition of the Dorchester District Special Tax through the application of the Dorchester Rate and Method, and the deposit of the Dorchester District Special Tax in the Dorchester Special Tax Fund; and

WHEREAS, in accordance with the recommendation of the Administrator, as defined in Resolution No. 44-97, Exhibit C, “Rate and Method of Apportionment of Special Taxes” (“Rate and Method”), the County Executive by Executive Order has reduced the Maximum Special Tax, as defined in the Rate and Method, in accordance with Section I of the Rate and Method to reflect the issuance of the Special Obligation Bonds; and

WHEREAS, pursuant to the Rate and Method included in Resolution No. 44-97, (a) the Administrator, as defined in the Rate and Method, is required to estimate the Special Tax Requirement for each fiscal year, and (b) the County Council is required to determine the Special Tax Requirement applicable to the District and to levy the Special Tax for each fiscal year; and

WHEREAS, the Administrator has prepared a Report, “Dorchester Special Taxing District, Anne Arundel County, Annual Special Tax Report, Fiscal Year 2020-2021” (the “Report”), in which the Administrator has estimated the Special Tax Requirement and recommended the Special Tax to be levied for Fiscal Year 2020-2021; and

WHEREAS, the County Council has determined that the Special Tax levied and imposed by this Ordinance shall be levied and imposed on the classifications of taxable property as submitted by the Administrator, subject to correction by the Controller of any errors in classification or property identification information, in order that the classifications shall be in conformity with the Rate and Method, and the property identification information shall be in conformity with the County’s property tax billing system; and

WHEREAS, the County Council has further determined to confirm the Special Tax Requirement estimated by the Administrator, and to levy the Special Tax at the rates as recommended by the Administrator; now, therefore,

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland,* That the Special Tax levied and imposed by this Ordinance shall be levied and imposed against the classifications of taxable property in the District made in accordance with the Rate and Method, such classifications being those submitted by the Administrator in the Report, subject to correction by the Controller of any errors in classification or property identification information, in order that the classifications shall be in conformity to the Rate and Method, and the property identification information shall be in conformity with the County’s property tax billing system.

SECTION 2. *And be it further enacted,* That the Special Tax Requirement estimated by the Administrator is hereby confirmed and determined.

SECTION 3. *And be it further enacted,* That the Dorchester District Special Tax for the taxable year beginning July 1, 2020, and ending on June 30, 2021, is hereby levied and imposed pursuant to the Act and other applicable authority in accordance with the following land use classifications:

- (a) for Developed Property – Townhouse, \$1,191.17 per unit; and
- (b) for Developed Property – Single-family, \$1,936.54 per unit.

SECTION 4. *And be it further enacted,* That any corrections made by the Controller to the classifications or property identification information in the Report shall be submitted in writing by the Controller to the County Council,

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and the Report and the corrections shall be kept on file among the records of the County Council by the Administrative Officer to the County Council.

SECTION 5. *And be it further enacted*, That this Ordinance shall take effect on July 1, 2020.

PASSED: June 12, 2020

Bill No. 31-20

AN ORDINANCE concerning: Tax Levies – Farmington Village Special Taxing District

FOR the purpose of levying and imposing the tax rates for the Farmington Village Special Taxing District required by the County Budget for Fiscal Year 2021.

WHEREAS, by Bill No. 11-98 and Resolution No. 2-98, the County Council established the Farmington Village Special Taxing District (the “District”) and authorized the issuance and sale of certain special obligation bonds to fund certain infrastructure improvements relating to the development and utilization of the land within the District, all pursuant to Article 24, § 9-1301 of the Annotated Code of Maryland and Article 6, §§ 4A-101, et seq., of the Anne Arundel County Code (1985, as amended) (together, the “Act”); and

WHEREAS, pursuant to the Act and other applicable authority, the County has issued \$6,222,000 aggregate principal amount of special obligation bonds designated “Special Taxing District Bonds (Farmington Village Project), Series 1998A” (the “1998 Special Taxing District Bonds”), which 1998 Special Taxing District Bonds were to be repaid from the proceeds of the Farmington Village District Special Tax (the “Special Tax”); and

WHEREAS, by Bill No. 81-12, the County Council authorized the issuance and sale of certain special obligation refunding bonds to refund all or a portion of the 1998 Special Obligation Bonds (the “2013 Special Obligation Refunding Bonds”), which 2013 Special Obligation Refunding Bonds are to be repaid from the proceeds of the Farmington Village Special Taxing District special tax under certain circumstances; and

WHEREAS, by Bill No. 81-12, among other actions, the County Council confirmed and ratified the Farmington Village Rate and Method, the levy and imposition of the Farmington Village District Special Tax through the application of the Farmington Village Rate and Method, and the deposit of the Farmington Village District Special Tax in the Farmington Village Special Tax Fund; and

WHEREAS, by Resolution No. 2-98, Exhibit C, “Rate and Method of Apportionment of Special Taxes” “Rate and Method”), (a) for each fiscal year, each parcel of taxable property in the District is to be classified as developed property or undeveloped property and classified as large single family, small single family, or town house; and (b) the Administrator (as defined in the Rate and Method) is required to estimate the Special Tax Requirement for each fiscal year; and (c) the County Council is required to determine the Special Tax Requirement applicable to the District and to levy the Special Tax for each fiscal year; and

WHEREAS, the Administrator has prepared a Report, “Farmington Village Special Taxing District, Anne Arundel County, Annual Special Tax Report, Fiscal Year 2020-2021” in which the Administrator has made a classification of the taxable property in the District, and has estimated the Special Tax Requirement and recommended the Special Tax to be levied for Fiscal Year 2020-2021 (the “Report”); and

WHEREAS, the County Council has determined that the Special Tax levied and imposed by this Ordinance shall be levied and imposed on the classifications of taxable property as submitted by the Administrator, subject to correction by the Controller of any errors in classification or property identification information, in order that the classifications shall be in conformity with the Rate and Method, and the property identification information shall be in conformity with the County’s property tax billing system; and

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WHEREAS, the County Council has further determined to confirm the Special Tax Requirement estimated by the Administrator, and to levy the Special Tax at the rates as recommended by the Administrator; now, therefore,

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland,* That the Special Tax levied and imposed by this Ordinance shall be levied and imposed against the classifications of taxable property in the District made in accordance with the Rate and Method, such classifications being those submitted by the Administrator in the Report, subject to correction by the Controller of any errors in classification or property identification information, in order that the classifications shall be in conformity to the Rate and Method, and the property identification information shall be in conformity with the County's property tax billing system.

SECTION 2. *And be it further enacted,* That the Special Tax Requirement estimated by the Administrator is hereby confirmed and determined.

SECTION 3. *And be it further enacted,* That the Farmington Village District Special Tax for the taxable year beginning July 1, 2020, and ending on June 30, 2021, is hereby levied and imposed pursuant to the Act and other applicable authority, for developed property, in accordance with the following land use classifications:

- (a) for the land use class Town Home, \$674.98 per unit;
- (b) for the land use class Small Single Family, \$1,249.65 per unit; and
- (c) for the land use class Large Single Family, \$1,731.62 per unit.

SECTION 4. *And be it further enacted,* That any taxable properties within the District which have permanently satisfied the obligation to pay the Special Tax by prepayment as provided for in the Rate and Method, such properties having been identified in an Executive Order dated October 20, 1998, prescribing and determining various matters in connection with the issuance and delivery of the 1998 Special Taxing District Bonds, and any other such properties which have made prepayment or which will make prepayment on or after October 20, 1998, as determined by the Controller, are hereby exempt from the imposition and levy of the Special Tax under this Ordinance.

SECTION 5. *And be it further enacted,* That any corrections made by the Controller to the classifications or property identification information in the Report shall be submitted in writing by the Controller to the County Council, and the Report and the corrections shall be kept on file among the records of the County Council by the Administrative Officer to the County Council.

SECTION 6. *And be it further enacted,* That this Ordinance shall take effect on July 1, 2020.

PASSED: June 12, 2020

Bill No. 32-20

AN ORDINANCE concerning: Tax Levies – National Business Park Special Taxing District

FOR the purpose of levying and imposing the tax rates for the National Business Park Special Taxing District required by the County Budget for Fiscal Year 2021.

WHEREAS, by Bill No. 15-98, as amended by Bill No. 74-99 and Bill No. 54-02, the County Council established the National Business Park Special Taxing District and authorized the issuance and sale of certain special obligation bonds to fund certain infrastructure improvements relating to the development and utilization of the land within the National Business Park Special Taxing District, all pursuant to Article 24, § 9-1301 of the Annotated Code of Maryland and Article 6, §§ 4A-101, et seq., of the Anne Arundel County Code (1985, as amended) (together, the "Act"); and

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WHEREAS, by Bill No. 15-98, as amended by Bill No. 74-99 and Bill No. 54-02, the County Council is required to determine the Special Tax Requirement applicable to the District and to levy the Special Tax for each fiscal year; and

WHEREAS, for Fiscal Year 2021, it has been determined that the debt service on the special obligation bonds, issued in July 2000, or bonds issued in May 2004, pursuant to Bill No. 9-04, or bonds issued pursuant to Bill No. 10-14 to refund such special obligation bonds, and other costs related to issuance of such bonds or to the administration of the district will be paid from sources other than the proceeds of the special taxes; now, therefore,

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland*, That a special tax for the taxable year beginning July 1, 2020, and ending on June 30, 2021, is hereby levied and imposed pursuant to the Act and other applicable authority in the National Business Park Special Taxing District for all taxable parcels of whatever classification at the rate of \$0.00.

SECTION 2. *And be it further enacted*, That this Ordinance shall take effect on July 1, 2020.

PASSED: June 12, 2020

Bill No. 33-20

AN ORDINANCE concerning: Tax Levies – National Business Park-North Special Taxing District

FOR the purpose of levying and imposing the tax rates for the National Business Park North Special Taxing District required by the County Budget for Fiscal Year 2021.

WHEREAS, by Bill No. 8-10, the County Council established the National Business Park-North Special Taxing District and authorized the issuance and sale of certain special obligation bonds to fund certain infrastructure improvements relating to the development and utilization of the land within the National Business Park-North Special Taxing District (the “District”), all pursuant to Article 24, § 9-1301 of the Annotated Code of Maryland and §§ 4-8-101, et seq., of the Anne Arundel County Code (2005, as amended) (together, the “Act”); and

WHEREAS, pursuant to the Act and other applicable authority, the County issued \$30,000,000 aggregate principal amount of special obligation bonds designated “Special Obligation Bonds (National Business Park North Project, Series 2010)” (the “2010 Special Obligation Bonds”), which were to be repaid from the proceeds of the National Business Park-North Special Taxing District special tax, under certain circumstances; and

WHEREAS, by Bill No. 6-18, the County Council authorized the issuance and sale of certain special obligation refunding bonds to refund all or a portion of the 2010 Special Obligation Bonds (the “2018 Special Obligation Refunding Bonds”), which 2018 Special Obligation Refunding Bonds are to be repaid from the proceeds of the National Business Park-North Special Taxing District special tax under certain circumstances; and

WHEREAS, by Bill No. 6-18, among other actions, the County Council confirmed and ratified the National Business Park-North Rate and Method, the levy and imposition of the National Business Park-North Special Tax through the application of the National Business Park-North Rate and Method, and the deposit of the National Business Park-North Special Tax in the National Business Park-North Special Taxing District Fund; and

WHEREAS, by Bill No. 6-18, the County is further required to determine the special tax requirement applicable to such district and to levy the special tax for the Fiscal Year 2021; and

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WHEREAS, for Fiscal Year 2021, it has been determined that the debt service on the special obligation bonds and other costs related to issuance of such bonds or to the administration of the district will be paid from sources other than the proceeds of the special taxes; now, therefore,

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland*, That a special tax for the taxable year beginning July 1, 2020, and ending on June 30, 2021, is hereby levied and imposed pursuant to the Act and other applicable authority in the National Business Park-North Special Taxing District for all taxable parcels of whatever classification at the rate of \$0.00.

SECTION 2. *And be it further enacted*, That this Ordinance shall take effect on July 1, 2020.

PASSED: June 12, 2020

Bill No. 34-20

AN ORDINANCE concerning: Tax Levies – Two Rivers Special Taxing District

FOR the purpose of levying and imposing the tax rates for the Two Rivers Special Taxing District required by the County Budget for Fiscal Year 2021.

WHEREAS, by Bill No. 85-10, the County Council established the Two Rivers Special Taxing District and authorized the issuance and sale of certain special obligation bonds to fund certain infrastructure improvements relating to the development and utilization of the land within the Two Rivers Special Taxing District, all pursuant to Article 24, § 9-1301 of the Annotated Code of Maryland and Article 6, §§ 4A-101, et seq., of the Anne Arundel County Code (1985, as amended) (together, the “Act”); and

WHEREAS, pursuant to the Act and other applicable authority, the County has issued \$30,000,000 aggregate principal amount of special obligation bonds designated “Special Tax District Bonds (The Villages at Two Rivers Project) Series 2014” (collectively, the “2014 Special Obligation Bonds”), which 2014 Special Obligation Bonds are to be repaid from the proceeds of the Two Rivers Special Taxing District special tax; and

WHEREAS, in accordance with the recommendation of the Administrator, as defined in Bill No. 85-10, Exhibit C, “Rate and Method of Apportionment of Special Taxes” (“Rate and Method”), the Controller has reduced the Maximum Special Tax, as defined in the Rate and Method, in accordance with Section G of the Rate and Method to reflect the issuance of the Special Obligation Bonds; and

WHEREAS, pursuant to the Rate and Method included in Bill No. 85-10, (a) the Administrator, as defined in the Rate and Method, is required to estimate the Special Tax Requirement for each fiscal year, and (b) the County Council is required to determine the Special Tax Requirement applicable to the District and to levy the Special Tax for each fiscal year; and

WHEREAS, the Administrator has prepared a Report, “Two Rivers Special Taxing District, Anne Arundel County, Annual Special Tax Report, Fiscal Year 2020-2021” (the “Report”), in which the Administrator has estimated the Special Tax Requirement and recommended the Special Tax to be levied for Fiscal Year 2020-2021; and

WHEREAS, the County Council has determined that the Special Tax levied and imposed by this Ordinance shall be levied and imposed on the classifications of taxable property as submitted by the Administrator, subject to correction by the Controller of any errors in classification or property identification information, in order that the classifications shall be in conformity with the Rate and Method, and the property identification information shall be in conformity with the County’s property tax billing system; and

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WHEREAS, the County Council has further determined to confirm the Special Tax Requirement estimated by the Administrator, and to levy the Special Tax at the rates as recommended by the Administrator; now, therefore,

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland,* That the Special Tax levied and imposed by this Ordinance shall be levied and imposed against the classifications of taxable property in the District made in accordance with the Rate and Method, such classifications being those submitted by the Administrator in the Report, subject to correction by the Controller of any errors in classification or property identification information, in order that the classifications shall be in conformity to the Rate and Method, and the property identification information shall be in conformity with the County's property tax billing system.

SECTION 2. *And be it further enacted,* That the Special Tax Requirement estimated by the Administrator is hereby confirmed and determined.

SECTION 3. *And be it further enacted,* That the Two Rivers District Special Tax for the taxable year beginning July 1, 2020, and ending on June 30, 2021, is hereby levied and imposed pursuant to the Act and other applicable authority in accordance with the following land use classifications:

- (a) for Undeveloped Property – \$0.106 per square foot of net land area of the parcel;
- (b) for Developed Property – Single-family attached, \$699.34 per unit; and
- (c) for Developed Property – Single-family detached, \$985.39 per unit.

SECTION 4. *And be it further enacted,* That the Special Tax to be levied and collected on each parcel for the taxable year beginning July 1, 2020, and ending on June 30, 2021, in the Two Rivers Special Taxing District, based on the applicable Special Tax rate and the classification of each parcel based on its status as of the date of its classification, March 27, 2020, is shown on Exhibit A attached hereto.

SECTION 5. *And be it further enacted,* That any corrections made by the Controller to the classifications or property identification information in the Report shall be submitted in writing by the Controller to the County Council, and the Report and the corrections shall be kept on file among the records of the County Council by the Administrative Officer to the County Council.

SECTION 6. *And be it further enacted,* That this Ordinance shall take effect on July 1, 2020.

PASSED: June 12, 2020

(EXHIBIT TO BILL NO. 34-20 APPEARS ON THE FOLLOWING PAGES)

**Two Rivers Special Tax District
Anne Arundel County**

Special Tax Levy
Fiscal Year 2020-2021

Account Number	Undeveloped Net Land Area	Classification	Property Type	Maximum Special Tax	Special Tax to be Billed
04-816-90241400	0	Developed	Attached	\$770.29	\$699.34
04-000-90230534	0	Exempt	Right-of-way	\$0.00	\$0.00
04-000-90237900	0	Exempt	Right-of-way	\$0.00	\$0.00
04-110-90238348	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238349	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238350	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238351	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238352	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238353	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238354	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238355	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238356	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238357	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238358	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238359	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238360	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238361	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238362	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238364	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238365	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238366	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238367	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238368	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238369	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238370	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238371	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238372	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238373	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238374	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238375	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238376	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238377	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238378	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238379	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238380	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238381	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238382	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238383	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238384	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238385	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238386	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238387	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238388	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238389	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238390	0	Developed	Detached	\$1,084.50	\$985.39

Account Number	Undeveloped Net		Property Type	Maximum Special Tax	Special Tax to be Billed
	Land Area	Classification			
04-110-90238391	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238392	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238393	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238394	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238395	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238396	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238397	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238398	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238399	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238400	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238401	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238402	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238403	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238404	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238405	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238406	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238407	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238408	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238409	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238410	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238411	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238412	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238413	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238414	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238415	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238416	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238417	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238418	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238419	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238420	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238421	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238422	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238423	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238424	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238425	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238426	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238427	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238428	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238429	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238430	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238431	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238432	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238433	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238434	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238435	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238436	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238437	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238438	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238439	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238440	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238441	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238442	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238443	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238444	0	Developed	Detached	\$1,084.50	\$985.39

Account Number	Undeveloped Net Land Area	Classification	Property Type	Maximum Special Tax	Special Tax to be Billed
04-110-90238445	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238446	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238447	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238448	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238449	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238450	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238451	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238452	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238453	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238454	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238455	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238456	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238457	0	Developed	Detached	\$1,084.50	\$985.39
04-110-90238458	0	Exempt	Open Space	\$0.00	\$0.00
04-110-90238459	0	Exempt	Open Space	\$0.00	\$0.00
04-110-90238460	0	Exempt	Open Space	\$0.00	\$0.00
04-110-90238461	0	Exempt	Open Space	\$0.00	\$0.00
04-110-90238462	0	Exempt	Open Space	\$0.00	\$0.00
04-110-90238463	0	Exempt	Right-of-way	\$0.00	\$0.00
04-146-90238896	7,130	Undeveloped	Detached	\$844.34	\$758.04
04-146-90238897	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90238898	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90238899	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90238900	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90238901	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90238902	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90238903	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90238904	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90238905	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90238906	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90238907	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90238908	7,105	Undeveloped	Detached	\$841.38	\$755.38
04-146-90238909	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90238910	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90238911	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90238912	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90238913	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90238914	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90238915	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90238916	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90238917	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90238918	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90238919	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90238920	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90238921	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90238922	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90238923	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90238924	7,742	Undeveloped	Detached	\$916.81	\$823.10
04-146-90238925	7,854	Undeveloped	Detached	\$930.07	\$835.01
04-146-90238926	7,784	Undeveloped	Detached	\$921.78	\$827.57
04-146-90238927	5,520	Undeveloped	Detached	\$653.68	\$586.87
04-146-90238928	7,130	Undeveloped	Detached	\$844.34	\$758.04
04-146-90238929	7,130	Undeveloped	Detached	\$844.34	\$758.04
04-146-90238930	7,130	Undeveloped	Detached	\$844.34	\$758.04

Account Number	Undeveloped Net		Property Type	Maximum Special Tax	Special Tax to be Billed
	Land Area	Classification			
04-146-90238931	5,953	Undeveloped	Detached	\$704.96	\$632.90
04-146-90238932	5,767	Undeveloped	Detached	\$682.93	\$613.13
04-146-90238933	5,779	Undeveloped	Detached	\$684.35	\$614.40
04-146-90238934	5,796	Undeveloped	Detached	\$686.36	\$616.21
04-146-90238935	5,781	Undeveloped	Detached	\$684.59	\$614.62
04-146-90238936	5,781	Undeveloped	Detached	\$684.59	\$614.62
04-146-90238937	5,781	Undeveloped	Detached	\$684.59	\$614.62
04-146-90238938	5,781	Undeveloped	Detached	\$684.59	\$614.62
04-146-90238939	5,781	Undeveloped	Detached	\$684.59	\$614.62
04-146-90238940	5,781	Undeveloped	Detached	\$684.59	\$614.62
04-146-90238941	5,781	Undeveloped	Detached	\$684.59	\$614.62
04-146-90238942	5,781	Undeveloped	Detached	\$684.59	\$614.62
04-146-90238943	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90238944	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90238945	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90238946	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90238947	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90238948	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90238949	6,830	Undeveloped	Detached	\$808.81	\$726.14
04-146-90238950	6,670	Undeveloped	Detached	\$789.86	\$709.13
04-146-90238951	6,670	Undeveloped	Detached	\$789.86	\$709.13
04-146-90238952	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90238953	5,520	Undeveloped	Detached	\$653.68	\$586.87
04-146-90238954	7,522	Undeveloped	Detached	\$890.76	\$799.72
04-146-90238955	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90238956	5,750	Undeveloped	Detached	\$680.92	\$611.32
04-146-90238957	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90238958	5,614	Undeveloped	Detached	\$664.81	\$596.86
04-146-90238959	5,919	Undeveloped	Detached	\$700.93	\$629.29
04-146-90238960	5,980	Undeveloped	Detached	\$708.15	\$635.77
04-146-90238961	5,980	Undeveloped	Detached	\$708.15	\$635.77
04-146-90238962	5,981	Undeveloped	Detached	\$708.27	\$635.88
04-146-90238963	5,980	Undeveloped	Detached	\$708.15	\$635.77
04-146-90238964	5,981	Undeveloped	Detached	\$708.27	\$635.88
04-146-90238965	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90238966	5,981	Undeveloped	Detached	\$708.27	\$635.88
04-146-90238968	5,980	Undeveloped	Detached	\$708.15	\$635.77
04-146-90238969	5,981	Undeveloped	Detached	\$708.27	\$635.88
04-146-90238970	5,981	Undeveloped	Detached	\$708.27	\$635.88
04-146-90238971	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90238972	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90238973	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90238974	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90238975	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90238976	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90238977	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90238978	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90238979	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90238980	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90238981	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90238982	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90238983	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90238984	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90238985	0	Developed	Detached	\$1,084.50	\$985.39

Account Number	Undeveloped Net		Property Type	Maximum Special Tax	Special Tax to be Billed
	Land Area	Classification			
04-146-90238986	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90238987	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90238988	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90238989	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90238990	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90238991	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90238992	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90238993	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90238994	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90238995	7,617	Undeveloped	Detached	\$902.01	\$809.82
04-146-90238996	7,100	Undeveloped	Detached	\$840.78	\$754.85
04-146-90238997	7,100	Undeveloped	Detached	\$840.78	\$754.85
04-146-90238998	6,682	Undeveloped	Detached	\$791.28	\$710.41
04-146-90238999	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90239000	7,829	Undeveloped	Detached	\$927.11	\$832.35
04-146-90239001	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90239002	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90239003	9,418	Undeveloped	Detached	\$1,115.28	\$1,001.29
04-146-90239004	7,429	Undeveloped	Detached	\$879.74	\$789.83
04-146-90239005	7,130	Undeveloped	Detached	\$844.34	\$758.04
04-146-90239006	7,130	Undeveloped	Detached	\$844.34	\$758.04
04-146-90239007	5,986	Undeveloped	Detached	\$708.86	\$636.41
04-146-90239008	5,317	Undeveloped	Detached	\$629.64	\$565.29
04-146-90239009	7,008	Undeveloped	Detached	\$829.89	\$745.07
04-146-90239010	7,065	Undeveloped	Detached	\$836.64	\$751.13
04-146-90239011	7,065	Undeveloped	Detached	\$836.64	\$751.13
04-146-90239012	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90239013	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90239014	6,909	Undeveloped	Detached	\$818.17	\$734.54
04-146-90239015	5,225	Undeveloped	Detached	\$618.75	\$555.51
04-146-90239016	6,061	Undeveloped	Detached	\$717.75	\$644.39
04-146-90239017	5,438	Undeveloped	Detached	\$643.97	\$578.15
04-146-90239018	4,830	Undeveloped	Detached	\$571.97	\$513.51
04-146-90239019	4,929	Undeveloped	Detached	\$583.69	\$524.04
04-146-90239020	5,339	Undeveloped	Detached	\$632.25	\$567.63
04-146-90239021	5,056	Undeveloped	Detached	\$598.73	\$537.54
04-146-90239022	5,056	Undeveloped	Detached	\$598.73	\$537.54
04-146-90239023	5,056	Undeveloped	Detached	\$598.73	\$537.54
04-146-90239024	5,056	Undeveloped	Detached	\$598.73	\$537.54
04-146-90239025	5,056	Undeveloped	Detached	\$598.73	\$537.54
04-146-90239026	5,056	Undeveloped	Detached	\$598.73	\$537.54
04-146-90239027	5,056	Undeveloped	Detached	\$598.73	\$537.54
04-146-90239028	5,056	Undeveloped	Detached	\$598.73	\$537.54
04-146-90239029	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90239030	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90239031	0	Exempt	Rec Area	\$0.00	\$0.00
04-146-90239050	0	Exempt	Open Space	\$0.00	\$0.00
04-146-90239051	0	Exempt	Right-of-way	\$0.00	\$0.00
04-146-90239052	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90239053	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90239054	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90239055	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90239056	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90239057	0	Developed	Detached	\$1,084.50	\$985.39

Account Number	Undeveloped Net		Property Type	Maximum Special Tax	Special Tax to be Billed
	Land Area	Classification			
04-146-90239058	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90239059	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90239060	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90239061	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90239062	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90239063	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90239064	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90239065	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90239066	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90239067	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90239068	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90239069	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90239070	5,909	Undeveloped	Detached	\$699.75	\$628.23
04-146-90239071	5,909	Undeveloped	Detached	\$699.75	\$628.23
04-146-90239072	5,909	Undeveloped	Detached	\$699.75	\$628.23
04-146-90239073	5,909	Undeveloped	Detached	\$699.75	\$628.23
04-146-90239074	5,727	Undeveloped	Detached	\$678.19	\$608.88
04-146-90239075	4,830	Undeveloped	Detached	\$571.97	\$513.51
04-146-90239076	4,830	Undeveloped	Detached	\$571.97	\$513.51
04-146-90239077	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90239078	6,614	Undeveloped	Detached	\$783.23	\$703.18
04-146-90239079	5,290	Undeveloped	Detached	\$626.44	\$562.42
04-146-90239080	5,290	Undeveloped	Detached	\$626.44	\$562.42
04-146-90239081	5,290	Undeveloped	Detached	\$626.44	\$562.42
04-146-90239082	5,835	Undeveloped	Detached	\$690.98	\$620.36
04-146-90239083	6,601	Undeveloped	Detached	\$781.69	\$701.80
04-146-90239084	5,449	Undeveloped	Detached	\$645.27	\$579.32
04-146-90239085	5,449	Undeveloped	Detached	\$645.27	\$579.32
04-146-90239086	5,449	Undeveloped	Detached	\$645.27	\$579.32
04-146-90239087	5,449	Undeveloped	Detached	\$645.27	\$579.32
04-146-90239089	5,449	Undeveloped	Detached	\$645.27	\$579.32
04-146-90239090	5,449	Undeveloped	Detached	\$645.27	\$579.32
04-146-90239091	5,449	Undeveloped	Detached	\$645.27	\$579.32
04-146-90239092	5,449	Undeveloped	Detached	\$645.27	\$579.32
04-146-90239093	5,981	Undeveloped	Detached	\$708.27	\$635.88
04-146-90239094	5,981	Undeveloped	Detached	\$708.27	\$635.88
04-146-90239095	5,980	Undeveloped	Detached	\$708.15	\$635.77
04-146-90239096	5,980	Undeveloped	Detached	\$708.15	\$635.77
04-146-90239097	5,981	Undeveloped	Detached	\$708.27	\$635.88
04-146-90239098	5,981	Undeveloped	Detached	\$708.27	\$635.88
04-146-90239099	5,980	Undeveloped	Detached	\$708.15	\$635.77
04-146-90239100	5,981	Undeveloped	Detached	\$708.27	\$635.88
04-146-90239101	5,981	Undeveloped	Detached	\$708.27	\$635.88
04-146-90239102	5,980	Undeveloped	Detached	\$708.15	\$635.77
04-146-90239103	5,980	Undeveloped	Detached	\$708.15	\$635.77
04-146-90239104	5,980	Undeveloped	Detached	\$708.15	\$635.77
04-146-90239105	5,980	Undeveloped	Detached	\$708.15	\$635.77
04-146-90239106	5,780	Undeveloped	Detached	\$684.47	\$614.51
04-146-90239107	5,520	Undeveloped	Detached	\$653.68	\$586.87
04-146-90239108	5,520	Undeveloped	Detached	\$653.68	\$586.87
04-146-90239109	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90239110	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90239111	7,306	Undeveloped	Detached	\$865.18	\$776.75
04-146-90239112	0	Developed	Detached	\$1,084.50	\$985.39

Account Number	Undeveloped Net		Property Type	Maximum Special Tax	Special Tax to be Billed
	Land Area	Classification			
04-146-90239113	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90239114	7,130	Undeveloped	Detached	\$844.34	\$758.04
04-146-90239115	7,245	Undeveloped	Detached	\$857.95	\$770.27
04-146-90239116	6,670	Undeveloped	Detached	\$789.86	\$709.13
04-146-90239117	7,245	Undeveloped	Detached	\$857.95	\$770.27
04-146-90239118	7,927	Undeveloped	Detached	\$938.72	\$842.77
04-146-90239119	7,525	Undeveloped	Detached	\$891.11	\$800.03
04-146-90239120	6,670	Undeveloped	Detached	\$789.86	\$709.13
04-146-90239121	7,130	Undeveloped	Detached	\$844.34	\$758.04
04-146-90239122	7,130	Undeveloped	Detached	\$844.34	\$758.04
04-146-90239123	7,130	Undeveloped	Detached	\$844.34	\$758.04
04-146-90239124	6,670	Undeveloped	Detached	\$789.86	\$709.13
04-146-90239125	7,130	Undeveloped	Detached	\$844.34	\$758.04
04-146-90239126	7,003	Undeveloped	Detached	\$829.30	\$744.54
04-146-90239127	5,520	Undeveloped	Detached	\$653.68	\$586.87
04-146-90239128	7,130	Undeveloped	Detached	\$844.34	\$758.04
04-146-90239129	7,130	Undeveloped	Detached	\$844.34	\$758.04
04-146-90239130	5,520	Undeveloped	Detached	\$653.68	\$586.87
04-146-90239131	7,130	Undeveloped	Detached	\$844.34	\$758.04
04-146-90239132	7,130	Undeveloped	Detached	\$844.34	\$758.04
04-146-90239133	5,520	Undeveloped	Detached	\$653.68	\$586.87
04-146-90239134	7,130	Undeveloped	Detached	\$844.34	\$758.04
04-146-90239135	5,520	Undeveloped	Detached	\$653.68	\$586.87
04-146-90239136	7,130	Undeveloped	Detached	\$844.34	\$758.04
04-146-90239137	7,402	Undeveloped	Detached	\$876.55	\$786.96
04-146-90239138	7,601	Undeveloped	Detached	\$900.11	\$808.11
04-146-90239139	7,130	Undeveloped	Detached	\$844.34	\$758.04
04-146-90239140	7,130	Undeveloped	Detached	\$844.34	\$758.04
04-146-90239141	7,130	Undeveloped	Detached	\$844.34	\$758.04
04-146-90239142	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90239143	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90239144	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90239145	7,130	Undeveloped	Detached	\$844.34	\$758.04
04-146-90239146	0	Developed	Detached	\$1,084.50	\$985.39
04-146-90239158	0	Exempt	Right-of-way	\$0.00	\$0.00
04-146-90239159	0	Exempt	Open Space	\$0.00	\$0.00
04-682-90238467	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238468	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238469	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238470	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238471	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238472	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238473	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238474	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238475	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238476	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238477	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238478	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238479	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238480	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238481	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238482	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238483	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238484	0	Developed	Detached	\$1,084.50	\$985.39

Account Number	Undeveloped Net		Property Type	Maximum Special Tax	Special Tax to be Billed
	Land Area	Classification			
04-682-90238485	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238486	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238487	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238488	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238489	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238490	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238491	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238492	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238493	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238494	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238496	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238497	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238498	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238499	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238500	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238501	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238502	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238503	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238504	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238505	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238506	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238507	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238508	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238509	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238510	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238511	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238512	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238513	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238514	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238515	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238516	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238517	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238518	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238519	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238520	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238521	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238522	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238523	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238524	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238525	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238526	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238527	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238529	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238530	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238531	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238532	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238533	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238534	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238535	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238536	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238537	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238538	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238539	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238540	0	Developed	Detached	\$1,084.50	\$985.39

Account Number	Undeveloped Net		Property Type	Maximum Special Tax	Special Tax to be Billed
	Land Area	Classification			
04-682-90238541	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238542	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238543	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238544	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238545	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238546	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238547	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238548	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238549	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238550	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238551	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238552	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238553	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238554	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238555	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238556	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238557	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238558	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238559	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238560	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238561	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238562	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238563	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238564	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238565	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238566	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238567	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238568	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238569	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238570	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238571	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238572	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238573	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238574	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238575	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238576	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238577	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238578	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238579	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238580	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238581	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238582	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238583	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238584	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238585	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238586	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238587	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238588	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238589	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238590	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238591	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238592	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238593	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238594	0	Developed	Detached	\$1,084.50	\$985.39

Account Number	Undeveloped Net		Property Type	Maximum Special Tax	Special Tax to be Billed
	Land Area	Classification			
04-682-90238595	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238596	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238597	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238598	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238599	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238600	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238601	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238602	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238603	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238604	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238605	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238606	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238607	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238608	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238609	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238610	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238611	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238612	0	Developed	Detached	\$1,084.50	\$985.39
04-682-90238628	0	Exempt	Open Space	\$0.00	\$0.00
04-682-90238629	0	Exempt	Open Space	\$0.00	\$0.00
04-682-90238630	0	Exempt	Open Space	\$0.00	\$0.00
04-682-90238631	0	Exempt	Open Space	\$0.00	\$0.00
04-682-90238632	0	Exempt	Open Space	\$0.00	\$0.00
04-682-90238633	0	Exempt	Open Space	\$0.00	\$0.00
04-682-90238889	0	Exempt	Right-of-way	\$0.00	\$0.00
04-682-90238890	0	Exempt	Right-of-way	\$0.00	\$0.00
04-682-90238891	0	Exempt	Right-of-way	\$0.00	\$0.00
04-682-90238892	0	Exempt	Right-of-way	\$0.00	\$0.00
04-682-90238893	0	Exempt	Right-of-way	\$0.00	\$0.00
04-682-90238894	0	Exempt	Right-of-way	\$0.00	\$0.00
04-816-90238250	0	Exempt	Right-of-way	\$0.00	\$0.00
04-816-90238251	0	Exempt	Right-of-way	\$0.00	\$0.00
04-816-90238252	0	Exempt	SPS #2	\$0.00	\$0.00
04-816-90238254	0	Exempt	Comm Ctr	\$0.00	\$0.00
04-816-90238258	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90238259	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90238260	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90238261	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90238262	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90238263	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90238264	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90238265	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90238266	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90238267	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90238268	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90238269	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90238270	0	Developed	Attached	\$770.29	\$699.34
04-816-90238271	0	Developed	Attached	\$770.29	\$699.34
04-816-90238272	0	Developed	Attached	\$770.29	\$699.34
04-816-90238273	0	Developed	Attached	\$770.29	\$699.34
04-816-90238274	0	Developed	Attached	\$770.29	\$699.34
04-816-90238275	0	Developed	Attached	\$770.29	\$699.34
04-816-90238276	0	Developed	Attached	\$770.29	\$699.34
04-816-90238277	0	Developed	Attached	\$770.29	\$699.34

Account Number	Undeveloped Net		Property Type	Maximum Special Tax	Special Tax to be Billed
	Land Area	Classification			
04-816-90238278	0	Developed	Attached	\$770.29	\$699.34
04-816-90238279	0	Developed	Attached	\$770.29	\$699.34
04-816-90238280	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90238281	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90238282	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90238283	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90238284	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90238285	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90238287	0	Exempt	Open Space	\$0.00	\$0.00
04-816-90238288	0	Exempt	Open Space	\$0.00	\$0.00
04-816-90238289	0	Exempt	Right-of-way	\$0.00	\$0.00
04-816-90238290	0	Exempt	Right-of-way	\$0.00	\$0.00
04-816-90238291	0	Exempt	Open Space	\$0.00	\$0.00
04-816-90250601	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90250602	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90250603	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90250604	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90250605	6,477	Undeveloped	Detached	\$767.01	\$688.61
04-816-90250606	6,477	Undeveloped	Detached	\$767.01	\$688.61
04-816-90250607	6,477	Undeveloped	Detached	\$767.01	\$688.61
04-816-90250608	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90250609	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90250610	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90250611	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90250612	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90250613	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90250614	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90250615	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90250616	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90250617	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90250618	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90250619	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90250620	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90250621	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90250622	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90250623	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90250624	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90250625	0	Exempt	Open Space	\$0.00	\$0.00
04-816-90250626	0	Exempt	Open Space	\$0.00	\$0.00
04-816-90250627	0	Exempt	Open Space	\$0.00	\$0.00
04-816-90250628	0	Exempt	Right-of-way	\$0.00	\$0.00
04-816-90238293	0	Exempt	Flood Plain	\$0.00	\$0.00
04-816-90238294	0	Exempt	Open Space	\$0.00	\$0.00
04-816-90238296	0	Exempt	Flood Plain	\$0.00	\$0.00
04-816-90238299	0	Exempt	N/A	\$0.00	\$0.00
04-816-90238303	0	Exempt	SPS #1	\$0.00	\$0.00
04-816-90238304	0	Exempt	Open Space	\$0.00	\$0.00
04-816-90238305	0	Exempt	Flood Plain	\$0.00	\$0.00
04-816-90238309	1,551,651	Undeveloped	Detached	\$183,746.87	\$164,966.60
04-816-90238297	474,368	Undeveloped	Detached	\$56,174.82	\$50,433.35
04-816-90238310	0	Exempt	Open Space	\$0.00	\$0.00
04-816-90238311	528,209	Undeveloped	Detached	\$62,550.59	\$56,157.46
04-816-90238312	0	Exempt	Open Space	\$0.00	\$0.00
04-816-90238313	0	Exempt	Flood Plain	\$0.00	\$0.00

Account Number	Undeveloped Net Land Area	Classification	Property Type	Maximum Special Tax	Special Tax to be Billed
04-816-90238315	0	Exempt	Open Space	\$0.00	\$0.00
04-816-90238316	0	Exempt	Open Space	\$0.00	\$0.00
04-816-90238317	0	Exempt	Open Space	\$0.00	\$0.00
04-816-90238318	0	Exempt	Open Space	\$0.00	\$0.00
04-816-90238320	1,520,592	Undeveloped	Detached	\$180,068.94	\$161,664.58
04-816-90238321	0	Exempt	Open Space	\$0.00	\$0.00
04-816-90238322	0	Exempt	Open Space	\$0.00	\$0.00
04-816-90238323	0	Exempt	Water Tank	\$0.00	\$0.00
04-816-90238324	0	Exempt	Open Space	\$0.00	\$0.00
04-816-90238327	0	Exempt	Flood Plain	\$0.00	\$0.00
04-816-90239984	0	Exempt	N/A	\$0.00	\$0.00
04-816-90241372	4,600	Undeveloped	Attached	\$544.73	\$489.06
04-816-90241373	3,680	Undeveloped	Attached	\$435.79	\$391.25
04-816-90241374	3,680	Undeveloped	Attached	\$435.79	\$391.25
04-816-90241375	4,600	Undeveloped	Attached	\$544.73	\$489.06
04-816-90241376	4,600	Undeveloped	Attached	\$544.73	\$489.06
04-816-90241377	3,680	Undeveloped	Attached	\$435.79	\$391.25
04-816-90241378	3,680	Undeveloped	Attached	\$435.79	\$391.25
04-816-90241379	4,600	Undeveloped	Attached	\$544.73	\$489.06
04-816-90241380	0	Developed	Attached	\$770.29	\$699.34
04-816-90241381	0	Developed	Attached	\$770.29	\$699.34
04-816-90241382	0	Developed	Attached	\$770.29	\$699.34
04-816-90241383	0	Developed	Attached	\$770.29	\$699.34
04-816-90241384	0	Developed	Attached	\$770.29	\$699.34
04-816-90241385	0	Developed	Attached	\$770.29	\$699.34
04-816-90241386	0	Developed	Attached	\$770.29	\$699.34
04-816-90241387	0	Developed	Attached	\$770.29	\$699.34
04-816-90241388	0	Developed	Attached	\$770.29	\$699.34
04-816-90241389	0	Developed	Attached	\$770.29	\$699.34
04-816-90241390	0	Developed	Attached	\$770.29	\$699.34
04-816-90241391	0	Developed	Attached	\$770.29	\$699.34
04-816-90241392	0	Developed	Attached	\$770.29	\$699.34
04-816-90241393	0	Developed	Attached	\$770.29	\$699.34
04-816-90241394	0	Developed	Attached	\$770.29	\$699.34
04-816-90241395	0	Developed	Attached	\$770.29	\$699.34
04-816-90241396	0	Developed	Attached	\$770.29	\$699.34
04-816-90241397	0	Developed	Attached	\$770.29	\$699.34
04-816-90241398	0	Developed	Attached	\$770.29	\$699.34
04-816-90241399	0	Developed	Attached	\$770.29	\$699.34
04-816-90241401	0	Developed	Attached	\$770.29	\$699.34
04-816-90241402	0	Developed	Attached	\$770.29	\$699.34
04-816-90241403	0	Developed	Attached	\$770.29	\$699.34
04-816-90241404	0	Developed	Attached	\$770.29	\$699.34
04-816-90241405	0	Developed	Attached	\$770.29	\$699.34
04-816-90241406	0	Developed	Attached	\$770.29	\$699.34
04-816-90241407	0	Developed	Attached	\$770.29	\$699.34
04-816-90241409	0	Developed	Attached	\$770.29	\$699.34
04-816-90241410	0	Developed	Attached	\$770.29	\$699.34
04-816-90241411	0	Developed	Attached	\$770.29	\$699.34
04-816-90241412	0	Developed	Attached	\$770.29	\$699.34
04-816-90241413	0	Developed	Attached	\$770.29	\$699.34
04-816-90241414	0	Developed	Attached	\$770.29	\$699.34
04-816-90241415	0	Developed	Attached	\$770.29	\$699.34
04-816-90241416	0	Developed	Attached	\$770.29	\$699.34

Account Number	Undeveloped Net		Property Type	Maximum Special Tax	Special Tax to be Billed
	Land Area	Classification			
04-816-90241417	0	Developed	Attached	\$770.29	\$699.34
04-816-90241418	3,638	Undeveloped	Attached	\$430.81	\$386.78
04-816-90241419	2,996	Undeveloped	Attached	\$354.79	\$318.53
04-816-90241420	2,996	Undeveloped	Attached	\$354.79	\$318.53
04-816-90241421	3,638	Undeveloped	Attached	\$430.81	\$386.78
04-816-90241422	0	Developed	Attached	\$770.29	\$699.34
04-816-90241423	0	Developed	Attached	\$770.29	\$699.34
04-816-90241424	0	Developed	Attached	\$770.29	\$699.34
04-816-90241425	0	Developed	Attached	\$770.29	\$699.34
04-816-90241426	0	Developed	Attached	\$770.29	\$699.34
04-816-90241427	0	Developed	Attached	\$770.29	\$699.34
04-816-90241428	0	Developed	Attached	\$770.29	\$699.34
04-816-90241429	0	Developed	Attached	\$770.29	\$699.34
04-816-90241430	0	Developed	Attached	\$770.29	\$699.34
04-816-90241431	0	Developed	Attached	\$770.29	\$699.34
04-816-90241432	0	Developed	Attached	\$770.29	\$699.34
04-816-90241433	0	Developed	Attached	\$770.29	\$699.34
04-816-90241434	0	Developed	Attached	\$770.29	\$699.34
04-816-90241435	0	Developed	Attached	\$770.29	\$699.34
04-816-90241436	0	Developed	Attached	\$770.29	\$699.34
04-816-90241437	0	Developed	Attached	\$770.29	\$699.34
04-816-90241438	0	Developed	Attached	\$770.29	\$699.34
04-816-90241439	0	Developed	Attached	\$770.29	\$699.34
04-816-90241440	0	Developed	Attached	\$770.29	\$699.34
04-816-90241441	0	Developed	Attached	\$770.29	\$699.34
04-816-90241442	0	Developed	Attached	\$770.29	\$699.34
04-816-90241443	0	Developed	Attached	\$770.29	\$699.34
04-816-90241444	0	Developed	Attached	\$770.29	\$699.34
04-816-90241445	0	Developed	Attached	\$770.29	\$699.34
04-816-90241446	0	Developed	Attached	\$770.29	\$699.34
04-816-90241447	0	Developed	Attached	\$770.29	\$699.34
04-816-90241448	0	Developed	Attached	\$770.29	\$699.34
04-816-90241449	0	Developed	Attached	\$770.29	\$699.34
04-816-90241450	0	Developed	Attached	\$770.29	\$699.34
04-816-90241451	0	Developed	Attached	\$770.29	\$699.34
04-816-90241452	0	Developed	Attached	\$770.29	\$699.34
04-816-90241453	0	Developed	Attached	\$770.29	\$699.34
04-816-90241454	0	Developed	Attached	\$770.29	\$699.34
04-816-90241455	0	Developed	Attached	\$770.29	\$699.34
04-816-90241456	0	Developed	Attached	\$770.29	\$699.34
04-816-90241457	0	Developed	Attached	\$770.29	\$699.34
04-816-90241458	0	Developed	Attached	\$770.29	\$699.34
04-816-90241459	0	Developed	Attached	\$770.29	\$699.34
04-816-90241460	0	Developed	Attached	\$770.29	\$699.34
04-816-90241461	0	Developed	Attached	\$770.29	\$699.34
04-816-90241462	0	Developed	Attached	\$770.29	\$699.34
04-816-90241463	0	Developed	Attached	\$770.29	\$699.34
04-816-90241464	0	Developed	Attached	\$770.29	\$699.34
04-816-90241465	0	Developed	Attached	\$770.29	\$699.34
04-816-90241466	0	Developed	Attached	\$770.29	\$699.34
04-816-90241467	0	Developed	Attached	\$770.29	\$699.34
04-816-90241468	0	Developed	Attached	\$770.29	\$699.34
04-816-90241469	0	Developed	Attached	\$770.29	\$699.34
04-816-90241470	0	Developed	Attached	\$770.29	\$699.34

Account Number	Undeveloped Net		Property Type	Maximum Special Tax	Special Tax to be Billed
	Land Area	Classification			
04-816-90241471	0	Developed	Attached	\$770.29	\$699.34
04-816-90241472	0	Developed	Attached	\$770.29	\$699.34
04-816-90241473	0	Developed	Attached	\$770.29	\$699.34
04-816-90241474	0	Developed	Attached	\$770.29	\$699.34
04-816-90241475	0	Developed	Attached	\$770.29	\$699.34
04-816-90241476	0	Developed	Attached	\$770.29	\$699.34
04-816-90241477	0	Developed	Attached	\$770.29	\$699.34
04-816-90241478	0	Developed	Attached	\$770.29	\$699.34
04-816-90241479	0	Developed	Attached	\$770.29	\$699.34
04-816-90241480	0	Developed	Attached	\$770.29	\$699.34
04-816-90241481	0	Developed	Attached	\$770.29	\$699.34
04-816-90241482	0	Developed	Attached	\$770.29	\$699.34
04-816-90241483	0	Developed	Attached	\$770.29	\$699.34
04-816-90241484	0	Developed	Attached	\$770.29	\$699.34
04-816-90241485	0	Developed	Attached	\$770.29	\$699.34
04-816-90241486	0	Developed	Attached	\$770.29	\$699.34
04-816-90241487	0	Developed	Attached	\$770.29	\$699.34
04-816-90241488	0	Developed	Attached	\$770.29	\$699.34
04-816-90241489	0	Developed	Attached	\$770.29	\$699.34
04-816-90241490	0	Developed	Attached	\$770.29	\$699.34
04-816-90241491	0	Developed	Attached	\$770.29	\$699.34
04-816-90241492	0	Developed	Attached	\$770.29	\$699.34
04-816-90241493	0	Developed	Attached	\$770.29	\$699.34
04-816-90241494	0	Developed	Attached	\$770.29	\$699.34
04-816-90241495	0	Developed	Attached	\$770.29	\$699.34
04-816-90241496	0	Developed	Attached	\$770.29	\$699.34
04-816-90241497	0	Developed	Attached	\$770.29	\$699.34
04-816-90241498	0	Developed	Attached	\$770.29	\$699.34
04-816-90241499	0	Developed	Attached	\$770.29	\$699.34
04-816-90241500	0	Developed	Attached	\$770.29	\$699.34
04-816-90241501	0	Developed	Attached	\$770.29	\$699.34
04-816-90241502	0	Developed	Attached	\$770.29	\$699.34
04-816-90241503	0	Developed	Attached	\$770.29	\$699.34
04-816-90241504	0	Developed	Attached	\$770.29	\$699.34
04-816-90241505	0	Developed	Attached	\$770.29	\$699.34
04-816-90241506	0	Developed	Attached	\$770.29	\$699.34
04-816-90241507	0	Developed	Attached	\$770.29	\$699.34
04-816-90241508	0	Developed	Attached	\$770.29	\$699.34
04-816-90241509	0	Developed	Attached	\$770.29	\$699.34
04-816-90241510	0	Exempt	Private Road	\$0.00	\$0.00
04-816-90241511	0	Exempt	Private Road	\$0.00	\$0.00
04-816-90241512	0	Exempt	Private Road	\$0.00	\$0.00
04-816-90241513	0	Exempt	Open Space	\$0.00	\$0.00
04-816-90241514	0	Exempt	Open Space	\$0.00	\$0.00
04-816-90241515	0	Exempt	Open Space	\$0.00	\$0.00
04-816-90241516	0	Exempt	Open Space	\$0.00	\$0.00
04-816-90241517	0	Exempt	Open Space	\$0.00	\$0.00
04-816-90250561	3,600	Undeveloped	Detached	\$426.31	\$382.74
04-816-90250562	4,000	Undeveloped	Detached	\$473.68	\$425.27
04-816-90250563	4,000	Undeveloped	Detached	\$473.68	\$425.27
04-816-90250564	4,000	Undeveloped	Detached	\$473.68	\$425.27
04-816-90250565	4,000	Undeveloped	Detached	\$473.68	\$425.27
04-816-90250566	4,000	Undeveloped	Detached	\$473.68	\$425.27
04-816-90250567	4,000	Undeveloped	Detached	\$473.68	\$425.27

Account Number	Undeveloped Net		Property Type	Maximum Special Tax	Special Tax to be Billed
	Land Area	Classification			
04-816-90250568	4,000	Undeveloped	Detached	\$473.68	\$425.27
04-816-90250569	6,189	Undeveloped	Detached	\$732.90	\$657.99
04-816-90250570	4,400	Undeveloped	Detached	\$521.05	\$467.79
04-816-90250571	4,400	Undeveloped	Detached	\$521.05	\$467.79
04-816-90250572	4,400	Undeveloped	Detached	\$521.05	\$467.79
04-816-90250573	4,400	Undeveloped	Detached	\$521.05	\$467.79
04-816-90250574	4,400	Undeveloped	Detached	\$521.05	\$467.79
04-816-90250575	4,400	Undeveloped	Detached	\$521.05	\$467.79
04-816-90250576	4,400	Undeveloped	Detached	\$521.05	\$467.79
04-816-90250577	5,537	Undeveloped	Detached	\$655.69	\$588.68
04-816-90250578	6,783	Undeveloped	Detached	\$803.24	\$721.15
04-816-90250579	4,400	Undeveloped	Detached	\$521.05	\$467.79
04-816-90250580	4,000	Undeveloped	Detached	\$473.68	\$425.27
04-816-90250581	4,000	Undeveloped	Detached	\$473.68	\$425.27
04-816-90250582	4,000	Undeveloped	Detached	\$473.68	\$425.27
04-816-90250583	4,000	Undeveloped	Detached	\$473.68	\$425.27
04-816-90250584	4,000	Undeveloped	Detached	\$473.68	\$425.27
04-816-90250585	4,000	Undeveloped	Detached	\$473.68	\$425.27
04-816-90250586	7,131	Undeveloped	Detached	\$844.45	\$758.15
04-816-90250587	5,049	Undeveloped	Detached	\$597.90	\$536.79
04-816-90250588	3,240	Undeveloped	Detached	\$383.68	\$344.47
04-816-90250589	3,240	Undeveloped	Detached	\$383.68	\$344.47
04-816-90250590	3,240	Undeveloped	Detached	\$383.68	\$344.47
04-816-90250591	3,240	Undeveloped	Detached	\$383.68	\$344.47
04-816-90250592	3,240	Undeveloped	Detached	\$383.68	\$344.47
04-816-90250593	3,240	Undeveloped	Detached	\$383.68	\$344.47
04-816-90250594	3,240	Undeveloped	Detached	\$383.68	\$344.47
04-816-90250595	3,240	Undeveloped	Detached	\$383.68	\$344.47
04-816-90250596	5,067	Undeveloped	Detached	\$600.04	\$538.71
04-816-90250597	0	Exempt	Open Space	\$0.00	\$0.00
04-816-90250598	0	Exempt	Open Space	\$0.00	\$0.00
04-816-90250599	0	Exempt	Right-of-way	\$0.00	\$0.00
04-110-90238363	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90241408	0	Developed	Attached	\$770.29	\$699.34
04-816-90245133	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90245134	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90245135	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90245136	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90245137	0	Developed	Attached	\$770.29	\$699.34
04-816-90245138	0	Developed	Attached	\$770.29	\$699.34
04-816-90245139	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90245140	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90245141	0	Developed	Attached	\$770.29	\$699.34
04-816-90245142	0	Developed	Attached	\$770.29	\$699.34
04-816-90245143	0	Developed	Attached	\$770.29	\$699.34
04-816-90245144	0	Developed	Attached	\$770.29	\$699.34
04-816-90245145	0	Developed	Attached	\$770.29	\$699.34
04-816-90245146	0	Developed	Attached	\$770.29	\$699.34
04-816-90245147	0	Developed	Attached	\$770.29	\$699.34
04-816-90245148	0	Developed	Attached	\$770.29	\$699.34
04-816-90245149	0	Developed	Attached	\$770.29	\$699.34
04-816-90245150	0	Developed	Attached	\$770.29	\$699.34
04-816-90245151	0	Developed	Attached	\$770.29	\$699.34
04-816-90245152	0	Developed	Attached	\$770.29	\$699.34

Account Number	Undeveloped Net		Property Type	Maximum Special Tax	Special Tax to be Billed
	Land Area	Classification			
04-816-90245153	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90245154	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90245155	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90245156	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90245157	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90245158	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90245159	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90245160	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90245161	0	Developed	Attached	\$770.29	\$699.34
04-816-90245162	0	Developed	Attached	\$770.29	\$699.34
04-816-90245163	0	Developed	Attached	\$770.29	\$699.34
04-816-90245164	0	Developed	Attached	\$770.29	\$699.34
04-816-90245165	0	Developed	Attached	\$770.29	\$699.34
04-816-90245166	0	Developed	Attached	\$770.29	\$699.34
04-816-90245167	0	Developed	Attached	\$770.29	\$699.34
04-816-90245168	0	Developed	Attached	\$770.29	\$699.34
04-816-90245169	0	Developed	Attached	\$770.29	\$699.34
04-816-90245170	0	Developed	Attached	\$770.29	\$699.34
04-816-90245171	0	Developed	Attached	\$770.29	\$699.34
04-816-90245172	0	Developed	Attached	\$770.29	\$699.34
04-816-90245173	0	Developed	Attached	\$770.29	\$699.34
04-816-90245174	0	Developed	Attached	\$770.29	\$699.34
04-816-90245175	0	Developed	Attached	\$770.29	\$699.34
04-816-90245176	0	Developed	Attached	\$770.29	\$699.34
04-816-90245177	0	Developed	Attached	\$770.29	\$699.34
04-816-90245178	0	Developed	Attached	\$770.29	\$699.34
04-816-90245179	0	Developed	Attached	\$770.29	\$699.34
04-816-90245180	0	Developed	Attached	\$770.29	\$699.34
04-816-90245181	0	Developed	Attached	\$770.29	\$699.34
04-816-90245182	0	Developed	Attached	\$770.29	\$699.34
04-816-90245183	0	Developed	Attached	\$770.29	\$699.34
04-816-90245184	0	Developed	Attached	\$770.29	\$699.34
04-816-90245185	0	Developed	Attached	\$770.29	\$699.34
04-816-90245186	0	Developed	Attached	\$770.29	\$699.34
04-816-90245187	0	Developed	Attached	\$770.29	\$699.34
04-816-90245188	0	Developed	Attached	\$770.29	\$699.34
04-816-90245189	0	Developed	Attached	\$770.29	\$699.34
04-816-90245190	0	Developed	Attached	\$770.29	\$699.34
04-816-90245191	0	Developed	Attached	\$770.29	\$699.34
04-816-90245192	0	Developed	Attached	\$770.29	\$699.34
04-816-90245193	0	Developed	Attached	\$770.29	\$699.34
04-816-90245194	0	Developed	Attached	\$770.29	\$699.34
04-816-90245195	0	Developed	Attached	\$770.29	\$699.34
04-816-90245196	0	Developed	Attached	\$770.29	\$699.34
04-816-90245197	0	Developed	Attached	\$770.29	\$699.34
04-816-90245198	0	Developed	Attached	\$770.29	\$699.34
04-816-90245199	0	Developed	Attached	\$770.29	\$699.34
04-816-90245200	0	Developed	Attached	\$770.29	\$699.34
04-816-90245201	0	Developed	Attached	\$770.29	\$699.34
04-816-90245202	0	Developed	Attached	\$770.29	\$699.34
04-816-90245203	0	Developed	Attached	\$770.29	\$699.34
04-816-90245204	0	Developed	Attached	\$770.29	\$699.34
04-816-90245205	0	Developed	Attached	\$770.29	\$699.34
04-816-90245206	0	Developed	Attached	\$770.29	\$699.34

Account Number	Undeveloped Net		Property Type	Maximum Special Tax	Special Tax to be Billed
	Land Area	Classification			
04-816-90245207	0	Developed	Attached	\$770.29	\$699.34
04-816-90245208	0	Developed	Attached	\$770.29	\$699.34
04-816-90245209	0	Developed	Attached	\$770.29	\$699.34
04-816-90245210	0	Developed	Attached	\$770.29	\$699.34
04-816-90245211	4,694	Undeveloped	Attached	\$555.86	\$499.05
04-816-90245212	3,227	Undeveloped	Attached	\$382.14	\$343.08
04-816-90245213	3,223	Undeveloped	Attached	\$381.67	\$342.66
04-816-90245214	4,620	Undeveloped	Attached	\$547.10	\$491.18
04-816-90245215	3,724	Undeveloped	Attached	\$441.00	\$395.92
04-816-90245216	3,129	Undeveloped	Attached	\$370.54	\$332.67
04-816-90245217	3,129	Undeveloped	Attached	\$370.54	\$332.67
04-816-90245218	3,716	Undeveloped	Attached	\$440.05	\$395.07
04-816-90245219	0	Developed	Attached	\$770.29	\$699.34
04-816-90245220	0	Developed	Attached	\$770.29	\$699.34
04-816-90245221	0	Developed	Attached	\$770.29	\$699.34
04-816-90245222	0	Developed	Attached	\$770.29	\$699.34
04-816-90245223	0	Developed	Attached	\$770.29	\$699.34
04-816-90245224	0	Developed	Attached	\$770.29	\$699.34
04-816-90245225	0	Developed	Attached	\$770.29	\$699.34
04-816-90245226	0	Developed	Attached	\$770.29	\$699.34
04-816-90245227	0	Developed	Attached	\$770.29	\$699.34
04-816-90245228	0	Developed	Attached	\$770.29	\$699.34
04-816-90245229	0	Developed	Attached	\$770.29	\$699.34
04-816-90245230	0	Developed	Attached	\$770.29	\$699.34
04-816-90245231	4,693	Undeveloped	Attached	\$555.75	\$498.94
04-816-90245232	3,225	Undeveloped	Attached	\$381.91	\$342.87
04-816-90245233	3,220	Undeveloped	Attached	\$381.31	\$342.34
04-816-90245234	5,060	Undeveloped	Attached	\$599.21	\$537.96
04-816-90245235	0	Exempt	Open Space	\$0.00	\$0.00
04-816-90245236	0	Exempt	Open Space	\$0.00	\$0.00
04-816-90245237	0	Exempt	Open Space	\$0.00	\$0.00
04-816-90245238	0	Exempt	Open Space	\$0.00	\$0.00
04-816-90245239	0	Exempt	Open Space	\$0.00	\$0.00
04-816-90247557	0	Exempt	Open Space	\$0.00	\$0.00
04-816-90247558	0	Exempt	Open Space	\$0.00	\$0.00
04-816-90247559	0	Exempt	Open Space	\$0.00	\$0.00
04-816-90247441	0	Developed	Attached	\$770.29	\$699.34
04-816-90247442	0	Developed	Attached	\$770.29	\$699.34
04-816-90247443	0	Developed	Attached	\$770.29	\$699.34
04-816-90247444	0	Developed	Attached	\$770.29	\$699.34
04-816-90247445	0	Developed	Attached	\$770.29	\$699.34
04-816-90247446	0	Developed	Attached	\$770.29	\$699.34
04-816-90247447	0	Developed	Attached	\$770.29	\$699.34
04-816-90247448	0	Developed	Attached	\$770.29	\$699.34
04-816-90247449	0	Developed	Attached	\$770.29	\$699.34
04-816-90247450	0	Developed	Attached	\$770.29	\$699.34
04-816-90247451	0	Developed	Attached	\$770.29	\$699.34
04-816-90247452	0	Developed	Attached	\$770.29	\$699.34
04-816-90247453	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90247454	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90247455	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90247456	0	Developed	Detached	\$1,084.50	\$985.39
04 816 90247457	6,027	Undeveloped	Attached	\$713.72	\$640.77
04 816 90247458	0	Developed	Detached	\$1,084.50	\$985.39

Account Number	Undeveloped Net		Property Type	Maximum Special Tax	Special Tax to be Billed
	Land Area	Classification			
04 816 90247459	6,027	Undeveloped	Attached	\$713.72	\$640.77
04 816 90247460	6,052	Undeveloped	Attached	\$716.68	\$643.43
04 816 90247461	6,102	Undeveloped	Attached	\$722.60	\$648.75
04 816 90247462	6,054	Undeveloped	Attached	\$716.92	\$643.64
04 816 90247463	6,077	Undeveloped	Attached	\$719.64	\$646.09
04 816 90247464	6,056	Undeveloped	Attached	\$717.15	\$643.85
04 816 90247465	6,058	Undeveloped	Attached	\$717.39	\$644.07
04 816 90247466	6,036	Undeveloped	Attached	\$714.78	\$641.73
04 816 90247467	6,069	Undeveloped	Attached	\$718.69	\$645.24
04 816 90247468	5,899	Undeveloped	Attached	\$698.56	\$627.16
04 816 90247469	5,090	Undeveloped	Attached	\$602.76	\$541.15
04 816 90247470	5,090	Undeveloped	Attached	\$602.76	\$541.15
04 816 90247471	5,117	Undeveloped	Attached	\$605.96	\$544.02
04 816 90247472	6,136	Undeveloped	Attached	\$726.63	\$652.36
04 816 90247473	6,105	Undeveloped	Attached	\$722.96	\$649.06
04 816 90247474	6,111	Undeveloped	Attached	\$723.67	\$649.70
04 816 90247475	6,043	Undeveloped	Attached	\$715.61	\$642.47
04 816 90247476	0	Developed	Detached	\$1,084.50	\$985.39
04 816 90247477	0	Developed	Detached	\$1,084.50	\$985.39
04 816 90247478	0	Developed	Attached	\$770.29	\$699.34
04 816 90247479	5,089	Undeveloped	Attached	\$602.64	\$541.05
04 816 90247480	0	Developed	Detached	\$1,084.50	\$985.39
04 816 90247481	4,600	Undeveloped	Attached	\$544.73	\$489.06
04 816 90247482	3,680	Undeveloped	Attached	\$435.79	\$391.25
04 816 90247483	3,680	Undeveloped	Attached	\$435.79	\$391.25
04 816 90247484	4,600	Undeveloped	Attached	\$544.73	\$489.06
04 816 90247485	4,600	Undeveloped	Attached	\$544.73	\$489.06
04 816 90247486	3,680	Undeveloped	Attached	\$435.79	\$391.25
04 816 90247487	3,680	Undeveloped	Attached	\$435.79	\$391.25
04 816 90247488	4,600	Undeveloped	Attached	\$544.73	\$489.06
04 816 90247489	0	Developed	Attached	\$770.29	\$699.34
04 816 90247490	0	Developed	Attached	\$770.29	\$699.34
04 816 90247491	0	Developed	Attached	\$770.29	\$699.34
04 816 90247492	0	Developed	Attached	\$770.29	\$699.34
04 816 90247493	0	Developed	Attached	\$770.29	\$699.34
04 816 90247494	0	Developed	Attached	\$770.29	\$699.34
04 816 90247495	0	Developed	Attached	\$770.29	\$699.34
04 816 90247496	0	Developed	Attached	\$770.29	\$699.34
04 816 90247497	0	Developed	Attached	\$770.29	\$699.34
04 816 90247498	0	Developed	Attached	\$770.29	\$699.34
04 816 90247499	0	Developed	Attached	\$770.29	\$699.34
04 816 90247500	0	Developed	Attached	\$770.29	\$699.34
04 816 90247501	0	Developed	Attached	\$770.29	\$699.34
04 816 90247502	0	Developed	Attached	\$770.29	\$699.34
04 816 90247503	0	Developed	Attached	\$770.29	\$699.34
04 816 90247504	0	Developed	Attached	\$770.29	\$699.34
04 816 90247505	0	Developed	Attached	\$770.29	\$699.34
04 816 90247506	0	Developed	Attached	\$770.29	\$699.34
04 816 90247507	0	Developed	Attached	\$770.29	\$699.34
04 816 90247508	0	Developed	Attached	\$770.29	\$699.34
04 816 90247509	0	Developed	Attached	\$770.29	\$699.34
04 816 90247510	0	Developed	Attached	\$770.29	\$699.34
04 816 90247511	0	Developed	Attached	\$770.29	\$699.34
04-816-90247512	0	Developed	Attached	\$770.29	\$699.34

Account Number	Undeveloped Net		Property Type	Maximum Special Tax	Special Tax to be Billed
	Land Area	Classification			
04-816-90247513	4,600	Undeveloped	Attached	\$544.73	\$489.06
04-816-90247514	3,680	Undeveloped	Attached	\$435.79	\$391.25
04-816-90247515	3,680	Undeveloped	Attached	\$435.79	\$391.25
04-816-90247516	4,600	Undeveloped	Attached	\$544.73	\$489.06
04-816-90247517	4,600	Undeveloped	Attached	\$544.73	\$489.06
04-816-90247518	3,680	Undeveloped	Attached	\$435.79	\$391.25
04-816-90247519	3,680	Undeveloped	Attached	\$435.79	\$391.25
04-816-90247520	4,600	Undeveloped	Attached	\$544.73	\$489.06
04-816-90247521	4,877	Undeveloped	Attached	\$577.54	\$518.51
04-816-90247522	4,130	Undeveloped	Attached	\$489.08	\$439.09
04-816-90247523	4,130	Undeveloped	Attached	\$489.08	\$439.09
04-816-90247524	4,877	Undeveloped	Attached	\$577.54	\$518.51
04-816-90247525	4,638	Undeveloped	Attached	\$549.23	\$493.10
04-816-90247526	3,711	Undeveloped	Attached	\$439.46	\$394.54
04-816-90247527	3,711	Undeveloped	Attached	\$439.46	\$394.54
04-816-90247528	4,632	Undeveloped	Attached	\$548.52	\$492.46
04-816-90247529	4,798	Undeveloped	Attached	\$568.18	\$510.11
04-816-90247530	3,965	Undeveloped	Attached	\$469.54	\$421.55
04-816-90247531	3,969	Undeveloped	Attached	\$470.01	\$421.97
04-816-90247532	4,962	Undeveloped	Attached	\$587.60	\$527.54
04-816-90247533	4,600	Undeveloped	Attached	\$544.73	\$489.06
04-816-90247534	3,680	Undeveloped	Attached	\$435.79	\$391.25
04-816-90247535	3,680	Undeveloped	Attached	\$435.79	\$391.25
04-816-90247536	4,600	Undeveloped	Attached	\$544.73	\$489.06
04-816-90247537	0	Developed	Attached	\$770.29	\$699.34
04-816-90247538	0	Developed	Attached	\$770.29	\$699.34
04-816-90247539	0	Developed	Attached	\$770.29	\$699.34
04-816-90247540	0	Developed	Attached	\$770.29	\$699.34
04-816-90247541	0	Developed	Attached	\$770.29	\$699.34
04-816-90247542	0	Developed	Attached	\$770.29	\$699.34
04-816-90247543	0	Developed	Attached	\$770.29	\$699.34
04-816-90247544	0	Developed	Attached	\$770.29	\$699.34
04-816-90247545	0	Developed	Attached	\$770.29	\$699.34
04-816-90247546	0	Developed	Attached	\$770.29	\$699.34
04-816-90247547	0	Developed	Attached	\$770.29	\$699.34
04-816-90247548	0	Developed	Attached	\$770.29	\$699.34
04-816-90247549	0	Developed	Attached	\$770.29	\$699.34
04-816-90247550	0	Developed	Attached	\$770.29	\$699.34
04-816-90247551	0	Developed	Attached	\$770.29	\$699.34
04-816-90247552	0	Developed	Attached	\$770.29	\$699.34
04-816-90247553	4,600	Undeveloped	Attached	\$544.73	\$489.06
04-816-90247554	3,684	Undeveloped	Attached	\$436.26	\$391.67
04-816-90247555	3,713	Undeveloped	Attached	\$439.69	\$394.75
04-816-90247556	4,731	Undeveloped	Attached	\$560.25	\$502.98
04-816-90247557	0	Exempt	Open Space	\$0.00	\$0.00
04-816-90247558	0	Exempt	Open Space	\$0.00	\$0.00
04-816-90247559	0	Exempt	Open Space	\$0.00	\$0.00
04-816-90247790	0	Developed	Attached	\$770.29	\$699.34
04-816-90247791	0	Developed	Attached	\$770.29	\$699.34
04-816-90247792	0	Developed	Attached	\$770.29	\$699.34
04-816-90247793	0	Developed	Attached	\$770.29	\$699.34
04-816-90247794	0	Developed	Attached	\$770.29	\$699.34
04-816-90247795	0	Developed	Attached	\$770.29	\$699.34
04-816-90247796	0	Developed	Attached	\$770.29	\$699.34

Account Number	Undeveloped Net		Property Type	Maximum Special Tax	Special Tax to be Billed
	Land Area	Classification			
04-816-90247797	0	Developed	Attached	\$770.29	\$699.34
04-816-90247798	0	Developed	Attached	\$770.29	\$699.34
04-816-90247799	0	Developed	Attached	\$770.29	\$699.34
04-816-90247800	0	Developed	Attached	\$770.29	\$699.34
04-816-90247801	0	Developed	Attached	\$770.29	\$699.34
04-816-90247802	0	Developed	Attached	\$770.29	\$699.34
04-816-90247803	0	Developed	Attached	\$770.29	\$699.34
04-816-90247804	0	Developed	Attached	\$770.29	\$699.34
04-816-90247805	0	Developed	Attached	\$770.29	\$699.34
04-816-90247806	0	Developed	Attached	\$770.29	\$699.34
04-816-90247807	0	Developed	Attached	\$770.29	\$699.34
04-816-90247808	0	Developed	Attached	\$770.29	\$699.34
04-816-90247809	0	Developed	Attached	\$770.29	\$699.34
04-816-90247810	0	Developed	Attached	\$770.29	\$699.34
04-816-90247811	0	Developed	Attached	\$770.29	\$699.34
04-816-90247812	0	Developed	Attached	\$770.29	\$699.34
04-816-90247813	0	Developed	Attached	\$770.29	\$699.34
04-816-90247814	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90247815	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90247816	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90247818	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90247819	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90247820	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90247821	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90247822	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90247823	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90247824	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90247825	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90247826	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90247827	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90247828	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90247829	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90247830	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90247831	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90247832	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90247833	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90247834	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90247835	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90247836	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90247837	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90247838	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90247839	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90247840	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90247841	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90247842	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90247843	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90247844	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90247845	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90247846	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90247847	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90247848	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90247849	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90247850	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90247851	0	Developed	Detached	\$1,084.50	\$985.39

Account Number	Undeveloped Net		Property Type	Maximum Special Tax	Special Tax to be Billed
	Land Area	Classification			
04-816-90247852	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90247853	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90247854	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90247855	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90247856	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90247857	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90247858	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90247859	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90247860	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90247861	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90247862	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90247863	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90247864	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90247865	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90247866	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90247867	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90247868	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90247869	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90247870	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90247871	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90247872	0	Exempt	Open Space	\$0.00	\$0.00
04-816-90247873	0	Exempt	Open Space	\$0.00	\$0.00
04-816-90247874	0	Exempt	Open Space	\$0.00	\$0.00
04-816-90247875	0	Exempt	Open Space	\$0.00	\$0.00
04-816-90247876	0	Exempt	Open Space	\$0.00	\$0.00
04-816-90247877	0	Exempt	Open Space	\$0.00	\$0.00
04-816-90248738	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90248739	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90248740	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90248741	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90248742	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90248743	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90248744	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90248745	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90248746	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90248747	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90248748	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90248749	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90248750	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90248751	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90248752	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90248753	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90248754	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90248755	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90248756	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90248757	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90248758	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90248759	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90248760	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90248761	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90248762	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90248763	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90248764	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90248765	0	Developed	Detached	\$1,084.50	\$985.39

Account Number	Undeveloped Net		Property Type	Maximum Special Tax	Special Tax to be Billed
	Land Area	Classification			
04-816-90248766	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90248767	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90248768	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90248769	7,809	Undeveloped	Detached	\$924.74	\$830.23
04-816-90248770	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90248771	9,757	Undeveloped	Detached	\$1,155.43	\$1,037.33
04-816-90248772	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90248773	9,205	Undeveloped	Detached	\$1,090.06	\$978.65
04-816-90248774	7,647	Undeveloped	Detached	\$905.56	\$813.00
04-816-90248775	7,668	Undeveloped	Detached	\$908.05	\$815.24
04-816-90248776	5,520	Undeveloped	Detached	\$653.68	\$586.87
04-816-90248777	5,520	Undeveloped	Detached	\$653.68	\$586.87
04-816-90248778	5,520	Undeveloped	Detached	\$653.68	\$586.87
04-816-90248779	5,520	Undeveloped	Detached	\$653.68	\$586.87
04-816-90248780	6,348	Undeveloped	Detached	\$751.73	\$674.90
04-816-90248781	6,302	Undeveloped	Detached	\$746.28	\$670.01
04-816-90248782	6,302	Undeveloped	Detached	\$746.28	\$670.01
04-816-90248783	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90248784	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90248785	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90248786	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90248787	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90248788	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90248789	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90248790	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90248791	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90248792	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90248793	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90248794	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90248795	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90248796	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90248797	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90248798	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90248799	5,986	Undeveloped	Detached	\$708.86	\$636.41
04-816-90248800	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90248801	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90248802	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90248803	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90248804	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90248805	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90248806	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90248807	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90248808	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90248809	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90248810	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90248811	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90248812	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90248813	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90248814	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90248815	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90248816	5,520	Undeveloped	Detached	\$653.68	\$586.87
04-816-90248817	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90248818	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90248982	0	Developed	Detached	\$1,084.50	\$985.39

Account Number	Undeveloped Net		Property Type	Maximum Special Tax	Special Tax to be Billed
	Land Area	Classification			
04-816-90248983	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90248984	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90248985	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90248986	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90248987	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90248988	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90248989	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90248990	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90248991	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90248992	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90248993	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90248994	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90248995	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90248996	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90248997	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90248998	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90248999	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90249000	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90249001	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90249002	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90249003	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90249004	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90249005	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90249006	4,477	Undeveloped	Detached	\$530.17	\$475.98
04-816-90249007	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90249008	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90249009	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90249010	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90249011	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90249012	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90249013	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90249014	4,091	Undeveloped	Detached	\$484.46	\$434.94
04-816-90249015	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90249016	4,084	Undeveloped	Detached	\$483.63	\$434.20
04-816-90249017	4,020	Undeveloped	Detached	\$476.05	\$427.39
04-816-90249018	4,029	Undeveloped	Detached	\$477.12	\$428.35
04-816-90249019	4,110	Undeveloped	Detached	\$486.71	\$436.96
04-816-90249020	4,110	Undeveloped	Detached	\$486.71	\$436.96
04-816-90249021	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90249022	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90249023	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90249024	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90249025	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90249026	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90249027	3,338	Undeveloped	Detached	\$395.29	\$354.89
04-816-90249028	3,338	Undeveloped	Detached	\$395.29	\$354.89
04-816-90249029	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90249030	3,326	Undeveloped	Detached	\$393.87	\$353.61
04-816-90249031	3,270	Undeveloped	Detached	\$387.23	\$347.66
04-816-90249032	3,258	Undeveloped	Detached	\$385.81	\$346.38
04-816-90249033	3,306	Undeveloped	Detached	\$391.50	\$351.48
04-816-90249034	3,319	Undeveloped	Detached	\$393.04	\$352.87
04-816-90249035	3,319	Undeveloped	Detached	\$393.04	\$352.87
04-816-90249036	0	Developed	Detached	\$1,084.50	\$985.39

Account Number	Undeveloped Net		Property Type	Maximum Special Tax	Special Tax to be Billed
	Land Area	Classification			
04-816-90249037	5,043	Undeveloped	Detached	\$597.19	\$536.16
04-816-90249038	3,314	Undeveloped	Detached	\$392.44	\$352.33
04-816-90249039	3,314	Undeveloped	Detached	\$392.44	\$352.33
04-816-90249040	3,291	Undeveloped	Detached	\$389.72	\$349.89
04-816-90249041	3,258	Undeveloped	Detached	\$385.81	\$346.38
04-816-90249042	3,272	Undeveloped	Detached	\$387.47	\$347.87
04-816-90249043	3,333	Undeveloped	Detached	\$394.69	\$354.35
04-816-90249044	3,333	Undeveloped	Detached	\$394.69	\$354.35
04-816-90249045	3,333	Undeveloped	Detached	\$394.69	\$354.35
04-816-90249046	3,333	Undeveloped	Detached	\$394.69	\$354.35
04-816-90249047	5,276	Undeveloped	Detached	\$624.79	\$560.93
04-816-90249048	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90249049	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90249050	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90249051	4,000	Undeveloped	Detached	\$473.68	\$425.27
04-816-90249052	4,000	Undeveloped	Detached	\$473.68	\$425.27
04-816-90249053	4,000	Undeveloped	Detached	\$473.68	\$425.27
04-816-90249054	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90249055	3,600	Undeveloped	Detached	\$426.31	\$382.74
04-816-90249056	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90249057	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90249058	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90249059	3,600	Undeveloped	Detached	\$426.31	\$382.74
04-816-90249060	3,600	Undeveloped	Detached	\$426.31	\$382.74
04-816-90249061	3,600	Undeveloped	Detached	\$426.31	\$382.74
04-816-90249062	6,407	Undeveloped	Detached	\$758.72	\$681.17
04-816-90249063	3,240	Undeveloped	Detached	\$383.68	\$344.47
04-816-90249064	3,240	Undeveloped	Detached	\$383.68	\$344.47
04-816-90249065	3,240	Undeveloped	Detached	\$383.68	\$344.47
04-816-90249066	3,240	Undeveloped	Detached	\$383.68	\$344.47
04-816-90249067	3,240	Undeveloped	Detached	\$383.68	\$344.47
04-816-90249068	3,240	Undeveloped	Detached	\$383.68	\$344.47
04-816-90249069	3,240	Undeveloped	Detached	\$383.68	\$344.47
04-816-90249070	5,732	Undeveloped	Detached	\$678.78	\$609.41
04-816-90249071	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90249072	4,400	Undeveloped	Detached	\$521.05	\$467.79
04-816-90249073	4,400	Undeveloped	Detached	\$521.05	\$467.79
04-816-90249074	4,400	Undeveloped	Detached	\$521.05	\$467.79
04-816-90249075	4,400	Undeveloped	Detached	\$521.05	\$467.79
04-816-90249076	4,400	Undeveloped	Detached	\$521.05	\$467.79
04-816-90249077	4,400	Undeveloped	Detached	\$521.05	\$467.79
04-816-90249078	4,400	Undeveloped	Detached	\$521.05	\$467.79
04-816-90249079	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90249080	4,400	Undeveloped	Detached	\$521.05	\$467.79
04-816-90249081	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90249082	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90249083	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90249084	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90249085	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90249086	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90249087	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90249088	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90249089	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90249090	0	Developed	Detached	\$1,084.50	\$985.39

Account Number	Undeveloped Net		Property Type	Maximum Special Tax	Special Tax to be Billed
	Land Area	Classification			
04-816-90249091	0	Exempt	Open Space	\$0.00	\$0.00
04-816-90249092	0	Exempt	Open Space	\$0.00	\$0.00
04-816-90249093	0	Exempt	Open Space	\$0.00	\$0.00
04-816-90249094	0	Exempt	Open Space	\$0.00	\$0.00
04-816-90249095	0	Exempt	Open Space	\$0.00	\$0.00
04-816-90250352	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90250353	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90250354	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90250355	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90250356	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90250357	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90250358	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90250359	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90250360	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90250361	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90250362	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90250363	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90250364	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90250365	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90250366	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90250367	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90250368	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90250369	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90250370	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90250371	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90250372	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90250373	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90250374	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90250375	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90250376	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90250377	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90250378	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90250379	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90250380	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90250381	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90250382	4,982	Undeveloped	Detached	\$589.97	\$529.67
04-816-90250383	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90250384	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90250385	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90250386	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90250387	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90250388	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90250389	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90250390	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90250391	6,972	Undeveloped	Detached	\$825.63	\$741.24
04-816-90250392	5,787	Undeveloped	Detached	\$685.30	\$615.26
04-816-90250393	5,828	Undeveloped	Detached	\$690.15	\$619.61
04-816-90250394	5,828	Undeveloped	Detached	\$690.15	\$619.61
04-816-90250395	5,835	Undeveloped	Detached	\$690.98	\$620.36
04-816-90250396	5,421	Undeveloped	Detached	\$641.96	\$576.34
04-816-90250397	5,421	Undeveloped	Detached	\$641.96	\$576.34
04-816-90250398	5,421	Undeveloped	Detached	\$641.96	\$576.34
04-816-90250399	5,421	Undeveloped	Detached	\$641.96	\$576.34
04-816-90250400	5,370	Undeveloped	Detached	\$635.92	\$570.92

Account Number	Undeveloped Net		Property Type	Maximum Special Tax	Special Tax to be Billed
	Land Area	Classification			
04-816-90250401	5,472	Undeveloped	Detached	\$648.00	\$581.77
04-816-90250402	5,421	Undeveloped	Detached	\$641.96	\$576.34
04-816-90250403	5,421	Undeveloped	Detached	\$641.96	\$576.34
04-816-90250404	5,371	Undeveloped	Detached	\$636.04	\$571.03
04-816-90250405	5,040	Undeveloped	Detached	\$596.84	\$535.84
04-816-90250406	5,040	Undeveloped	Detached	\$596.84	\$535.84
04-816-90250407	5,040	Undeveloped	Detached	\$596.84	\$535.84
04-816-90250408	5,121	Undeveloped	Detached	\$606.43	\$544.45
04-816-90250409	5,421	Undeveloped	Detached	\$641.96	\$576.34
04-816-90250410	5,421	Undeveloped	Detached	\$641.96	\$576.34
04-816-90250411	5,421	Undeveloped	Detached	\$641.96	\$576.34
04-816-90250412	5,421	Undeveloped	Detached	\$641.96	\$576.34
04-816-90250413	5,421	Undeveloped	Detached	\$641.96	\$576.34
04-816-90250414	5,421	Undeveloped	Detached	\$641.96	\$576.34
04-816-90250415	5,421	Undeveloped	Detached	\$641.96	\$576.34
04-816-90250416	5,421	Undeveloped	Detached	\$641.96	\$576.34
04-816-90250417	5,421	Undeveloped	Detached	\$641.96	\$576.34
04-816-90250418	5,421	Undeveloped	Detached	\$641.96	\$576.34
04-816-90250419	5,534	Undeveloped	Detached	\$655.34	\$588.36
04-816-90250420	5,534	Undeveloped	Detached	\$655.34	\$588.36
04-816-90250421	5,264	Undeveloped	Detached	\$623.36	\$559.65
04-816-90250422	5,145	Undeveloped	Detached	\$609.27	\$547.00
04-816-90250423	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90250424	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90250425	5,537	Undeveloped	Detached	\$655.69	\$588.68
04-816-90250426	4,530	Undeveloped	Detached	\$536.44	\$481.62
04-816-90250427	4,254	Undeveloped	Detached	\$503.76	\$452.27
04-816-90250428	4,242	Undeveloped	Detached	\$502.34	\$451.00
04-816-90250429	4,723	Undeveloped	Detached	\$559.30	\$502.13
04-816-90250430	4,747	Undeveloped	Detached	\$562.14	\$504.69
04-816-90250431	4,747	Undeveloped	Detached	\$562.14	\$504.69
04-816-90250432	4,747	Undeveloped	Detached	\$562.14	\$504.69
04-816-90250433	4,747	Undeveloped	Detached	\$562.14	\$504.69
04-816-90250434	4,747	Undeveloped	Detached	\$562.14	\$504.69
04-816-90250435	4,747	Undeveloped	Detached	\$562.14	\$504.69
04-816-90250436	4,747	Undeveloped	Detached	\$562.14	\$504.69
04-816-90250437	4,747	Undeveloped	Detached	\$562.14	\$504.69
04-816-90250438	4,747	Undeveloped	Detached	\$562.14	\$504.69
04-816-90250439	4,604	Undeveloped	Detached	\$545.21	\$489.48
04-816-90250440	4,444	Undeveloped	Detached	\$526.26	\$472.47
04-816-90250441	4,444	Undeveloped	Detached	\$526.26	\$472.47
04-816-90250442	4,444	Undeveloped	Detached	\$526.26	\$472.47
04-816-90250443	4,560	Undeveloped	Detached	\$540.00	\$484.80
04-816-90250444	4,691	Undeveloped	Detached	\$555.51	\$498.73
04-816-90250445	4,692	Undeveloped	Detached	\$555.63	\$498.84
04-816-90250446	4,692	Undeveloped	Detached	\$555.63	\$498.84
04-816-90250447	4,692	Undeveloped	Detached	\$555.63	\$498.84
04-816-90250448	4,747	Undeveloped	Detached	\$562.14	\$504.69
04-816-90250449	4,747	Undeveloped	Detached	\$562.14	\$504.69
04-816-90250450	4,747	Undeveloped	Detached	\$562.14	\$504.69
04-816-90250451	4,654	Undeveloped	Detached	\$551.13	\$494.80
04-816-90250452	4,664	Undeveloped	Detached	\$552.31	\$495.86
04-816-90250453	4,664	Undeveloped	Detached	\$552.31	\$495.86
04-816-90250454	4,578	Undeveloped	Detached	\$542.13	\$486.72

Account Number	Undeveloped Net		Property Type	Maximum Special Tax	Special Tax to be Billed
	Land Area	Classification			
04-816-90250455	5,134	Undeveloped	Detached	\$607.97	\$545.83
04-816-90250456	5,949	Undeveloped	Detached	\$704.48	\$632.48
04-816-90250457	5,588	Undeveloped	Detached	\$661.73	\$594.10
04-816-90250458	5,733	Undeveloped	Detached	\$678.90	\$609.51
04-816-90250459	6,206	Undeveloped	Detached	\$734.92	\$659.80
04-816-90250460	5,674	Undeveloped	Detached	\$671.92	\$603.24
04-816-90250461	5,674	Undeveloped	Detached	\$671.92	\$603.24
04-816-90250462	5,235	Undeveloped	Detached	\$619.93	\$556.57
04-816-90250463	4,848	Undeveloped	Detached	\$574.10	\$515.42
04-816-90250464	4,848	Undeveloped	Detached	\$574.10	\$515.42
04-816-90250465	5,058	Undeveloped	Detached	\$598.97	\$537.75
04-816-90250466	5,812	Undeveloped	Detached	\$688.26	\$617.91
04-816-90250467	6,066	Undeveloped	Detached	\$718.34	\$644.92
04-816-90250468	6,166	Undeveloped	Detached	\$730.18	\$655.55
04-816-90250469	6,216	Undeveloped	Detached	\$736.10	\$660.87
04-816-90250470	5,952	Undeveloped	Detached	\$704.84	\$632.80
04-816-90250471	5,234	Undeveloped	Detached	\$619.81	\$556.46
04-816-90250472	5,090	Undeveloped	Detached	\$602.76	\$541.15
04-816-90250473	7,036	Undeveloped	Detached	\$833.20	\$748.05
04-816-90250474	5,951	Undeveloped	Detached	\$704.72	\$632.69
04-816-90250475	6,013	Undeveloped	Detached	\$712.06	\$639.28
04-816-90250476	6,054	Undeveloped	Detached	\$716.92	\$643.64
04-816-90250477	7,659	Undeveloped	Detached	\$906.98	\$814.28
04-816-90250478	5,857	Undeveloped	Detached	\$693.59	\$622.70
04-816-90250479	5,109	Undeveloped	Detached	\$605.01	\$543.17
04-816-90250480	4,578	Undeveloped	Detached	\$542.13	\$486.72
04-816-90250481	4,855	Undeveloped	Detached	\$574.93	\$516.17
04-816-90250482	5,594	Undeveloped	Detached	\$662.44	\$594.74
04-816-90250483	6,346	Undeveloped	Detached	\$751.49	\$674.69
04-816-90250484	5,998	Undeveloped	Detached	\$710.28	\$637.69
04-816-90250485	5,746	Undeveloped	Detached	\$680.44	\$610.90
04-816-90250486	0	Exempt	Open Space	\$0.00	\$0.00
04-816-90250487	0	Exempt	Open Space	\$0.00	\$0.00
04-816-90250488	0	Exempt	Open Space	\$0.00	\$0.00
04-816-90250489	0	Exempt	Open Space	\$0.00	\$0.00
04-816-90250490	0	Exempt	Open Space	\$0.00	\$0.00
04-816-90250491	0	Exempt	Open Space	\$0.00	\$0.00
04-816-90250492	0	Exempt	Open Space	\$0.00	\$0.00
04-816-90250493	0	Exempt	Open Space	\$0.00	\$0.00
04-816-90250494	0	Exempt	Open Space	\$0.00	\$0.00
04-816-90250495	0	Exempt	Open Space	\$0.00	\$0.00
04-816-90250496	0	Exempt	Open Space	\$0.00	\$0.00
04-816-90250497	0	Exempt	Open Space	\$0.00	\$0.00
04-816-90250498	0	Exempt	Open Space	\$0.00	\$0.00
04-816-90250499	0	Exempt	Open Space	\$0.00	\$0.00
04-816-90250500	0	Exempt	Open Space	\$0.00	\$0.00
04-816-90250501	0	Exempt	Open Space	\$0.00	\$0.00
04-816-90250502	0	Exempt	Open Space	\$0.00	\$0.00
04-816-90250503	0	Exempt	Open Space	\$0.00	\$0.00
04-816-90250504	0	Exempt	Open Space	\$0.00	\$0.00
04-816-90250505	0	Exempt	Open Space	\$0.00	\$0.00
04-816-90250506	0	Exempt	Open Space	\$0.00	\$0.00
04-816-90249098	0	Exempt	Open Space	\$0.00	\$0.00
04-816-90250629	5,687	Undeveloped	TBD	\$673.46	\$604.62

Account Number	Undeveloped Net		Property Type	Maximum Special Tax	Special Tax to be Billed
	Land Area	Classification			
04-816-90250630	5,684	Undeveloped	TBD	\$673.10	\$604.30
04-816-90250631	5,520	Undeveloped	TBD	\$653.68	\$586.87
04-816-90250632	5,624	Undeveloped	TBD	\$666.00	\$597.93
04-816-90250633	5,772	Undeveloped	TBD	\$683.52	\$613.66
04-816-90250634	5,772	Undeveloped	TBD	\$683.52	\$613.66
04-816-90250635	5,773	Undeveloped	TBD	\$683.64	\$613.77
04-816-90250636	5,544	Undeveloped	TBD	\$656.52	\$589.42
04-816-90250637	5,520	Undeveloped	TBD	\$653.68	\$586.87
04-816-90250638	5,520	Undeveloped	TBD	\$653.68	\$586.87
04-816-90250639	5,520	Undeveloped	TBD	\$653.68	\$586.87
04-816-90250640	5,520	Undeveloped	TBD	\$653.68	\$586.87
04-816-90250641	5,556	Undeveloped	TBD	\$657.94	\$590.70
04-816-90250642	7,888	Undeveloped	TBD	\$934.10	\$838.63
04-816-90250643	8,351	Undeveloped	TBD	\$988.93	\$887.85
04-816-90250644	8,910	Undeveloped	TBD	\$1,055.12	\$947.28
04-816-90250645	5,385	Undeveloped	TBD	\$637.69	\$572.52
04-816-90250646	5,376	Undeveloped	TBD	\$636.63	\$571.56
04-816-90250647	5,376	Undeveloped	TBD	\$636.63	\$571.56
04-816-90250648	5,416	Undeveloped	TBD	\$641.36	\$575.81
04-816-90250649	6,445	Undeveloped	TBD	\$763.22	\$685.21
04-816-90250650	6,892	Undeveloped	TBD	\$816.15	\$732.74
04-816-90250651	8,249	Undeveloped	TBD	\$976.85	\$877.01
04-816-90250652	5,714	Undeveloped	TBD	\$676.65	\$607.49
04-816-90250653	5,646	Undeveloped	TBD	\$668.60	\$600.26
04-816-90250654	7,224	Undeveloped	TBD	\$855.47	\$768.03
04-816-90250655	6,010	Undeveloped	TBD	\$711.71	\$638.96
04-816-90250656	6,049	Undeveloped	TBD	\$716.32	\$643.11
04-816-90250657	5,971	Undeveloped	TBD	\$707.09	\$634.82
04-816-90250658	6,010	Undeveloped	TBD	\$711.71	\$638.96
04-816-90250659	7,404	Undeveloped	TBD	\$876.78	\$787.17
04-816-90250660	9,718	Undeveloped	TBD	\$1,150.81	\$1,033.19
04-816-90250661	8,106	Undeveloped	TBD	\$959.91	\$861.80
04-816-90250662	9,342	Undeveloped	TBD	\$1,106.28	\$993.21
04-816-90250663	7,134	Undeveloped	TBD	\$844.81	\$758.46
04-816-90250664	7,735	Undeveloped	TBD	\$915.98	\$822.36
04-816-90250665	6,193	Undeveloped	TBD	\$733.38	\$658.42
04-816-90250666	5,520	Undeveloped	TBD	\$653.68	\$586.87
04-816-90250667	5,520	Undeveloped	TBD	\$653.68	\$586.87
04-816-90250668	5,520	Undeveloped	TBD	\$653.68	\$586.87
04-816-90250669	5,520	Undeveloped	TBD	\$653.68	\$586.87
04-816-90250670	5,520	Undeveloped	TBD	\$653.68	\$586.87
04-816-90250671	5,520	Undeveloped	TBD	\$653.68	\$586.87
04-816-90250672	5,520	Undeveloped	Detached	\$653.68	\$586.87
04-816-90250673	5,520	Undeveloped	TBD	\$653.68	\$586.87
04-816-90250674	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90250675	5,544	Undeveloped	Detached	\$656.52	\$589.42
04-816-90250676	7,735	Undeveloped	TBD	\$915.98	\$822.36
04-816-90250677	7,134	Undeveloped	TBD	\$844.81	\$758.46
04-816-90250678	6,024	Undeveloped	TBD	\$713.36	\$640.45
04-816-90250679	6,035	Undeveloped	Detached	\$714.67	\$641.62
04-816-90250680	7,134	Undeveloped	TBD	\$844.81	\$758.46
04-816-90250681	8,751	Undeveloped	TBD	\$1,036.30	\$930.38
04-816-90250682	9,672	Undeveloped	TBD	\$1,145.36	\$1,028.30
04-816-90250683	7,106	Undeveloped	TBD	\$841.49	\$755.49

Account Number	Undeveloped Net		Property Type	Maximum Special Tax	Special Tax to be Billed
	Land Area	Classification			
04-816-90250684	7,101	Undeveloped	TBD	\$840.90	\$754.96
04-816-90250685	7,101	Undeveloped	TBD	\$840.90	\$754.96
04-816-90250686	7,101	Undeveloped	Detached	\$840.90	\$754.96
04-816-90250687	7,101	Undeveloped	Detached	\$840.90	\$754.96
04-816-90250688	0	Developed	Detached	\$1,084.50	\$985.39
04-816-90250689	7,755	Undeveloped	TBD	\$918.35	\$824.49
04-816-90250690	5,769	Undeveloped	TBD	\$683.17	\$613.34
04-816-90250691	5,769	Undeveloped	TBD	\$683.17	\$613.34
04-816-90250692	5,769	Undeveloped	TBD	\$683.17	\$613.34
04-816-90250693	5,769	Undeveloped	TBD	\$683.17	\$613.34
04-816-90250694	5,769	Undeveloped	TBD	\$683.17	\$613.34
04-816-90250695	5,769	Undeveloped	TBD	\$683.17	\$613.34
04-816-90250696	5,703	Undeveloped	TBD	\$675.35	\$606.32
04-816-90250697	5,520	Undeveloped	TBD	\$653.68	\$586.87
04-816-90250698	7,723	Undeveloped	TBD	\$914.56	\$821.08
04-816-90250699	7,663	Undeveloped	TBD	\$907.45	\$814.71
04-816-90250700	6,670	Undeveloped	TBD	\$789.86	\$709.13
04-816-90250701	7,786	Undeveloped	TBD	\$922.02	\$827.78
04-816-90250702	7,154	Undeveloped	TBD	\$847.18	\$760.59
04-816-90250703	7,099	Undeveloped	TBD	\$840.67	\$754.74
04-816-90250704	5,635	Undeveloped	TBD	\$667.30	\$599.10
04-816-90250705	6,615	Undeveloped	TBD	\$783.35	\$703.29
04-816-90250706	6,670	Undeveloped	TBD	\$789.86	\$709.13
04-816-90250707	0	Exempt	Open Space	\$0.00	\$0.00
04-816-90250708	0	Exempt	Open Space	\$0.00	\$0.00
04-816-90250709	0	Exempt	Open Space	\$0.00	\$0.00
04-816-90250710	0	Exempt	Private Road	\$0.00	\$0.00
04-817-90251512	0	Developed	Detached	\$1,084.50	\$985.39
04-817-90251513	6,300	Undeveloped	TBD	\$746.05	\$669.80
04-817-90251514	6,300	Undeveloped	TBD	\$746.05	\$669.80
04-817-90251515	6,715	Undeveloped	TBD	\$795.19	\$713.92
04-817-90251516	6,945	Undeveloped	TBD	\$822.43	\$738.37
04-817-90251517	6,945	Undeveloped	TBD	\$822.43	\$738.37
04-817-90251518	8,291	Undeveloped	TBD	\$981.82	\$881.47
04-817-90251519	0	Developed	Detached	\$1,084.50	\$985.39
04-817-90251520	0	Developed	Detached	\$1,084.50	\$985.39
04-817-90251521	5,755	Undeveloped	TBD	\$681.51	\$611.85
04-817-90251522	6,941	Undeveloped	TBD	\$821.95	\$737.95
04-817-90251523	6,941	Undeveloped	TBD	\$821.95	\$737.95
04-817-90251524	6,941	Undeveloped	TBD	\$821.95	\$737.95
04-817-90251525	6,941	Undeveloped	TBD	\$821.95	\$737.95
04-817-90251526	6,941	Undeveloped	TBD	\$821.95	\$737.95
04-817-90251527	6,941	Undeveloped	TBD	\$821.95	\$737.95
04-817-90251528	6,941	Undeveloped	TBD	\$821.95	\$737.95
04-817-90251529	6,941	Undeveloped	TBD	\$821.95	\$737.95
04-817-90251530	6,752	Undeveloped	TBD	\$799.57	\$717.85
04-817-90251531	6,670	Undeveloped	TBD	\$789.86	\$709.13
04-817-90251532	6,670	Undeveloped	TBD	\$789.86	\$709.13
04-817-90251533	6,670	Undeveloped	TBD	\$789.86	\$709.13
04-817-90251534	6,670	Undeveloped	TBD	\$789.86	\$709.13
04-817-90251535	6,670	Undeveloped	TBD	\$789.86	\$709.13
04-817-90251536	6,678	Undeveloped	TBD	\$790.81	\$709.98
04-817-90251537	6,300	Undeveloped	TBD	\$746.05	\$669.80
04-817-90251538	9,012	Undeveloped	TBD	\$1,067.20	\$958.13

Account Number	Undeveloped Net		Property Type	Maximum Special Tax	Special Tax to be Billed
	Land Area	Classification			
04-817-90251539	9,819	Undeveloped	TBD	\$1,162.77	\$1,043.93
04-817-90251540	6,980	Undeveloped	TBD	\$826.57	\$742.09
04-817-90251541	7,331	Undeveloped	TBD	\$868.14	\$779.41
04-817-90251542	7,292	Undeveloped	TBD	\$863.52	\$775.26
04-817-90251543	7,984	Undeveloped	TBD	\$945.47	\$848.83
04-817-90251544	7,984	Undeveloped	TBD	\$945.47	\$848.83
04-817-90251545	8,897	Undeveloped	TBD	\$1,053.58	\$945.90
04-817-90251546	6,713	Undeveloped	TBD	\$794.96	\$713.70
04-817-90251547	6,849	Undeveloped	TBD	\$811.06	\$728.16
04-817-90251548	6,849	Undeveloped	TBD	\$811.06	\$728.16
04-817-90251549	6,849	Undeveloped	TBD	\$811.06	\$728.16
04-817-90251550	6,358	Undeveloped	TBD	\$752.92	\$675.96
04-817-90251551	5,825	Undeveloped	TBD	\$689.80	\$619.30
04-817-90251552	7,984	Undeveloped	TBD	\$945.47	\$848.83
04-817-90251553	7,984	Undeveloped	TBD	\$945.47	\$848.83
04-817-90251554	7,984	Undeveloped	TBD	\$945.47	\$848.83
04-817-90251555	7,984	Undeveloped	TBD	\$945.47	\$848.83
04-817-90251556	7,984	Undeveloped	TBD	\$945.47	\$848.83
04-817-90251557	7,984	Undeveloped	TBD	\$945.47	\$848.83
04-817-90251558	8,466	Undeveloped	TBD	\$1,002.55	\$900.08
04-817-90251559	8,486	Undeveloped	TBD	\$1,004.91	\$902.20
04-817-90251560	7,332	Undeveloped	TBD	\$868.26	\$779.52
04-817-90251561	7,332	Undeveloped	TBD	\$868.26	\$779.52
04-817-90251562	6,988	Undeveloped	TBD	\$827.52	\$742.94
04-817-90251563	6,825	Undeveloped	TBD	\$808.22	\$725.61
04-817-90251564	6,902	Undeveloped	TBD	\$817.34	\$733.80
04-817-90251565	5,750	Undeveloped	TBD	\$680.92	\$611.32
04-817-90251566	5,750	Undeveloped	TBD	\$680.92	\$611.32
04-817-90251567	5,750	Undeveloped	TBD	\$680.92	\$611.32
04-817-90251568	5,750	Undeveloped	TBD	\$680.92	\$611.32
04-817-90251569	0	Exempt	Private Road	\$0.00	\$0.00
04-817-90251570	0	Exempt	Open Space	\$0.00	\$0.00
04-817-90251571	0	Exempt	Open Space	\$0.00	\$0.00
04-817-90251572	0	Exempt	Open Space	\$0.00	\$0.00
04-817-90251573	0	Exempt	Open Space	\$0.00	\$0.00
04-817-90251574	0	Exempt	Open Space	\$0.00	\$0.00
04-817-90251575	686,114	Undeveloped	TBD	\$81,249.74	\$72,945.42
04-817-90251576	804,510	Undeveloped	TBD	\$95,270.23	\$85,532.92
04-818-90252003	5,520	Undeveloped	TBD	\$653.68	\$586.87
04-818-90252004	5,520	Undeveloped	TBD	\$653.68	\$586.87
04-818-90252005	7,485	Undeveloped	TBD	\$886.38	\$795.78
04-818-90252006	5,520	Undeveloped	TBD	\$653.68	\$586.87
04-818-90252007	5,512	Undeveloped	TBD	\$652.73	\$586.02
04-818-90252008	8,734	Undeveloped	TBD	\$1,034.28	\$928.57
04-818-90252009	7,789	Undeveloped	TBD	\$922.38	\$828.10
04-818-90252010	7,789	Undeveloped	TBD	\$922.38	\$828.10
04-818-90252011	7,789	Undeveloped	TBD	\$922.38	\$828.10
04-818-90252012	7,609	Undeveloped	TBD	\$901.06	\$808.96
04-818-90252013	7,651	Undeveloped	TBD	\$906.03	\$813.43
04-818-90252014	7,609	Undeveloped	TBD	\$901.06	\$808.96
04-818-90252015	7,609	Undeveloped	TBD	\$901.06	\$808.96
04-818-90252016	7,632	Undeveloped	TBD	\$903.78	\$811.41
04-818-90252017	7,318	Undeveloped	TBD	\$866.60	\$778.03
04-818-90252018	7,130	Undeveloped	TBD	\$844.34	\$758.04

Account Number	Undeveloped Net		Property Type	Maximum	Special Tax
	Land Area	Classification		Special Tax	to be Billed
04-818-90252019	7,130	Undeveloped	TBD	\$844.34	\$758.04
04-818-90252020	7,130	Undeveloped	TBD	\$844.34	\$758.04
04-818-90252021	7,130	Undeveloped	TBD	\$844.34	\$758.04
04-818-90252022	7,789	Undeveloped	TBD	\$922.38	\$828.10
04-818-90252023	7,663	Undeveloped	TBD	\$907.45	\$814.71
04-818-90252024	5,520	Undeveloped	TBD	\$653.68	\$586.87
04-818-90252025	5,520	Undeveloped	TBD	\$653.68	\$586.87
04-818-90252026	5,865	Undeveloped	TBD	\$694.53	\$623.55
04-818-90252027	6,355	Undeveloped	TBD	\$752.56	\$675.64
04-818-90252028	7,130	Undeveloped	TBD	\$844.34	\$758.04
04-818-90252029	7,130	Undeveloped	TBD	\$844.34	\$758.04
04-818-90252030	7,130	Undeveloped	TBD	\$844.34	\$758.04
04-818-90252031	7,130	Undeveloped	TBD	\$844.34	\$758.04
04-818-90252032	8,105	Undeveloped	TBD	\$959.80	\$861.70
04-818-90252033	8,110	Undeveloped	TBD	\$960.39	\$862.23
04-818-90252034	8,808	Undeveloped	TBD	\$1,043.05	\$936.44
04-818-90252035	7,609	Undeveloped	TBD	\$901.06	\$808.96
04-818-90252036	5,536	Undeveloped	TBD	\$655.57	\$588.57
04-818-90252037	5,631	Undeveloped	TBD	\$666.82	\$598.67
04-818-90252038	5,631	Undeveloped	TBD	\$666.82	\$598.67
04-818-90252039	5,631	Undeveloped	TBD	\$666.82	\$598.67
04-818-90252040	5,631	Undeveloped	TBD	\$666.82	\$598.67
04-818-90252041	5,529	Undeveloped	TBD	\$654.75	\$587.83
04-818-90252042	7,449	Undeveloped	TBD	\$882.11	\$791.95
04-818-90252043	7,085	Undeveloped	TBD	\$839.01	\$753.25
04-818-90252044	5,802	Undeveloped	TBD	\$687.07	\$616.85
04-818-90252045	6,016	Undeveloped	TBD	\$712.42	\$639.60
04-818-90252046	6,182	Undeveloped	TBD	\$732.07	\$657.25
04-818-90252047	5,978	Undeveloped	TBD	\$707.92	\$635.56
04-818-90252048	5,978	Undeveloped	TBD	\$707.92	\$635.56
04-818-90252049	5,978	Undeveloped	TBD	\$707.92	\$635.56
04-818-90252050	5,978	Undeveloped	TBD	\$707.92	\$635.56
04-818-90252051	5,978	Undeveloped	TBD	\$707.92	\$635.56
04-818-90252052	5,996	Undeveloped	TBD	\$710.05	\$637.48
04-818-90252053	5,834	Undeveloped	TBD	\$690.86	\$620.25
04-818-90252054	5,642	Undeveloped	TBD	\$668.13	\$599.84
04-818-90252055	5,784	Undeveloped	TBD	\$684.94	\$614.94
04-818-90252056	5,821	Undeveloped	TBD	\$689.32	\$618.87
04-818-90252057	5,823	Undeveloped	TBD	\$689.56	\$619.08
04-818-90252058	8,248	Undeveloped	TBD	\$976.73	\$876.90
04-818-90252059	8,553	Undeveloped	TBD	\$1,012.85	\$909.33
04-818-90252060	8,506	Undeveloped	TBD	\$1,007.28	\$904.33
04-818-90252061	6,205	Undeveloped	TBD	\$734.80	\$659.70
04-818-90252062	6,785	Undeveloped	TBD	\$803.48	\$721.36
04-818-90252063	6,786	Undeveloped	TBD	\$803.60	\$721.47
04-818-90252064	6,786	Undeveloped	TBD	\$803.60	\$721.47
04-818-90252065	6,411	Undeveloped	TBD	\$759.19	\$681.60
04-818-90252066	6,463	Undeveloped	TBD	\$765.35	\$687.13
04-818-90252067	6,430	Undeveloped	TBD	\$761.44	\$683.62
04-818-90252068	8,415	Undeveloped	TBD	\$996.51	\$894.66
04-818-90252069	6,121	Undeveloped	TBD	\$724.85	\$650.77
04-818-90252070	5,836	Undeveloped	TBD	\$691.10	\$620.47
04-818-90252071	8,019	Undeveloped	TBD	\$949.61	\$852.55
04-818-90252072	7,813	Undeveloped	TBD	\$925.22	\$830.65

Account Number	Undeveloped Net Land Area	Classification	Property Type	Maximum Special Tax	Special Tax to be Billed
04-818-90252073	7,898	Undeveloped	TBD	\$935.28	\$839.69
04-818-90252074	7,755	Undeveloped	TBD	\$918.35	\$824.49
04-818-90252075	5,520	Undeveloped	TBD	\$653.68	\$586.87
04-818-90252076	5,520	Undeveloped	TBD	\$653.68	\$586.87
04-818-90252077	5,521	Undeveloped	TBD	\$653.80	\$586.98
04-818-90252078	6,771	Undeveloped	TBD	\$801.82	\$719.87
04-818-90252079	7,854	Undeveloped	TBD	\$930.07	\$835.01
04-818-90252080	7,898	Undeveloped	TBD	\$935.28	\$839.69
04-818-90252081	7,813	Undeveloped	TBD	\$925.22	\$830.65
04-818-90252082	7,907	Undeveloped	TBD	\$936.35	\$840.65
04-818-90252083	6,317	Undeveloped	TBD	\$748.06	\$671.60
04-818-90252084	7,297	Undeveloped	TBD	\$864.11	\$775.79
04-818-90252085	7,130	Undeveloped	TBD	\$844.34	\$758.04
04-818-90252086	5,520	Undeveloped	TBD	\$653.68	\$586.87
04-818-90252087	5,520	Undeveloped	TBD	\$653.68	\$586.87
04-818-90252088	7,130	Undeveloped	TBD	\$844.34	\$758.04
04-818-90252089	5,520	Undeveloped	TBD	\$653.68	\$586.87
04-818-90252090	5,542	Undeveloped	TBD	\$656.29	\$589.21
04-818-90252091	5,520	Undeveloped	TBD	\$653.68	\$586.87
04-818-90252092	7,130	Undeveloped	TBD	\$844.34	\$758.04
04-818-90252093	7,130	Undeveloped	TBD	\$844.34	\$758.04
04-818-90252094	5,520	Undeveloped	TBD	\$653.68	\$586.87
04-818-90252095	5,520	Undeveloped	TBD	\$653.68	\$586.87
04-818-90252096	7,481	Undeveloped	TBD	\$885.90	\$795.36
04-818-90252097	11,073	Undeveloped	TBD	\$1,311.27	\$1,177.25
04-818-90252098	12,987	Undeveloped	TBD	\$1,537.92	\$1,380.74
04-818-90252099	11,696	Undeveloped	TBD	\$1,385.04	\$1,243.48
04-818-90252100	10,048	Undeveloped	TBD	\$1,189.89	\$1,068.27
04-818-90252101	7,119	Undeveloped	TBD	\$843.03	\$756.87
04-818-90252102	5,520	Undeveloped	TBD	\$653.68	\$586.87
04-818-90252103	5,520	Undeveloped	TBD	\$653.68	\$586.87
04-818-90252104	5,520	Undeveloped	TBD	\$653.68	\$586.87
04-818-90252105	5,520	Undeveloped	TBD	\$653.68	\$586.87
04-818-90252106	7,130	Undeveloped	TBD	\$844.34	\$758.04
04-818-90252107	7,129	Undeveloped	TBD	\$844.22	\$757.93
04-818-90252108	0	Exempt	Open Space	\$0.00	\$0.00
04-818-90252109	0	Exempt	Open Space	\$0.00	\$0.00
04-818-90252110	0	Exempt	Open Space	\$0.00	\$0.00
04-818-90252111	0	Exempt	Open Space	\$0.00	\$0.00
04-818-90252112	0	Exempt	Open Space	\$0.00	\$0.00
04-818-90252113	0	Exempt	Open Space	\$0.00	\$0.00
Total	9,313,645			\$2,016,364.53	\$1,820,000.00

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Bill No. 35-20

AN ORDINANCE concerning: Tax Levies – Village South at Waugh Chapel Special Taxing District

FOR the purpose of levying and imposing the tax rates for the Village South at Waugh Chapel Special Taxing District required by the County Budget for Fiscal Year 2021.

WHEREAS, by Bill No. 19-10, the County Council established the Village South at Waugh Chapel Special Taxing District and authorized the issuance and sale of certain special obligation bonds to fund certain infrastructure improvements relating to the development and utilization of the land within the Village South at Waugh Chapel Special Taxing District, all pursuant to Article 24, § 9-1301 of the Annotated Code of Maryland and §§ 4-8-101, et seq., of the Anne Arundel County Code (2005, as amended) (together, the “Act”); and

WHEREAS, pursuant to the Act and other applicable authority, the County issued \$16,000,000 aggregate principal amount of special obligation bonds designated “Special Obligation Bonds (Village South at Waugh Chapel Project), Series 2010” (the “2010 Special Obligation Bonds”), which were to be repaid from the proceeds of the Village South at Waugh Chapel Special Taxing District special tax, under certain circumstances; and

WHEREAS, by Bill No. 5-18, the County Council authorized the issuance and sale of certain special obligation refunding bonds to refund all or a portion of the 2010 Special Obligation Bonds (the “2018 Special Obligation Refunding Bonds”), which 2018 Special Obligation Refunding Bonds are to be repaid from the proceeds of the Village South at Waugh Chapel Special Taxing District special tax, under certain circumstances; and

WHEREAS, by Bill No. 5-18, among other actions, the County Council confirmed and ratified the Village South at Waugh Chapel Rate and Method, the levy and imposition of the Village South at Waugh Chapel Special Tax through the application of the Village South at Waugh Chapel Rate and Method, and the deposit of the Village South at Waugh Chapel Special Tax in the Village South at Waugh Chapel Special Taxing District Fund; and

WHEREAS, by Bill No. 5-18, the County is further required to determine the special tax requirement applicable to such district and to levy the special tax for the Fiscal Year 2021; and

WHEREAS, for Fiscal Year 2021, it has been determined that the debt service on the special obligation bonds and other costs related to issuance of such bonds or to the administration of the district will be paid from sources other than the proceeds of the special taxes; now, therefore,

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland*, That a special tax for the taxable year beginning July 1, 2020, and ending on June 30, 2021, is hereby levied and imposed pursuant to the Act and other applicable authority in the Village South at Waugh Chapel Special Taxing District for all taxable parcels of whatever classification at the rate of \$0.00.

SECTION 2. *And be it further enacted*, That this Ordinance shall take effect on July 1, 2020.

PASSED: June 12, 2020

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Bill No. 36-20

AN ORDINANCE concerning: Property Tax and Semiannual Payment Service Charge

FOR the purpose of levying and imposing a property tax for the use of Anne Arundel County for the taxable year beginning July 1, 2020, and ending June 30, 2021; fixing the rate of the County property tax for the taxable year; and establishing the service charge to be paid by a property owner electing to pay real property taxes and all other taxes and charges billed on the real property tax bill under a semiannual payment schedule.

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland,* That a County property tax for the taxable year beginning July 1, 2020, and ending June 30, 2021, is hereby levied and imposed on all assessments, persons, or property subject to ordinary taxation in Anne Arundel County, and that the rate of taxation for such taxable year is hereby fixed at:

(1) \$0.934 on each \$100 of the full assessed value of such real property, and \$2.335 on each \$100 of the full assessed value of such personal property, exclusive of said property located within the corporate limits of the City of Annapolis and the Town of Highland Beach;

(2) \$0.560 on each \$100 of the full assessed value of such real property, and \$1.400 on each \$100 of the full assessed value of such personal property, located within the corporate limits of the City of Annapolis; and

(3) \$0.904 on each \$100 of full assessed value of such real property, and \$2.260 on each \$100 of the full assessed value of such personal property, located within the corporate limits of the Town of Highland Beach.

SECTION 2. *And be it further enacted,* That each property owner electing to pay real property taxes and all other taxes and charges billed on the real property tax bill under a semiannual payment schedule, for the taxable year beginning July 1, 2020, and ending June 30, 2021, shall pay a service charge of 0.56% of the amount of the tax due at the second installment.

SECTION 3. *And be it further enacted,* That this Ordinance shall take effect on July 1, 2020.

PASSED: June 12, 2020

Bill No. 39-20

AN EMERGENCY ORDINANCE concerning: Current Expense Budget – Fourth Quarter Fund Transfer and Supplementary Appropriations

FOR the purpose of transferring appropriations of funds between certain offices, departments, institutions, boards, commissions or other agencies in the general fund; making supplementary appropriations from unanticipated revenues to certain offices, departments, institutions, boards, commissions or other agencies in the general fund and to certain special funds of the County government for the current fiscal year; making this ordinance an emergency ordinance; and generally relating to transferring appropriations of funds and making supplementary appropriations of funds to the current expense budget for the fiscal year ending June 30, 2020.

BY amending: Current Expense Budget

WHEREAS, under Section 711(a) of the Charter, the County Executive may authorize transfers of funds within the same department and within the same fund; and

WHEREAS, under Section 711(a) of the Charter, upon recommendation of the County Executive, the County

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Council may transfer funds between offices, departments, institutions, boards, commissions or other agencies of the County government and within the same fund of the Current Expense Budget; and

WHEREAS, under Section 712 of the Charter, upon the recommendation of the County Executive, the County Council may make supplementary appropriations from revenues received from anticipated sources but in excess of budget estimates and from revenues received from sources not anticipated in the budget for the current fiscal year, provided that the Controller shall first certify in writing that such funds are available for appropriation; and

WHEREAS, the County Executive has recommended emergency and supplementary appropriation and transfer of certain funds, and the Controller has certified in writing that such funds are available for appropriation; now, therefore,

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland,* That the Current Expense Budget for the fiscal year ending June 30, 2020, be and it is hereby amended by making an emergency and supplementary appropriation and transfer of funds in the amount set forth from:

(1) Health Department – General Fund Appropriation	
Disease Prevention & Management	
Supplies & Materials	\$ 5,180,200
	<u>\$ 5,229,200</u>

and by transferring and making a supplementary appropriation of such funds to the below-listed department in the amounts set forth:

(1) Chief Administrative Office – General Fund Appropriation	
Management & Control	
Grants, Contributions & Other	\$ 52,000
(2) Office of Personnel – General Fund Appropriation	
Office of Personnel	
Personal Services	\$ 151,500
Contractual Services	\$ 349,500
	<u>\$ 398,500</u>
(3) Office of Finance (Non-Departmental) – General Fund Appropriation	
Debt Service	
Debt Service	\$ 1,143,000
Contribution to Other Fund	
Contractual Services	\$ 76,200
(4) Police Department – General Fund Appropriation	
Admin Services	
Personal Services	\$ 400,000
Contractual Services	\$ 100,000
Patrol Services	
Personal Services	\$ 2,250,000
Contractual Services	\$ 400,000
(5) Office of Administrative Hearings – General Fund Appropriations	
Office of Admin Hearings	
Personal Services	\$ 8,000

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(6) Office of Information Technology – General Fund Appropriations	
Office of Info Technology	
Personal Services	\$ 250,000

SECTION 2. *And be it further enacted*, That the Current Expense Budget for the fiscal year ending June 30, 2020, be and it is hereby amended by making supplementary appropriations from revenues received from sources not anticipated in the budget and revenues received from anticipated sources but in excess of budget estimates as follows:

(1) Unappropriated fund balance of the West Cnty Dev Dist Tax Increment Fund	\$ 59,000
(2) Unappropriated fund balance of the National Business Park North Tax Increment Fund	\$ 1,112,000
(3) Unappropriated fund balance of the Route 100 Tax Increment Fund	\$ 22,000
(4) Unappropriated fund balance of the Village South at Waugh Chapel Tax Increment Fund	\$ 99,000
(5) State & Federal Grants in the Grants Special Revenue Fund	\$ 202,000
	<u>\$ 798,200</u>
(6) Unappropriated fund balance of the Health Insurance Fund	\$ 10,000,000

and by adding such funds to the below-listed fund, in the respective amounts set forth:

(1) West Cnty Dev Dist Tax Increment Fund	
Office of Finance (Non-Departmental)	
Tax Increment Districts	
Grant, Contributions & Other	\$ 59,000
(2) National Business Park North Tax Increment Fund	
Office of Finance (Non-Departmental)	
Tax Increment Districts	
Grant, Contributions & Other	\$ 1,112,000
(3) Route 100 Tax Increment Fund	
Office of Finance (Non-Departmental)	
Tax Increment Districts	
Grant, Contributions & Other	\$ 22,000
(4) Village South at Waugh Chapel Tax Increment Fund	
Office of Finance (Non-Departmental)	
Tax Increment Districts	
Grant, Contributions & Other	\$ 99,000
(5) Grants Special Revenue Fund	
Office of the Sheriff	
Office of the Sheriff	
Personal Services	\$ 23,000
Health Department	
Behavioral Health	
Personal Services	\$ 76,100
Contractual Services	\$ 82,300

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Supplies and Materials	\$	7,100
Business and Travel	\$	1,800
Grant, Contributions & Other	\$	11,700

Department of Aging

Senior Centers

Grants, Contributions & Other	\$	596,200
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(6) Health Insurance Fund

Health Costs

Grant, Contributions & Other	\$	10,000,000
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SECTION 3. *And be it further enacted*, That this Ordinance is hereby declared to be an emergency ordinance and necessary for the immediate preservation of the public peace, health, safety, welfare, and property, and being passed by the affirmative vote of five members of the County Council, the same shall take effect from the date that it becomes law.

APPROVED AND APPROVED AND ENACTED: June 17, 2020

EFFECTIVE DATE: June 17, 2020

Bill No. 40-20

AN ORDINANCE concerning: Anne Arundel County Consolidated Plan FY 2021 – FY 2025

FOR the purpose of adopting the “Anne Arundel County Consolidated Plan FY 2021 – FY 2025”.

WHEREAS, the U.S. Department of Housing and Urban Development (“HUD”) requires that local governments develop Consolidated Plans that identify local housing and community development needs and that further establish goals and strategies to address those needs; and

WHEREAS, an approved Consolidated Plan serves as the framework to identify housing and community development programs that may benefit from HUD grant programs; and

WHEREAS, under 24 CFR Part 91, local governments are required to submit to HUD for final approval a Consolidated Plan that describes “its plan to pursue these goals for all the community planning and development programs, as well as for housing programs”; and

WHEREAS, the “Anne Arundel County Consolidated Plan FY 2021 – FY 2025” has been drafted to fulfill the requirements of the provisions of 24 CFR Part 91; now, therefore,

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland*, That the “Anne Arundel County Consolidated Plan FY 2021 – FY 2025” is hereby approved and adopted.

SECTION 2. *And be it further enacted*, That the “Anne Arundel County Consolidated Plan FY 2021 – FY 2025” is incorporated herein by reference as if fully set forth, and a certified copy of the “Anne Arundel County Consolidated Plan FY 2021 – FY 2025” shall be permanently kept on file at the Office of the Administrative Officer to the County Council and in the principal office of Arundel Community Development Services, Inc.

SECTION 3. *And be it further enacted*, That this Ordinance shall take effect 45 days from the date it becomes law.

APPROVED AND APPROVED AND ENACTED: June 17, 2020

EFFECTIVE DATE: August 1, 2020

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Bill No. 42-20

AN EMERGENCY ORDINANCE concerning: Current Expense Budget – Board of Education – Supplementary Appropriation and Transfers of Funds

FOR the purpose of transferring appropriations of funds between certain offices, departments, institutions, boards, commissions or other agencies in the general fund; making supplementary appropriations from unanticipated revenues to the Local Education Fund for the current fiscal year; making this Ordinance an emergency ordinance; and generally relating to transferring appropriations of funds and supplementary appropriations to the current expense budget for the fiscal year ending June 30, 2020.

BY amending: Current Expense Budget

WHEREAS, under Section 711(a) of the Charter, the County Executive may authorize transfers of funds within the same department and within the same fund; and

WHEREAS, under Section 711(a) of the Charter, upon recommendation of the County Executive, the County Council may transfer funds between offices, departments, institutions, boards, commissions or other agencies of the County government and within the same fund of the Current Expense Budget; and

WHEREAS, under Section 712 of the Charter, upon the recommendation of the County Executive, the County Council may make supplementary appropriations from revenues received from anticipated sources but in excess of budget estimates and from revenues received from sources not anticipated in the budget for the current fiscal year, provided that the Controller shall first certify in writing that such funds are available for appropriation; and

WHEREAS, § 5-105(a) of the Education Article of the Annotated Code of Maryland, requires that all revenues received by the Board of Education be spent in accordance with the major categories of its annual budget as provided under § 5-101 of the Education Article, and § 5-105(b) of the Education Article requires that transfers between major categories be approved by the County Council; and

WHEREAS, the County Executive has recommended the transfer and supplementary appropriation of certain funds, and the Controller has certified in writing that such funds are available for appropriation; now, therefore,

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland,* That the Current Expense Budget for the fiscal year ending June 30, 2020, be and it is hereby amended by making supplementary appropriations of revenues received from sources not anticipated in the budget and from revenues received from anticipated sources in excess of budget estimates in the Local Education Fund as follows:

(1) Board of Education Local Revenues	\$ 7,243,200
	\$ <u>7,243,100</u>
(2) Federal & State Grants	\$ 2,122,500
	\$ <u>2,118,900</u>

SECTION 2. *And be it further enacted,* That the Current Expense Budget for the fiscal year ending June 30, 2020, is hereby amended by transferring funds from the below-listed accounts in the Local Education Fund in the respective amounts set forth:

(1) Administration	\$ 299,800
(2) Mid-Level Administration	\$ 445,500
	\$ <u>495,500</u>
(3) Instructional Salaries & Wages	\$ 8,090,500
(3) Special Education	\$ 601,800

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(4) Pupil Charges	\$ 436,500
(5) Health Services	\$ 10,000
(5) Pupil Transportation	\$ 4,877,300
	<u>\$ 5,127,300</u>
(6) Fixed Charges	\$ 6,918,300
	<u>\$ 6,921,900</u>

SECTION 3. *And be it further enacted*, That the Current Expense Budget for the fiscal year ending June 30, 2020, is hereby amended by making supplementary appropriations of such funds and by transferring such funds as enumerated in Sections 1 and 2 of this Ordinance to the below-listed accounts in the Local Education Fund in the respective amounts set forth:

(1) Textbooks & Classroom Supplies	\$ 11,342,900
	<u>\$ 12,183,000</u>
(2) Other Instructional Costs	\$ 9,944,000
	<u>\$ 9,157,900</u>
(3) Operation of Plant	\$ 5,699,900
	<u>\$ 5,508,300</u>
(4) Maintenance of Plant	\$ 3,096,000
	<u>\$ 3,033,500</u>
(5) Community Services	\$ 39,600
(6) Capital Outlay	\$ 923,000
	<u>\$ 1,423,000</u>

SECTION 4. *And be it further enacted*, That this Ordinance is hereby declared to be an emergency ordinance and necessary for the immediate preservation of the public peace, health, safety, welfare, and property, and being passed by the affirmative vote of five members of the County Council, the same shall take effect from the date it becomes law.

APPROVED AND APPROVED AND ENACTED: June 17, 2020
EFFECTIVE DATE: June 17, 2020

Bill No. 43-20

AN ORDINANCE concerning: Self-Insurance Fund – Claims for Payment – Increase Amounts to be Approved by Central Services Officer

FOR the purpose of increasing the amount of certain claims for payment from the Self-Insurance Fund that must be reviewed and approved by the Central Services Officer; making a corresponding change to increase the amount of certain claims for payment from the Self-Insurance Fund that must be reviewed and approved by the Self-Insurance Fund Committee; and generally relating to the Self-Insurance Fund.

BY repealing and reenacting, with amendments: §§ 3-11-105(d)(2); and 3-11-107(a)(3)
Anne Arundel County Code (2005, as amended)

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland*, That Section(s) of the Anne Arundel County Code (2005, as amended) read as follows:

ARTICLE 3. BOARDS, COMMISSIONS, AND SIMILAR BODIES

TITLE 11. SELF-INSURANCE FUND COMMITTEE

3-11-105. Self-Insurance Fund Committee.

(d) **Duties.** The Committee shall:

(2) review and approve all claims for payment from the Fund for general liability and settlements of workers' compensation claims where the amount to be paid exceeds [[\$10,000]] \$25,000 but is less than \$100,000;

3-11-107. Duties of Central Services Officer.

(A) **Duties.** The Central Services Officer shall:

(3) review and approve all claims for payment from the Fund for general liability and settlements of workers' compensation claims where the amount to be paid is [[\$10,000]] \$25,000 or less;

SECTION 2. *And be it further enacted*, That this Ordinance shall take effect 45 days from the date it becomes law.

APPROVED AND ENACTED: June 17, 2020

EFFECTIVE DATE: August 1, 2020

Bill No. 44-20

AN ORDINANCE concerning: Personnel – Classified Service; Exempt Service

FOR the purpose of adding new pay schedules for certain classified employees; providing the method for certain classified employees to move to a new pay schedule; providing for increases in pay for certain employees; providing for lump sum payments for certain employees; modifying pay upon promotion; modifying pay upon movement between pay schedules; making certain employees eligible for on-call pay; making certain employees eligible for flight pay; adding an allowance for foreign language services for certain employees; modifying carry over leave for certain employees; modifying leave conversion for certain employees; confirming applicability of certain terms related to pay in memoranda of agreements; providing for the application of this Ordinance; and generally relating to personnel.

BY repealing: § 6-1-202(b)(1), (c)(1) and (2), (d)(1) and (4), (f)(1) and (2), (g)(1) through (3), and (i) Anne Arundel County Code (2005, as amended)

BY adding: §§ 6-1-202(b)(1), (c)(1) and (2), (d)(1) and (4), (f)(1) and (2), (g)(1) through (3), and (i); and 6-1-217(h) Anne Arundel County Code (2005, as amended)

BY repealing and reenacting, with amendments: §§ 6-1-202(d)(2), (e)(1) through (3); 6-1-208(c)(1); 6-1-209(e)(1); 6-1-214(b); 6-1-216; 6-1-302(d); and 6-1-303(m) Anne Arundel County Code (2005, as amended)

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland*, That § 6-1-202(b)(1), (c)(1) and (2), (d)(1) and (4), (f)(1) and (2), (g)(1) through (3), and (i) of the Anne Arundel County Code (2005, as amended) are hereby repealed.

SECTION 2. *And be it further enacted*, That Section(s) of the Anne Arundel County Code (2005, as amended) read as follows:

ARTICLE 6. PERSONNEL

TITLE 1. CLASSIFIED SERVICE

6-1-202. Pay schedules.

(B) Office Support, Administrative Aides, and Technical employees.

(1) BEGINNING THE FIRST FULL PAY PERIOD ON OR AFTER JULY 1, 2020, FOR EMPLOYEES IN THE CLASSIFIED SERVICE WHOSE PAY GRADES ARE DESIGNATED “OS”, THE HOURLY PAY SCHEDULE IS:

OFFICE SUPPORT, ADMINISTRATIVE AIDES, AND TECHNICAL EMPLOYEES (OS) PAY SCHEDULE

GRADE	MINIMUM	MAXIMUM
OS-1	\$12.80	\$20.97
OS-2	13.42	21.97
OS-3	14.09	23.05
OS-4	14.75	24.19
OS-5	15.47	25.38
OS-6	16.21	26.59
OS-7	17.00	27.90
OS-8	17.83	29.25
OS-9	18.69	30.70
OS-10	19.61	32.22
OS-11	20.56	33.78
OS-12	21.57	35.45

(C) Labor, Maintenance, Trades, and Inspection employees.

(1) BEGINNING THE FIRST FULL PAY PERIOD ON OR AFTER JULY 1, 2020, FOR EMPLOYEES IN THE CLASSIFIED SERVICE WHOSE PAY GRADES ARE DESIGNATED “LM”, THE HOURLY PAY SCHEDULE IS:

LABOR, MAINTENANCE, TRADES, AND INSPECTION EMPLOYEES (LM) PAY SCHEDULE

GRADE	MINIMUM	MAXIMUM
LM-1	\$12.94	\$20.35
LM-2	13.59	21.42
LM-3	14.26	22.46
LM-4	15.00	23.61
LM-5	15.76	24.77
LM-6	16.55	26.05
LM-7	17.43	27.36
LM-8	18.28	28.75
LM-9	19.23	30.19
LM-10	20.18	31.73
LM-11	21.20	33.35
LM-12	22.27	35.02

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(2) BEGINNING THE FIRST FULL PAY PERIOD ON OR AFTER JULY 1, 2020, FOR EMPLOYEES IN THE CLASSIFIED SERVICE WHOSE PAY GRADES ARE DESIGNATED “FW”, THE HOURLY PAY SCHEDULE IS:

FLEXIBLE WORKER (FW) PAY SCHEDULE

GRADE	BASE	SKILL 1	SKILL 2	SKILL 3	SKILL 4	SKILL 5
FW-01	\$18.43	\$19.75	\$20.42	\$21.17	\$21.90	\$22.65
FW-02	BASE	SKILL 6	SKILL 7	SKILL 8	SKILL 9	SKILL 10
	\$24.92	\$26.16	\$27.49	\$28.87	\$30.29	\$34.97
FW-03	SKILL 11	SKILL 12				
	\$38.14	\$40.06				
FW-04	SKILL 13					
	\$42.08					

(D) Detention Center employees.

(1) BEGINNING THE FIRST FULL PAY PERIOD ON OR AFTER JULY 1, 2020, FOR EMPLOYEES IN THE CLASSIFIED SERVICE WHOSE PAY GRADES ARE DESIGNATED “D-1” AND “D-2”, THE ANNUAL PAY SCHEDULE IS:

DETENTION CENTER EMPLOYEES (D) PAY SCHEDULE

STEP	GRADE	
	D-1	D-2
0	\$45,232	
1	46,589	
2	47,986	\$50,386
3	49,426	51,898
4	50,909	53,454
5	52,436	55,058
6	54,009	56,709
7	55,629	58,411
8	57,298	60,164
9	59,017	61,968
10	60,789	63,827

11	62,612	65,743
12	64,490	67,714
13	66,425	69,746
14	68,417	71,839
15	70,470	73,993
16	72,585	76,213
17	74,761	78,500

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18	77,004	80,855
19	79,315	83,280
20	81,695	85,778
21	84,146	88,352

(2) (I) Beginning the first full pay period on or after July 1, 2019, for employees in the classified service whose pay [[grades are]] GRADE IS designated “D-3”, the annual pay schedule is:

DETENTION CENTER EMPLOYEES (D) PAY SCHEDULE

	GRADE
STEP	D-3
5	\$56,740
6	58,442
7	60,195
8	62,001
9	63,861
10	65,777
11	67,750
12	69,782
13	71,876
14	74,032
15	76,253
16	78,541
17	80,897
18	83,324
19	85,824
20	88,398
21	91,050
22	93,782
23	96,595
24	99,493

(II) BEGINNING THE FIRST FULL PAY PERIOD ON OR AFTER JANUARY 1, 2021, FOR EMPLOYEES IN THE CLASSIFIED SERVICE WHOSE PAY GRADE IS DESIGNATED “D-3”, THE ANNUAL PAY SCHEDULE IS:

DETENTION CENTER EMPLOYEES (D) PAY SCHEDULE

	GRADE
STEP	D-3
5	\$58,442
6	60,195

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7	62,001
8	63,861
9	65,777
10	67,750
11	69,783
12	71,875
13	74,032
14	76,253
15	78,541
16	80,897
17	83,324
18	85,824
19	88,399
20	91,050
21	93,782
22	96,595
23	99,493
24	102,478

(4) BEGINNING THE FIRST FULL PAY PERIOD ON OR AFTER JULY 1, 2020, FOR EMPLOYEES IN THE CLASSIFIED SERVICE WHOSE PAY GRADES ARE DESIGNATED “C-1” AND “C-2”, THE ANNUAL PAY SCHEDULE IS:

CORRECTIONAL PROGRAM SPECIALIST EMPLOYEES (C) PAY SCHEDULE

	GRADE	GRADE
STEP	C-1	C-2
1	\$45,042	\$49,490
2	46,393	50,975
3	47,785	52,504
4	49,218	54,079
5	50,695	55,701
6	52,216	57,372
7	53,782	59,094
8	55,395	60,866
9	57,057	62,692
10	58,769	64,573
11	60,532	66,510
12	62,348	68,506
13	64,218	70,561
14	66,145	72,678

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15	68,129	74,858
16	70,173	77,104
17	72,278	79,417
18	74,447	81,799
19	76,680	84,253
20	78,981	86,781
21	81,350	89,384
22	83,791	92,066
23	86,304	94,828

(e) **Deputy Sheriff employees.**

(1) (I) Beginning the first full pay period on or after July 1, 2019, for employees in the classified service whose pay grades are designated “S-1” and “S-1A”, the annual pay schedule is:

DEPUTY SHERIFF EMPLOYEES (S) PAY SCHEDULE

STEP	GRADE	
	S-1	S-1A
1	\$46,750	
2	48,153	\$50,079
3	49,597	51,581
4	51,085	53,129
5	52,618	54,723
6	54,196	56,364
7	55,822	58,055
8	57,497	59,797
9	59,222	61,591
10	60,999	63,439
11	62,829	65,342
12	64,713	67,302
13	66,655	69,321
14	68,655	71,401
15	70,714	73,543
16	72,836	75,749
17	75,021	78,021
18	77,271	80,362
19	79,589	82,773
20	81,977	85,256

(II) BEGINNING THE FIRST FULL PAY PERIOD ON OR AFTER JANUARY 1, 2021, FOR EMPLOYEES IN THE CLASSIFIED SERVICE WHOSE PAY GRADES ARE DESIGNATED “S-1” AND “S-1A”, THE ANNUAL PAY SCHEDULE IS:

DEPUTY SHERIFF EMPLOYEES (S) PAY SCHEDULE

	GRADE	GRADE
STEP	S-1	S-1A
1	\$48,153	
2	49,598	\$51,581
3	51,085	53,128
4	52,618	54,723
5	54,197	56,365
6	55,822	58,055
7	57,497	59,797
8	59,222	61,591
9	60,999	63,439
10	62,829	65,342
11	64,714	67,302
12	66,654	69,321
13	68,655	71,401
14	70,715	73,543
15	72,835	75,749
16	75,021	78,021
17	77,272	80,362
18	79,589	82,773
19	81,977	85,256
20	84,436	87,814

(2) (I) Beginning the first full pay period on or after July 1, 2019, for employees in the classified service whose pay [[grades are]] GRADE IS designated “S-2”, the annual pay schedule IS:

DEPUTY SHERIFF EMPLOYEES (S) PAY SCHEDULE

	GRADE
STEP	S-2
5	\$60,025
6	61,826
7	63,681
8	65,591
9	67,559
10	69,585

11	71,673
12	73,823
13	76,038
14	78,319
15	80,669
16	83,089
17	85,581
18	88,149
19	90,793
20	93,517
21	96,323

(II) BEGINNING THE FIRST FULL PAY PERIOD ON OR AFTER JULY 1, 2020, FOR EMPLOYEES IN THE CLASSIFIED SERVICE WHOSE PAY GRADE IS DESIGNATED “S-2”, THE ANNUAL PAY SCHEDULE IS:

DEPUTY SHERIFF EMPLOYEES (S) PAY SCHEDULE

	GRADE
STEP	S-2
5	\$63,627
6	65,536
7	67,502
8	69,526
9	71,613
10	73,760
11	75,973
12	78,252
13	80,600
14	83,018
15	85,509
16	88,074
17	90,716
18	93,438
19	96,241
20	99,128
21	102,102

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(3) (I) Beginning the first full pay period on or after July 1, 2019, for employees in the classified service whose pay [[grades are]] GRADE IS designated “S-3”, the annual pay schedule is:

DEPUTY SHERIFF EMPLOYEES (S) PAY SCHEDULE

	GRADE
STEP	S-3
5	\$63,026
6	64,917
7	66,865
8	68,870
9	70,937
10	73,065
11	75,257
12	77,514
13	79,840
14	82,235
15	84,702
16	87,243
17	89,860
18	92,556
19	95,333
20	98,193
21	101,139

(II) BEGINNING THE FIRST FULL PAY PERIOD ON OR AFTER JULY 1, 2020, FOR EMPLOYEES IN THE CLASSIFIED SERVICE WHOSE PAY GRADE IS DESIGNATED “S-3”, THE ANNUAL PAY SCHEDULE IS:

DEPUTY SHERIFF EMPLOYEES (S) PAY SCHEDULE

	GRADE
STEP	S-3
5	\$66,808
6	68,812
7	70,877
8	73,002
9	75,193
10	77,449
11	79,772
12	82,165
13	84,630
14	87,169

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15	89,784
16	92,478
17	95,252
18	98,109
19	101,053
20	104,085
21	107,207

(F) Fire Department employees.

(1) BEGINNING THE FIRST FULL PAY PERIOD ON OR AFTER JULY 1, 2020, FOR EMPLOYEES IN THE CLASSIFIED SERVICE WHOSE PAY GRADES ARE DESIGNATED “F-1” THROUGH “F-6”, THE ANNUAL PAY SCHEDULE IS:

FIRE DEPARTMENT EMPLOYEES (F) PAY SCHEDULE

GRADE						
STEP	F-1	F-2	F-3	F-4	F-5	F-6
0-11 MONTHS	\$43,182	\$45,341	\$46,375	\$48,694		
1	44,791	47,031	48,107	50,512		
2	46,462	48,785	49,904	52,399		
3	48,194	50,604	51,768	54,356		
4	49,992	52,492	53,702	56,387		
5	51,857	54,450	55,709	58,494	\$61,419	
6	53,792	56,482	57,791	60,680	63,714	
7	55,799	58,589	59,951	62,948	66,096	\$69,401
8	57,882	60,776	62,192	65,302	68,567	71,995
9	60,043	63,045	64,518	67,743	71,131	74,687
10	62,284	65,399	66,930	70,277	73,791	77,480
11	64,610	67,841	69,434	72,905	76,551	80,378
12	67,023	70,375	72,031	75,633	79,414	83,385
13	69,527	73,003	74,726	78,463	82,386	86,505
14	72,124	75,731	77,523	81,399	85,469	89,742
15	74,819	78,560	80,424	84,445	88,667	93,101
16	77,616	81,496	83,434	87,606	91,986	96,586
17	80,517	84,543	86,558	90,886	95,430	100,202
18	83,527	87,703	89,799	94,289	99,004	103,954
19	86,650	90,982	93,162	97,821	102,712	107,847
20					106,559	111,887
21					110,551	116,078

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(2) BEGINNING THE FIRST FULL PAY PERIOD ON OR AFTER JULY 1, 2020, FOR EMPLOYEES IN THE CLASSIFIED SERVICE WHOSE PAY GRADE IS DESIGNATED “F-7”, THE ANNUAL PAY SCHEDULE IS:

FIRE DEPARTMENT EMPLOYEES (F) PAY SCHEDULE

GRADE	MINIMUM	MAXIMUM
F-7	\$81,650	\$131,813

(G) **Police Department employees.**

(1) BEGINNING THE FIRST FULL PAY PERIOD ON OR AFTER JULY 1, 2020, FOR EMPLOYEES IN THE CLASSIFIED SERVICE WHOSE PAY GRADES ARE DESIGNATED “P-00” AND “P-1B”, THE ANNUAL PAY SCHEDULE IS:

POLICE DEPARTMENT EMPLOYEES (P) PAY SCHEDULE

STEP	GRADE	
	P-00	P-1B
1	\$55,000	\$57,200
2	57,200	59,488
3	59,488	61,868
4	61,868	64,342
5	64,342	66,916
6	66,916	69,593
7	69,593	72,376
8	72,028	74,909
9	74,549	77,531
10	77,158	80,245
11	79,859	83,053
12	82,654	85,960
13	85,547	88,969
14	88,541	92,083
15	91,640	95,306
16	94,847	98,641
17	98,167	102,094
18	100,131	104,136
19	102,133	106,218
20	104,176	108,343

(2) BEGINNING THE FIRST FULL PAY PERIOD ON OR AFTER JULY 1, 2020, FOR EMPLOYEES IN THE CLASSIFIED SERVICE WHOSE PAY GRADE IS DESIGNATED “P-2”, THE ANNUAL PAY SCHEDULE IS:

POLICE DEPARTMENT EMPLOYEES (P) PAY SCHEDULE

	GRADE
STEP	P-2
5	\$73,608
6	76,552
7	79,614
8	82,400
9	85,284
10	88,270
11	91,358
12	94,556
13	97,866
14	101,291
15	104,837
16	108,505
17	112,303
18	114,550
19	116,840
20	119,177
21	121,561

(3) BEGINNING THE FIRST FULL PAY PERIOD ON OR AFTER JULY 1, 2020, FOR EMPLOYEES IN THE CLASSIFIED SERVICE WHOSE PAY GRADE IS DESIGNATED “P-3”, THE ANNUAL PAY SCHEDULE IS:

POLICE DEPARTMENT EMPLOYEES (P) PAY SCHEDULE

	GRADE
STEP	P-3
5	\$77,288
6	80,380
7	83,595
8	86,520
9	89,548
10	92,684
11	95,926

12	99,284
13	102,759
14	106,356
15	110,079
16	113,930

17	117,918
18	120,278
19	122,682
20	125,136
21	127,639
22	132,744

(I) **Park Ranger employees.** BEGINNING THE FIRST FULL PAY PERIOD ON OR AFTER JULY 1, 2020, FOR EMPLOYEES IN THE CLASSIFIED SERVICE WHOSE PAY GRADE IS DESIGNATED “R”, THE ANNUAL PAY SCHEDULE IS:

PARK RANGER EMPLOYEES (R) PAY SCHEDULE

GRADE	MINIMUM	MAXIMUM
R	\$45,690	\$72,200

6-1-208. Pay on promotion, demotion, reclassification, or grade reallocation – Represented employees.

(c) Promotion.

(1) Except as otherwise provided in this subsection, if an employee is promoted to a position that is classified in a higher grade, the employee’s new pay is the greater of:

(i) the minimum pay rate of the new grade; or

(ii) that pay rate for those employees within the new grade that is AT LEAST 5% above the level at which the employee was paid in the former grade, but not exceeding the maximum pay on the applicable pay schedule for the new grade.

6-1-209. Pay upon movement between pay schedules – Represented and non-represented employees.

(c) Promotion.

(1) Except as otherwise provided in this subsection, if an employee is promoted, the employee’s new pay shall be the greater of:

(i) the minimum pay rate of the new grade;

(ii) when moving from a represented or non-represented pay schedule to a represented pay schedule, that pay rate within the new grade that is AT LEAST 5% above the level at which the employee was paid in the former grade, but not exceeding the maximum pay for the new grade; or

(iii) when moving from a represented pay schedule to the non-represented pay schedule, that pay amount within the new grade that is [[a minimum of]] AT LEAST 5% but no more than 15% above the level at which the

employee was paid in the former grade, in accordance with Office of Personnel policies and procedures, but not exceeding the maximum pay on the applicable pay schedule for the new grade.

6-1-214. On-call pay.

(b) Eligibility.

(1) Uniformed officers in the classification of Police Captain are entitled to the same on-call pay afforded uniformed officers in the classification of Police Sergeant under this section.

(2) EMPLOYEES IN THE CLASSIFICATION OF ANIMAL CONTROL SUPERVISOR ARE ENTITLED TO RECEIVE ON-CALL PAY AT THE SAME RATE THAT IS PAID TO EMPLOYEES IN THE CLASSIFICATION OF ANIMAL CONTROL OFFICER UNDER THIS SECTION.

6-1-216. Flight Pay.

Represented employees whose pay grades are designated P-00, P-1B, [[or]] P-2, OR P-3 shall be entitled to flight premium pay as provided by the applicable memorandum of agreement, negotiated and executed between the County and an exclusive representative in accordance with Title 4.

6-1-217. Allowances.

(H) Allowances for non-represented and exempt employees. EMPLOYEES IN THE CLASSIFIED SERVICE WHO ARE NOT REPRESENTED BY AN EXCLUSIVE REPRESENTATIVE AND EMPLOYEES IN THE EXEMPT SERVICE WHO ARE DESIGNATED BY THE APPOINTING AUTHORITY TO BE AND ARE CERTIFIED IN ACCORDANCE WITH COUNTY POLICIES AND PROCEDURES TO PROVIDE FOREIGN LANGUAGE SERVICES ARE ENTITLED TO AN ALLOWANCE AS DETERMINED BY THE APPOINTING AUTHORITY PAYABLE ON A PER PAY PERIOD BASIS.

6-1-302. Annual leave.

(d) Accumulation of annual leave. [[An employee may accumulate annual leave in accordance with the following schedule:

(1) an employee in the classification of D-3 may not carry over more than 30 days of annual leave into a pay period calendar year; and

(2) employees in classifications other than D-3]] EMPLOYEES ELIGIBLE TO ACCUMULATE ANNUAL LEAVE may not carry over more than 35 days of annual leave into a pay period calendar year.

6-1-303. Disability Leave.

(m) Annual leave conversion into disability leave. Annual leave accumulated by a non-represented employee or an employee in the classification of Deputy Sheriff I, Deputy Sheriff Corporal, Deputy Sheriff II, Deputy Sheriff III, Park Ranger, Fire Battalion Chief, POLICE OFFICER, POLICE OFFICER FIRST CLASS, POLICE CORPORAL, Police Sergeant, or Police Lieutenant, or in a classification on the LM or FW pay schedule, which exceeds the maximum carry over limit of 35 days per calendar year as provided by [[§ 6-1-302(d)(2)]] § 6-1-302(D), will be converted to disability leave.

SECTION 3. *And be it further enacted,* That if an employee's pay rate is below the minimum of the employee's pay schedule established under this Ordinance, the employee's rate of pay shall be increased to the minimum rate of pay of the employee's pay schedule.

SECTION 4. *And be it further enacted,* That classified employees on the F-7, OS, LM, and R pay schedules shall receive a 2% increase in pay, not to exceed the maximum pay rate for the grade, effective the first full pay period beginning on or after July 1, 2020, exclusive of any increase granted to any such employee under § 6-1-205.

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SECTION 5. *And be it further enacted*, That classified employees on the S-1, S-1A, and D-3 pay schedules shall receive a 3% increase in pay, not to exceed the maximum pay rate for the grade, effective the first full pay period beginning on or after January 1, 2021, exclusive of any increase granted to any such employee under § 6-1-205.

SECTION 6. *And be it further enacted*, That classified employees on the C-1 and C-2 pay schedules shall receive a 1% increase in pay, not to exceed the maximum pay rate for the grade, effective the first full pay period beginning on or after July 1, 2020, exclusive of any increase granted to any such employee under § 6-1-205.

SECTION 7. *And be it further enacted*, That effective July 1, 2020, the S-2 and S-3 pay schedules shall be adjusted by 6%, and classified employees on those pay schedules will receive variable increases in pay in accordance with Section 13 below.

SECTION 8. *And be it further enacted*, That effective July 1, 2020, the D-1 and D-2 pay schedules shall be adjusted by 4%, and classified employees on those pay schedules will receive variable increases in pay in accordance with Section 13 below.

SECTION 9. *And be it further enacted*, That classified employees on the F-1 through F-6, and P-00 through P-3 pay schedules shall receive variable increases in pay through placement at the employee's current grade and step on the respective adjusted pay schedule implemented July 1, 2020.

SECTION 10. *And be it further enacted*, That classified employees on the OS, LM, and R pay schedules whose overall performance is rated satisfactory shall receive a 3% increase in pay, not to exceed the maximum pay rate for the grade, effective the first full pay period beginning on or after the employee's anniversary date.

SECTION 11. *And be it further enacted*, That classified employees on the F-7 pay schedule whose overall performance is rated satisfactory shall receive a 3.5% increase in pay, not to exceed the maximum pay rate for the grade, effective the first full pay period beginning on or after the employee's anniversary date.

SECTION 12. *And be it further enacted*, That classified employees on the F-1 through F-6, S-1 through S-1A, and P-00 through P-3 pay schedules whose overall performance is rated satisfactory shall receive an increase in pay, not to exceed the maximum pay rate for the grade, by advancing one step on the pay schedule in effect the first full pay period beginning on or after the employee's anniversary date.

SECTION 13. *And be it further enacted*, That, beginning the first full pay period on or after the employee's anniversary date, classified employees on the C-1, C-2, D-1 through D-3, S-2, and S-3 pay schedules whose overall performance is rated satisfactory shall receive an increase in pay, not to exceed the maximum pay rate for the grade, by moving to the pay schedule in effect in accordance with the respective Memorandum of Agreement for Fiscal Year 2021.

SECTION 14. *And be it further enacted*, That the following employees shall receive a lump sum payment of \$1,500, effective the first full pay period beginning on or after July 1, 2020:

(1) classified employees on the NR, D-5 through D-8, C-3, S-4, F-8 through F-9, P-4 through P-6, and LA pay schedules;

(2) exempt employees paid under the Exempt Pay and Benefits Plan in § 6-2-101;

(3) exempt employees who are appointed by and with the approval of the State's Attorney or the judges of the Circuit Court for the County and are paid under the Court and State's Attorney Employees' Pay and Benefit Plan in § 6-2-104; and

(4) exempt employees paid under the Soil Conservation District Employees' Pay and Benefit Plan in § 6-2-105.

SECTION 15. *And be it further enacted*, That classified employees in the classification of Deputy Sheriff I and

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Deputy Sheriff Corporal shall receive any salary increases, lump sum payments, pay adjustments, and/or allowances in accordance with the pay provisions of the Memorandum of Agreement between Anne Arundel County and the Teamsters Union Local 355 Deputy Sheriffs and Deputy Sheriffs Corporals for Fiscal Year 2021.

SECTION 16. *And be it further enacted*, That classified employees in the classification of Deputy Sheriff II and Deputy Sheriff III shall receive any salary increases, lump sum payments, pay adjustments, and/or allowances in accordance with the pay provisions of the Memorandum of Agreement between Anne Arundel County and the Anne Arundel County Sheriff's Sergeants Association, Fraternal Order of Police, Anne Arundel County Lodge #106 for Fiscal Year 2021.

SECTION 17. *And be it further enacted*, That classified employees in the classification of Detention Officer and Detention Corporal shall receive any salary increases, lump sum payments, pay adjustments, and/or allowances in accordance with the pay provisions of the Memorandum of Agreement between Anne Arundel County and the Fraternal Order of Anne Arundel Detention Center Officers and Personnel, Inc. for Fiscal Year 2021.

SECTION 18. *And be it further enacted*, That classified employees in the classification of Detention Sergeant shall receive any salary increases, lump sum payments, pay adjustments, and/or allowances in accordance with the pay provisions of the Memorandum of Agreement between Anne Arundel County and the Anne Arundel County Detention Sergeants Association International Union of Police Associations, Local 141, AFL-CIO for Fiscal Year 2021.

SECTION 19. *And be it further enacted*, That classified employees in the classification of Fire Battalion Chief shall receive any salary increases, lump sum payments, pay adjustments, and/or allowances in accordance with the pay provisions of the Memorandum of Agreement between Anne Arundel County and Teamsters Union Local 355 Battalion Chiefs for Fiscal Year 2021.

SECTION 20. *And be it further enacted*, That classified employees in the classification of Police Sergeant and Police Lieutenant shall receive any salary increases, lump sum payments, pay adjustments, and/or allowances in accordance with the pay provisions of the Memorandum of Agreement between Anne Arundel County and the Anne Arundel County Police Supervisors Association for Fiscal Year 2021.

SECTION 21. *And be it further enacted*, That classified employees represented by the International Association of Fire Fighters Local 1563 shall receive any salary increases, lump sum payments, pay adjustments, and/or allowances in accordance with the pay provisions of the Memorandum of Agreement between Anne Arundel County and Local 1563 Anne Arundel County Professional Fire Fighters, International Association of Fire Fighters, AFL-CIO-CLC for Fiscal Year 2021.

SECTION 22. *And be it further enacted*, That classified employees represented by the Fraternal Order of Police, Lodge #70 shall receive any salary increases, lump sum payments, pay adjustments, and/or allowances in accordance with the pay provisions of the Memorandum of Agreement between Anne Arundel County and the Fraternal Order of Police, Anne Arundel County Lodge #70, Inc. for Fiscal Year 2021.

SECTION 23. *And be it further enacted*, That classified employees in the classification of Park Ranger shall receive any salary increases, lump sum payments, pay adjustments, and/or allowances in accordance with the pay provisions of the Memorandum of Agreement between Anne Arundel County and the Teamsters Union Local 355 Park Rangers for Fiscal Year 2021.

SECTION 24. *And be it further enacted*, That classified employees in the classification of Correctional Program Specialist shall receive any salary increases, lump sum payments, pay adjustments, and/or allowances in accordance with the pay provisions of the Memorandum of Agreement between Anne Arundel County and the Teamsters Union Local 355 Correctional Program Specialists for Fiscal Year 2021.

SECTION 25. *And be it further enacted*, That classified employees represented by AFSCME Local 582 shall receive any salary increases, lump sum payments, pay adjustments, and/or allowances in accordance with the pay provisions of the Memorandum of Agreement between Anne Arundel County and Local 582 of the American

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Federation of State, County and Municipal Employees AFL-CIO (affiliated with Maryland Public Employees Council 67) for Fiscal Year 2021.

SECTION 26. *And be it further enacted*, That classified employees represented by AFSCME Local 2563 shall receive any salary increases, lump sum payments, pay adjustments, and/or allowances in accordance with the pay provisions of the Memorandum of Agreement between Anne Arundel County and Local 2563 of the American Federation of State, County and Municipal Employees AFL-CIO (affiliated with Maryland Public Employees Council 67) for Fiscal Year 2021.

SECTION 27. *And be it further enacted*, That classified employees in the following classifications on the first full pay period on or after July 1, 2020, shall receive an adjustment to their base rate of pay, not to exceed the maximum pay rate for the grade, as follows:

(1) certain employees in the classification of Fire Fighter/Emergency Medical Technician Paramedic shall have their base rate of pay adjusted to the rate that would be in effect if the terms of the Memorandum of Agreement for fiscal years 2019 and 2020 had been applied at the time of their respective promotions during fiscal years 2017 and 2018;

(2) certain employees in the classification of Fire Lieutenant who were promoted to Lieutenant from any rank other than Paramedic after their second anniversary in fiscal years 2017 and 2018 or anytime during the fiscal year 2019 or 2020 Memorandum of Agreement shall have their base rate of pay adjusted;

(3) certain employees in the classification of Police Sergeant who were promoted under the terms of the former Memorandum of Agreement will receive a one-time step adjustment to place the employees on the applicable scale at a rate of pay that corresponds to the employees' respective years of sworn service with the Anne Arundel County Police Department;

(4) one employee in the classification of Sheriff Sergeant shall have the employee's base rate of pay adjusted to an appropriate rate over a comparable Deputy Sheriff Corporal with similar years of service with the Sheriff's Office;

(5) one employee in the classification of Detention Sergeant, on the pay period on or after the employee's anniversary date, shall have the employee's base rate of pay adjusted to an appropriate rate on the applicable scale at a rate of pay that corresponds to the employee's years of service with the Anne Arundel County Detention Center;

(6) certain employees in the classification of Fire Battalion Chief who, after receiving the increases described in Sections 4 and 11, have a rate of pay that is less than 7% above the rate of pay of a Fire Captain hired by the County at or about the same time as the Fire Battalion Chief shall receive an increase in pay to a rate that is at least 7% above the rate of pay of the comparable Fire Captain.

SECTION 28. *And be it further enacted*, That the provisions of this Ordinance shall apply the first full pay period beginning on or after July 1, 2020.

SECTION 29. *And be it further enacted*, That this Ordinance shall take effect 45 days from the date it becomes law.

APPROVED AND APPROVED AND ENACTED: July 8, 2020
EFFECTIVE DATE: August 22, 2020

Bill No. 45-20

AN ORDINANCE concerning: Licenses and Registrations – Short-term Residential Rentals

FOR the purpose of rescinding a requirement that a host provide a phone number to hosting platforms to verify approval of a registration; rescinding a requirement that hosting platforms verify the registration of a host under certain circumstances; requiring a hosting platform to have a registration field for hosts to input their registration numbers; requiring a hosting platform to remove listings as promptly as possible after learning from the Department or the host that a registration has been rescinded or revoked; rescinding a prohibition against the hosting platform's collection of rent when a dwelling cannot be lawfully used as a short-term residential rental; prohibiting the hosting platform from taking certain action if the host has failed to enter a registration number in the registration field; providing for a certain stay of enforcement of certain provisions of this Ordinance; and generally relating to short-term residential rentals.

BY repealing and reenacting, with amendments: §§ 11-13A-102(a)(7); and 11-13A-103(1), (3), and (4) (as amended by Bill No. 89-19)
Anne Arundel County Code (2005, as amended)

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland,* That Section(s) of the Anne Arundel County Code (2005, as amended) (and as amended by Bill No. 89-19) read as follows:

ARTICLE 11. LICENSES AND REGISTRATIONS

TITLE 13A. SHORT-TERM RESIDENTIAL RENTALS

11-13A-102. Hosts.

(a) Requirements and prohibitions.

(7) A host shall provide hosting platforms with the registration number issued by the Department for the dwelling unit ~~[[and a phone number to verify approval of the registration]].~~

11-13A-103. Hosting platforms.

A hosting platform shall comply with all of the following:

(1) A hosting platform may not advertise, list, post, or otherwise facilitate a booking transaction for a short-term residential rental without having ~~[[verified that the host has a valid, current registration from the Department for short-term residential rentals and that the rental address matches the address on the registration,~~ except that a hosting platform need not re-verify the validity of the registration unless:

(i) The hosting platform receives notice from the Department or any other source that the host cannot lawfully enter into short-term residential rental transactions; or

(ii) The host has stopped offering short-term residential rentals with the hosting platform for a period of 12 months or more since the registration was last verified]] A REGISTRATION FIELD IN PLACE FOR HOSTS TO INPUT THEIR VALID, CURRENT REGISTRATION NUMBERS FROM THE DEPARTMENT FOR SHORT-TERM RESIDENTIAL RENTALS.

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(3) A hosting platform shall remove an advertisement, listing, or post ~~[[within three days if]]~~ AS PROMPTLY AS POSSIBLE AFTER the hosting platform learns from the Department ~~[[or any other source]]~~ OR THE HOST that the host's registration has been suspended or revoked.

(4) A hosting platform may not ~~[[collect rent in exchange for facilitating reservations, advertisements, listings, or posts of]]~~ FACILITATE RESERVATIONS FOR, OR ADVERTISE, LIST, OR POST, A short-term residential ~~[[rentals]]~~ RENTAL if the ~~[[dwelling unit cannot lawfully be used for a short-term residential rental]]~~ HOST HAS FAILED TO ENTER A REGISTRATION NUMBER INTO THE REGISTRATION FIELD.

SECTION 2. *And be it further enacted*, That § 11-13A-103(1) and (4), enacted in Section 1 of this Ordinance, may not be enforced against hosting platforms for a period of six months after the effective date of this Ordinance and the County may grant extensions of the six-month period to hosting platforms that need additional time to construct the registration field.

SECTION 3. *And be it further enacted*, That this Ordinance shall take effect 45 days from the date it becomes law.

APPROVED AND ENACTED: July 8, 2020
EFFECTIVE DATE: August 22, 2020

Bill No. 46-20

AN ORDINANCE concerning: Residential Rent Increases during the Catastrophic Health Emergency

FOR the purpose of prohibiting certain residential rent increases during the catastrophic health emergency declared by the Governor of Maryland on March 5, 2020; providing for the application of this Ordinance; and providing for the termination of this Ordinance.

WHEREAS, on March 5, 2020, Maryland Governor Lawrence J. Hogan, Jr. proclaimed a state of emergency and a catastrophic health emergency for the entire State of Maryland pursuant to Title 14 of the Public Safety Article of the State Code, due to the impending threat and continuing impact of the contagious disease known as COVID-19; and

WHEREAS, the Governor's proclamation was renewed on March 17, 2020, April 10, 2020, and May 6, 2020, and the state of emergency and catastrophic health emergency still exists; and

WHEREAS, by Executive Order No. 16, dated March 13, 2020, the County Executive proclaimed a civil emergency in Anne Arundel County, pursuant to Article 1, Title 6 of the Anne Arundel County Code (2005, as amended); and

WHEREAS, by Bill No. 24-20, which became effective on March 20, 2020, the County Council extended the proclamation of a civil emergency in Anne Arundel County through the later of April 4, 2020 or the date the Governor's proclamation is renewed, extended, or terminated; and

WHEREAS, the County Council determines that a reasonable ceiling on rent increases during the emergency is necessary to stabilize rental rates and to protect persons with relatively fixed incomes and others from undue impairment of their standard of living; now, therefore

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland*, That during the catastrophic health emergency proclaimed by the Governor under § 14-3A-02 of the Public Safety Article of the State Code, and within 120 days after the expiration or termination of the proclamation, for all residential rental properties located in Anne Arundel County, to the fullest extent allowed by law, a landlord may not increase rent by more than 3% upon

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the renewal of a lease with any tenant who was a party to the original lease agreement, even if the landlord gave notice of the rent increase prior to the date of the proclamation.

SECTION 2. *And be it further enacted*, That this Ordinance applies prospectively to rent increases that take effect after the effective date of this Ordinance and does not apply retroactively to rent increases that went into effect before the effective date of this Ordinance.

SECTION 3. *And be it further enacted*, That the provisions of this Ordinance shall remain in effect for 120 days following the expiration of the catastrophic health emergency proclaimed by the Governor of Maryland on March 5, 2020, as amended or extended by the Governor or terminated by the General Assembly, after which it shall stand repealed and with no further action required by the County Council, be of no further force or effect.

SECTION 4. *And be it further enacted*, That this Ordinance shall take effect 45 days from the date it becomes law.

APPROVED AND APPROVED AND ENACTED: July 8, 2020

EFFECTIVE DATE: August 22, 2020

Bill No. 47-20

AN ORDINANCE concerning: the issuance, sale and delivery of Anne Arundel County, Maryland general obligation bonds and bond anticipation notes.

FOR the purpose of authorizing the issuance by Anne Arundel County, Maryland (the “County”) of bond anticipation notes in an amount to be outstanding at any time not in excess of Four Hundred Million Dollars (\$400,000,000) and bonds in an amount not exceeding ~~One Billion Thirteen Million Two Hundred Forty Seven Thousand Three Hundred Dollars (\$1,013,247,300)~~ Nine Hundred Ninety-Three Million Two Hundred Twenty Thousand Four Hundred Three Dollars (\$993,220,403) in order to finance in whole or in part the construction of capital projects set forth in the capital budget of the County for the fiscal year ending June 30, 2021, or in such capital budgets for prior fiscal years, or usable portions thereof; authorizing the issuance by the County of refunding bonds to refund some or all of the outstanding bond issues of the County listed on Exhibit II attached hereto and incorporated herein in an aggregate principal amount not to exceed 120% of the aggregate principal amount of the outstanding bonds to be refunded, subject to the requirement that debt service savings shall be achieved in connection with any such refunding; authorizing the County to borrow money and incur indebtedness otherwise authorized to be borrowed and incurred hereunder in the form of bonds or bond anticipation notes by obtaining a loan or loans from the Maryland Water Quality Financing Administration pursuant to and in accordance with Sections 9-1601 through 9-1622, inclusive, of the Environment Article of the Annotated Code of Maryland (2014 Replacement Volume and 2019 Supplement) for the public purpose of financing a portion of the costs of acquiring, constructing and equipping certain wastewater facilities and water supply systems; providing for the execution and delivery by the County of a loan agreement and bond to evidence any such loan; reaffirming and clarifying the guides and standards relating to the borrowing of money to finance such capital projects heretofore adopted; listing the capital projects to be financed in whole or in part from the proceeds of sale of the bonds hereby authorized, or usable portions thereof, estimated costs and probable useful lives thereof; showing compliance with the limitations on the power of the County to incur indebtedness; providing for essential flexibility in the financing of such capital projects and the issuance of such bonds by authorizing such bond anticipation notes to be repaid from the proceeds of the sale of such bonds; prescribing the procedure for the issuance and sale of such bond anticipation notes and bonds; empowering the County Executive of the County (the “County Executive”), or the Chief Administrative Officer of the County (the “Chief Administrative Officer”) if authorized by the County Executive, subject to such guides and standards, to determine the time and method of sale of such bond anticipation notes and refunding bonds, which sale may be a private (negotiated) sale or a public sale, and the time, place, and procedure for the public sale of such bonds other than refunding bonds; empowering the County Executive, or the Chief Administrative Officer if authorized by the County Executive, subject to such guides and standards, to determine the forms of such bonds and to determine the forms of such bond anticipation notes; empowering the County Executive, or the Chief Administrative Officer if authorized by the County

Executive, to provide for or determine the private (negotiated) sale of any loan agreement or bond to the Maryland Water Quality Financing Administration, the form or forms thereof and other details with respect thereto and to the sales thereof; providing that such bond anticipation notes may be issued as notes in the nature of commercial paper and, in such event, authorizing the County Executive, or the Chief Administrative Officer if authorized by the County Executive, to determine various matters and to take various actions in connection with such issuance; providing that such bonds and bond anticipation notes may be issued as variable rate demand or similar obligations and, in such event, authorizing the County Executive, or the Chief Administrative Officer if authorized by the County Executive, to determine various matters and to take various actions in connection with such issuance; covenanting to issue, upon its full faith and credit, the bonds in anticipation of the sale of which any bond anticipation notes are issued when, and as soon as, the reason for deferring the issuance thereof no longer exists, to pay the principal of and interest on (to the extent such is not otherwise paid) such notes from the proceeds of such bonds and that, if the County shall be unable to issue and sell its bonds in an amount sufficient to pay the principal of and interest on any notes issued, then to appropriate sufficient revenues in each fiscal year following the issuance of such bond anticipation notes to pay the maturing principal thereof and the interest thereon to the extent not otherwise paid; covenanting to appropriate sufficient revenues in each fiscal year following the issuance of such bonds to pay the maturing principal thereof and the interest thereon and to meet such appropriation either by revenues derived from self-liquidating projects or from the proceeds of ad valorem taxes, or a combination of the foregoing; pledging the full faith and credit of the County, to the payment of the bonds and bond anticipation notes issued hereunder and the interest thereon, when due; providing that the pledge of the taxing power to secure such bonds and bond anticipation notes shall be subject to the limitation imposed by Section 710(d) of The Anne Arundel County Charter, except in the case where refunding bonds are issued to refund bonds secured by the pledge of the full faith and credit and unlimited taxing power of the County; covenanting that the proceeds of such bonds and bond anticipation notes, or any money which may be deemed to be proceeds, will not be used in a manner to cause such bonds to be arbitrage bonds; canceling, rescinding, and repealing authority to issue certain bonds only to the extent such authority has not been previously exercised under Bill No. 51-19, as amended, and ratifying, confirming and validating the previous authorization, issuance, sale and delivery of bonds and bond anticipation notes pursuant to applicable authority; ratifying and authorizing the issuance of Shore Erosion Control Construction Loans pursuant to and in accordance with Sections 8-1001 to 8-1008, inclusive, of the Natural Resources Article of the Annotated Code of Maryland (2012 Replacement Volume and 2019 Supplement); and generally providing for the consolidation and authorization of a borrowing program for the County, and matters generally related thereto.

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland*, That in connection with the issuance by Anne Arundel County, Maryland (the “County”) of the bonds hereinafter authorized, (i) the STATEMENT OF POLICY adopted by Bill No. 70-66 is hereby reaffirmed as it applies to the issuance of the bonds authorized hereby, and as clarified herein, and restated below as so clarified, for the information of the public and for the guidance of the County Executive of the County (the “County Executive”) or the Chief Administrative Officer of the County (the “Chief Administrative Officer”), as the case may be, in exercising the authority hereby conferred on him, and (ii) the following FINDINGS OF FACT are hereby adopted for the purpose of demonstrating compliance with the requirements and limitations of The Anne Arundel County Charter (the “County Charter”) on the borrowing of money and the issuance of bonds by the County, in evidence thereof:

STATEMENT OF POLICY

(1) It is essential that the County continue to provide, in timely fashion, the public facilities necessary to serve its population, which has increased significantly in recent years, while at the same time retaining and supporting substantial rural and agricultural elements of the County’s economy which enable the County to enjoy the benefits of a balanced and diverse economy. All or a portion of the cost of such facilities will have to be financed through the borrowing of money by the County on a reasonably long term basis in order that the burden of such cost may be equitably apportioned among present and future taxpayers. However, it is equally essential that the credit standing of the County, be preserved and, if possible, improved to the end that the cost of borrowing money by the County will not be unduly burdensome. To aid in achieving these basic objectives, the County Executive or the Chief Administrative Officer, as the case may be, shall, to the maximum extent possible, exercise the authority hereby conferred upon him within the following guidelines as well as within the fixed limitations prescribed herein and in the County Charter.

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(2) Sales of bonds hereunder shall be spaced at least six (6) months apart when practicable; provided, however, that bonds may be sold hereunder at such other intervals as the County Executive, or the Chief Administrative Officer, as the case may be, may deem advisable due to financial or market conditions prevailing at the time.

(3) To provide an adequate flow of funds for capital projects, to limit amounts borrowed to the costs incurred for such projects, and to facilitate the selection of the most advantageous times for the sale of bonds, bond anticipation notes may be sold for such projects from time to time, repayable from the proceeds of the appropriate series of such bonds, when issued.

(4) The authority hereby conferred shall be so exercised that the estimated maximum annual debt service obligation resulting therefrom plus current debt service payable by the County on outstanding obligations does not exceed an amount equal to twenty percent (20%) of the estimated net amount of all direct and indirect revenues of the County for the current fiscal year, including utility revenues, calculated by subtracting from gross revenues all debt service withheld or to be withheld by the State or any agency thereof during such fiscal year.

(5) All bonds issued and sold by the County hereunder shall be unconditional general obligation bonds of the County within the limitations of indebtedness set forth below as prescribed by the County Charter and the ordinances enacted pursuant thereto. Before any such bonds are issued for revenue producing projects of water or wastewater utilities, the County Executive, or the Chief Administrative Officer if authorized by the County Executive, shall determine that the estimated revenues of such projects, or the actual and estimated revenues of such projects and the utilities of which they are a part, are, or will be, sufficient to pay the cost of operation and maintenance of such projects and the maturing principal of and interest on all indebtedness incurred with respect thereto, including such bonds. The authorization herein of general obligation bonds of the County for revenue producing projects shall not be construed to preclude the County Council from authorizing in the future the issuance of bonds payable solely from the revenues of similar projects or utilities.

(6) Pursuant to Resolution No. 44-16 adopted by the County Council on July 18, 2016, as the same may be amended and supplemented, the County has heretofore adopted a debt management policy (the "Debt Management Policy") that shall constitute the local debt policy of the County required by Section 17-207 of the Local Government Article of the Annotated Code of Maryland (2013 Replacement Volume and 2019 Supplement). The validity of any proceedings or action taken pursuant to this Ordinance shall not be limited by or otherwise impaired by the Debt Management Policy.

FINDINGS OF FACT

I

With respect to the maximum amount of bonds and bond anticipation notes of the County hereinafter authorized, it is hereby found and determined that such amount is within applicable debt limitations, as follows:

(1) With regard to the General County Debt Limitation (defined below):

(a) That the taxable assessed value of all real and personal property in the County, subject to unlimited county taxation (except by application of Section 710(d) of the County Charter) as of May 31, 2020 is \$94,221,095,703 consisting of an assessable basis of real property of \$91,509,697,263 and an assessable basis of personal property and operating real property described in Section 8-109(c) of the Tax-Property Article of the Annotated Code of Maryland (2019 Replacement Volume) of \$1,546,640,780 and \$1,164,757,660, respectively, and, in each case, is expected to be no less than such amount for the fiscal year ending June 30, 2021.

(b) That, in accordance with Section 10-203 of the Local Government Article of the Annotated Code of Maryland (2013 Replacement Volume and 2019 Supplement), and in accordance with Section 4, 10-101(a) of Article 4, Finance, Taxation, and Budget of the Anne Arundel County Code, the aggregate amount of the indebtedness of the County outstanding at one time shall not exceed (I) 5.2% of the assessable basis of real property; (II) 13% of the County's assessable basis of personal property; and (III) 13% of the operating real property described in Section 8-109(c) of the Tax-Property Article of the Annotated Code of Maryland (2019 Replacement Volume) (the "General County Debt Limitation"); provided, however that (i) tax anticipation notes or other evidences of indebtedness having

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a maturity not in excess of twelve months, (ii) bonds or other evidences of indebtedness issued or guaranteed by the County payable primarily or exclusively from taxes levied in or on, or other revenues of, special taxing districts and (iii) bonds or other evidences of indebtedness issued for self-liquidating and other projects payable primarily or exclusively from the proceeds of assessments or charges for special benefits or services, including bonds or other evidences of indebtedness issued for water or wastewater facilities, are not subject to, or required to be included as bonds or evidences of indebtedness in computing or applying the General County Debt Limitation.

(c) That the maximum amount of outstanding debt permitted under the General County Debt Limitation is \$5,110,986,055 as of May 31, 2020, and is expected to be no less than such amount for the fiscal year ending June 30, 2021.

(d) That the total outstanding bonded debt of the County subject to the General County Debt Limitation is \$1,511,050,000 as of May 31, 2020, including, for purposes of this presentation, the outstanding Special Obligation Refunding Bonds (Arundel Mills Project), Series 2014, the outstanding Special Obligation Refunding Bonds (National Business Park Project), Series 2014, the outstanding Tax Increment Refunding Bonds (Nursery Road Project), Series 2014, the outstanding Consolidated Golf Course Projects Series, 2015 Refunding Series, the outstanding Special Obligation Refunding Bonds (National Business Park - North Project), Series 2018, and the outstanding Special Obligation Refunding Bonds (Village South at Waugh Chapel Project), Series 2018.

(e) That the permissible borrowing capacity is \$3,599,936,055 as of May 31, 2020.

(f) That the bonds authorized by this Ordinance subject to the General County Debt Limitation aggregate ~~\$913,233,663~~ \$897,480,764 (for the purposes of stating such amount, the amount of Refunding Bonds (hereinafter defined) authorized by this Ordinance has been reduced by the aggregate principal amount of bonds authorized to be refunded, as required by Section 19-207 of the Local Government Article of the Annotated Code of Maryland (2013 Replacement Volume and 2019 Supplement) and, in addition, the aggregate amount of bonds authorized to be refunded is determined as of the date set forth on Exhibit II attached hereto and incorporated herein by this reference).

(g) That in stating the total outstanding debt in (1)(d) above, debt in the amount of \$44,471,807 for self-liquidating solid waste projects, \$95,610,790 for dedicated revenue watershed protection and restoration projects and \$9,700,935 for impact fee revenue projects was included, and in stating the debt subject to the General County Debt Limitation in (1)(f) above, debt in the amount of ~~\$27,405,578~~ \$25,705,578 for self-liquidating solid waste projects, ~~\$186,206,267~~ \$174,126,265 for dedicated revenue watershed protection and restoration projects, as well as \$1,940,187 for impact fee revenue projects was included; such presentation of debt for self-liquidating solid waste projects, dedicated revenue watershed protection and restoration projects, and impact fee revenue projects is made herein to provide a conservative statement of indebtedness that evidences compliance with the General County Debt Limitation.

(2) With regard to the Water and Wastewater Debt Limitation (as defined below):

(a) That the taxable assessed value of all real and personal property within the Sanitary District of Anne Arundel County subject to unlimited County taxation (except by application of Section 710(d) of the County Charter) as of May 31, 2020 is \$86,922,580,081, consisting of an assessable basis of real property of \$84,381,713,711 and an assessable basis of personal property and operating real property described in Section 8-109(c) of the Tax-Property Article of the Annotated Code of Maryland (2019 Replacement Volume) of \$1,448,274,790 and \$1,092,591,580, respectively, and, in each case is expected to be no less than such amount for the fiscal year ending June 30, 2021.

(b) That bonds of the County issued for water and wastewater facilities, which are payable primarily from assessment of charges for special benefits and services are exempted from the limitations outlined in subparagraph (1)(b) above. Section 4-10-103(d) of Article 4, Finance, Taxation, and Budget of the Anne Arundel County Code, limits the amount of such bonds, after crediting applicable Sinking Fund balances, which may be outstanding to not greater than (I) 5.6% of the County's assessable basis of real property; (II) 14% of the County's assessable basis of personal property; and (III) 14% of the operating real property described in Section 8-109(c) of the Tax-Property Article of the Annotated Code of Maryland (2019 Replacement Volume) (the "Water and Wastewater Debt Limitation").

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(c) That the maximum amount of outstanding debt permitted under the Water and Wastewater Debt Limitation is \$5,081,097,260 as of May 31, 2020, and is expected to be no less than such amount for the fiscal year ending June 30, 2021.

(d) That the total outstanding bonded debt of the County subject to the Water and Wastewater Debt Limitation is \$706,161,571 as of May 31, 2020.

(e) That the permissible borrowing capacity is \$4,374,935,689 as of May 31, 2020.

(f) That the bonds authorized by this Ordinance subject to the Water and Wastewater Debt Limitation aggregate ~~\$527,069,951~~ \$522,795,953 (for the purposes of stating such amount, the amount of Refunding Bonds authorized by this Ordinance has been reduced by the aggregate principal amount of bonds authorized to be refunded, as required by Section 19-207 of the Local Government Article of the Annotated Code of Maryland (2013 Replacement Volume and 2019 Supplement) and in addition, the aggregate amount of bonds authorized to be refunded is determined as of the date set forth on Exhibit II attached hereto).

II

(1) The bond anticipation notes authorized by Section 6 hereof and bonds authorized by Section 2 hereof are to be issued to finance in whole or in part certain of the capital projects or classes of projects included in the capital budget for the fiscal year 2021, or in capital budgets for prior fiscal years. With respect to such projects, the amount of borrowed funds to be expended thereon, together with the funds shown as available from other sources, are estimated to be sufficient to complete usable portions thereof, but if any such funds from other sources, intended to defray in part the cost of any such project, shall become unavailable, the County Executive shall either (i) direct the abandonment of any such project if, in his judgment, the unavailability of funds from other sources would render any such project unusable or (ii) recommend an appropriate amendment of the Capital Budget, as provided in Sections 711 and 716 of the County Charter. The balances remaining to the credit of a completed or abandoned capital project for which bond anticipation notes or bonds have been issued shall be available for appropriation by the County Council in a subsequent capital budget, as provided in the County Charter.

(2) No series of bond anticipation notes authorized by Section 6 hereof or bonds authorized by Section 2 hereof shall be issued hereunder with a final maturity date extending beyond the expiration of the probable useful life, or the average probable useful lives, of the capital project or projects for which such series of bond anticipation notes or bonds are issued, accounting from the date of issue of such series of bond anticipation notes or bonds. The provisions of Section 2(5) hereof shall apply to the consolidation of series of bonds as permitted therein.

(3) No series of Refunding Bonds authorized by Section 3 hereof shall be issued hereunder with a final maturity date extending beyond the earliest to occur of (i) the thirtieth (30th) anniversary of the date of issuance of the bonds to be refunded from the proceeds of the Refunding Bonds being issued and (ii) the latest maturity date that would have been permitted for the Refunded Bonds (hereinafter defined). Prior to the delivery of any Refunding Bonds hereunder, the County Executive, or the Chief Administrative Officer if authorized by the County Executive, shall deliver a written certificate stating that the maturity schedule of any series of Refunding Bonds issued hereunder complies with the requirements set forth in this paragraph and setting forth the facts upon which such conclusion is based.

(4) The table attached to this Ordinance as ~~Exhibit I~~ Exhibit I-A and incorporated herein by this reference lists (a) the capital projects, which appear in the capital budget of the County for fiscal year 2021, or in the capital budgets for prior fiscal years, which are to be financed in whole or in part with the proceeds of bond anticipation notes authorized by Section 6 hereof, bonds authorized by Section 2 hereof, with the reallocation of balances remaining to the credit of completed or abandoned capital projects for which bond anticipation notes or bonds were previously issued or for which funds were previously provided from other sources or bond premium, consisting of net bond proceeds from the sale of bonds sold at a price above par, (b) the estimated cost of a usable portion of each project or class of projects, including capitalized interest on borrowed funds as herein authorized, (c) the portion of such costs of each such project or class of projects to be financed hereunder, (d) the source or sources of funds to finance the balance of the cost of each such project or class of projects, (e) and the probable useful life of each such project or the average of the probable useful lives of each such class of projects. Totals listed in ~~Exhibit I~~ Exhibit I-A may not foot due to rounding. Further, the first group of projects included in ~~Exhibit I~~ Exhibit I-A are those which are not revenue producing, and the second

group of projects are those which it is estimated will generate or have available net revenues sufficient to pay all or a portion of the debt service on the borrowing therefor. In lieu of issuing all or any part of the bonds or bond anticipation notes authorized to be issued by Sections 2 and 6, respectively, of this Ordinance to finance all or part of a capital project, the County Executive, or the Chief Administrative Officer if authorized by the County Executive, may, at his discretion apply to such project balances remaining to the credit of any completed or abandoned capital projects for which bond anticipation notes or bonds were previously issued or for which funds were previously provided from other sources, but only to the extent that bond anticipation notes or bonds are authorized to be issued therefor in this Ordinance, such expenditure of such balances or bond premium being within the appropriation established for such project in the applicable capital budget or budgets; provided, however, that such balances or bond premium shall not be applied in a manner that would adversely affect the exemption from federal income taxation of the interest on any bond anticipation notes or bonds to which such balances are attributable.

(5) Bond premium generated from the issuance of any County bonds shall be expended on capital improvements in accordance with Section 720(b) of the County Charter and as otherwise prescribed by law.

(6) Participation by the County in any county transportation bonds issued by the Maryland Department of Transportation shall not result in any reduction in the amount of bonds or bond anticipation notes authorized and deemed to be unissued under this Ordinance.

SECTION 2. *And be it further enacted*, That for the purpose of paying the portion of the cost of the capital projects described in Section 1 hereof and ~~Exhibit I~~ Exhibit I-A hereto, to be paid from borrowed funds, or for the purpose of redeeming outstanding bond anticipation notes or bond anticipation notes issued hereunder, the issuance and sale by the County, of not exceeding ~~One Billion Thirteen Million Two Hundred Forty Seven Thousand Three Hundred Dollars (\$1,013,247,300)~~ Nine Hundred Ninety-Three Million Two Hundred Twenty Thousand Four Hundred Three Dollars (\$993,220,403) aggregate principal amount of general obligation bonds of the County is hereby authorized. To the extent required for such purposes, the bonds hereby authorized shall be sold prior to June 30, 2023, in accordance with the guides and standards set forth in Section 1 hereof, except that any such bonds may be sold subsequent to such date if required to redeem, prepay or pay at maturity bond anticipation notes. Such bonds shall be issued as registered bonds without coupons in the denomination of five thousand dollars (\$5,000) or any integral multiple thereof within the limits of specified serial maturities.

(1) Except as otherwise provided in this Ordinance, the bonds authorized by this Section 2 shall be sold at a sale price at, above, or below par, plus accrued interest to the date of delivery, and only after first soliciting competitive bids at public sale in accordance with the provisions of Section 5 hereof. Such bonds are hereby specifically exempted from the provisions of Sections 19-205 and 19-206 of the Local Government Article of the Annotated Code of Maryland (2013 Replacement Volume and 2019 Supplement).

(2) Subject to the provisions of subsection (5) of this Section, such bonds shall be issued in series intended to identify the public purpose or purposes for which each series is issued. On each bond, there shall appear the words “_____ Series, 20__” and in the blank space preceding the word “Series,” there shall be inserted the par amount of the series plus the public purpose of such series, e.g., “Board of Education,” “Library,” “Recreation and Parks,” “Water and Sewer” and “Watershed Protection and Restoration.” The County Executive, or the Chief Administrative Officer if authorized by the County Executive, may incorporate such additional designations in the name of the series as he deems necessary or convenient to distinguish two or more series issued for the same purpose within the same calendar year.

(3) The bonds of each series shall be dated on or prior to the date of the delivery of such series and shall be numbered as determined by the County Executive, or the Chief Administrative Officer if authorized by the County Executive. The bonds of each series, or of successive series for the same public purpose, shall mature and be payable under an annual installment plan which may be implemented by the issuance of serial maturity bonds or term bonds having mandatory sinking fund requirements, beginning not later than the second anniversary of the date of issuance of such series, and concluding on or before (a) the 30th anniversary thereof or (b) such anniversary next prior to or on the 30th anniversary of the first bond anticipation note of such series, whichever shall be earlier, or (c) the anniversary of such series representing the end of the probable useful life, or the average of the probable useful lives of the project or projects to be financed with the proceeds of such series, if such life or average lives shall be less than the maximum term authorized in (a) or (b) of this subsection.

(4) Prior to the issue of any series of bonds authorized by this Section 2, the County Executive, or the Chief Administrative Officer if authorized by the County Executive, shall cause to be prepared a statement showing the annual debt service requirements of the County and a proposed schedule of annual maturities for the series or several series of bonds then to be issued and sold and an estimate of the annual interest charges to be incurred with respect to such bonds, based on then-prevailing interest costs. Such debt service schedule shall be so prepared with a view of achieving reasonably equal annual debt service payments for the entire outstanding bonded indebtedness of the County and, in order to achieve this result, the consecutive annual debt service payments on account of any series of such bonds need not be equal. Notwithstanding the foregoing, the debt service schedule for the entire outstanding bonded indebtedness of the County may be structured to retire debt at a rate faster than would be utilized to achieve reasonably equal annual debt service payments. As hereinafter provided, the County Executive, or the Chief Administrative Officer if authorized by the County Executive, is vested with the discretion to accept such schedule of maturities or to make such variations therein as to him may seem in the best interests of the County.

(5) The County Executive, or the Chief Administrative Officer if authorized by the County Executive, may provide that all or any portion of bonds sold pursuant to the authority of this Section 2 at any one time to finance capital projects may be consolidated for sale and issued, sold and delivered as a single issue or consolidated series of bonds to be designated “Consolidated General Improvements Series, 20__,” without identifying by separate series each public purpose for which the bonds are issued as elsewhere provided in this Ordinance; provided that: (a) the provisions of this Ordinance requiring the identification of each group or series of bonds by the public purpose for which it is issued (e.g., “Board of Education,” “Libraries,” etc.) shall be fully complied with for accounting purposes, (b) bonds issued to finance water and wastewater projects shall be issued as a separate consolidated issue, (c) bonds issued to finance solid waste projects, identified on ~~Exhibit I~~ Exhibit I-A as Self-Liquidating Bonds—Solid Waste, and bonds issued to evidence a loan from the Maryland Water Quality Financing Administration may be issued as separate issues and (d) prior to the delivery of the bonds, the County Executive, or the Chief Administrative Officer if authorized by the County Executive, shall deliver a written certificate stating (i) the public purpose of each series of bonds included in the consolidated issue, (ii) the maturity schedule for each series of bonds so identified as a separate public purpose, (iii) the consolidated maturity schedule and (iv) that the maximum maturity of the bonds consolidated for issue as a single consolidated issue is not greater than the end of the probable useful life or the average of the probable useful lives, as the case may be, of the project or projects to be financed with the proceeds of such consolidated issue. A “Consolidated General Improvements Series” shall be treated as a separate series of bonds for purposes of numbering pursuant to this Ordinance. In the event that all or any portion of any bonds issued pursuant to this Section at the same time are consolidated, the title or designation of the remaining series of bonds issued at the same time may also be designated as a “consolidated” issue (e.g. “Consolidated Water and Sewer Series, 20__,” “Consolidated Solid Waste Projects Series, 20__”). Before any bonds are issued as part of a separate series to finance solid waste projects identified on ~~Exhibit I~~ Exhibit I-A as Self-Liquidating Bonds—Solid Waste, a determination must be made regarding such projects or the utility of which they are a part similar to the determination required in Paragraph (5) of the STATEMENT OF POLICY in Section 1 with regard to bonds issued for revenue projects of water or wastewater utilities. The County Executive, or the Chief Administrative Officer if authorized by the County Executive, is hereby authorized to make such changes in the forms of bonds, notice of sale, proposal and other documents in connection with any issue of bonds pursuant to this Section 2 as the County Executive or Chief Administrative Officer, as the case may be, may deem necessary or desirable in order to effect the consolidation and naming of bonds authorized hereby.

(6) All of the (a) bonds authorized by this Section 2 hereof, (b) bond anticipation notes authorized by Section 6 hereof and (c) Refunding Bonds authorized by Section 3 hereof which are issued to refund Refunded Bonds secured as unconditional general obligations of the County shall all be deemed and shall constitute unconditional general obligations of the County, to the payment of which, both principal and interest, its full faith and credit are pledged. Subject to the following provisions, the County hereby covenants that, in each fiscal year during which any such bonds are outstanding, it will appropriate sufficient funds in each Current Expense Budget to pay the principal of such bonds and the interest thereon due in such fiscal year. The County hereby further covenants that, to the extent any such appropriation is not offset by funds from other sources or by project revenues, it will, subject to the limitation on the tax levy set out in Section 710(d) of the County Charter, fund any such appropriation by the levy of ad valorem taxes on real estate, tangible personal property and intangible personal property subject to taxation by the County, and in addition, on such other intangible property as may be subject to taxation by the County within limitations prescribed by law.

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In the case of any series of bonds issued to finance self-liquidating projects of the County or of any Refunding Bonds issued to refund Refunded Bonds for water and wastewater projects or solid waste projects, the proceeds of which were used to finance self-liquidating projects of the County, the principal of and interest on any such bonds shall be payable primarily from the net revenues and receipts from such projects, or the utilities of which they form a part. If any such series of bonds shall be issued to finance such self-liquidating projects, then the County covenants to fix such rates and charges for the use of any such project, or the utility of which it forms a part, as will generate sufficient revenues to pay the annual cost of maintenance and operation thereof and to pay the maturing principal of and interest on such series of bonds when due, and the County further covenants and agrees to apply such revenues against appropriations for such maintenance, operation and debt service in each Current Expense Budget. Interest on any bonds authorized by this Section 2 and bond anticipation notes authorized by Section 6 hereof falling due during the fiscal year ending June 30, 2021, may be capitalized and paid from the proceeds of sale, and in the annual Current Expense Budgets of the County for the fiscal years ending June 30, 2022 and June 30, 2023, there shall be appropriated amounts sufficient to pay the interest accruing on any such bonds and notes then outstanding, or to be issued during such fiscal years, less the amount of interest capitalized, which, as to any such series of bonds and notes, shall not exceed twelve (12) months interest on such bonds and notes, respectively, or the amount of interest included in the cost of the capital projects to be financed with such series, whichever is smaller.

Notwithstanding the foregoing, in accordance with Section 19-207 of the Local Government Article of the Annotated Code of Maryland (2013 Replacement Volume and 2019 Supplement), in the case of any Refunding Bonds issued to refund Refunded Bonds secured as unconditional general obligations with a pledge of the full faith and credit and unlimited taxing power of the County, the County covenants that, to the extent any such appropriation to pay principal of or interest on such Refunding Bonds is not offset by funds from other sources or by project revenues, it will fund any such appropriations by the levy of ad valorem taxes on real estate, tangible personal property and intangible personal property subject to taxation by the County without limitation as to rate or amount, and in addition upon such other intangible property as may be subject to taxation by the County within limitations prescribed by law.

(7) The rate or rates of interest payable on any series of bonds sold pursuant to this Section 2 shall not exceed the maximum interest rate, if any, specified by the County Council by public local law to be payable on obligations of the County, and, except with respect to the first interest payment, which may be longer or shorter than six months, and except as provided in Section 7 of this Ordinance in connection with the issuance and sale of Variable Rate Demand Obligations, such interest rate shall be payable in semi-annual installments, accounting from the date of issue of any such series of bonds. Interest on the bonds shall be payable by checks mailed by the paying agent therein named to the registered holder or holders of such bonds or, if such bonds shall be issued in the form of Variable Rate Demand Obligations, interest thereon may be payable by wire transfer at the discretion of the County Executive, or the Chief Administrative Officer if authorized by the County Executive. If the bonds are issued and sold in book-entry form, alternative payment arrangements may be provided at the discretion of the County Executive, or the Chief Administrative Officer if authorized by the County Executive.

(8) The principal of the bonds authorized by this Section 2 shall be payable at the principal office of the paying agent therein named, unless the bonds are issued and sold in book-entry form, in which event alternative payment arrangements may be provided at the discretion of the County Executive, or the Chief Administrative Officer if authorized by the County Executive.

(9) With respect to each series of bonds sold pursuant to this Section 2, authority is hereby conferred on the County Executive, or the Chief Administrative Officer if authorized by the County Executive, to take the following actions and make the following commitments on behalf of the County:

(a) to determine the date, time and place when proposals for the purchase of such series of bonds will be received, to publish and otherwise distribute, as prescribed in Section 5 hereof, a suitable notice of sale of such bonds and to award any series of bonds for which a legally sufficient proposal has been received to the best bidder therefor, determined as provided in such Section 5; provided, however, that the County Executive, or the Chief Administrative Officer if authorized by the County Executive, may by written statement appoint a designee who may conduct the sale on his behalf and accept bids and award bonds to the best bidder;

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(b) to appoint a bank having trust powers, or a trust company, as paying agent for any such series of bonds, notwithstanding the fact that such bank or trust company may have neither its principal office nor any branch office within the County or the State of Maryland, and to appoint a similarly qualified bank or trust company as alternate paying agent, such authority to include the power to agree with respect to the compensation of such paying agent and alternate paying agent for the services to be rendered by them and to appoint one or more of such banks or trust companies as Bond Registrars and also to confer on the manager of the syndicate purchasing such series of bonds the right to designate an alternate paying agent so to be appointed;

(c) to fix the schedule of annual maturities of such series of bonds and the maximum rate of interest payable thereon, both within the limitations prescribed above;

(d) to employ, as financial advisor with respect to the sale of such series of bonds, a firm or corporation that is registered as a municipal advisor pursuant to the Securities Exchange Act of 1934, as amended; to arrange, together with such financial advisor, for the preparation and distribution of an appropriate Offering Circular, Official Statement or Official Circular with respect to the sale of such series of bonds, including (without limitation) the employment of a qualified financial printer to print such Offering Circular, Official Statement or Official Circular; and to allocate in his discretion the costs of employing such financial advisor and financial printer and the other costs of preparing and distributing such Offering Circular, Official Statement or Official Circular among the projects to be financed with the proceeds of such series of bonds, as part of the costs thereof, all such costs of employing such financial advisor and financial printer and all other costs of preparing and distributing such Offering Circular, Official Statement or Official Circular to be regarded as costs of specialized services of an unusual nature and not susceptible of being obtained through competitive bidding;

(e) after considering any recommendations of such financial advisor, to reserve to the County the option to redeem such series of bonds in whole or in part, at such times and upon payment of such premiums as such financial advisor may recommend;

(f) to retain qualified bond counsel (such qualifications to be subject to approval by the County Attorney) to handle all legal proceedings with respect to the issue and sale of such series of bonds and to pass on the validity thereof and to employ, if bonds are not issued and sold in book-entry form, or if otherwise deemed necessary by the County Executive, a qualified banknote company to print or engrave such bonds in accordance with established standards, and to allocate in his discretion the costs of retaining such counsel and employing such banknote company among the projects to be financed with the proceeds of such series of bonds, as part of the costs thereof, all such costs of retaining such counsel and employing such banknote company to be regarded as costs of specialized services of an unusual nature and not susceptible of being obtained through competitive bidding; and

(g) to provide for the issuance of bonds in book-entry form, to provide for the manner of payment of principal of and interest on bonds issued in book-entry form and to enter into appropriate agreements regarding the custody of bonds issued in book-entry form.

SECTION 3. *And be it further enacted*, That acting pursuant to the authority of Section 10-203 of the Local Government Article of the Annotated Code of Maryland (2013 Replacement Volume and 2019 Supplement), the County Charter and Section 19-207 of the Local Government Article of the Annotated Code of Maryland (2013 Replacement Volume and 2019 Supplement) (the “Refunding Act”), the issuance and sale of bonds of the County (the “Refunding Bonds”) is hereby authorized for the purpose of refunding some or all of the outstanding issues of bonds of the County listed on Exhibit II attached hereto, as follows:

(a) Refunding Bonds are hereby authorized to be issued to refund in whole or in part the several series of Anne Arundel County Consolidated General Improvements Series, Anne Arundel County Consolidated Water and Sewer Series and Anne Arundel County Water Quality Bonds identified as to designation, date and aggregate outstanding principal amount on Exhibit II attached hereto (to the extent refunded as provided herein, the “Refunded Series” or “Refunded Bonds”). The amount of any Refunding Bonds shall be reduced to take account of any principal payments made on such Refunded Series prior to such refunding. With respect to each Refunded Series, Refunding Bonds may be issued pursuant to this Ordinance in an aggregate principal amount sufficient to provide funds (i) to purchase direct obligations of, or obligations the timely payment of the principal of and interest on which is unconditionally guaranteed by, the United States of America (“Government Obligations”), the principal of and interest on which will

be sufficient without reinvestment, or to provide cash sufficient, in either case, to pay in a timely manner all or any part of the principal of and redemption premium, if any, and interest on the portion of the bonds of such Refunded Series refunded hereby and, if so provided by the County Executive, or Chief Administrative Officer if authorized by the County Executive, pursuant to Section 3(b)(6) of this Ordinance, a portion of the interest on the Refunding Bonds, and (ii) to pay any and all other costs permitted to be paid from the proceeds of such bonds under the Refunding Act, including (without limitation) the costs of issuance of such Refunding Bonds and applicable underwriting fees; provided, however, that the aggregate principal amount of Refunding Bonds issued to refund one or more Refunded Series shall not exceed 120% of the principal amount of bonds of the Refunded Series so refunded. Proceeds of Refunding Bonds, including bond premium, consisting of net bond proceeds from the sale of bonds sold at a price above par, shall be applied for the purposes set forth above and as prescribed in the Refunding Act. Accordingly, bond premium, if any, derived from the sale of Refunding Bonds shall be applied as described above and shall not be subject to any requirement for expenditure on capital improvements.

(b) The Refunding Bonds shall be issued and sold in the same manner as Bonds authorized by Section 2 hereof with the following exceptions and additions:

(1) Refunding Bonds shall be sold at private (negotiated) sale, and such procedure is hereby determined to be in the public interest. Notwithstanding the foregoing, if the County Executive, or the Chief Administrative Officer if authorized by the County Executive, subsequently determines that it is in the best interests of the County to sell any or all of the Refunding Bonds after first soliciting competitive bids at public sale, then the County Executive or the Chief Administrative Officer, as the case may be, may sell such Refunding Bonds in such manner in accordance with such procedures as he shall deem appropriate; provided, however, that such procedures shall be substantially similar to the procedures set forth in Section 5 hereof.

(2) Refunding Bonds issued hereunder are hereby specifically exempted from the provisions of Sections 19-205 and 19-206 of the Local Government Article of the Annotated Code of Maryland (2013 Replacement Volume and 2019 Supplement).

(3) Refunding Bonds authorized to be issued for the purposes specified above may be issued in series from time to time. Each such series shall identify the public purpose for which it is issued, by the printing on each bond of the words “Consolidated General Improvements Series, 20__ Refunding Series,” “Consolidated Water and Sewer Series, 20__ Refunding Series” or “Consolidated Solid Waste Projects Series, 20__ Refunding Series,” as the case may be. The County Executive, or the Chief Administrative Officer if authorized by the County Executive, may incorporate such additional designations in the name of the series as he deems necessary or convenient to distinguish two or more series issued for the same purpose within the same calendar year.

(4) The Refunding Bonds of each series, or of successive series for the same public purpose, shall mature and be payable under an annual installment plan (“Installment Plan”) which may be implemented by the issuance of serial maturity bonds or term bonds having mandatory sinking fund requirements, beginning not later than the second anniversary of the date of issuance of such series and concluding on or before (a) the thirtieth (30th) anniversary of the Refunded Bonds to be refunded from the proceeds of such Series or (b) the final maturity date permitted for such series under Paragraph (3) of Section II of the FINDINGS OF FACT set forth in Section 1 of this Ordinance, whichever shall be earlier. In the event that bonds of more than one series of Refunded Bonds are refunded by a single series of Refunding Bonds, compliance with the maturity limits contained herein shall be established with respect to each series of Refunded Bonds in a certificate of the County Executive, or the Chief Administrative Officer if authorized by the County Executive, delivered in connection with the issuance of such Refunding Bonds.

(5) The County Executive, or the Chief Administrative Officer if authorized by the County Executive, shall determine the portions of each series of Refunded Bonds to be refunded with the proceeds of each series of Refunding Bonds; provided, however, that such refunding will effectuate and accomplish the public purpose of realizing savings to the County in the aggregate cost of debt service on either a direct comparison or a present value basis with respect to the portion of any series of Refunded Bonds being refunded.

(6) With respect to each series of Refunding Bonds sold pursuant to this Ordinance, authority is hereby conferred on the County Executive, or the Chief Administrative Officer if authorized by the County Executive, in

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addition to the authority conferred by Section 2 hereof, to take the following actions and make the following commitments on behalf of the County:

(a) to sell any series of Refunding Bonds upon such terms he deems favorable under the existing market conditions to a bank, investment banking firm or other financial institution as, in his judgment, offers to purchase such series of bonds on terms he deems favorable to the County under the existing market conditions;

(b) to execute and deliver, as a binding and enforceable obligation of the County, an underwriting or purchase agreement for any series of Refunding Bonds;

(c) to determine whether the principal of Refunded Bonds shall be paid at maturity, at the earliest redemption date pertaining thereto, or at some later redemption date; and

(d) to select a trust company or other banking institution as trustee, to hold the trust fund into which the proceeds of the sale of any Refunding Bonds may be deposited under the Refunding Act, to determine the terms of any such trust fund, including any provisions relating to the payment of costs or the payment of a portion of the interest on such series of Refunding Bonds therefrom, and to deliver, as a binding commitment of the County, a trust or escrow agreement pursuant to which such trust fund is established.

SECTION 4. *And be it further enacted*, That the several series of bonds to be issued pursuant to the authority of this Ordinance shall be executed on behalf of the County by the manual or facsimile signature of the County Executive and the seal or a facsimile of the seal of the County shall be impressed or imprinted thereon, attested by the manual or facsimile signature of the County Executive, the secretary to the County Executive, the Administrative Officer to the County Council or such other officer as may be specified by ordinance of the County Council. Each such bond shall be authenticated by the manual or facsimile signature of the Chief Administrative Officer or his authorized deputy and by the manual signature of an authorized officer of the Bond Registrar. Notwithstanding the foregoing, in the event bonds are issued in book-entry form the County Executive or the Chief Administrative Officer if authorized by the County Executive, may provide that bonds issued in such form need not be authenticated by a Bond Registrar. No bonds issued hereunder shall be valid for any purpose or constitute an obligation of the County unless so authenticated.

Each series of bonds shall be in the form set forth in Exhibit III attached hereto and incorporated herein by this reference, and bonds issued substantially in compliance with such forms, with such insertions, alterations, additions or deletions as are herein permitted, when properly executed and authenticated as described above, shall be deemed to constitute unconditional general obligations of the County, to the payment of which, in accordance with the terms thereof, its full faith and credit are pledged, subject to the limitation on the taxing power set forth in Section 710(d) of the County Charter, and all the covenants and conditions contained in such bonds shall be deemed to be binding upon the County in accordance therewith.

In case any official of the County whose signature shall appear on any such bonds shall cease to be such official prior to the delivery of such bonds, or in the case that any such official shall take office subsequent to the date of issue of any such bonds, his signature, in either event, shall nevertheless be valid for the purposes herein intended.

The County Executive, or the Chief Administrative Officer if authorized by the County Executive, may make arrangements to make the approving legal opinion available to the holder of such bonds.

Authority is hereby conferred on the County Executive, or the Chief Administrative Officer if authorized by the County Executive, to complete the blanks in such forms with the required information, to insert applicable paragraphs as indicated and to make such additions, deletions and substitutions in such forms, not inconsistent herewith, as may be necessary or desirable in the sale of any such series of bonds or to provide for the sale of any such series of bonds in book-entry form, including (without limitation) modifications in the form of bonds to provide for Refunding Bonds issued to refund Refunded Bonds meeting the requirements of Section 19-207 of the Local Government Article of the Annotated Code of Maryland (2013 Replacement Volume and 2019 Supplement) to be secured by a pledge of the full faith and credit and unlimited taxing power of the County, or, with respect to bonds sold in book-entry form, to provide for payment of the redemption price of such bonds without presentation thereof to the County or to the Bond Registrar. Without limiting the generality of the foregoing, the County Executive, or the Chief Administrative Officer if

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authorized by the County Executive, is hereby specifically authorized to make such additions, deletions and substitutions in such forms, not inconsistent herewith, as he may deem necessary or desirable in the event that any series of bonds issued hereunder (i) is not made subject to redemption prior to their respective maturities or (ii) is issued as Variable Rate Demand Obligations in accordance with the provisions of Section 7 of this Ordinance.

SECTION 5. *And be it further enacted*, That any bonds hereafter sold pursuant to the authority of Section 2 of this Ordinance shall first be offered at public sale to the best bidder therefor and only after the solicitation of competitive bids on a sealed basis by publication of a notice of sale substantially in the form set forth in Exhibit IV attached hereto and incorporated herein by this reference, with such insertions, alterations, additions or deletions as are permitted by this Ordinance.

The best bidder for such bonds shall be determined in accordance with a formula and subject to such bid constraints as shall be determined by the County Executive, or the Chief Administrative Officer if authorized by the County Executive, upon the recommendation of the financial advisor selected pursuant to Section 2 hereof, to be appropriate for the solicitation or determination of the best bid for the bonds. The notice shall be published at least once preceding the date of sale in a newspaper published and of general circulation in the County. The first publication of any such notice shall be not less than 10 days prior to the date of sale. At the discretion of the County Executive, or the Chief Administrative Officer if authorized by the County Executive, such notice or a summary thereof may also be inserted one or more times in financial journals published elsewhere in the United States. If more than one series or issue of bonds are offered together, they may be sold as a unit or by receipt of separate bids. Following any such sale, the County Executive, or the Controller of the County (the "Controller") if authorized by the County Executive, shall report the results thereof in writing at the next meeting of the County Council. All proposals for the purchase of any such bonds shall be made substantially in the form set forth in Exhibit IV attached hereto and incorporated herein, with such insertions, alterations, additions or deletions as are permitted by this Ordinance.

The County may in such notice of sale reserve unto itself the right to reject any or all of the bids made pursuant to such notice and if, pursuant to the power so reserved, all of such bids are so rejected at the public sale of any of the bonds, then the County may, within 30 days, but not thereafter, offer to sell or sell all or any part of such bonds by private sale for a price not less than the best bid received by the County from an acceptable bidder at the public sale thereof, and if such bonds are not sold either at such public sale or at private sale within such 30 day period, then they may not be sold in any manner except upon a subsequent public sale duly advertised in the manner herein specified.

The County may in such notice of sale reserve the right to adjust the principal amount of each maturity of bonds of any series after publication of the notice of sale as provided herein, provided that any such adjustment shall be made in accordance with the procedures set forth in the notice of sale.

The form of such notice of sale shall be substantially as set forth in Exhibit IV, with the insertions therein indicated, and subject to such insertions, alterations, additions or deletions as the County Executive, or the Chief Administrative Officer if authorized by the County Executive, may deem advisable due to financial or market conditions prevailing at the time or, in the event that bonds are issued as Variable Rate Demand Obligations in accordance with Section 7 of this Ordinance or constitute Refunding Bonds meeting the requirements of Section 19-207 of the Local Government Article of the Annotated Code of Maryland (2013 Replacement Volume and 2019 Supplement), due to the particular characteristics of such bonds or the security therefor. Without limiting the generality of the foregoing, the County Executive, or the Chief Administrative Officer if authorized by the County Executive, is hereby specifically authorized, upon recommendation of the financial advisor and bond counsel, to make such insertions, alterations, additions or deletions as he may deem necessary or desirable (a) in the event that the bonds of any series issued hereunder (i) are not made subject to redemption prior to their respective maturities, (ii) are issued as Variable Rate Demand Obligations in accordance with the provisions of Section 7 of this Ordinance or (iii) constitute Refunding Bonds meeting the requirements of Section 19-207 of the Local Government Article of the Annotated Code of Maryland (2013 Replacement Volume and 2019 Supplement), (b) to provide for receipt of bids submitted electronically or (c) to reflect use of a book-entry only system.

SECTION 6. *And be it further enacted*, That in order to avoid the issuance of a greater amount of bonds for the capital projects listed in ~~Exhibit I~~ Exhibit I-A than is needed therefor, and in order to permit the construction of such projects to proceed prior to the issuance of such bonds and at the same time afford the County maximum flexibility in selecting the most advantageous times for such issuance, the County may provide needed capital funds by the issue

and sale of its bond anticipation notes pursuant to the authority of Section 19-212 of the Local Government Article of the Annotated Code of Maryland (2013 Replacement Volume and 2019 Supplement) (the “Bond Anticipation Note Act”). Such notes shall bear the same series identification as the bonds authorized in Section 2 hereof.

(1) The maximum principal amount of such notes issued pursuant to this Section which may be outstanding at any time shall be Four Hundred Million Dollars (\$400,000,000) unless and until otherwise provided by the County Council by ordinance. The notes may be paid at or prior to maturity from the proceeds of the issuance and sale of the bonds in anticipation of which such notes were issued or from the proceeds of refunding bond anticipation notes. Except as otherwise provided herein, in the event of such an advance refunding, the proceeds of such refunding bonds or notes shall be held in escrow, to the extent and in the amount necessary to refund the outstanding series of notes, for the benefit of the holders of the outstanding series of notes. Such refunding bond anticipation notes, if issued, will constitute a reissuance of the bond anticipation notes authorized by this Ordinance and shall not constitute additional indebtedness under such authorization.

(2) The notes shall be issued in registered form without coupons or in bearer form without coupons, in the denomination of \$5,000 each or any integral multiple thereof, as may be determined by the County Executive, or the Chief Administrative Officer if authorized by the County Executive. Each such note shall be dated (i) as of the first or fifteenth day of the month in which it is sold, and accrued interest shall be adjusted to such date or (ii) as of the date of the initial sale and delivery of such note, all as may be determined by the County Executive, or the Chief Administrative Officer if authorized by the County Executive. All of the notes authorized hereby shall mature and be payable on such date as may be determined by the County Executive, or the Chief Administrative Officer if authorized by the County Executive, within the limitations of this Ordinance and the Bond Anticipation Note Act. The County Executive, or the Chief Administrative Officer if authorized by the County Executive, may also provide for (a) the extension of maturity of such notes, at the option of the County exercised by the County Executive or the Chief Administrative Officer if authorized by the County Executive, for an additional period not in excess of six months, upon such terms and conditions as the County Executive, or the Chief Administrative Officer if authorized by the County Executive, shall prescribe and (b) the redemption of such notes prior to their maturity, with or without premium or penalty.

(3) All or any part of such notes may be issued in series as funds are required. Authority is hereby conferred on the County Executive, or the Chief Administrative Officer if authorized by the County Executive, to determine whether such notes will be issued in such series and, if so, when each such series of notes will be delivered to the purchaser thereof.

(4) The County Executive, or the Chief Administrative Officer if authorized by the County Executive, shall provide for the establishment and maintenance of books for the registration and transfer of registered notes, which books may be maintained by a Note Registrar appointed by the County Executive, or the Chief Administrative Officer if authorized by the County Executive.

(5) Notes to be issued pursuant to the authority of this Ordinance shall be executed on behalf of the County by the manual or facsimile signature of the County Executive and the seal of the County or a facsimile thereof shall be impressed or imprinted thereon, attested by the manual or facsimile signature of the County Executive, the secretary to the County Executive, the Administrative Officer to the County Council or such other officer as may be specified by ordinance of the County Council. Each note shall be authenticated by the manual or facsimile signature of the Chief Administrative Officer or his authorized deputy. In the event that registered notes are issued, the County Executive, or the Chief Administrative Officer if authorized by the County Executive, may provide for authentication of such registered notes by a Note Registrar in such form as he shall deem appropriate. In the event that Program Notes (hereinafter defined) are issued, or in the event that the notes are issued as Variable Rate Demand Obligations, the County Executive, or the Chief Administrative Officer if authorized by the County Executive, may provide for authentication of such Program Notes or Variable Rate Demand Obligations by such agents or entities and in such form as he shall deem appropriate.

(6) The notes shall bear interest at such rate or rates as shall be established by the County Executive, or the Chief Administrative Officer if authorized by the County Executive, which rate or rates may vary according to an established index. Interest on the notes shall be payable on such dates and in such manner as shall be established by the County Executive, or the Chief Administrative Officer if authorized by the County Executive.

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(7) Unless otherwise provided by an ordinance of the County Council prior to the issuance of any of such notes, authority is hereby conferred on the County Executive, or the Chief Administrative Officer if authorized by the County Executive, to sell such notes on the most favorable terms available from time to time, without solicitation of competitive bids, at private (negotiated) sale, and such method of sale is hereby found and determined to be in the best interests of the County. If the County Executive, or the Chief Administrative Officer if authorized by the County Executive, shall determine that the best interests of the County will be served by the sale of all or part of the notes at a public sale with the solicitation of competitive bids, the County Executive or the Chief Administrative Officer, as the case may be, is hereby authorized to sell such notes in such manner. Except as hereinafter provided with respect to Commercial Paper Notes (hereinafter defined), (a) such notes shall be sold at a price equal to the par value thereof plus accrued interest to the date of delivery, or (b) upon written recommendation of the financial advisor selected pursuant to subsection (9) of Section 2 that a discount bid would be expected to provide a more favorable interest rate to the County by facilitating the underwriting of the County's notes in then-current market conditions, the County Executive, or the Chief Administrative Officer if authorized by the County Executive, may authorize such notes to be sold at a price not less than 99% of par plus accrued interest to date of delivery. None of such notes shall bear interest at a rate in excess of the maximum interest rate, if any, specified by the County Council by Public Local Law to be payable on obligations of the County.

In the event that such notes are sold at private (negotiated) sale, the County Executive, or the Chief Administrative Officer if authorized by the County Executive, is hereby authorized to negotiate with any bank, banker or other financial institution for a loan commitment and to deliver to such bank, banker or other financial institution such notes at one time or from time to time, as funds are required, pursuant to the terms of such commitment, and to execute and deliver any and all documents necessary or deemed appropriate by the County Executive or the Chief Administrative Officer, as the case may be, to consummate the sale of such notes at private (negotiated) sale and to accomplish any and all actions necessary or deemed appropriate by the County Executive or the Chief Administrative Officer, as the case may be, to issue and deliver such notes to the purchaser thereof in accordance with the provisions of this Ordinance and any such commitment.

In the event that such notes are sold at public sale, the County Executive, or the Chief Administrative Officer if authorized by the County Executive, is hereby authorized (i) to determine the timing, terms and conditions thereof, (ii) to publish an appropriate notice of sale, such notice of sale to be in the general form of the form of the notice of sale included herein in Section 5 for the sale of bonds authorized by Section 2 hereof, with such alterations, deletions, substitutions and additions as the County Executive, or the Chief Administrative Officer if authorized by the County Executive, shall deem necessary or appropriate to provide for proper notice of the sale of notes, (iii) to determine the date, time and place when proposals will be accepted for such notes, such proposals to specify the interest rate or rates to be paid on such notes, the price to be paid for such notes and such other matters as the County Executive or the Chief Administrative Officer, as the case may be, may deem necessary or desirable in order to sell and deliver such notes and to award such notes at public sale to the successful bidder for such notes, and (iv) to execute and deliver any and all documents necessary or deemed appropriate by the County Executive or the Chief Administrative Officer, as the case may be, to consummate the sale of such notes at public sale and to accomplish any and all actions necessary or deemed appropriate by the County Executive or the Chief Administrative Officer, as the case may be, to issue and deliver such notes to such underwriters or purchasers in accordance with the provisions of this Ordinance and any contract of sale with the successful bidder for the notes.

Following each such sale, or the negotiation of each such commitment, including the execution of any agreements in connection with the issuance of Program Notes or Variable Rate Demand Obligations, the County Executive, or the Controller if authorized by the County Executive, shall report the same at the next meeting of the County Council and shall accompany such report with the data upon which he had relied to satisfy himself that he had obtained terms favorable to the County in the then-prevailing market for comparable obligations.

(8) The authority conferred on the County Executive, or the Chief Administrative Officer if authorized by the County Executive, in paragraph (9) of Section 2 of this Ordinance in connection with the issuance of bonds hereunder, with respect to the appointment of paying agents and a registrar, the employment of a financial advisor, a financial printer and a securities printer, retaining bond counsel and the preparation and distribution of an appropriate Offering Circular, Official Statement or Official Circular, may also be exercised with respect to the issuance and sale of bond anticipation notes hereunder.

(9) With respect to any notes issued, the County hereby covenants and agrees with the holder or holders thereof to issue, upon its full faith and credit, the bonds in anticipation of the sale of which such notes are issued when, and as soon as, the reason for deferring the issuance thereof no longer exists and to pay the principal of and interest on (to the extent such interest has not been capitalized, or otherwise paid, by appropriations from current revenues as hereinbefore authorized) such notes from the proceeds of such bonds. This covenant shall be binding upon the County notwithstanding any limitation set forth in this Ordinance, including (without limitation) any limitation with respect to the interest rate or rates that the bonds may bear. If the County shall be unable, for reasons beyond its control, to issue and sell its bonds as described above, or if the proceeds from the sale of such bonds shall be insufficient to pay the principal of and interest on any notes issued, then the revenues from taxes and other sources intended for application to debt service on such bonds shall be applied to the payment of the interest on and principal of the notes. The foregoing provisions shall not be construed so as to prohibit the County from paying the principal or redemption price of and interest on any note issued hereunder from the proceeds of the sale of any other note issued hereunder, or from any other funds legally available for that purpose.

If the County shall be unable, for reasons beyond its control, to issue and sell its bonds, or if the proceeds from the sale of such bonds shall be insufficient to pay the principal of or interest on any notes issued, then the County hereby covenants that, in each fiscal year during which any such bond anticipation notes are outstanding, it will appropriate sufficient funds in each Current Expense Budget to pay the principal of such bond anticipation notes and the interest thereon due in such fiscal year. The County hereby further covenants that, to the extent any such appropriation is not offset by funds from other sources or by project revenues, it will, subject to the limitation on the tax levy set out in Section 710(d) of the County Charter, fund any such appropriation by the levy of ad valorem taxes on real estate, tangible personal property and intangible personal property subject to taxation by the County, and in addition, on such other intangible property as may be subject to taxation by the County within limitations prescribed by law. In such event, in the case of any series of bond anticipation notes issued to finance self-liquidating projects of the County, the principal of and interest on any such notes shall be payable primarily from the net revenues and receipts from such projects, or the utilities of which they form a part. If any such series of bond anticipation notes shall be issued to finance such self-liquidating projects and the County shall be unable for reasons beyond its control to issue and sell the bonds in anticipation of the sale of which such notes are issued, or if the proceeds from the sale of such bonds shall be insufficient to pay the principal of and interest on such notes, then the County covenants to fix such rates and charges for the use of any such project, or the utility of which it forms a part, as will generate sufficient revenues to pay the annual cost of maintenance and operation thereof and to pay the maturing principal of and interest on such series of bond anticipation notes when due, and the County further covenants and agrees to apply such revenues against appropriations for such maintenance, operation and debt service in each Current Expense Budget. The County may apply to the payment of the principal of and interest on the aforementioned notes any funds granted or otherwise obtained and legally available for the payment of the principal of and interest on the notes; and to the extent that any such funds received or receivable in any fiscal year are applied to such purposes, the taxes, rates and charges required to be levied or assessed pursuant to this paragraph shall be reduced proportionately.

(10) In the event that any notes (the "Outstanding Notes") issued hereunder are outstanding on the date that the bonds in anticipation of which such notes are issued are delivered in exchange for the purchase price thereof (the "Delivery Date"), the Controller shall deposit with the paying agent for the notes, or a trustee or escrow agent, on the Delivery Date (i) cash in an amount equal to the principal of the Outstanding Notes or (ii) direct obligations of, or obligations the payment of which is unconditionally guaranteed by, the United States of America, the principal of and interest on which will be sufficient without reinvestment to pay in a timely manner the principal of the Outstanding Notes when due. Such paying agent or trustee or escrow agent is hereby irrevocably directed to apply such cash or the proceeds of such obligations to the payment of the principal of the Outstanding Notes when due. The County may provide such cash or obligations from the proceeds of the sale of such bonds or from any other funds legally available for such purpose. On the Delivery Date, the Controller shall also deposit with the paying agent for the Outstanding Notes, or a trustee or escrow agent (i) cash in an amount sufficient to pay the interest on the Outstanding Notes when due or (ii) direct obligations of, or obligations the payment of which is unconditionally guaranteed by, the United States of America, the principal of and interest on which will be sufficient without reinvestment to pay in a timely manner interest on the Outstanding Notes when due. The County may provide such cash or obligations from the proceeds of the sale of bonds available for that purpose or from any other funds legally available for such purpose. Notwithstanding the foregoing, if the Delivery Date and the date on which the Outstanding Notes mature are in different fiscal years, and money for the payment of the interest on the Outstanding Notes has not been finally

appropriated in the fiscal year in which the bonds are delivered, and if the Delivery Date is after the date on which the budget for the succeeding fiscal year has been submitted to the County Council and provision for the payment of the interest on such Outstanding Notes has been made in such budget, in lieu of the deposit of such cash or obligations for the payment of interest on the Outstanding Notes, the County Executive, the Controller and the Chief Administrative Officer may deliver a certificate on the Delivery Date of the bonds stating that funds sufficient to pay the interest on the Outstanding Notes have been included in the budget for the next succeeding fiscal year (it being provided by the Bond Anticipation Note Act that the notes shall be payable from the first proceeds of the sale of the bonds, or from the tax or other revenue which the County shall have previously determined to apply to the payment of the bonds and the interest thereon). Upon the deposit with the paying agent for the Outstanding Notes, or a trustee or escrow agent, of cash or obligations sufficient to provide for the payment of the principal of and interest on such notes when due, as described above, such notes shall be deemed to be paid and no longer outstanding hereunder.

(11) Pursuant to the Bond Anticipation Note Act, the County is hereby authorized to issue the aforementioned bond anticipation notes as notes in the nature of commercial paper and to establish a commercial paper program. Accordingly, the County is hereby authorized to issue two or more separate and distinct series of its bond anticipation notes, which may include (1) a series of its bond anticipation notes in the nature of commercial paper (the "Commercial Paper Notes") and (2) a series of its bond anticipation notes in connection with a liquidity facility, such as a revolving loan agreement, or a credit facility, such as a letter of credit and related agreements (collectively, the "Revolving Loan Notes") (the Commercial Paper Notes and the Revolving Loan Notes being collectively referred to herein as the "Program Notes"). The words "bond anticipation notes," as used in this Ordinance, include Program Notes, and it is intended that the provisions of this Ordinance applying to bond anticipation notes shall include Program Notes unless the context clearly requires a contrary meaning.

For the purposes of this Ordinance, the term "principal amount," when used with respect to the Program Notes, shall mean (i) in the case of Commercial Paper Notes, the face amount of any such Commercial Paper Note, less any original issue discount on such Commercial Paper Note, and (ii) in the case of Revolving Loan Notes, the principal amount actually advanced under the applicable liquidity facility or credit facility that is evidenced by such Revolving Loan Note. Accordingly, it is contemplated by this Ordinance that the aggregate face amount of the Program Notes that may be outstanding from time to time hereunder, together with other bond anticipation notes issued hereunder and outstanding from time to time, may exceed the aggregate principal amount of bond anticipation notes authorized to be outstanding hereunder at any one time.

It is recognized that the procedures necessary or desirable to implement a commercial paper program within the framework of existing commercial practices in the commercial paper market may require the County to prescribe procedures to facilitate the prompt determination and approval of certain matters in connection with the authorization, issuance, execution, sale, delivery and payment of and for Program Notes. Accordingly, the County Executive, by or pursuant to executive order or other appropriate action or proceedings, is hereby authorized (1) to establish such procedures, including (without limitation) procedures for (a) the determination of the dates and maturities of any Program Notes, or the method by which the same shall be determined, (b) the determination of the interest rate to be borne by any Program Notes, which may be separately stated by rate or amount or which may be in an amount equal to the discount thereon, or the method by which the same shall be determined, and (c) the determination of the price or prices at which Commercial Paper Notes may be sold, which may be at, above or below the face value thereof, or the method by which the same shall be determined; and (2) to determine any and all other matters relating to the terms, specifications and form of such Program Notes, including (without limitation) any modification required in the forms of bond anticipation note set forth herein to accommodate the needs of the commercial paper program. Any such procedures may include provisions for telephonic approval and subsequent electronic mail or written confirmation of one or more of such matters by the Chief Administrative Officer, the Controller or such other officers or employees of the County as the County Executive shall designate within guidelines or parameters prescribed by the County Executive. The establishment of such procedures and all such determinations and actions shall be deemed to be of an administrative nature.

In connection with the establishment of a commercial paper program, the County Executive is hereby authorized, by or pursuant to executive order or other appropriate action or proceedings (i) to approve the form of any indenture necessary or appropriate in connection with the issuance of any Program Notes (the "Indenture") and to appoint a trustee (the "Trustee") thereunder, (ii) to approve the form of any dealer agreement relating to any Commercial Paper Notes (the "Dealer Agreement") and to select a dealer to act thereunder, (iii) to approve the form of a liquidity facility,

such as a revolving loan agreement, or a credit facility, such as a letter of credit and related agreements (each a “Liquidity Facility”) and to select one or more financial institutions to provide loans or otherwise to act thereunder, and (iv) to approve the form of any issuing and paying agency agreement (the “Issuing and Paying Agency Agreement”) and to appoint an issuing and paying agent of the County for the purpose of completing, authenticating and delivering the Program Notes from time to time.

The County Executive is hereby authorized, pursuant to executive order or other appropriate action or proceedings, to execute and deliver on behalf of the County the Indenture, the Issuing and Paying Agency Agreement, one or more Liquidity Facilities, the Dealer Agreement, and all and any other documents that he may deem necessary or appropriate to implement the commercial paper program contemplated by this Ordinance and, in each case, to cause the seal of the County to be impressed thereon, attested by the County Executive, the secretary to the County Executive, the Administrative Officer to the County Council or such other officer as may be specified by ordinance of the County Council.

(12) All of such notes shall be in such form as the County Executive, or the Chief Administrative Officer if authorized by the County Executive, shall deem appropriate and shall be binding on the County when and as such notes are issued and sold hereunder.

SECTION 7. And be it further enacted, That it is hereby found and determined as follows: (i) general economic conditions are extremely unsettled and require sensitive and careful debt management in order to reduce to the extent practicable the cost of borrowing to the County and it is in the best interests of the County to be able to implement a flexible approach to borrowing (that is, one which provides the ability to utilize variable rate demand obligations, commercial paper and short-term municipal obligations referred to herein collectively as “Variable Rate Demand Obligations”); (ii) there is an expanding market for Variable Rate Demand Obligations, which have varying and flexible maturities or redemption features and tender or purchase dates and bear interest at variable rates established by a remarketing agent on the basis of current market conditions, or combinations of such maturities or redemption dates, tender or purchase dates and rates and to access this market, the County must establish procedures consistent with market practices for Variable Rate Demand Obligations; and (iii) existing practices in the market for Variable Rate Demand Obligations and existing requirements of nationally recognized rating agencies require that there be available to the issuer of Variable Rate Demand Obligations a supporting liquidity arrangement, such as a letter of credit, line of credit or revolving loan agreement, pursuant to which an alternate source of borrowing will be available during any period in which such obligations cannot be remarketed.

The County Executive, or the Chief Administrative Officer if authorized by the County Executive, may determine that bond anticipation notes authorized by Section 6 hereof or bonds authorized by Section 2 hereof shall be issued as short-term or demand obligations or commercial paper, defined above as Variable Rate Demand Obligations, including obligations that are required to be purchased or redeemed prior to stated maturity dates, and bear interest at variable rates established from time to time by a remarketing agent on the basis of current market conditions. The County Executive, or the Chief Administrative Officer if authorized by the County Executive, is hereby authorized to establish procedures for the determination of the interest rates, the interest payment dates and any mandatory redemption, tender or purchase dates of bonds or notes described in this Section 7 in order to implement the financing authorized hereby. If any bonds or notes issued in accordance with this Section 7 provide for the mandatory redemption, tender or purchase thereof prior to stated maturity dates, the form of bond or note (as the case may be) may provide, to the extent permitted by law and deemed advisable by the County Executive, or the Chief Administrative Officer if authorized by the County Executive, that the full faith and credit and, subject to the limitations set forth in Section 710(d) of the County Charter, taxing power of the County are pledged to the payment of the purchase or redemption price on the due dates for such payments.

In connection with the issuance of such obligations, the County Executive is hereby authorized, by executive order or other appropriate action or proceeding (i) to approve the form of any indenture necessary or appropriate in connection with the issuance of such obligations (the “Demand Indenture”) and to appoint a trustee thereunder, (ii) to approve the form of a remarketing agreement relating to such obligations (the “Demand Remarketing Agreement”) and to select a remarketing agent to act thereunder, (iii) to approve the form of a credit or liquidity facility, such as a letter of credit, line of credit, revolving loan agreement or other similar agreement (a “Demand Liquidity Facility”) and to enter into a reimbursement agreement or other similar agreement (a “Demand Liquidity Facility Agreement”) with one or more financial institutions in connection therewith and (iv) to approve the form of a registrar and paying

agency agreement (the “Demand Registrar and Paying Agency Agreement”) and to appoint a registrar and paying agent for the purpose of completing, authenticating and delivering such obligations from time to time.

The County Executive is hereby authorized pursuant to executive order or other appropriate action or proceeding, to execute and deliver on behalf of the County a Demand Indenture, a Demand Remarketing Agreement, one or more Demand Liquidity Facility Agreements and a Demand Registrar and Paying Agency Agreement and any and all other documents that he may deem necessary or appropriate in connection with the issuance of obligations authorized by this Section 7, and, in each case, to cause the seal of the County to be impressed thereon, attested by the County Executive, the secretary to the County Executive, the Administrative Officer to the County Council or such other officers as may be specified by ordinance of the County Council.

SECTION 8. *And be it further enacted*, That the provisions hereinafter set forth in Sections 8(1), (2), (3), (4) and (5) shall be applicable with respect to bonds (including Refunding Bonds) or bond anticipation notes issued and sold hereunder on the basis that the interest on such bonds or notes will be excludable from gross income for federal income tax purposes and the provisions hereinafter set forth in Section 8(7) shall be applicable with respect to any bonds or bond anticipation notes issued and sold hereunder on the basis that such bonds or notes are allowed a tax credit, that the County is entitled to a subsidy from the United States of America or any agency or instrumentality thereof with respect to such bonds or notes or the interest payable thereon, or that any such bond or note or the interest thereon is entitled to any other available benefits under the Internal Revenue Code of 1986, as amended (“the Code”) (any such bonds or notes being referred to herein as “Tax Advantaged Obligations”).

(1) The County Executive, the Chief Administrative Officer or the Controller (the “Section 148 Certifying Official”) shall be the officer of the County responsible for the issuance of any bonds or bond anticipation notes hereunder within the meaning of the Arbitrage Regulations (defined herein). The Section 148 Certifying Official shall also be the officer of the County responsible for the execution and delivery (on the date of each issuance of the bonds or bond anticipation notes) of a certificate of the County (the “Section 148 Certificate”) which complies with the requirements of Section 148 of the Code (“Section 148”), and the applicable regulations thereunder (the “Arbitrage Regulations”), and the Section 148 Certifying Official is hereby directed to execute the Section 148 Certificate and to deliver the same to bond counsel on the date of the issuance of the bonds or bond anticipation notes.

(2) The County shall set forth in the Section 148 Certificate its reasonable expectations as to relevant facts, estimates and circumstances relating to the use of the proceeds of the bonds or bond anticipation notes, or of any money, securities or other obligations to the credit of any account of the County which may be deemed to be proceeds of the bonds or bond anticipation notes pursuant to Section 148 or the Arbitrage Regulations (collectively, “Bond Proceeds”). The County covenants that the facts, estimates and circumstances set forth in the Section 148 Certificate will be based on the County’s reasonable expectations on the date of issuance of the bonds or bond anticipation notes and will be, to the best of the certifying officials’ knowledge, true and correct as of that date.

(3) The County covenants and agrees with each of the holders of any of the bonds or bond anticipation notes that it will not make, or (to the extent that it exercises control or direction) permit to be made, any use of the Bond Proceeds which would cause the bonds or bond anticipation notes to be “arbitrage bonds” within the meaning of Section 148 and the Arbitrage Regulations. The County further covenants that it will comply with Section 148 and the Arbitrage Regulations which are applicable to the bonds or bond anticipation notes on the date of issuance of the bonds or bond anticipation notes and which may subsequently lawfully be made applicable to the bonds or bond anticipation notes.

(4) The County further covenants that it shall make such use of the proceeds of the bonds or bond anticipation notes, regulate the investment of the proceeds thereof, and take such other and further actions as may be required to maintain the excludability from gross income for federal income tax purposes of interest on the bonds or bond anticipation notes. All officers, employees and agents of the County are hereby authorized and directed to take such actions, and to provide such certifications of facts and estimates regarding the amount and use of the proceeds of the bonds or bond anticipation notes, as may be necessary or appropriate from time to time to comply with, or to evidence the County’s compliance with, the covenants set forth in this Section.

(5) The County Executive, or the Chief Administrative Officer if authorized by the County Executive, on behalf of the County, may make such covenants or agreements in connection with the issuance of bonds or bond anticipation notes issued hereunder as he or she shall deem advisable in order to assure the registered owners of such bonds or

notes that interest thereon shall be and remain excludable from gross income for federal income tax purposes, and such covenants or agreements shall be binding on the County so long as the observance by the County of any such covenants or agreements is necessary in connection with the maintenance of the exclusion of the interest on such bonds or notes from gross income for federal income tax purposes. The foregoing covenants and agreements may include such covenants or agreements on behalf of the County regarding compliance with the provisions of the Code as the County Executive, or the Chief Administrative Officer if authorized by the County Executive, shall deem advisable in order to assure the registered owners of such bonds or notes that the interest thereon shall be and remain excludable from gross income for federal income tax purposes, including (without limitation) covenants or agreements relating to the investment of the proceeds of such bonds or notes, the rebate of certain earnings resulting from such investment to the United States of America (or the payment of penalties in lieu of rebate) to the United States, limitations on the times within which, and the purposes for which, such proceeds may be expended, or the use of specified procedures for accounting for and segregating such proceeds.

(6) Notwithstanding anything in this Ordinance to the contrary, bonds or bond anticipation notes issued and sold hereunder may be issued and sold on the basis that the interest on such bonds or notes will not be excludable from gross income for federal income tax purposes.

(7) With respect to Tax Advantaged Obligations, the County Executive, or the Chief Administrative Officer if authorized by the County Executive, is hereby authorized to make such covenants or agreements in connection with the issuance thereof as he shall deem advisable in order to assure (i) the holders of any such Tax Advantaged Obligations that such Tax Advantaged Obligations will be entitled to federal tax benefits of such Tax Advantaged Obligations, and (ii) that the County is entitled to any subsidy available for any such Tax Advantaged Obligations. Such covenants or agreements shall be binding on the County so long as the observance by the County of any such covenants or agreements is necessary in connection with the entitlement of such Tax Advantaged Obligations to applicable federal tax benefits. The foregoing covenants and agreements may include (without limitation) covenants or agreements on behalf of the County relating to the investment of proceeds of such Tax Advantaged Obligations, the rebate of certain earnings resulting from such investment to the United States of America (or the payment of penalties in lieu of such rebate), limitations on the times within which, and the purposes for which, such proceeds may be expended or the utilization of specified procedures for accounting for and segregating such proceeds. Any covenant or agreement made by the County Executive, or the Chief Administrative Officer if authorized by the County Executive, pursuant to this paragraph may be authorized by an order or certificate of the County Executive, or the Chief Administrative Officer if authorized by the County Executive, and such covenant or agreement shall be binding on the County.

In furtherance of the foregoing, in order to qualify for the benefits inuring with respect to any Tax Advantaged Obligation, the County Executive, or the Chief Administrative Officer if authorized by the County Executive, shall be authorized to make any elections or designations permitted or required under the Code to apply for an allocation from the State of Maryland or the federal government in the case of bonds or notes subject to any volume limitation and to apply for any tax credit, to take such actions as shall be necessary to permit any tax credit to be stripped and sold separately from the ownership interest in any Tax Advantaged Obligations and to claim any cash subsidy with respect to any Tax Advantaged Obligation. It is confirmed that the County Executive, or the Chief Administrative Officer if authorized by the County Executive, is authorized to declare official intent to reimburse expenditures from proceeds of Tax Advantaged Obligations.

For purposes of establishing compliance with Section 148 regarding the expenditure of proceeds of bonds or bond anticipation note, the source of general fund money for capital expenditures may be specifically attributed to funds deposited to the general fund as a reimbursement from the proceeds of County debt issuances in accordance with a certificate executed by the Section 148 Certifying Official.

Notwithstanding anything in this Ordinance to the contrary, Tax Advantaged Obligations may be issued pursuant to Section 19-208 of the Local Government Article of the Annotated Code of Maryland (2013 Replacement Volume and 2019 Supplement) or any other laws of the State of Maryland authorizing the issuance thereof and may be sold for a price at, above or below par, plus accrued interest to the date of delivery. Authority is hereby conferred on the County Executive, or the Chief Administrative Officer if authorized by the County Executive, to sell any such Tax Advantaged Obligations through a public sale or through a private (negotiated) sale, without solicitation of competitive bids, as the County Executive, or the Chief Administrative Officer if authorized by the County Executive, upon

consultation with the Controller and the County's financial advisor, shall determine to be in the best interests of the County. Any sale of Tax Advantaged Obligations hereunder by private negotiation is hereby determined to be in the County's best interest. Tax Advantaged Obligations issued hereunder are hereby specifically exempted from the provisions of Sections 19-205 and 19-206 of the Local Government Article of the Annotated Code of Maryland (2013 Replacement Volume and 2019 Supplement).

It is recognized that the market for Tax Advantaged Obligations is evolving and that the issuance and sale from time to time of Tax Advantaged Obligations with one stated maturity may be the most practicable method for successfully accomplishing the sale of Tax Advantaged Obligations by the County. Accordingly, the County is hereby authorized to issue Tax Advantaged Obligations with a single stated maturity and to provide for an Installment Plan with respect to the payment of Tax Advantaged Obligations, such Installment Plan to be approved by an order of the County Executive. The Installment Plan shall provide for annual payments to a sinking fund account (the "Escrow Account") to be pledged or otherwise applied to the payment of the Tax Advantaged Obligations and to be held by a trust company or other banking institution, as trustee or escrow agent, such annual payments to commence not later than two years from the date of issuance of the Tax Advantaged Obligations. Amounts so deposited to the Escrow Account shall be invested and reinvested in direct obligations of, or obligations the principal of, and the interest on which, are guaranteed by, the United States of America, or in certificates of deposit or time deposits secured by direct obligations or obligations the principal of, and the interest on which, are guaranteed by, the United States of America. Each annual payment deposited to the Escrow Account under the Installment Plan shall be invested and reinvested in a manner determined by the County so as to provide for the payment of a portion of the stated principal amount of such Tax Advantaged Obligations and related interest, if any. The issuance and sale of Tax Advantaged Obligations as a single bond with one stated maturity and the establishment of an Installment Plan as herein described are hereby authorized notwithstanding the requirement in Section 2 of this Ordinance that bonds be issued as serial maturity bonds or term bonds having mandatory sinking fund requirements, beginning not later than the second anniversary of the date of issuance of such series.

(8) Notwithstanding anything in this Ordinance to the contrary, it is confirmed that bond premium, consisting of net bond proceeds from the sale of bonds sold at a price above par, may be allocated for expenditure purposes permitted under provisions of federal income tax law pertaining to excludability of interest on the bonds from gross income or the tax status of Tax Advantaged Obligations, as applicable.

SECTION 9. *And be it further enacted*, That, notwithstanding any other provisions of this Ordinance, in order (i) to comply with the bond registration requirements of, and to conform with, developing practices in the municipal bond market, including practices of bond registrars and paying agents, (ii) to facilitate generally the issuance and sale of general obligation bonds and bond anticipation notes by the County, including compliance with disclosure and similar requirements and (iii) insofar as possible, to simplify issuance procedures, the County Executive, or the Chief Administrative Officer if authorized by the County Executive, is hereby authorized (a) to apply the provisions of this Ordinance, (b) to make determinations and decisions required by this Ordinance, (c) to make such insertions, modifications and corrections to the form of bonds, the form of notes and the form of notice of sale authorized hereby, including modifications to the method of publication in connection with the redemption of any bonds, (d) to enter into agreements on behalf of the County and (e) to take all and any other actions under this Ordinance in the manner and to the extent that the County Executive or the Chief Administrative Officer, as the case may be, may deem necessary or appropriate to accomplish the stated purposes, taking into account the recommendations of bond counsel and the financial advisor to the County, including the making of agreements to facilitate the foregoing.

SECTION 10. *And be it further enacted*, That, the Budget Officer and the Controller are hereby designated as the authorized deputies of the Chief Administrative Officer for the purpose of authenticating any bonds or bond anticipation notes issued hereunder. In addition, the County Executive may deliver a written certificate at or prior to the time of the issuance of any bonds or bond anticipation notes issued hereunder designating such other person or persons as he shall deem appropriate as an authorized deputy or deputies of the Chief Administrative Officer for the purpose of authenticating any bonds or bond anticipation note issued hereunder.

SECTION 11. *And be it further enacted*, That the County is hereby authorized to borrow money and incur indebtedness otherwise authorized to be borrowed and incurred hereunder in the form of bonds or bond anticipation notes by obtaining a loan (a "Water Quality Loan") from the Maryland Water Quality Financing Administration (the "Administration") pursuant to and in accordance with Sections 9-1601 through 9-1622, inclusive, of the Environment

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Article of the Annotated Code of Maryland (2014 Replacement Volume and 2019 Supplement) (the “Act”). Such Water Quality Loans may be obtained by the County hereunder from time to time. Any such Water Quality Loan shall be evidenced by a loan agreement (a “Water Quality Loan Agreement”) between the County and the Administration and a bond issued by the County (a “Water Quality Bond”).

It is acknowledged that the proceeds of any Water Quality Loan will be used for the public purposes of financing a portion of the costs of acquiring, constructing and equipping certain wastewater facilities or water supply systems, each as defined in the Act (collectively, the “Water Quality Facilities”), including the development of property, the acquisition and installation of equipment and furnishings and any architectural, financial, legal, planning and engineering expenses. It is intended that the proceeds of any Water Quality Loan undertaken by the County pursuant to this Section 11 may be expended on the applicable Water Quality Facility and any related costs, including costs of the Administration and the funding of reserves, to the extent permitted by the Act and to the extent provided in the applicable Water Quality Loan Agreement or Water Quality Bond. It is acknowledged that Water Quality Facilities as defined above may include projects that the County classifies as wastewater projects, water projects or under some other classification.

Unless otherwise provided in this Section 11, limitations, procedures or requirements set forth in this Ordinance for the issuance, sale and delivery of bonds or bond anticipation notes, as applicable, to the extent practicable, shall apply to obtaining any Water Quality Loan and to the execution and delivery of any Water Quality Loan Agreement or Water Quality Bond.

The County Executive, or the Chief Administrative Officer if authorized by the County Executive, is hereby authorized to approve the form of any Water Quality Loan Agreement or Water Quality Bond, the terms thereof, including the interest rate, maturity schedule, redemption provisions and covenants to be set forth therein, and the manner of executing and authenticating the same. The form of Water Quality Bond need not conform to the forms otherwise provided in this Ordinance.

Notwithstanding any other provision to the contrary in this Ordinance:

(a) Any Water Quality Loans (including any Water Quality Loan Agreements and Water Quality Bonds) need not be in denominations of \$5,000 or any integral multiple thereof, nor in a serial maturity format, provided, however, borrowings and evidences thereof shall be on an installment basis with annual principal payments beginning not more than two years from the date of issue;

(b) Any Water Quality Loan (including any Water Quality Loan Agreement and Water Quality Bond) may be sold at less than par and without regard to any limitation set forth in Section 2(1) hereof or Section 6(7) hereof, as applicable;

(c) Any Water Quality Loan (including any Water Quality Loan Agreement and Water Quality Bond) may provide for interest payments on other than a semiannual basis;

(d) Paying agents and registrars may be provided for in the discretion of the County Executive, or the Chief Administrative Officer if authorized by the County Executive;

(e) The County is hereby authorized to sell any Water Quality Loan (including any Water Quality Loan Agreement and Water Quality Bond) at private (negotiated) sale to the Administration, public advertisement and sale of the same not being required by the terms of the Act and the best interests of the County being hereby declared to be served by such private sale;

(f) Provisions for the redemption of any Water Quality Loan (including any Water Quality Loan Agreement and Water Quality Bond) may be provided for in the discretion of the County Executive, or the Chief Administrative Officer if authorized by the County Executive; and

(g) Any signature required in connection with the issuance and sale of any Water Quality Loan (including any Water Quality Loan Agreement and Water Quality Bond) may be manual and any affixing of the County Seal may be accomplished by impressing the same on the applicable document.

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The County Executive, or the Chief Administrative Officer if authorized by the County Executive, is hereby authorized to take any and all actions in the manner and to the extent that the County Executive or the Chief Administrative Officer, as the case may be, may deem necessary or appropriate to accomplish the purposes of this Section.

Any Water Quality Loan (including any Water Quality Loan Agreement and Water Quality Bond) shall be secured as provided in Section 2(6) of this Ordinance.

With respect to any Water Quality Loan authorized by this Section or by similar authority contained in a prior ordinance of the County, the County Executive, or the Chief Administrative Officer if authorized by the County Executive, may, in accordance with Paragraph (4) of Section II of the FINDINGS OF FACT, apply to any project authorized to be financed with a Water Quality Loan the balance remaining to the credit of any completed or abandoned project previously financed with the proceeds of a Water Quality Loan. In exercising such authority, the County Executive, or the Chief Administrative Officer if authorized by the County Executive, may enter into such amendments of Water Quality Loan Agreements and related documents as he deems necessary or appropriate in the exercise of the authority granted hereby. In lieu of applying the balance of remaining to the credit of any completed or abandoned project financed with a Water Quality Loan to new or additional projects, the County Executive, or the Chief Administrative Officer if authorized by the County Executive, may determine to prepay or otherwise effect a reduction in the stated principal amount or permitted maximum principal amount of any such Water Quality Loan as permitted in the Water Quality Loan Agreement and the Water Quality Bond or as otherwise permitted and, in connection therewith, may take such action and make such amendments to the Water Quality Loan Agreement and Water Quality Bond as he deems necessary or appropriate to permit the reamortization of the principal amount outstanding and to effect such prepayment or reduction in stated principal amount.

Following the execution and delivery of any written commitment specifying the material terms of any Water Quality Loan, or if no such written commitment is entered into, following the execution and delivery of any Water Quality Loan (including any Water Quality Loan Agreement and Water Quality Bond), the County Executive, or the Comptroller, if authorized by the County Executive, shall report the terms thereof in writing at the next meeting of the County Council.

SECTION 12. *And be it further enacted*, That the County is hereby authorized to borrow money and incur indebtedness for shore erosion control projects hereinafter specified by obtaining a loan (a “Shore Erosion Control Construction Loan”) from the Shore Erosion Control Construction Loan Fund pursuant to and in accordance with Sections 8-1001 through 8-1008, inclusive, of the Natural Resources Article of the Annotated Code of Maryland (2012 Replacement Volume and 2019 Supplement) (the “Soil Erosion Control Act”). Each Shore Erosion Control Construction Loan shall be evidenced by a loan agreement (a “Shore Erosion Control Construction Loan Agreement”) between the County and the Department of Natural Resources (“DNR”) in a form determined by order of the County Executive, or the Chief Administrative Officer if authorized by the County Executive, as hereinafter provided. The authorization to borrow money and incur indebtedness pursuant to this Section 12 shall not be exercised unless and until appropriation is made for the expenditure of the proceeds of any such loan for the project to be financed thereby.

Shore Erosion Control Construction Loans may be repaid from benefit charges levied on benefited property and may be further secured by a pledge of the full faith and credit of the County, as determined by order of the County Executive, or the Chief Administrative Officer if authorized by the County Executive, as hereinafter provided. It is acknowledged and declared that the levy of any ad valorem taxes by the County to provide for repayment of the Shore Erosion Control Construction Loans shall be subject to the limitation on the tax levy set out in Section 710(d) of the County Charter.

Pursuant to and in accordance with requirements of this Ordinance and the Shore Erosion Control Act, the County Executive by order is hereby authorized to approve the form of any Shore Erosion Control Construction Loan Agreement, the terms thereof, including the source or sources of and security for repayment, the repayment schedule and covenants to be set forth therein, and the manner of executing and authenticating the same. Pursuant to Section 8-1005(f) of the Soil Erosion Control Act, the County may borrow interest-free funds and repay the funds at a uniform rate over a period not exceeding 25 years.

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The County Executive, or the Chief Administrative Officer if authorized by the County Executive, is hereby authorized to take any and all actions in the manner and to the extent that the County Executive or the Chief Administrative Officer, as the case may be, may deem necessary or appropriate to accomplish the purposes of this Section.

Without limitation, Shore Erosion Control Construction Loan Agreements by and between the County and DNR heretofore approved are hereby approved and ratified, subject to reductions in loan amounts made in accordance with the respective loan agreements, as obligations of the County without further action.

SECTION 13. *And be it further enacted*, That pursuant to the authority granted by Section 19-103 of the Local Government Article of the Annotated Code of Maryland (2013 Replacement Volume and 2019 Supplement), the County Executive, or the Chief Administrative Officer if authorized by the County Executive, is hereby authorized in connection with the issuance of any bonds or notes hereunder to (i) provide, covenant or agree that, in the event that sufficient funds for the timely payment when due of principal of or interest on bonds or notes issued pursuant to the authority of this Ordinance are not available or in the event of a default in the payment of the principal of or interest on such bonds or notes, the first general fund revenues of the County received thereafter shall be applied to the payment when due of such principal or interest or to cure such default, as the case may be, and (ii) pledge any of the County's revenues to the payment of the principal of and interest on the bonds and notes issued pursuant to the authority of this Ordinance. In the event that the County Executive, or the Chief Administrative Officer if authorized by the County Executive, determines to exercise all or any part of the authority granted under this Section, the County Executive, or the Chief Administrative Officer if authorized by the County Executive, shall determine the form, terms and provisions of any order, certificate, agreement or related documents as he shall deem necessary or appropriate to evidence any agreement or pledge authorized hereby, including (without limitation) terms and provisions regarding the application of such pledge or agreement to borrowings of the County other than bonds or notes issued pursuant to the authority of this Ordinance. Any such order, certificate, agreement or related document shall be executed by the County Executive and the seal of the County shall be impressed thereon, attested by the County Executive, the Secretary to the County Executive, the Administrative Officer to the County Council or such other officer as may be specified by ordinance of the County Council.

SECTION 14. *And be it further enacted*, That, as determined and specified in a certificate of the County Executive, or of the Chief Administrative Officer if authorized by the County Executive, executed and delivered prior to the issuance of bonds or notes, such bonds or notes may be issued to provide for the financing of one or more projects included within a specified class of projects set forth in ~~Exhibit I~~ Exhibit I-A. In addition, the amount of proceeds allocated to projects included within a specified class of projects financed by any issuance of bonds or notes may be amended after the issuance of such bonds or notes, as determined and specified in a certificate of the County Executive, or of the Chief Administrative Officer if authorized by the County Executive.

In connection with the foregoing, the County Executive, or the Chief Administrative Officer if authorized by the County Executive, shall execute a certificate demonstrating or determining, as applicable:

(a) That all bonds or notes are payable within the probable useful life of the improvement or undertaking being financed or, if the bonds or notes are to be issued for several improvements or undertakings, then within the average probable useful life of all such improvements or undertakings being financed;

(b) That the amount of bonds or notes to be applied to any project to be financed shall not exceed the maximum amount set forth in ~~Exhibit I~~ Exhibit I-A authorized for such project; and

(c) Such other matters as the County Executive or the Chief Administrative Officer (as the case may be) deems appropriate to establish compliance with the provisions of the County Charter and this Ordinance in connection with the issuance of bonds and notes to provide for the financing of one or more projects included within a specified class or to provide for the amendment of the list of projects from the specified class of projects financed by an issuance of bonds or notes, as described above.

SECTION 15. *And be it further enacted*, That, subject to the following paragraphs of this Section 15, the authority to issue bonds under Bill No. 51-19, as amended, effective September 8, 2019 ("Bill No. 51-19") is hereby canceled,

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rescinded and repealed, but only to the extent that such authority has not been exercised prior to the effective date of this Ordinance.

Appropriate reductions shall be recognized in the amounts of bonds authorized for issuance under this Ordinance for bonds issued after May 31, 2020, under the authority of Bill No. 51-19, for projects authorized to be financed by Bill No. 51-19 and also authorized to be financed under this Ordinance.

Nothing contained in this Ordinance shall be construed as impairing the validity of any proceedings or action taken, or the validity of any bonds or bond anticipation notes issued, or Shore Erosion Control Construction Loan Agreements executed, prior to the effective date of this Ordinance, under the provisions of Bill No. 51-19, or under prior bond authorization ordinances, and the authorization, sale and issuance of all bonds and bond anticipation notes issued prior to the effective date of this Ordinance pursuant to the authority of such ordinances, including (without limitation) the various series of general obligation bonds and bond anticipation notes of the County set forth in Section 10 of Bill No. 57-08, Exhibit V of Bill No. 51-09, Exhibit V of Bill No. 53-10, Exhibit V of Bill No. 52-11, Exhibit V of Bill No. 60-12, Exhibit V of Bill No. 63-13, Exhibit V of Bill No. 55-14, Exhibit V of Bill No. 80-15, Exhibit V of Bill No. 46-16, Exhibit V of Bill No. 60-17, Exhibit V of Bill No. 62-18, Exhibit V of Bill No. 51-19 and, in addition, the indebtedness set forth in Exhibit V attached hereto and incorporated herein (the "Prior Obligations"), and all such Prior Obligations be and they are hereby ratified and confirmed, together with all and several of the terms thereof and the action taken in connection with the issuance, sale and delivery thereof, are hereby validated as being validly authorized, sold, issued and executed, as applicable, and delivered by the County. The ratification of the Prior Obligations as set forth above shall be effective notwithstanding noncompliance with any provisions of the aforementioned ordinances that provide general fiscal or budgetary guidelines, such as provisions directing that specified portions of the Prior Obligations be issued during certain fiscal years.

The validity of the revolving loan notes authorized to be issued pursuant to the Master Note Order adopted by the County Executive on December 18, 2014 (as amended or supplemented from time to time, the "Note Order") and designated as the County's "Master General Obligation Bond Anticipation Note, Series A (Consolidated General Improvements Series)," "Master General Obligation Bond Anticipation Note, Series B (Consolidated Water and Sewer Series)," and "Master General Obligation Bond Anticipation Note, Series C (Consolidated Solid Waste Projects Series - AMT)" (collectively, the "Master Notes"), and all related documents, such as a revolving credit agreement (the "Revolving Loan Documents") executed and delivered prior to the effective date of this Ordinance shall not be impaired in any manner by the passage of this Ordinance, and such Master Notes and Revolving Loan Documents executed and delivered in connection with the Master Notes are hereby ratified and confirmed. Bond anticipation notes authorized by this Ordinance may be evidenced by advances under the Revolving Loan Documents in the amount and in the manner set forth in the Note Order.

Bonds and bond anticipation notes may be issued under this Ordinance to pay bond anticipation notes issued pursuant to and in accordance with a note order or credit agreement provided that such bonds or bond anticipation notes are authorized to be issued hereunder for projects financed by such bond anticipation notes issued pursuant to and in accordance with the note order or credit agreement.

SECTION 16. *And be it further enacted*, That, if any one or more of the provisions of this Ordinance, including any covenants or agreements provided herein on the part of the County to be performed, should be contrary to law, then such provision or provisions shall be null and void and shall in no way affect the validity of the other provisions of this Ordinance or of the bonds or the bond anticipation notes issued hereunder.

SECTION 17. *And be it further enacted*, That, this Ordinance shall take effect 45 days from the date it becomes law.

APPROVED AND APPROVED AND ENACTED: July 24, 2020

EFFECTIVE DATE: September 7, 2020

(EXHIBITS TO BILL NO. 47-20 APPEAR ON THE FOLLOWING PAGES)

GENERAL OBLIGATION BONDS

A	B	C	D	E			
				E-1	E-2	E-3	E-4
PROJECT NUMBER	DESCRIPTION OF PROJECT OR CLASS OF PROJECT	ESTIMATED COST OF USABLE PORTION	COST OF PROJECT OR CLASS OF PROJECTS FINANCED BY THIS ORDINANCE	GENERAL OBLIGATION BONDS ISSUED	GENERAL OBLIGATION BONDS ISSUED IMPACT FEE SUPPORTED	PAY-AS-YOU-GO AND OTHER SOURCES	GRANTS
	NON-REVENUE PRODUCING BONDS						
1							
2	General County	219,209,570	66,883,207	45,490,699	-	81,821,803	25,013,861
3	Stormwater Runoff Controls	1,047,027	49,885	882,099	-	33,043	82,000
4	Stormwater Runoff Controls WPRF	43,000	1,000	42,000	-	-	-
5	Total Stormwater Runoff Controls	1,090,027	50,885	924,099	-	33,043	82,000
6	Education	1,505,110,069	142,154,513	590,815,441	-	276,734,261	495,405,854
7	Education PPI Bonds	36,008,000	36,008,000	-	-	-	-
8	Total Education	1,541,118,069	178,162,513	590,815,441	-	276,734,261	495,405,854
9	Fire - Police	129,761,300	24,098,091	71,636,698	-	28,476,511	5,550,000
10	Fire - Police PPI Bonds	1,369,000	1,369,000	-	-	-	-
11	Total Fire - Police	131,130,300	25,467,091	71,636,698	-	28,476,511	5,550,000
12	Roads and Bridges	298,674,131	53,185,983	51,898,313	786,924	185,318,760	7,484,151
13	Roads and Bridges PPI Bonds	4,518,000	4,518,000	-	-	-	-
14	Total Roads and Bridges	303,192,131	57,703,983	51,898,313	786,924	185,318,760	7,484,151
15	Community College	154,848,000	20,719,527	66,110,473	-	9,390,000	58,628,000
16	County Libraries	42,107,110	13,668,364	20,066,818	-	4,312,564	4,059,364
17	Recreation and Parks	177,036,410	68,447,628	36,130,373	-	27,803,512	44,654,897
18	Waterway Improvements	34,543,795	8,739,242	15,632,642	-	2,006,220	8,165,691
19	Watershed Protection & Restor (WPRF)	261,987,056	155,003,107	94,709,949	-	6,311,000	5,963,000
20	TOTAL NON-REVENUE PRODUCING BONDS	2,865,475,544	594,845,547	993,415,505	-	622,207,674	655,006,818
21	TOTAL SPECIAL DEVELOPMENT IMPACT FEE REVENUE BONDS	786,924	-	-	786,924	-	-
22	TOTAL	2,866,262,468	594,845,547	993,415,505	786,924	622,207,674	655,006,818

GENERAL OBLIGATION BONDS

A PROJECT NUMBER	B DESCRIPTION OF PROJECT OR CLASS OF PROJECT	C ESTIMATED COST OF USABLE PORTION	D COST OF PROJECT OR CLASS OF PROJECTS FINANCED BY THIS ORDINANCE	E SOURCE OF OTHER FUNDS TO DEFRAY COST OF USABLE PORTION OF EACH PROJECT OR CLASS OF PROJECTS			
				E-1 BONDS ISSUED	E-2 GENERAL OBLIGATION BONDS ISSUED IMPACT FEE SUPPORTED	E-3 PAY-AS-YOU-GO AND OTHER SOURCES	E-4 GRANTS
	SELF-LIQUIDATING BONDS						
1							
2	Solid Waste	56,181,176	16,811,217	18,735,063	-	20,634,896	-
3	Wastewater	737,157,374	143,771,473	369,229,355	-	111,614,928	112,541,618
4	Water	349,812,854	237,792,166	71,456,420	-	36,538,268	4,026,000
5	TOTAL SELF-LIQUIDATING BONDS	1,143,151,404	398,374,856	459,420,838	-	168,788,092	116,567,618
	TOTAL SELF-LIQUIDATING, NON-REVENUE PRODUCING BONDS & SPECIAL REVENUE BONDS	4,009,413,872	993,220,403	1,452,836,343	786,924	790,995,766	771,574,436
	Total Bonds authorized by this Ordinance subject to debt limitation stated in Item 1(e) of I of Findings of Fact above.	2,922,443,644	611,656,764	1,012,150,568	786,924	642,842,570	655,006,818
	Total Bonds authorized by this Ordinance subject to debt limitation stated in Item 2(e) of I of Findings of Fact above.	1,086,970,228	381,563,639	440,685,775	-	148,153,196	116,567,618
	TOTAL	4,009,413,872	993,220,403	1,452,836,343	786,924	790,995,766	771,574,436

GENERAL OBLIGATION BONDS: NON-REVENUE PRODUCING BONDS

A PROJECT NUMBER	B DESCRIPTION OF PROJECT OR CLASS OF PROJECT	C ESTIMATED COST OF USABLE PORTION	D COST OF PROJECT OR CLASS OF PROJECTS FINANCED BY THIS ORDINANCE	E SOURCE OF OTHER FUNDS TO DEFRAY COST OF USABLE PORTION OF EACH PROJECT OR CLASS OF PROJECTS				F AVERAGE USEFUL LIFE
				E-1	E-2	E-3	E-4	
				BONDS ISSUED	IMPACT FEE BONDS ISSUED	PAY-AS-YOU-GO AND OTHER SOURCES	GRANTS	
	Watershed Protection & Restor.							
1	B551600 Culvert and Closed SD Rehab	31,533,152	8,641,679	18,124,873	-	4,766,600	-	40
2	B551700 Emergency Storm Drain	7,579,081	3,659,833	3,374,848	-	544,400	-	40
3	B551800 Storm Drainage/SWM Infrastr	10,266,376	8,194,407	2,071,969	-	-	-	40
4	B551900 Stormwater Project Management	1,000,000	-	-	-	1,000,000	-	40
5	B552000 MR-ST-01	1,713,500	1,296,474	417,026	-	-	-	40
6	B552200 MR-ST-03	7,534,654	6,167,264	1,367,390	-	-	-	40
7	B552300 MR-ST-04	2,514,200	-	2,012,200	-	-	502,000	40
8	B552400 MR-OF-04	2,468,100	451,207	2,016,893	-	-	-	40
9	B552500 MR-OF-03	1,832,200	221,386	1,610,814	-	-	-	40
10	B552600 MR-OF-02	644,300	517,451	126,849	-	-	-	40
11	B552900 MR-PC-01	220,043	220,043	-	-	-	-	40
12	B553300 PT-PP-01	681,597	624,743	56,854	-	-	-	40
13	B553400 PT-OF-01	24,956	24,956	-	-	-	-	40
14	B553500 PT-ST-01	4,657,200	3,769,300	887,900	-	-	-	40
15	B553600 PT-OF-02	992,900	762,182	230,718	-	-	-	40
16	B553700 PT-ST-02	13,447,555	11,122,241	2,325,314	-	-	-	40
17	B553800 PT-OF-03	1,964,000	961,386	1,002,614	-	-	-	40
18	B553900 PT-ST-03	4,371,049	-	2,650,049	-	-	1,721,000	40
19	B554000 PT-PC-01	6,167,943	1,253,399	4,914,544	-	-	-	40
20	B554100 PT-OF-04	6,100,116	5,388,827	711,289	-	-	-	40
21	B554300 PT-ST-04	5,226,900	4,556,636	670,264	-	-	-	40
22	B554400 PT-ST-05	2,148,500	1,917,518	230,982	-	-	-	40
23	B554800 PT-ST-07	11,477,600	8,247,016	3,230,584	-	-	-	40
24	B554900 PT-OF-08	6,151	6,151	-	-	-	-	40
25	B555100 PT-OF-10	17,433	17,433	-	-	-	-	40
26	B555300 PN-OF-01	4,390,800	3,840,821	549,979	-	-	-	40
27	B555400 PN-OF-02	14,473,400	13,262,981	1,210,419	-	-	-	40
28	B555600 PN-PP-01	6,320,203	5,811,054	509,149	-	-	-	40
29	B555700 PN-PC-01	4,746,225	1,150,094	3,535,131	-	-	61,000	40
30	B555800 BK-ST-01	103,600	26,881	76,719	-	-	-	40

PROJECT NUMBER	DESCRIPTION OF PROJECT OR CLASS OF PROJECT	C	D	E				F	
				SOURCE OF OTHER FUNDS TO DEFRAY COST OF USABLE PORTION OF EACH PROJECT OR CLASS OF PROJECTS					
				E-1	E-2	E-3	E-4		
		ESTIMATED COST OF USABLE PORTION	COST OF PROJECT OR CLASS OF PROJECTS FINANCED BY THIS ORDINANCE	BONDS ISSUED	IMPACT FEE BONDS ISSUED	PAY-AS-YOU-GO AND OTHER SOURCES	GRANTS	AVERAGE USEFUL LIFE	
	Watershed Protection & Restor.								
31	BK-PC-01	2,477,142	459,191	2,017,951	-	-	-	40	
32	UP-ST-01	852,700	516,084	336,616	-	-	-	40	
33	UP-OF-01	7,318,600	7,098,365	220,235	-	-	-	40	
34	UP-PP-01	25,000	25,000	-	-	-	-	40	
35	LP-OF-01	4,380,000	4,276,090	103,910	-	-	-	40	
36	LP-OF-02	8,276,200	5,833,637	1,547,563	-	-	895,000	40	
37	LP-OF-03	11,121,590	10,337,827	783,763	-	-	-	40	
38	LP-PC-01	369,516	366,787	2,729	-	-	-	40	
39	SE-ST-01	15,335	15,335	-	-	-	-	40	
40	SE-ST-02	1,777,188	1,257,605	519,583	-	-	-	40	
41	SE-OF-01	944,531	376,221	568,310	-	-	-	40	
42	SE-PP-01	74,320	11,487	62,833	-	-	-	40	
43	SE-PC-01	5,636,346	2,383,210	3,253,136	-	-	-	40	
44	SE-ST-03	17,273	17,273	-	-	-	-	40	
45	SE-ST-04	15,333	15,333	-	-	-	-	40	
46	SE-ST-05	13,199	13,199	-	-	-	-	40	
47	SE-ST-06	2,009	2,009	-	-	-	-	40	
48	SO-ST-01	1,262,000	988,866	273,134	-	-	-	40	
49	SO-OF-01	2,424,943	1,671,466	753,477	-	-	-	40	
50	SO-ST-02	5,064	5,064	-	-	-	-	40	
51	SO-ST-03	25,603	25,603	-	-	-	-	40	
52	SO-OF-03	998,300	44,799	953,501	-	-	-	40	
53	SO-ST-04	6,590,014	5,848,118	741,896	-	-	-	40	
54	SO-OF-04	2,707,400	1,982,444	724,956	-	-	-	40	
55	SO-OF-06	18,892	18,892	-	-	-	-	40	
56	SO-PP-01	26,000	25,895	105	-	-	-	40	
57	SO-PC-01	1,952,504	934,466	1,018,038	-	-	-	40	
58	WPRP Land Acquisition	1,362,000	1,362,000	-	-	-	-	40	
59	WPRP Restoration Grant	5,000,000	2,000,000	3,000,000	-	-	-	40	
60	WPRP Project Planning	715,000	441,069	273,931	-	-	-	40	
61	New Cut Rd Culvert - Construct	3,903,000	675,514	3,227,486	-	-	-	40	
62	Shipley's Choice Stream Restor	1,415,000	1,405,125	9,875	-	-	-	40	

A	B	C	D	E				F	
				SOURCE OF OTHER FUNDS TO DEFRAY COST OF USABLE PORTION OF EACH PROJECT OR CLASS OF PROJECTS					
				E-1	E-2	E-3	E-4		
PROJECT NUMBER	DESCRIPTION OF PROJECT OR CLASS OF PROJECT	ESTIMATED COST OF USABLE PORTION	COST OF PROJECT OR CLASS OF PROJECTS FINANCED BY THIS ORDINANCE	BONDS ISSUED	IMPACT FEE BONDS ISSUED	PAY-AS-YOU-GO AND OTHER SOURCES	GRANTS	AVERAGE USEFUL LIFE	
	Watershed Protection & Restor.								
63	B568200	Barrensdale Outfall Rest. Cont	320,901	1,051,000	730,099	-	-	-	40
64	B568300	Pub/Priv Perf of Wtr Qty Imps	12,122,091	14,000,000	1,877,909	-	-	-	40
65	B571100	Magothy Outfalls	4,826,228	5,767,626	941,398	-	-	-	40
66	B571200	Patapsco Tidal Outfa	1,360,619	1,700,000	339,381	-	-	-	40
67	B571400	Patuxent Outfalls	400,383	403,500	3,117	-	-	-	40
68	B571600	Severn Outfalls	42,100	42,100	-	-	-	-	40
69	B571700	South Outfalls	5,033,059	7,883,094	2,850,035	-	-	-	40
70	B573700	Kingsberry Rd Stream Restor.	390,717	1,610,000	119,283	-	-	1,100,000	40
71	B574000	Najoles Road Outfall	1,499,823	3,184,000	177	-	-	1,684,000	40
72									
73	B999900	Bond Funds Not Yet Applied	(13,540,151)	-	13,540,151	-	-	-	
74									
75		Total Watershed Protection & Restor. Projects	155,003,107	261,987,056	94,709,949	-	6,311,000	5,963,000	
76									
77		Notes Outstanding	-		-				

GENERAL OBLIGATION BONDS: NON-REVENUE PRODUCING BONDS

A	B	C	D	E				F
				E-1	E-2	E-3	E-4	
PROJECT NUMBER	DESCRIPTION OF PROJECT OR CLASS OF PROJECT	ESTIMATED COST OF USABLE PORTION	COST OF PROJECT OR CLASS OF PROJECTS FINANCED BY THIS ORDINANCE	BONDS ISSUED	IMPACT FEE BONDS ISSUED	PAY-AS-YOU-GO AND OTHER SOURCES	GRANTS	AVERAGE USEFUL LIFE
				SOURCE OF OTHER FUNDS TO DEFRAY COST OF USABLE PORTION OF EACH PROJECT OR CLASS OF PROJECTS				
GENERAL COUNTY								
1	C106700	18,901,404	17,710,052	1,191,352	-	-	-	40
2	C206500	397,653	-	-	-	397,653	-	5
3	C343500	16,991	2,606	12,394	-	1,991	-	10
4	C437000	4,787,936	489,990	2,497,946	-	1,800,000	-	10
5	C443400	5,390,961	4,181,766	543,023	-	154,095	512,077	40
6	C443500	4,286,808	-	-	-	4,286,808	-	10
7	C452000	1,750,000	-	-	-	1,750,000	-	5
8	C452100	608,217	-	-	-	608,217	-	5
9	C478300	1,491,000	991,477	489,762	-	9,761	-	10
10	C500700	1,199,048	238,566	960,482	-	-	-	20
11	C501100	1,090,000	-	-	-	1,090,000	-	5
12	C519600	61,372,848	25,790,514	7,151,486	-	28,230,149	200,699	5
13	C531200	443	-	-	-	443	-	40
14	C537500	3,640,686	-	-	-	3,640,686	-	5
15	C537700	12,045,038	-	-	-	-	12,045,038	10
16	C537800	34,304,533	19,853,163	5,362,370	-	9,039,000	50,000	20
17	C543800	1,529,004	46,702	26,255	-	-	1,456,047	40
18	C549500	8,000,000	4,057,050	3,942,950	-	-	-	20
19	C560500	1,657,000	8,504	1,648,496	-	-	-	20
20	C562400	2,249,000	1,119,764	1,129,236	-	-	-	40
21	C565400	15,825,000	-	-	-	15,825,000	-	20
22	C565500	19,100,000	-	-	-	9,550,000	9,550,000	40
23	C565900	1,150,000	-	-	-	1,150,000	-	20
24	C568400	1,638,000	210,776	1,427,224	-	-	-	20
25	C571700	3,995,000	2,850,631	1,144,369	-	-	-	20
26	C571900	919,000	896,759	22,241	-	-	-	40
27	C572000	475,000	-	-	-	475,000	-	5
28	C572100	600,000	-	-	-	600,000	-	5
29	C574400	1,500,000	-	-	-	1,500,000	-	5

A PROJECT NUMBER	B DESCRIPTION OF PROJECT OR CLASS OF PROJECT	C ESTIMATED COST OF USABLE PORTION	D COST OF PROJECT OR CLASS OF PROJECTS FINANCED BY THIS ORDINANCE	E SOURCE OF OTHER FUNDS TO DEFRAY COST OF USABLE PORTION OF EACH PROJECT OR CLASS OF PROJECTS				F AVERAGE USEFUL LIFE
				E-1 BONDS ISSUED	E-2 IMPACT FEE BONDS ISSUED	E-3 PAY-AS-YOU-GO AND OTHER SOURCES	E-4 GRANTS	
	GENERAL COUNTY							
30	C574500 Chesapeake HS Turf Field	1,800,000	-	1,200,000	-	-	600,000	10
31	C577600 AA Medical Ctr	1,000,000	-	-	-	1,000,000	-	5
32	C577700 Chrysalis House	500,000	-	-	-	500,000	-	5
33	C577800 Fairgrounds Board	150,000	-	-	-	150,000	-	5
34	C577900 Ralph Bunche Comm Ctr.	363,000	-	-	-	63,000	300,000	5
35	C579700 South Co Sr Ctr Renov & Expan	1,827,000	1,827,000	-	-	-	-	20
36	C579800 Defender's Memorial	300,000	-	-	-	-	300,000	5
37	C579900 Arundel Ctr Elevator Modern.	1,393,000	1,393,000	-	-	-	-	20
38	C580000 West County Road Ops Yard	1,956,000	1,956,000	-	-	-	-	40
39								
40	C999900 Bond Funds Not Yet Applied	-	(16,741,113)	16,741,113				
41								
42	Total General County Non-Revenue Projects	219,209,570	66,883,207	45,490,699	-	81,821,803	25,013,861	
43								
44	Notes Outstanding		-	-				

GENERAL OBLIGATION BONDS: NON-REVENUE PRODUCING BONDS

A PROJECT NUMBER	B DESCRIPTION OF PROJECT OR CLASS OF PROJECT	C ESTIMATED COST OF USABLE PORTION	D COST OF PROJECT OR CLASS OF PROJECTS FINANCED BY THIS ORDINANCE	E SOURCE OF OTHER FUNDS TO DEFRAY COST OF USABLE PORTION OF EACH PROJECT OR CLASS OF PROJECTS			F AVERAGE USEFUL LIFE	
				E-1	E-2	E-3		
				BONDS ISSUED	IMPACT FEE BONDS ISSUED	PAY-AS-YOU-GO AND OTHER SOURCES		GRANTS
	STORMWATER RUNOFF CONTROLS							
1	D480900 New Cut Rd Cul Rep	798,000 ***	45,245	728,311		24,444	-	40
2	D537900 Storm Drainage/SWM Infrastr	283,428	9,061	192,367		-	82,000	40
3	D545100 Chg Agst Closed Stormwater Pro	8,599	-	-		8,599	-	40
4								
5	D999900 Bond Funds Not Yet Applied	-	(3,421)	3,421		-	-	
6								
7	Total Storm Drains	1,090,027	50,885	924,099		33,043	82,000	
8								
9	Notes Outstanding		-	-				
10								
11	Project include bonds supported by Watershed Protection and Restoration Special Revenue Fund ("WPRF") in columns D (cost of projects financed by this ordinance) and E-1 (bonds issued) as follows: D480900 - \$43,000. ***							

GENERAL OBLIGATION BONDS: NON-REVENUE PRODUCING BONDS										
A PROJECT NUMBER	B DESCRIPTION OF PROJECT OR CLASS OF PROJECT	C ESTIMATED COST OF USABLE PORTION	D COST OF PROJECT OR CLASS OF PROJECTS FINANCED BY THIS ORDINANCE	E SOURCE OF OTHER FUNDS TO DEFRAY COST OF USABLE PORTION OF EACH PROJECT OR CLASS OF PROJECTS				F AVERAGE USEFUL LIFE		
				E-1 BONDS ISSUED	E-2 IMPACT FEE BONDS ISSUED	E-3 PAY-AS-YOU-GO AND OTHER SOURCES	E-4 GRANTS			
BOARD OF EDUCATION										
1	E522200									
2	E524100	31,912,000	-	16,459,000	-	11,000,000	4,453,000	40		
3	E538000	86,546,535	8,918,529	34,202,006	-	439,000	42,987,000	40		
4	E538100	5,955,644	2,582,323	3,373,321	-	-	-	10		
5	E538200	15,449,700	3,064,031	10,035,969	-	631,700	1,718,000	10		
6	E538300	141,440,545	13,661,895	45,396,578	-	22,410,000	59,972,072	20		
7	E538400	28,658,497	7,836,776	18,671,721	-	-	2,150,000	10		
8	E538500	16,359,181	5,853,450	10,505,731	-	-	-	20		
9	E538600	7,003,300	500,000	-	-	6,503,300	-	10		
10	E538700	3,090,051	1,542,994	1,547,057	-	-	-	10		
11	E538800	2,995,429	1,355,404	1,640,025	-	-	-	10		
12	E538900	4,129,863	-	-	-	4,129,863	-	10		
13	E539000	2,038,842	756,390	443,610	-	838,842	-	10		
14	E539100	3,443,773	699,788	2,743,985	-	-	-	5		
15	E539200	2,989,244	1,046,294	1,549,950	-	250,000	143,000	10		
16	E539300	3,100,000	-	-	-	3,100,000	-	5		
17	E539400	4,164,938	217,289	6,811	-	144,556	3,796,282	10		
18	E540900	3,165,877	1,094,363	830,514	-	-	1,241,000	5		
19	E543200	50,443,182	-	27,367,182	-	-	23,076,000	10		
20	E545200	91,585,933	-	54,314,933	-	13,491,000	23,780,000	40		
21	E545300	28,350,000	-	17,826,000	-	4,702,000	5,822,000	40		
22	E545400	25,853,000	36,000	18,049,000	-	1,856,000	5,912,000	40		
23	E545500	25,756,000	-	20,143,000	-	-	5,613,000	40		
24	E545600	30,824,000	-	13,856,000	-	9,000,000	7,968,000	40		
25	E547200	22,821,000	273,000	17,860,000	-	750,000	3,938,000	40		
26	E549200	117,965,000	1,042,296	41,527,704	-	33,281,000	42,114,000	40		
27	E549300	58,656,214	7,534,900	24,433,314	-	2,129,000	24,559,000	40		
28	E549400	32,449,500	3,631,000	9,940,000	-	3,280,000	15,598,500	10		
29	E549700	5,232,052	2,113,310	3,086,742	-	32,000	-	20		
30	E549800	34,399,000	4,451,000	23,130,000	-	-	6,818,000	40		
31	E549900	40,525,000	3,346,000	15,734,000	-	10,056,000	11,389,000	40		
32	E550000	35,760,000	6,223,000	17,495,000	-	6,450,000	5,592,000	40		
33	E550100	48,109,000	675,500	21,910,500	-	11,721,000	13,802,000	40		
34	E550400	40,903,000	-	28,532,000	-	3,100,000	9,271,000	40		
		3,008,000**	3,008,000	-	-	-	-	40		

A PROJECT NUMBER	B DESCRIPTION OF PROJECT OR CLASS OF PROJECT	C ESTIMATED COST OF USABLE PORTION	D COST OF PROJECT OR CLASS OF PROJECTS FINANCED BY THIS ORDINANCE	E SOURCE OF OTHER FUNDS TO DEFRAY COST OF USABLE PORTION OF EACH PROJECT OR CLASS OF PROJECTS				F AVERAGE USEFUL LIFE
				E-1 BONDS ISSUED	E-2 IMPACT FEE BONDS ISSUED	E-3 PAY-AS-YOU-GO AND OTHER SOURCES	E-4 GRANTS	
	BOARD OF EDUCATION							
35	E566100 Auditorium Seating Replacement	7,769	7,769	-	-	-	-	5
36	E567600 School Playgrounds	1,970,000	590,000	1,340,000	-	-	40,000	30
37	E568600 Edgewater ES	49,972,000	11,514,000	18,600,000	-	10,646,000	9,212,000	40
38	E568700 Tyler Heights ES	43,097,000	5,709,000	16,250,000	-	17,003,000	4,135,000	40
39	E568800 Richard Henry Lee ES	39,789,000	-	18,747,000	-	11,025,000	10,017,000	40
40	E568900 Crofton Area HS	134,835,000	21,753,378	3,531,622	-	78,758,000	30,792,000	40
41	E569000 PS Military Installation Grant	124,397,000	4,880,000	20,000	-	-	119,497,000	40
42	E569100 Old Mill West HS	42,007,000**	32,000,000	-	-	10,007,000	-	40
43	E572500 Quarterfield ES	16,326,000	15,926,000	400,000	-	-	-	40
44	E572600 Hillsmere ES	13,021,000	12,621,000	400,000	-	-	-	40
45	E572700 Rippling Woods ES	18,113,000	17,513,000	600,000	-	-	-	40
46	E809200 West County ES	2,500,000	2,500,000	-	-	-	-	40
47								
48	E999900 Bond Funds Not Yet Applied	-	(28,315,166)	28,315,166	-	-	-	
49								
50	Total Board of Education	1,541,118,069	178,162,513	590,815,441	-	276,734,261	495,405,854	
51								
52	Notes Outstanding							
53								
54								

Projects include bonds supported by Permanent Public Infrastructure Funds ("PPI") in column D (cost of projects financed by this ordinance) as follows: E550400 - ** \$3,008,000; E569100 - \$32,000,000; E809200 - \$1,000,000.

GENERAL OBLIGATION BONDS: NON-REVENUE PRODUCING BONDS

A PROJECT NUMBER	B DESCRIPTION OF PROJECT OR CLASS OF PROJECT	C ESTIMATED COST OF USABLE PORTION	D COST OF PROJECT OR CLASS OF PROJECTS FINANCED BY THIS ORDINANCE	E SOURCE OF OTHER FUNDS TO DEFRAY COST OF USABLE PORTION OF EACH PROJECT OR CLASS OF PROJECTS				F AVERAGE USEFUL LIFE	
				E-1	E-2	E-3	E-4		
				BONDS ISSUED	IMPACT FEE BONDS ISSUED	PAY-AS-YOU-GO AND OTHER SOURCES	GRANTS		
FIRE AND POLICE									
1	F346500								
2	F441500	23,620	7,287	6,333	-	10,000	-	10	
3	F460700	293,546	-	-	-	293,546	-	20	
4	F536700	205,164	-	-	-	205,164	-	5	
5	F543900	1,743,671	1,002,260	741,411	-	-	-	20	
6	F545800	2,309,496	1,586,855	722,641	-	-	-	10	
7	F547600	6,002,578	25,455	2,877,123	-	3,100,000	-	40	
8	F560700	921,583	53,117	868,466	-	-	-	5	
9	F563000	42,374,650	20,355,941	10,225,709	-	11,793,000	-	10	
10	F563100	18,749,000	3,247,585	12,501,415	-	3,000,000	-	40	
11	F563200	1,928,000	617,684	801,515	-	508,801	-	40	
12	F563300	1,878,000	-	-	-	1,878,000	-	40	
13	F563500	7,252,992	6,256,055	26,937	-	970,000	-	40	
14	F566300	6,775,000	639,968	4,035,032	-	2,100,000	-	40	
15	F566400	1,835,000	30,229	1,304,771	-	500,000	-	40	
16	F569200	12,257,000	-	6,707,000	-	-	5,550,000	40	
17	F572800	1,180,000	189,471	990,529	-	-	-	5	
18	F573000	10,708,000	406,839	7,783,161	-	2,518,000	-	40	
19	F575100	-	-	-	-	-	-	40	
20	F578200	8,481,000	8,364,456	116,544	-	-	-	40	
21	F580200	528,000	423,602	104,398	-	-	-	5	
22	F580300	150,000	150,000	-	-	-	-	40	
23	F580400	1,036,000	1,036,000	-	-	-	-	40	
24	F580500	1,600,000	-	-	-	1,600,000	-	5	
25	F580600	1,697,000	1,697,000	-	-	-	-	30	
26	F580700	493,000	493,000	-	-	-	-	40	
27		708,000	708,000	-	-	-	-	30	
28	F999900	-	(21,823,713)	21,823,713	-	-	-		
29									
30	Total Fire and Police	131,130,300	25,467,091	71,636,698	-	28,476,511	5,550,000		

A	B	C	D	E				F
				SOURCE OF OTHER FUNDS TO DEFRAY COST OF USABLE PORTION OF EACH PROJECT OR CLASS OF PROJECTS				
PROJECT NUMBER	DESCRIPTION OF PROJECT OR CLASS OF PROJECT	ESTIMATED COST OF USABLE PORTION	COST OF PROJECT OR CLASS OF PROJECTS FINANCED BY THIS ORDINANCE	E-1 BONDS ISSUED	E-2 IMPACT FEE BONDS ISSUED	E-3 PAY-AS-YOU-GO AND OTHER SOURCES	E-4 GRANTS	AVERAGE USEFUL LIFE
	FIRE AND POLICE							
31								
32	Notes Outstanding		-	-				
33								
34	Projects include bonds supported by Permanent Public Infrastructure Funds ("PPI") in column D (cost of projects financed by this ordinance) as follows: F563100 - ** \$459,200; F575100 - \$416,800; F580600 - \$493,000.							

GENERAL OBLIGATION BONDS: NON-REVENUE PRODUCING BONDS

A PROJECT NUMBER	B DESCRIPTION OF PROJECT OR CLASS OF PROJECT	C ESTIMATED COST OF USABLE PORTION	D COST OF PROJECT OR CLASS OF PROJECTS FINANCED BY THIS ORDINANCE	E SOURCE OF OTHER FUNDS TO DEFRAY COST OF USABLE PORTION OF EACH PROJECT OR CLASS OF PROJECTS				F AVERAGE USEFUL LIFE
				E-1	E-2	E-3	E-4	
				BONDS ISSUED	IMPACT FEE BONDS ISSUED	PAY-AS-YOU-GO AND OTHER SOURCES	GRANTS	
	HIGHWAY - ROADS & BRIDGES							
1	H161200 Road Agreement W/T Devlpr	2,647,205	-	-	-	2,647,205	-	30
2	H346600 Chg Agst R & B Clsd Projects	57,541	45,630	11,911	-	-	-	10
3	H371200 Town Cntr To Reece Rd	643,746	-	-	-	643,746	-	30
4	H461000 Cap St Claire Rd Wide	4,382,000	104	1,011,250	560,896	2,809,750	-	30
5	H474600 Chesapeake Center Drive	4,811,000	288	-	20,712	4,790,000	-	30
6	H478600 Road Resurfacing	67,306,710	14,381,372	5,231,493	-	46,578,734	1,115,111	20
7	H478700 Mjr Bridge Rehab (MIBR)	3,481,736	1,949,067	1,532,669	-	-	-	20
8	H478800 Hwy Sfty Improv (HSI)	3,264,916	1,431,164	1,833,752	-	-	-	5
9	H478900 Rd Reconstruction	66,357,454	19,267,867	9,400,587	-	37,689,000	-	30
10	H479000 Masonry Reconstruction	4,556,230	2,341,013	1,256,217	-	959,000	-	20
11	H479100 Guardrail	338,298	218,438	119,860	-	-	-	10
12	H479200 Traffic Signal Mod	1,501,518	664,404	837,114	-	-	-	5
13	H479400 New Traffic Signals	3,049,461	1,488,438	1,400,983	-	-	160,040	5
14	H479500 Nghborhd Traf Con	557,892	323,784	176,216	-	57,892	-	5
15	H508400 Sidewalk/Bikeway Fund	2,211,123	1,290,959	840,164	-	-	80,000	30
16	H510000 Catherine Avenue Widening	1,051,000	-	-	166,576	1,051,000	-	30
17	H512800 MD 214 @ MD 468 Impr	7,766,000	-	-	-	205,316	-	30
18	H525700 Pasadena Rd Improvements	4,315,408	-	96,408	-	4,219,000	-	30
19	H529700 Riva Rd at Gov Bridge Rd	6,379,750	2,047,193	138,557	-	4,194,000	-	20
20	H534900 Mgthy Bridge Rd Brdg/Mgthy Riv	5,808,000	3,236,954	559,046	-	-	2,012,000	30
21	H535100 Hanwood Rd Brdg/Stocketts Run	3,079,000	1,047,833	198,167	-	-	1,833,000	30
22	H535200 Furnace Ave Brdg/Deep Run	1,820,000	505,445	54,555	-	340,000	920,000	30
23	H539600 Trans Facility Planning	1,476,248	-	-	-	1,026,248	450,000	5
24	H542100 New Streetlighting	638,767	427,733	211,034	-	-	-	5
25	H545900 R & B Project Plan	293,310	-	-	-	293,310	-	5
26	H546000 Wayson Rd/Davidsonville	1,984,000	188,188	1,795,812	-	-	-	30
27	H547800 Brock Bridge/MD 198	4,875,000	-	-	-	4,875,000	-	20
28	H550700 Streetlight Conversion	2,083,108	882,256	1,200,852	-	-	-	5
29	H561000 O'Connor Rd / Deep Run	559,000	480,138	78,862	-	-	-	30
30	H561100 Polling House/Rock Branch	183,000	179,848	3,152	-	-	-	30

A	B	C	D	E				F
				SOURCE OF OTHER FUNDS TO DEFRAY COST OF USABLE PORTION OF EACH PROJECT OR CLASS OF PROJECTS				
				E-1	E-2	E-3	E-4	
PROJECT NUMBER	DESCRIPTION OF PROJECT OR CLASS OF PROJECT	ESTIMATED COST OF USABLE PORTION	COST OF PROJECT OR CLASS OF PROJECTS FINANCED BY THIS ORDINANCE	BONDS ISSUED	IMPACT FEE BONDS ISSUED	PAY-AS-YOU-GO AND OTHER SOURCES	GRANTS	AVERAGE USEFUL LIFE
	HIGHWAY - ROADS & BRIDGES							
31	H561200 Riva Bridge Pile Repairs	1,665,000	434	1,664,566	-	-	-	30
32	H563600 SL Pole Replacement	2,048,982	854,478	1,194,504	-	-	-	5
33	H563700 Ped Improvement - SHA	1,754,446	1,308,625	445,821	-	-	-	30
34	H563800 Odenton Grid Streets	11,384,000	-	-	-	11,384,000	-	40
35	H563900 AACC B&A Connector	1,132,592	326,245	578,347	-	-	228,000	30
36	H564000 Severn-Harman Ped Net	6,221,348	-	-	-	6,221,348	-	30
37	H564100 Arundel Mills LDC Roads	1,842,527	-	-	-	1,842,527	-	30
38	H564200 Developer Streetlights	12,000,000	-	-	-	12,000,000	-	5
39	H566600 ADA ROW Compliance	3,012,815	1,824,782	1,188,033	-	-	-	30
40	H566700 Hanover Road Corridor Imprv	12,208,000	-	-	-	12,208,000	-	30
41	H566800 McKendree Rd/Lyons Creek	1,287,000	511,572	89,428	-	-	686,000	30
42	H566900 Tanyard Springs Ln Ext	1,750,000	155,000	-	-	1,595,000	-	30
43	H569300 Auto Flood Warning-Bridgs/Rds	4,099,000	3,356,577	742,423	-	-	-	5
44	H569400 Mt. Rd Corridor Revita. Ph 1	2,560,000	-	-	-	2,560,000	-	40
45	H569500 Gov Bridge Over Pax River	946,000	946,000	-	-	-	-	30
46	H569600 Monterey Avenue Sidewalk	1,674,000	-	172,000	-	-	1,502,000	30
47	H573100 Race Road - Jessup Village	14,700,000	-	-	-	14,700,000	-	30
48	H575300 Brock Brdg/L TL Patuxent Bank	2,274,000	2,124,489	149,511	-	-	-	30
49	H575400 Alley Reconstruction	1,500,000	910,305	589,695	-	-	-	30
50	H575700 MD 214 & Loch Haven Road	1,795,000	1,270,447	4,553	-	520,000	-	30
51	H578400 Transit Improvements	100,000	100,000	-	-	-	-	30
52	H579700 Odenton Area Sidewalks	2,577,000	2,577,000	-	-	-	-	30
53	H580000 MD Rte 175 Sidewalks	1,345,000	-	-	-	1,345,000	-	30
54	H580800 Hanover Road/Deep Run	149,000	149,000	-	-	-	-	30
55	H580900 Conway Rd/Little Pax River	390,000	390,000	-	-	-	-	30
56	H581000 Jacobs Road/Severn Run	189,000	189,000	-	-	-	-	30
57	H581200 Parole Transportation Center	882,000	882,000	-	-	-	-	40
58	H581300 Waugh Chapel Road Improvements	1,061,000	1,061,000	-	-	-	-	30
59	H581400 Route 2 Improvements	1,306,000	1,306,000	-	-	-	-	30
60	H581500 Jennifer Road Shared Use Path	341,000	341,000	-	-	-	-	30
61	H581600 Route 3 Improvements	1,269,000	1,269,000	-	-	-	-	30
62	H581700 Safety Improv. on SHA Roads	250,000	250,000	-	-	-	-	30
63								

A PROJECT NUMBER	B DESCRIPTION OF PROJECT OR CLASS OF PROJECT	C ESTIMATED COST OF USABLE PORTION	D COST OF PROJECT OR CLASS OF PROJECTS FINANCED BY THIS ORDINANCE	E SOURCE OF OTHER FUNDS TO DEFRAY COST OF USABLE PORTION OF EACH PROJECT OR CLASS OF PROJECTS				F AVERAGE USEFUL LIFE
				E-1	E-2	E-3	E-4	
				BONDS ISSUED	IMPACT FEE BONDS ISSUED	PAY-AS-YOU-GO AND OTHER SOURCES	GRANTS	
	HIGHWAY - ROADS & BRIDGES							
64	H999900							
65	Bond Funds Not Yet Applied	-	(16,963,663)	16,963,663	-	-	-	
66	Total Highway - Roads & Bridges	303,192,131	57,703,983	51,898,313	786,924	185,318,760	7,484,151	
67	Notes Outstanding		-	-				
68								
69								
70	* Projects partially funded by Special Development Impact Fee Revenues Bonds.							
71	Projects include bonds supported by Permanent Public Infrastructure Funds ("PPF") in column D (cost of projects financed by this ordinance) as follows: H581200 - \$882,000; ** H581300 - \$1,061,000; H581400 - \$1,306,000; H581600 - \$1,269,000.							

GENERAL OBLIGATION BONDS: NON-REVENUE PRODUCING BONDS

A PROJECT NUMBER	B DESCRIPTION OF PROJECT OR CLASS OF PROJECT	C ESTIMATED COST OF USABLE PORTION	D COST OF PROJECT OR CLASS OF PROJECTS FINANCED BY THIS ORDINANCE	E SOURCE OF OTHER FUNDS TO DEFRAY COST OF USABLE PORTION OF EACH PROJECT OR CLASS OF PROJECTS				F AVERAGE USEFUL LIFE
				E-1	E-2	E-3	E-4	
				BONDS ISSUED	IMPACT FEE BONDS ISSUED	PAY-AS-YOU- GO AND OTHER SOURCES	GRANTS	
	COMMUNITY COLLEGE							
1	J441200 Campus Improvements	15,315,000	1,921,189	10,478,811		2,915,000		10
2	J540700 Systemics	10,885,000	278,497	8,781,503		1,350,000	475,000	10
3	J540800 Walkways, Roads & Parking Lots	5,250,000	225,494	4,524,506		500,000	-	20
4	J551000 Info Tech Enhancement	4,700,000	1,700,000	1,375,000		1,625,000	-	5
5	J564400 Modular Building	1,746,000	54,787	1,691,213		-	-	10
6	J569700 Health Science & Biology Bldg	116,952,000	31,683,052	24,115,948		3,000,000	58,153,000	40
7								
8	J999900 Bond Funds Not Yet Applied	-	(15,143,492)	15,143,492		-	-	
9								
10	Total Community College	154,848,000	20,719,527	66,110,473	-	9,390,000	58,628,000	
11								
12	Notes Outstanding		-	-				

GENERAL OBLIGATION BONDS: NON-REVENUE PRODUCING BONDS

A PROJECT NUMBER	B DESCRIPTION OF PROJECT OR CLASS OF PROJECT	C ESTIMATED COST OF USABLE PORTION	D COST OF PROJECT OR CLASS OF PROJECTS FINANCED BY THIS ORDINANCE	E SOURCE OF OTHER FUNDS TO DEFRAY COST OF USABLE PORTION OF EACH PROJECT OR CLASS OF PROJECTS				F AVERAGE USEFUL LIFE
				E-1	E-2	E-3	E-4	
				BONDS ISSUED	IMPACT FEE BONDS ISSUED	PAY-AS-YOU- GO AND OTHER SOURCES	GRANTS	
	LIBRARIES							
1	L357500 Chg Agst Lib Clsd Projects	18,958	16,415	2,543	-	-	-	10
2	L479600 Library Renovation	3,377,351	869,557	448,430	2,050,000	9,364	9,364	10
3	L542400 Library Proj Plan	14,564	-	-	14,564	-	-	5
4	L561300 Annapolis Community Library	22,590,541	4,314,782	14,677,759	2,248,000	1,350,000	1,350,000	40
5	L567000 Riviera Beach Comm. Library	15,958,696	12,484,660	774,036	-	2,700,000	2,700,000	40
6	L576100 Glen Burnie Library	147,000	96,543	50,457	-	-	-	40
7								
8	L999900 Bond Funds Not Yet Applied	-	(4,113,593)	4,113,593	-	-	-	
9								
10	Total Libraries	42,107,110	13,668,364	20,066,818	4,312,564	4,059,364	4,059,364	
11								
12	Notes Outstanding		-	-				

GENERAL OBLIGATION BONDS: SELF-LIQUIDATING BONDS

A PROJECT NUMBER	B DESCRIPTION OF PROJECT OR CLASS OF PROJECT	C ESTIMATED COST OF USABLE PORTION	D COST OF PROJECT OR CLASS OF PROJECTS FINANCED BY THIS ORDINANCE	E SOURCE OF OTHER FUNDS TO DEFRAY COST OF USABLE PORTION OF EACH PROJECT OR CLASS OF PROJECTS				F AVERAGE USEFUL LIFE
				E-1	E-2	E-3	E-4	
				BONDS ISSUED	IMPACT FEE BONDS ISSUED	PAY-AS-YOU-GO AND OTHER SOURCES	GRANTS	
	SOLID WASTE							
1	N422700 SW Project Planning	412,896	-	-	412,896	-	-	5
2	N426900 Solid Waste Proj Mgmt	750,000	-	-	750,000	-	-	5
3	N496200 Chg Agst SW Closed Projects	105,883	101,049	4,834	-	-	-	10
4	N526900 Solid Waste Renovations	9,579,019	2,592,634	3,206,385	3,780,000	-	-	20
5	N535400 Landfill Buffer Exp	875,378	875,378	-	-	-	-	40
6	N551100 Cell 8 Closure	15,692,000	-	-	15,692,000	-	-	5
7	N561400 MLFRRF Subcell 9.2	18,580,000	16,153,672	2,426,328	-	-	-	20
8	N564800 MLF Compost Pad Phase 2	3,518,000	33,698	3,484,302	-	-	-	30
9	N569800 MLF Cell 567 Replace Cap	3,020,000	459,164	2,560,836	-	-	-	20
10	N581800 MLF-Main Entrance Upgrades	3,648,000	3,648,000	-	-	-	-	30
11								
12	N999900 Bond Funds Not Yet Applied	-	(7,052,378)	7,052,378	-	-	-	-
13								
14	Total Solid Waste Projects	56,181,176	16,811,217	18,735,063	20,634,896	-	-	
15								
16	Notes Outstanding		-	-				

GENERAL OBLIGATION BONDS: NON-REVENUE PRODUCING BONDS

A PROJECT NUMBER	B DESCRIPTION OF PROJECT OR CLASS OF PROJECT	C ESTIMATED COST OF USABLE PORTION	D COST OF PROJECT OR CLASS OF PROJECTS FINANCED BY THIS ORDINANCE	E SOURCE OF OTHER FUNDS TO DEFRAY COST OF USABLE PORTION OF EACH PROJECT OR CLASS OF PROJECTS				F AVERAGE USEFUL LIFE
				E-1	E-2	E-3	E-4	
				BONDS ISSUED	IMPACT FEE BONDS ISSUED	PAY-AS-YOU-GO AND OTHER SOURCES	GRANTS	
RECREATION AND PARKS								
1	P346100 Chg Agst R & P Clsd Projects	20,736	9,057	6,018	-	5,661	-	10
2	P372000 South Shore Trail	6,647,660	1,271,043	2,302,037	4,909,636	452,580	2,622,000	30
3	P393600 WB & A Trail	6,775,593	395,387	238,206	2,331,598	882,000	5,260,000	30
4	P400200 Greenways, Parkland&OpenSpac	7,602,125	2,594,394	31,555	1,809,857	288,224	4,687,952	30
5	P445800 Facility Lighting	3,194,200	2,176,271	917,929	4,321,095	-	100,000	20
6	P452500 R & P Project Plan	2,558,544	801,157	-	1,601,610	155,777	-	5
7	P457000 School Outdoor Rec Facilities	994,307	337,646	656,661	-	-	-	5
8	P468700 Shoreline Erosion Contrl	10,960,848	6,026,212	4,909,636	6,026,212	-	25,000	10
9	P479800 Park Renovation	19,192,312	6,323,402	2,331,598	9,937,312	-	600,000	10
10	P482400 Hancock's Hist. Site	2,665,528	105,671	1,809,857	750,000	-	750,000	20
11	P504100 Broadneck Peninsula Trail	21,389,669	11,174,696	4,321,095	5,893,878	-	-	30
12	P509000 Peninsula Park Expansion	515,511	515,511	-	-	-	-	30
13	P509100 Facility Irrigation	797,732	341,241	456,491	-	-	-	20
14	P535900 Fort Smallwood Park	5,294,436	1,336,080	428,571	3,529,785	-	-	30
15	P544100 Dairy Farm	994,212	616,275	377,937	-	-	-	30
16	P561500 Looper Park Improvements	3,758,000	79,853	3,678,147	-	-	-	30
17	P561600 Arundel Swim Center Reno	4,354,994	3,279,488	1,075,506	-	-	-	20
18	P561700 Turf Fields in Regional Parks	5,389,018	1,021,179	3,480,627	800,000	87,212	-	20
19	P564900 B&A Ranger Station Rehab	996,200	132,355	863,845	-	-	-	20
20	P565100 Northwest Area Park Imprv	2,919,913	-	-	2,719,913	200,000	-	30
21	P565200 Matthewstown-Harmans Park Imp	3,382,000	-	-	3,382,000	-	-	30
22	P567100 Millersville Park	7,382,806	2,137,965	141,841	4,936,000	167,000	-	30
23	P567200 Downs Park Improvements	294,704	775	293,929	-	-	-	30
24	P567300 B & A Trail Resurfacing	343,005	18,308	324,697	-	-	-	20
25	P567400 Water Access Facilities	1,455,981	1,219,807	236,174	-	-	-	30
26	P567500 Boat Ramp Development	3,627,474	1,460,478	1,063,096	-	-	1,103,900	30
27	P570000 N. Arundel Swim Ctr Improve	863,997	18,365	845,632	-	-	-	20
28	P570100 Randazzo Athletic Fields	4,224,438	1,780,271	244,167	2,200,000	-	-	20
29	P570200 Eisenhower Golf Course Acquis	6,327,467	1,060,955	60,907	5,000,000	-	205,605	40
30	P570300 Beverley Triton Beach Park	7,710,000	4,963,601	446,399	2,300,000	-	-	30
31	P573200 Hot Sox park Improvements	2,583,000	1,750,569	132,431	700,000	-	-	30

A PROJECT NUMBER	B DESCRIPTION OF PROJECT OR CLASS OF PROJECT	C ESTIMATED COST OF USABLE PORTION	D COST OF PROJECT OR CLASS OF PROJECTS FINANCED BY THIS ORDINANCE	E SOURCE OF OTHER FUNDS TO DEFRAY COST OF USABLE PORTION OF EACH PROJECT OR CLASS OF PROJECTS				F AVERAGE USEFUL LIFE
				E-1	E-2	E-3	E-4	
				BONDS ISSUED	IMPACT FEE BONDS ISSUED	PAY-AS-YOU-GO AND OTHER SOURCES	GRANTS	
	RECREATION AND PARKS							
32	P573300 Carrs Wharf Pier	778,000	693,844	84,156	-	-	-	30
33	P573400 Downs Park Amphitheater	1,204,000	920,991	108,009	-	-	175,000	20
34	P576200 Odenton Park Improvements	7,307,000	5,629,488	182,512	-	-	1,495,000	30
35	P576300 Glen Burnie Ice Rink	948,000	860,900	87,100	-	-	-	20
36	P576400 London Town Parking Exp.	615,000	309,888	305,112	-	-	-	20
37	P576500 Brooklyn Park Outdoor Rec Imps	10,287,000	7,782,195	174,805	1,250,000	-	1,080,000	20
38	P578900 Trail Resurfacing	1,572,000	766,611	805,389	-	-	-	10
39	P579000 Brooklyn Heights Teen Center	250,000	250,000	-	-	-	-	20
40	P579800 Quiet Waters Retreat	8,215,000	350,000	-	2,030,000	-	5,835,000	20
41	P579900 West County Swim Center	300,000	300,000	-	-	-	-	20
42	P582000 Deale Community Park	244,000	244,000	-	-	-	-	30
43	P582100 Mayo Beach Park Improvements	100,000	100,000	-	-	-	-	30
44								
45	P999900 Bond Funds Not Yet Applied	-	(2,708,301)	2,708,301	-	-	-	
46								
47	Total Recreation & Parks	177,036,410	68,447,628	36,130,373		27,803,512	44,654,897	
48								
49	Notes Outstanding		-	-				

GENERAL OBLIGATION BONDS: NON-REVENUE PRODUCING BONDS

A PROJECT NUMBER	B DESCRIPTION OF PROJECT OR CLASS OF PROJECT	C ESTIMATED COST OF USABLE PORTION	D COST OF PROJECT OR CLASS OF PROJECTS FINANCED BY THIS ORDINANCE	E SOURCE OF OTHER FUNDS TO DEFRAY COST OF USABLE PORTION OF EACH PROJECT OR CLASS OF PROJECTS				F AVERAGE USEFUL LIFE
				E-1	E-2	E-3	E-4	
				BONDS ISSUED	IMPACT FEE BONDS ISSUED	PAY-AS-YOU-GO AND OTHER SOURCES	GRANTS	
WATERWAY IMPROVEMENTS								
	Water Quality Improvements							
1								
2	Q416000 Chg Agst Clsd Projects	2,820	-	-	2,820	-	-	10
3	Q437300 Stream & Ecological Restor	1,280	415	-	-	-	-	10
4	Q517400 Cowhide Branch Retro	3,978,000	869,531	1,308,469	-	-	1,800,000	10
5	Q540300 Rutland Rd Fish Passage	3,139,000	125,937	2,266,063	-	-	747,000	10
6	Q543000 Shipley's Choice Dam Rehab	8,065,000	3,090,097	4,731,903	243,000	-	-	10
7								
	Special Benefit Districts							
8								
9	Q570800 Arundel on the Bay SECD	420,000 *	-	-	420,000	-	-	10
10	Q573800 Venice Beach SECD	228,700 *	-	-	228,700	-	-	10
11								
12	Dredging							
13	D346400 Chg Agnst Dredging Closed Proj	5,983	-	-	5,983	-	-	10
14	Q463600 Waterway Improv Proj Pln	659,700	247,747	84,460	327,493	-	-	10
15	Q475000 Waterway Dredge Placement	2,802,086	842,388	1,959,698	-	-	-	10
16	Q500000 DMP Site Management	714,317	-	-	664,891	-	49,426	10
17	Q514100 Sloop, Eli&Long Coves Retrofits	1,715,576	1,341,473	374,103	-	-	-	10
18	Q542900 SAV Monitoring	113,333	-	-	113,333	-	-	10
19	Q573500 Broadwater Creek Dredging 2	1,525,000	-	814,000	-	-	711,000	10
20	Q573600 Carrs Creek Dredging 2	997,000	-	538,000	-	-	459,000	10
21	Q576600 Snug Harbor Dredging	376,000	-	215,000	-	-	161,000	10
22	Q576700 Bodkin Creek Dredging 2	618,000	641	288,359	-	-	329,000	10
23	Q576800 Cornfield Creek Dredging 2	600,000	294,809	37,191	-	-	268,000	10
24	Q576900 Cypress Creek Dredging 2	833,000	-	454,000	-	-	379,000	10
25	Q577000 Cattail Creek Dredging 2	316,000	-	183,000	-	-	133,000	10
26	Q577100 Eli, Sloop/Long Coves Dredg 2	778,000	-	425,000	-	-	353,000	10
27	Q577200 Lake Ogleton Dredge 2	728,000	81,176	317,824	-	-	329,000	10
28	Q577300 Cox Creek Dredging 2	449,000	228,451	24,549	-	-	196,000	10
29	Q577400 Rockhold Crk Fed Channel Dredg	501,000	498	250,502	-	-	250,000	10
30	Q579100 Brady & Old Glory Dredging 2	447,000	247,012	31,488	-	-	168,500	10

A	B	C	D	E				F	
				SOURCE OF OTHER FUNDS TO DEFRAY COST OF USABLE PORTION OF EACH PROJECT OR CLASS OF PROJECTS					
				E-1	E-2	E-3	E-4		
PROJECT NUMBER	DESCRIPTION OF PROJECT OR CLASS OF PROJECT	ESTIMATED COST OF USABLE PORTION	COST OF PROJECT OR CLASS OF PROJECTS FINANCED BY THIS ORDINANCE	BONDS ISSUED	IMPACT FEE BONDS ISSUED	PAY-AS-YOU-GO AND OTHER SOURCES	GRANTS	AVERAGE USEFUL LIFE	
	WATERWAY IMPROVEMENTS								
31	Q579200								
	Franklin Manor Dredging	1,243,000	711,548	25,952		-	505,500	10	
32	Q579300	852,000	478,363	32,137		-	341,500	10	
33	Q579400	355,000	190,666	32,834		-	131,500	10	
34	Q579500	320,000	152,925	38,675		-	128,400	10	
35	Q582200	571,000	314,000	-		-	257,000	10	
36	Q582300	1,012,000	544,000	-		-	468,000	10	
37	Q582400	177,000	177,000	-		-	-	10	
38									
39	Q999900	-	(1,199,435)	1,199,435		-	-		
40									
41		34,543,795	8,739,242	15,632,642		2,006,220	8,165,691		
42									
43									
44									
45	*								

Includes loans authorized under Section 20 of this ordinance

GENERAL OBLIGATION BONDS: SELF-LIQUIDATING BONDS

A PROJECT NUMBER	B DESCRIPTION OF PROJECT OR CLASS OF PROJECT	C ESTIMATED COST OF USABLE PORTION	D COST OF PROJECT OR CLASS OF PROJECTS FINANCED BY THIS ORDINANCE	E SOURCE OF OTHER FUNDS TO DEFRAY COST OF USABLE PORTION OF EACH PROJECT OR CLASS OF PROJECTS				F AVERAGE USEFUL LIFE
				E-1 BONDS ISSUED	E-2 IMPACT FEE BONDS ISSUED	E-3 PAY-AS-YOU-GO AND OTHER SOURCES	E-4 GRANTS	
	WASTE WATER							
1	S647500 Balto. County Sewer Agreement	17,939,646	1,663,673	14,452,973	1,823,000	-	-	30
2	S741300 Chg Against WW Cisd Projects	341,075	217,654	123,421	-	-	-	10
3	S769700 Mayo WRF Expans	40,280,599	7,805,273	22,475,326	-	10,000,000	-	30
4	S776700 Wastewater Strategic Plan	3,447,476	-	-	3,447,476	-	-	5
5	S777200 Central Sanitation Facility	6,429,614	6,180,421	249,193	-	-	-	30
6	S791800 Upgr/Retrofit SPS	49,365,487	20,481,714	15,539,773	13,344,000	-	-	20
7	S792700 Fac Abandonment WW2	1,954,929	-	-	1,954,929	-	-	5
8	S797800 Furnace Brn Swr Repl	287,500	225,106	62,394	-	-	-	30
9	S797900 Broadneck WRF Upgrd	4,001,364	4,001,364	-	-	-	-	30
10	S798100 Wastewater Scada Upg	3,328,578	654,155	2,674,423	-	-	-	20
11	S799200 Mayo Collection Sys Upgrade	9,722,829	4,122,905	4,599,924	1,000,000	-	-	30
12	S800600 Dewatering Facilities	47,574,399	-	38,905,399	7,669,000	1,000,000	-	30
13	S800700 Regional Sludge Facility	661,500	21,001	640,499	-	-	-	30
14	S802200 Cox Creek WRF ENR	140,855,964	2,207,973	57,818,270	-	80,829,721	-	30
15	S802300 WRF Infrast Up/Retro	6,187,700	4,615,608	1,572,092	-	-	-	30
16	S802500 Grease/Grit Facility	8,204,000	1,613,360	6,590,640	-	-	-	30
17	S802800 Sewer Proj Mgmt	2,000,000	-	-	2,000,000	-	-	5
18	S802900 Annapolis WRF ENR	22,806,779	812,670	7,294,109	-	14,700,000	-	30
19	S803700 Broadwater WRF ENR	7,679,587	116,583	7,557,107	-	5,897	-	30
20	S803800 Sylvan Shores WW Collect Sys	3,212,000	32,604	2,531,396	-	648,000	-	30
21	S804300 Jennifer Road PS Upg	7,380,935	55,660	7,325,275	-	-	-	30
22	S804400 Balto City Sewer Agrmnt	4,985,000	480,003	49,997	-	4,455,000	-	5
23	S804600 WW System Security	2,102,985	-	-	-	2,102,985	-	10
24	S805200 Rivieria Beach SPS Mods	1,946,000	6,021	1,939,979	-	-	-	30
25	S805300 Cinder Cove SPS Mods	7,851,000	28,024	7,822,976	-	-	-	30
26	S805400 Marley SPS Upgrade	217,689	135,012	82,677	-	-	-	30
27	S806000 Chesapeake Bch WWTP	1,943,000	222	1,942,778	-	-	-	30
28	S806100 Cox Creek WRF Non-ENR	25,513,000	943,558	24,569,442	-	-	-	30
29	S806200 SPS Fac Gen Replace	36,136,268	10,646,806	14,088,462	-	11,401,000	-	30
30	S806500 Patuxent WRF Exp	56,360,145	238,143	34,806,002	-	21,316,000	-	30
31	S806600 Maryland City WRF Exp	44,366,600	646,329	40,036,271	-	3,684,000	-	30
32	S806700 Cinder Cove FM Rehab	12,499,000	3,260,923	9,238,077	-	-	-	30
33	S807000 Broadwater WRF Headworks	2,344,987	67,507	2,277,480	-	-	-	30
34	S807200 Tanglewood Two Sewer	2,042,600	2,042,083	517	-	-	-	30
35	S807300 Annapolis WRF Upgrade	10,636,000	9,922,805	713,195	-	-	-	30
36	S807400 Broadneck Clarifier Rehab	5,067,140	4,927,566	139,574	-	-	-	30

A PROJECT NUMBER	B DESCRIPTION OF PROJECT OR CLASS OF PROJECT	C ESTIMATED COST OF USABLE PORTION	D COST OF PROJECT OR CLASS OF PROJECTS FINANCED BY THIS ORDINANCE	E SOURCE OF OTHER FUNDS TO DEFRAY COST OF USABLE PORTION OF EACH PROJECT OR CLASS OF PROJECTS				F AVERAGE USEFUL LIFE
				E-1 BONDS ISSUED	E-2 IMPACT FEE BONDS ISSUED	E-3 PAY-AS-YOU-GO AND OTHER SOURCES	E-4 GRANTS	
	WASTE WATER							
37	S807500 Heritage harbor Swr Takeover	1,300,000	1,212,105	87,895				30
38	S807600 Piney Orchard SPS & FM	19,313,000	4,186,507	5,797,493		5,195,000	4,134,000	30
39	S807700 Brockbride Road Sewer Repl	2,242,000	1,545,658	696,342				30
40	S807900 Crofton Sewer Pumping Station	6,167,000	5,721,778	445,222				30
41	S808000 Cox Creek Grit System Improv.	863,790	703,430	160,360				30
42	S808100 Cattail Creek FM Replacement	6,989,000	6,721,481	247,519				30
43	S808200 Grinder Pump Repl/Upgrd Prgm	1,500,000	-	-		1,500,000		30
44	S808300 Broadwater Ops Bldg Addition	2,085,000	1,963,885	121,115				40
45	S808400 MD City SPS Upgrade	4,069,000	3,271,172	797,828				30
46	S808500 Edgewater Beach Sewer Ext	1,409,000	1,408,346	654				30
47	S808600 OPS Compl Solar Panels-Sewer	2,963,000	1,883,328	2,672			1,077,000	20
48	S808700 Point Field Landing WW Exten.	2,135,000	2,135,000	-				30
49	S809000 Broadwater WRF Grit Sys Repl.	4,283,000	4,275,038	7,962				30
50	X738800 Sewer Main Repl/Recon	60,586,795	31,624,146	20,099,649		8,863,000		30
51	X741200 WW Service Connections	1,624,455	410,325	172,315		1,041,815		30
52	X749000 Agreements W/Developers	2,806,456	-	-		2,806,456		30
53	X764200 WW Project Planning	14,364,190	-	-		14,217,190	147,000	5
54	X800000 State Hwy Reloc-Sewer	3,794,077	-	-		3,794,077		30
55	Z533200 Routine Sewer Extensions	1,009,236	876,018	133,218				30
56								
57	S999900 Bond Funds Not Yet Applied	-	(12,339,470)	12,339,470				
58								
59		737,157,374	143,771,473	369,229,355		111,614,928	112,541,618	
60								
61	Notes Outstanding							

GENERAL OBLIGATION BONDS: SELF-LIQUIDATING BONDS

PROJECT NUMBER	DESCRIPTION OF PROJECT OR CLASS OF PROJECT	C ESTIMATED COST OF USABLE PORTION	D COST OF PROJECT OR CLASS OF PROJECTS FINANCED BY THIS ORDINANCE	E SOURCE OF OTHER FUNDS TO DEFRAY COST OF USABLE PORTION OF EACH PROJECT OR CLASS OF PROJECTS				F AVERAGE USEFUL LIFE
				E-1 BONDS ISSUED	E-2 IMPACT FEE BONDS ISSUED	E-3 PAY-AS-YOU-GO AND OTHER SOURCES	E-4 GRANTS	
WATER								
1	W741400 Chg Against Wtr Cisd Projects	220,866	204,406	16,460	-	-	-	10
2	W744400 Exist Well Redev/Repl	12,735,941	3,639,202	2,886,739	6,210,000	-	-	30
3	W753400 Demo Abandoned Facilities	1,915,723	-	-	1,915,723	-	-	5
4	W778600 Crofton Meadows II WTP Upgr	15,858,734	14,898,126	960,608	-	-	-	30
5	W778800 Water Strategic Plan	1,821,007	-	-	1,821,007	-	-	5
6	W783000 Cape St Claire Rd TM	998,000	612	997,388	-	-	-	30
7	W787800 Fire Hydrant Rehab	2,733,872	-	140,000	2,593,872	-	-	20
8	W797600 Independent Well Upgrd	2,171,058	1,729,935	11,123	430,000	-	-	30
9	W799400 Severndale WTP Upgrade PH III	3,566,796	917,923	2,648,873	-	-	-	30
10	W799600 Elevated Water Storage	42,432,244	32,327,399	8,704,845	1,400,000	-	-	20
11	W800200 Water System Security	4,738,230	4,509,463	228,767	-	-	-	10
12	W800300 Balto City Water Main Rpr	2,015,526	2,015,526	-	-	-	-	30
13	W801200 12" St Marg/Old Mill Bttm	5,689,300	5,165,026	524,274	-	-	-	30
14	W801400 Crofton Meadows II Exp Ph 2	17,431,350	17,379,578	51,772	-	-	-	30
15	W801600 TM-MD Rte 32 @ Meade	29,009,091	28,355,069	654,022	-	-	-	30
16	W801700 Glen Burnie High Zone	4,547,649	2,164,303	2,383,346	-	-	-	30
17	W801800 Arnold WTP Exp	8,860,996	8,744,439	116,557	-	-	-	30
18	W803300 WTR Infrastr Up/Retro	3,958,388	2,712,813	545,555	700,000	-	-	30
19	W803400 Water Proj Mgmt	2,000,000	-	-	2,000,000	-	-	5
20	W803600 East/West TM - North	19,133,413	18,730,147	403,266	-	-	-	30
21	W803700 Sylvan Shores Water	12,925	12,925	3,190,075	-	-	1,261,000	30
22	W804000 Broad Creek WTP Exp	41,304,015	28,765,591	12,538,424	-	-	-	30
23	W804200 Withersea WTP	346,000	2,913	343,087	-	-	-	30
24	W804300 New Cut WTP	325,000	223,060	101,940	-	-	-	30
25	W804500 North Co Water Dist Imp	4,096,567	3,623,117	473,450	-	-	-	30
26	W804600 Balt City - Fullerton WTP	10,400	10,400	-	-	-	-	5
27	W805000 Water Fac Emerg Generators	6,227,390	3,211,142	251,248	-	-	2,765,000	10
28	W805400 Pike Drive Water Extension	810,000	288,206	521,794	-	-	-	30
29	W805500 Arnold Lime System Upgrade	6,801,820	6,207,959	593,861	-	-	-	30
30	W805600 Dorsey Lime System Upgrade	3,464,000	3,292,945	171,055	-	-	-	30
31	W805700 Heritage Harbor Wtr Takeover	2,532,500	2,434,657	97,843	-	-	-	30
32	W805800 Whiskey Bottom Road Interconn	4,277,300	4,221,209	56,091	-	-	-	30
33	W805900 Coriander Place WM Extension	553,000	522,771	30,229	-	-	-	30

A PROJECT NUMBER	B DESCRIPTION OF PROJECT OR CLASS OF PROJECT	C ESTIMATED COST OF USABLE PORTION	D COST OF PROJECT OR CLASS OF PROJECTS FINANCED BY THIS ORDINANCE	E SOURCE OF OTHER FUNDS TO DEFRAY COST OF USABLE PORTION OF EACH PROJECT OR CLASS OF PROJECTS				F AVERAGE USEFUL LIFE
				E-1	E-2	E-3	E-4	
				BONDS ISSUED	IMPACT FEE BONDS ISSUED	PAY-AS-YOU- GO AND OTHER SOURCES	GRANTS	
	WATER							
34	W806000 Banbury WM Extension	1,266,000	1,110,618	155,382	-	-	-	30
35	W806100 Hanover Rd Water Main Ext.	322,000	320,052	1,948	-	-	-	30
36	W806200 Tanyard Springs Ln WM Ext.	607,000	607,000	-	-	-	-	30
37	W806300 Water Meter Repl/Upgrd	7,526,000	3,819,704	1,522,296	2,184,000	-	-	5
38	W806400 Edgewater Beach Water Ext	444,000	444,000	-	-	-	-	30
39	W808800 OPS Compl Solar Panels Water	2,963,000	2,960,559	2,441	-	-	-	20
40	W808900 Severndale WTP Filter Rehab	8,317,000	8,303,075	13,925	-	-	-	30
41	W809100 AMI Water Meter Program	1,740,000	1,740,000	-	-	-	-	30
42	X733700 Water Main Repl/Recon	43,062,105	25,978,010	8,340,095	8,744,000	-	-	30
43	X741200 WW Service Connections	1,765,703	75,266	265,771	1,424,666	-	-	30
44	X764300 Water Proj Planning	1,522,411	461,883	50,528	1,010,000	-	-	5
45	X787000 Water Storage Tank Painting	22,341,709	8,960,984	7,275,725	6,105,000	-	-	10
46	Y514200 Routine Water Extensions	885,770	639,194	246,576	-	-	-	30
47								
48	W999900 Bond Funds Not Yet Applied	-	(13,939,041)	13,939,041	-	-	-	
49								
50	Total Water	349,812,854	237,792,166	71,456,420	36,538,268	4,026,000		
51								
52	Notes Outstanding		-	-				

**LIST OF OUTSTANDING BONDS
AUTHORIZED TO BE REFUNDED**

	<u>Dated</u>	<u>Outstanding Principal Amounts as of June 30, 2020</u>
Consolidated Water and Sewer		
Series BABs 10	04/08/10	27,700,000
Series 11	04/22/11	33,290,000
Series 11 Refunding	08/18/11	3,710,000
Series 2012	06/05/12	19,800,000
Series 2012 Refunding	06/05/12	10,380,000
Series 2013	06/20/13	29,210,000
Series 2014	04/03/14	63,360,000
Series 2015	04/08/15	64,650,000
Series 2015 Refunding	04/08/15	29,580,000
Series 2016	04/13/16	37,775,000
Series 2016 Refunding	04/13/16	52,835,000
Series 2017	04/12/17	57,375,000
Series 2017 Refunding	04/12/17	18,370,000
Series 18	03/29/18	63,280,000
Series 19	04/12/19	68,725,000
Series 19 Refunding	04/12/19	4,630,000
Series 20	04/22/20	74,095,000
Total Consolidated Water and Sewer		\$ 658,765,000
Maryland Water Quality		
Maryland Water Quality Bond	03/28/01	\$ 1,307,017
Maryland Water Quality Bond	06/27/03	4,186,727
Maryland Water Quality Bond	04/03/07	1,354,837
Maryland Water Quality Bond	06/17/08	504,137
Maryland Water Quality Bond	12/10/09	765,912
Maryland Water Quality Bond	05/11/11	11,358,782
Maryland Water Quality Bond	05/31/12	9,161,545
Maryland Water Quality Bond Sylvan Water	12/06/12	2,931,928
Maryland Water Quality Bond Sylvan Sewer	12/06/12	1,329,123
Maryland Water Quality Bond	11/01/13	14,496,563
Total Maryland Water Quality		\$ 47,396,571
Consolidated General Improvements		
Series BABs 10	04/08/10	76,050,000
Series 11	04/22/11	69,090,000
Series 11 Refunding	08/11/11	10,800,000
Series 12	06/05/12	52,620,000
Series 12 Refunding	06/05/12	17,985,000
Series 13	06/20/13	67,280,000
Series 14	04/03/14	81,210,000
Series 15	04/08/15	140,300,000
Series 15 Refunding	04/08/15	41,600,000
Series 15 Golf Course Refunding	04/08/15	10,810,000
Series 16	04/13/16	80,825,000
Series 16 Refunding	04/13/16	26,365,000
Series 17	04/12/17	97,540,000
Series 17 Refunding	04/12/17	38,800,000
Series 18	03/29/18	182,800,000
Series 19	04/12/19	208,880,000
Series 19 Refunding	04/12/19	3,670,000
Series 20	04/22/20	222,495,000
Total Consolidated General Improvements		\$ 1,429,120,000
Grand Total		\$ 2,135,281,571
Outstanding Principal Amounts as of June 30, 2020		
Consolidated Water and Sewer	\$ 658,765,000	
Maryland Water Quality	47,396,571	
Consolidated General Improvements	<u>1,429,120,000</u>	
Grand Total	\$ <u>2,135,281,571</u>	

[FORM OF BOND]

**UNITED STATES OF AMERICA
STATE OF MARYLAND**

No. R- _____

\$ _____

**ANNE ARUNDEL COUNTY, MARYLAND
GENERAL OBLIGATION BOND
_____ SERIES, ___**

Maturity Date

Interest Rate

Dated Date

CUSIP

Registered Holder:

Principal Amount:

Dollars

Anne Arundel County, Maryland, a body politic and corporate of the State of Maryland (the "County"), hereby acknowledges itself indebted for value received, and promises to pay to the Registered Holder shown above or his registered assigns or legal representatives, on the date specified above (unless this bond shall be redeemable, shall have been called for prior redemption and payment of the redemption price made or provided for), upon presentation and surrender of this bond at the principal corporate trust office of _____, _____, (the "Bond Registrar"), the Principal Amount shown above in any coin or currency which, at the time of payment, is legal tender for the payment of public and private debts and to pay to the registered owner hereof by check or draft, mailed to such registered owner at his address as it appears on the bond registration books kept by the Bond Registrar, interest on such principal sum at the rate per annum shown above until payment of such principal amount upon maturity or until the prior redemption hereof, such interest being payable on _____ and _____ in each year, in like coin or currency, accounting from the most recent date to which interest has been paid or, if no interest has been paid, from the Dated Date shown above.

All interest due on this bond shall be payable to the registered owner in whose name this bond is registered on such bond registration books as of the close of business on the Regular Record Date for such interest payment, which shall be the _____. Any such interest not so punctually paid or duly provided for shall forthwith cease to be payable to the registered owner on such Regular Record Date, and may be paid to the person in whose name this bond is registered as of the close of business on a Special Record Date for the payment of such defaulted interest to be fixed by the Bond Registrar, notice whereof being given by letter mailed first class, postage prepaid, to the holders of bonds not less than 30 days prior to such Special Record Date, at the addresses of such holders appearing on the registration books kept by the Bond Registrar, or may be paid at any time in any other lawful manner not inconsistent with the requirements of any securities exchange on which

class, postage prepaid, to the holders of such bonds at least 20 days prior to the redemption date, at the addresses of such holders appearing on the registration books kept by the Bond Registrar; provided, however, that the failure to mail such notice or any defect in the notice so mailed, or in the mailing thereof shall not affect the validity of the redemption proceedings relating to any other bonds. Such notice shall state whether such bonds are redeemed in whole or in part and, if in part, the maturities and numbers of the bonds called, shall state that the interest on the bonds so called shall cease on the date fixed for redemption, shall state the redemption date and the redemption price, and shall require that the bonds redeemed be then presented for redemption and payment at the principal corporate trust office of the Bond Registrar. From and after the date fixed for redemption, if notice has been given as herein provided, and the funds sufficient for payment of the redemption price and accrued interest shall be available therefor on such date, the bonds so designated for redemption shall cease to bear interest. Upon presentation and surrender in compliance with such notice, the bonds so called for redemption shall be paid by the Bond Registrar at the redemption price. If not so paid on presentation thereof, such bonds so called shall continue to bear interest at the rates expressed therein until paid.]

[The bonds maturing on _____, are subject to mandatory sinking fund redemption, at a price equal to the principal amount thereof plus accrued interest thereon, on _____ each of the following years and in the following amounts:

<u>Year</u>	<u>Sinking Fund Installments</u>
-------------	----------------------------------

If the County redeems or otherwise discharges the bonds maturing on _____ before the applicable scheduled maturity or payment date, an amount equal to the principal amount of such redeemed or discharged bonds shall be credited to the applicable sinking fund installment amounts in any manner determined by the County.]

[So long as the bonds are registered in book-entry only form, if less than all of the bonds of a series shall be called for redemption, the principal amount of bonds so called for redemption shall be an integral multiple of \$5,000 and the particular bonds or portions of bonds to be redeemed shall be selected by lot by the Bond Registrar, except that so long as DTC or its nominee is the sole registered owner of the Bonds, the particular bond or portion thereof to be redeemed shall be selected by lot by DTC, in accordance with its normal and customary procedures (so long as the bonds are in book-entry form). When less than all of a bond in a denomination in excess of \$5,000 shall be so redeemed, then, upon the surrender of such bond, there shall be issued to the registered owner thereof, without charges, for the unredeemed balance of the principal amount of such bond, at the option of such owner, bonds in any of the authorized denominations, the aggregate face amount of such bonds not to exceed the unredeemed balance of the bond so surrendered, and to bear the same interest rate and to mature on the same date as such unredeemed balance.]

[If the bonds are not registered in book-entry form, any redemption of less than all of a maturity of any tax-exempt Bond shall be selected as set forth in the preceding paragraph and any redemption of less than all of a maturity of any Bond shall be allocated among the registered owners of such bonds as nearly as practicable in proportion to the principal amounts of such bonds owned by each registered owner, subject to the authorized denominations applicable to such bonds. This will be calculated based on the following formula:

$$\frac{(\text{principal to be redeemed}) \times (\text{principal amount owned by owner})}{(\text{principal amount outstanding})}$$

The County has appointed _____, as Bond Registrar to open books for the registration and for the transfer of bonds. This bond will be transferable only upon such registration books kept at the principal corporate trust office of the Bond Registrar, by the registered owner hereof in person, or by his attorney duly authorized in writing, upon surrender hereof together with a written instrument of transfer in the form attached hereto and satisfactory to the Bond Registrar and duly executed by the registered owner or his duly authorized attorney.

This bond may be transferred or exchanged at the principal corporate trust office of the Bond Registrar. Upon any such transfer or exchange, the County shall issue a new registered bond or bonds without coupons of any of the authorized denominations in an aggregate principal amount equal to the principal amount of the bond exchanged or transferred, and maturing on the same date and bearing interest at the same rate. In each case, the Bond Registrar may require payment by the holder of this bond requesting exchange or transfer hereof of any tax, fee, or other governmental charge, shipping fees, and insurance that may be required to be paid with respect to such exchange or transfer, but otherwise no charge shall be made to the holder hereof for such exchange or transfer. The Bond Registrar shall not be required to transfer or exchange this bond after the mailing of notice calling this bond or portion hereof for redemption as hereinabove described; provided, however, that the foregoing limitation shall not apply to that portion of a bond in excess of \$5,000 which is not being called for redemption.

The full faith and credit and taxing power of Anne Arundel County, Maryland, are hereby irrevocably pledged to the payment of this bond and the interest payable hereon, subject to the limitation set forth in Section 710(d) of the Charter.

[The principal of and interest on this bond (to the extent not provided from other sources) are payable from annual appropriations of the proceeds of ad valorem taxes which the County is empowered to levy, subject to the limitation set forth in Section 710(d) of the Charter, on real estate, tangible personal property and certain intangible personal property within its territorial limits subject to County taxation.]

[The principal of and interest on this bond are payable primarily from the net revenues and receipts from certain projects, or the utilities of which they form a part, for the use and benefit of which the County has covenanted to fix and collect rates, charges or assessments sufficient to operate and maintain such projects and to pay such principal and

interest, when due. Such projects are certain of those water and sewer facilities set forth in the Ordinance.]

[In the event, in any fiscal year, such net revenues and receipts shall be insufficient to pay the principal of and interest on this bond falling due in such year, the County will make up such deficiency by the appropriation from its general revenues of an amount sufficient for the purpose, and will fund such appropriation by the levy of ad valorem taxes, which it is empowered to levy on real estate, tangible personal property and certain intangible personal property within its territorial limits subject to County taxation, subject to the limitation on the taxing power set forth in Section 710(d) of the Charter.]

It is hereby certified and recited that each and every act, condition and thing required to exist, to be done, to have happened, and to be performed precedent to and in the issuance of this bond, does exist, has been done, has happened and has been performed in full and strict compliance with the Constitution and laws of the State of Maryland and the Charter and Ordinance of the County referred to above, and that the issue of bonds, of which this bond is one, together with all other indebtedness of the County, is within every debt and other limit prescribed by the Constitution and laws of the State of Maryland and such Charter.

This bond shall not become obligatory for any purpose or be entitled to any benefit under the above-mentioned laws, Charter or Ordinance until the Certificate of Authentication hereon shall have been signed by the Chief Administrative Officer of the County in office as of the date hereof or his authorized deputy and until this bond shall have been authenticated by an authorized officer of the Bond Registrar.

IN WITNESS WHEREOF, Anne Arundel County, Maryland, has caused this bond to be signed in its name by the [manual] [facsimile] signature of its County Executive and by its corporate seal [imprinted] [impressed] hereon [in facsimile], attested by the [[manual] [facsimile] signature of the County Executive, the secretary to the County Executive, the Administrative Officer to the County Council or such other officer as may be specified by ordinance of the County Council]; it has caused this bond to be authenticated by the [manual] [facsimile] signature of its Chief Administrative Officer or his authorized deputy, all as of the ____ day of ____, 20_.

(SEAL)

ANNE ARUNDEL COUNTY,
MARYLAND

By: _____
County Executive

ATTEST:

[Authorized Officer]

This bond is one of the registered bonds of the _____ Series, __, of Anne Arundel County, Maryland.

[NAME OF BOND REGISTRAR]

By: _____
Authorized Officer

Chief Administrative Officer

Date of Authentication: _____.

[FORM OF ASSIGNMENT]

ASSIGNMENT

FOR VALUE RECEIVED the undersigned hereby sells, assigns and transfers unto
PLEASE INSERT SOCIAL SECURITY OR
OTHER IDENTIFYING NUMBER OF ASSIGNEE

(PLEASE PRINT OR TYPEWRITE NAME AND ADDRESS,
INCLUDING ZIP CODE, OF ASSIGNEE)

the within bond and all rights thereunder and does hereby constitute and
appoint _____ attorney to transfer the within bond on the books kept
for the registration thereof, with full power of substitution in the premises.

Dated: _____.

Signature Guaranteed:

Notice: Signature(s) must be
guaranteed by a member firm of the
New York Stock Exchange or a
commercial bank or trust company.

Notice: The signature to this
assignment must correspond
with the name as it appears
upon the face of the within
bond in every particular, without
alteration or enlargement or any
change whatsoever.

[END OF FORM OF BOND]

[FORM OF NOTICE OF SALE]

ANNE ARUNDEL COUNTY, MARYLAND

NOTICE OF SALE OF
\$
GENERAL OBLIGATION BONDS

Consisting of

, _____ SERIES, 20__
, _____ SERIES, 20__

DATED _____, 20__

ELECTRONIC BIDS, [via BiDCOMP/PARITY Competitive Bidding System (BiDCOMP/Parity) only,] will be received until _____ [A.M./P.M.], **LOCAL BALTIMORE, MARYLAND, TIME ON _____, _____, 20__**, by the County Executive of Anne Arundel County, Maryland (the “County”) [or the Chief Administrative Officer] [or such other officer of the County designated by the County Executive of the County (the “County Executive”) to receive such bids] (either such officer being the “Designated Officer”), for the purchase of the above-described general obligation bonds of the County, aggregating _____ (each, a “Series” and together, the “Bonds”), all dated _____, 20__, and bearing interest payable _____, and semiannually thereafter on each _____ and _____ until maturity or prior redemption as hereinafter set forth.

The Bonds will mature, subject to prior redemption as hereinafter set forth, on _____ in the following years and in the following aggregate amounts, subject to aggregation of two or more consecutive serial maturities as a term bond, as provided below in “Bid Specifications.”

<u>Years of</u>	<u>Annual</u>	<u>Years of</u>	<u>Annual</u>	<u>Years of</u>	<u>Annual</u>
<u>Maturity</u>	<u>Amounts</u>	<u>Maturity</u>	<u>Amounts</u>	<u>Maturity</u>	<u>Amounts</u>
	<u>Maturing</u>		<u>Maturing</u>		<u>Maturing</u>

The Bonds will be fully registered in form in the denomination of \$5,000 each or any integral multiple thereof and shall bear interest payable semi-annually on the _____ days of _____ and _____ commencing _____ 20__, until maturity or redemption. Principal of the Bonds will be paid to the registered owner at the principal corporate trust

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office of _____ (the “Bond Registrar”), upon presentment and surrender of the Bonds. Interest will be paid to the persons in whose names the Bonds are registered on the registration books maintained by the Bond Registrar as of the close of business on the Regular Record Date, which is _____, by check mailed to each such person’s address as it appears on such bond registration books.

General Information

The Bonds are authorized by Section 10-203 of the Local Government Article of the Annotated Code of Maryland (2013 Replacement Volume and 2019 Supplement), The Charter of Anne Arundel County, Maryland (the “County Charter”), and Bill No. ____, passed by the County Council of the County on _____, approved by the County Executive on _____, and effective on _____, as amended.

The proceeds of the several Series of bonds for which proposals are solicited herein will be expended on the following public purposes: [Insert Public Purposes]

The full faith and credit and taxing power of the County are pledged to the payment of the Bonds and of the interest to accrue thereon. Such taxing power is subject, however, to the limitation set forth on Section 710(d) of the County Charter which provides, in part, that “[f]rom and after July 1, 1993, revenues derived from taxes on properties existing on County property tax rolls at the commencement of the County fiscal year shall not increase, compared with the previous year, more than the Consumer Price Index percentage of change, or 4.5 percent, whichever is the lesser.”

[The principal of and interest on the above-described Series of bonds are payable from annual appropriations of the proceeds of ad valorem taxes which the County is empowered to levy on real and personal property and certain intangible personal property subject to assessment for County taxation, subject to the limitations set forth in Section 710(d) of the County Charter.]

[The principal of and interest on the above-described Series of bonds are payable primarily from the net revenues of the above-described projects or the utilities of which they are a part, for the use and benefit of which the County has covenanted to fix and collect rates, charges and assessments sufficient to pay costs of operation, maintenance and debt service. In the event of a deficiency in such net revenues, the County is obligated to make up the same by an appropriation of the proceeds of ad valorem taxes which it is empowered to levy on real and personal property and certain intangible personal property subject to assessment for County taxation, subject to the limitations set forth in Section 710(d) of the County Charter.]

[The sources of revenue for the payment of the principal of and interest on the above-described bonds are as follows. Bonds of the _____ Series, 20__, _____ Series, 20__, and _____ Series, 20__, are payable from annual appropriations of the proceeds of ad valorem taxes which the County is empowered to levy on real and personal property and certain intangible personal property subject to assessment for County taxation, subject to the limitations set forth in Section 710(d) of the County Charter. Bonds of the _____ Series, 20__, _____ Series, 20__, and _____ Series 20__, are

likewise payable from such appropriations in the event of any deficiency in the primary sources of payment. For bonds of the _____ Series, 20__, _____ Series, 20__, and _____ Series, 20__, such primary sources of payment are the net revenues of the projects for which such bonds are to be issued, or the utilities of which they are a part, for the use and benefit of which the County has covenanted to fix and collect rates, charges and assessments sufficient to pay the costs of operation, maintenance and debt service.]

[Optional Redemption]

The bonds of each Series, respectively, maturing on _____, 20__, and thereafter are subject to redemption prior to their respective maturities, at the option of the County, as a whole or in part at any time in any order of their maturities, on or after _____, 20__, at [a redemption price equal to the principal amount thereof, plus accrued interest thereon to the date fixed for redemption.] [the following redemption prices expressed as percentages of the principal amount of bonds to be redeemed plus accrued interest thereon to the date fixed for redemption:

<u>Period During Which Redeemed</u> <u>(both dates inclusive)</u>	<u>Redemption</u> <u>Price</u>
_____, ____, to _____, ____	_____ %
_____, ____, to _____, ____.	_____
On or after _____, ____	_____]]

[Mandatory Sinking Fund Redemption]

If two or more consecutive serial maturities are designated as a term bond, as provided below in “Bid Specifications,” such term bond shall be subject to mandatory redemption in each year on the principal payment date and in the entire amount of each serial maturity designated for inclusion in such term bond.]

[Electronic Bids]

Notice is hereby given that proposals will be received via BiDCOMP/Parity Competitive Bidding System, in the manner described below, until ____ [a.m./p.m.], local Baltimore, Maryland time, on _____, 20__, but no bid will be received after the time for receiving bids specified above.

All prospective bidders must be contracted customers of BiDCOMP/Parity Competitive Bidding System. If you do not have a contract with BiDCOMP, call (212) 849-5021 to become a customer. By submitting a bid for the Bonds, a prospective bidder represents and warrants to the County that (i) it has an established industry reputation for underwriting new issuances of municipal bonds and (ii) such bidder’s bid for the purchase of the Bonds (if a bid is submitted in connection with the sale) is submitted for and on behalf of such prospective bidder by an officer or agent who is duly authorized to bind the prospective bidder to a legal, valid and enforceable contract for the purchase of the Bonds.

If any provisions of this Notice of Sale shall conflict with information provided by BiDCOMP/Parity as approved provider of electronic bidding services, this Notice of Sale shall control. Further information about BiDCOMP/Parity, including any fee charged, may be obtained from BiDCOMP/Parity at (212) 849-5021.]

[Disclaimer

Each prospective bidder shall be solely responsible to register to bid via BiDCOMP/Parity. Each qualified prospective bidder shall be solely responsible to make necessary arrangements to access BiDCOMP/Parity for purposes of submitting its bid in a timely manner and in compliance with the requirements of this Notice of Sale. Neither the County nor BiDCOMP/Parity shall have any duty or obligation to undertake such registration to bid for any prospective bidder or to provide or assure such access to any qualified prospective bidder, and neither the County nor BiDCOMP/Parity shall be responsible for a bidder's failure to register to bid or for proper operation of, or have any liability for any delays or interruptions of, or any damages caused by BiDCOMP/Parity. The County is using BiDCOMP/Parity as a communication mechanism, and not as the County's agent, to conduct the electronic bidding for the bonds. The County is not bound by any advice and determination of BiDCOMP/Parity to the effect that any particular bid complies with the terms of this Notice of Sale and in particular the "Bid Specifications" hereinafter set forth. All costs and expenses incurred by prospective bidders in connection with their registration and submission of bids via BiDCOMP/Parity are the sole responsibility of the bidders; and the County is not responsible, directly or indirectly, for any such costs or expenses. If a prospective bidder encounters any difficulty in registering to bid or submitting, modifying or withdrawing a bid for the Bonds, it should telephone BiDCOMP/Parity and notify the County's Financial Advisor, _____, by facsimile at _____.]

Bidding Procedures

Each proposal must be submitted electronically via [BiDCOMP/Parity Competitive Bidding System]. Bids will be communicated electronically to the County at _____ [a.m./p.m.], local Baltimore, Maryland time, on _____. Prior to that time, a prospective bidder may input and save proposed terms of its bid in BiDCOMP. Once the final bid has been saved in BiDCOMP, the bidder may select the final bid button in BiDCOMP to submit the bid to BiDCOMP/Parity. Once the bids are communicated electronically via BiDCOMP/Parity to the County, each bid will constitute an irrevocable offer to purchase the Bonds on the terms therein provided. For purposes of the bidding process, the time as maintained on BiDCOMP shall constitute the official time. For information purposes only, bidders are requested to state in their bids the true interest cost to the County, as described under "Award of Bonds" below, represented by the rate or rates of interest and the bid price specified in their respective bids.

[No bids will be accepted in written form, by facsimile transmission or in any other medium or on any system other than by via BiDCOMP. No bid will be received after the time for receiving such bids specified above.]

Good Faith Deposit

A good faith deposit in the amount of \$ _____ (the “Deposit”) is required in connection with the sale and bid for the Bonds. The Deposit shall be provided for by a [federal funds wire transfer] to be submitted to the County by the successful bidder not later than [TIME, DATE]. (local Baltimore, Maryland time) on the date of sale (the “Wire Transfer Deadline”) as set forth below. The Deposit of the successful bidder will be collected and the proceeds thereof retained by the County to be applied in partial payment for the Bonds and no interest will be allowed or paid upon the amount thereof, but in the event the successful bidder shall fail to comply with the terms of the respective bid, the proceeds thereof will be retained as and for full liquidated damages.

The County will distribute wiring instructions for the Deposit to the successful bidder upon verification of the bids submitted by the bidders and prior to the Wire Transfer Deadline. If the Deposit is not received by the Wire Transfer Deadline, the award of the sale of the Bonds to the successful bidder may be cancelled by the County in its discretion without any financial liability of the County to the successful bidder or any limitation whatsoever on the County’s right to sell the Bonds to a different purchaser upon such terms and conditions as the County shall deem appropriate.

Bid Specifications

Bidders shall state in their proposals the rate or rates of interest to be paid on all the Bonds, on which rate or rates their proposals are based and submitted. The rates so named must be in multiples of $\frac{1}{8}$ or $\frac{1}{20}$ of 1% [, shall not exceed _____% per annum,] and the highest rate named may not exceed the lowest by more than ____%. Bidders may specify more than one rate of interest to be borne by the bonds but may not specify more than one rate for the bonds of any single maturity of all Series[, nor may the rate named for the bonds of any one maturity be less than the rate named for the bonds of any earlier maturity]. [Bidders may designate in their proposal two or more consecutive annual principal payments as a term bond, in either series of bonds, which matures on the maturity date of the last annual principal payment of the sequence. Any term bond so designated shall be subject to mandatory sinking fund redemption in each year on the principal payment date and in the entire principal amount for each annual principal payment designated for inclusion in such term bond. There is no limitation on the number of term bonds in either series of bonds.]

Procedures for Principal Amount Changes and Other Changes to Notice of Sale

The preliminary aggregate principal amount of the bonds and the preliminary principal amount of each annual payment on the bonds as set forth in this Notice of Sale (the “Preliminary Aggregate Principal Amount” and the “Preliminary Annual Principal Amount,” respectively; collectively the “Preliminary Amounts”) may be revised before the receipt and opening of the bids for their purchase. **ANY SUCH REVISIONS** (the “Revised Aggregate Principal Amount” and the “Revised Annual Principal Amount,” respectively; collectively, the “Revised Amounts”) **WILL BE PUBLISHED ON THE MUNICIPAL MARKET MONITOR (TM3) SERVICES OF THOMSON REUTERS GLOBAL MARKETS, INC. (“TM3”) (www.tm3.com) NOT LATER THAN [TIME] [A.M./P.M.] (LOCAL BALTIMORE, MARYLAND TIME) ON THE ANNOUNCED**

DATE FOR RECEIPT OF BIDS. In the event that no such revisions are made, the Preliminary Amounts will constitute the Revised Amounts. Bidders shall submit bids based on the Revised Amounts and the Revised Amounts will be used to compare bids and select a winning bidder.

Award of Bonds

[The County expects and intends that the bid for the Bonds will satisfy the federal tax requirements for a qualified competitive sale of bonds, including, among other things, receipt of bids for the Bonds from at least three underwriters, who have established industry reputations for underwriting new issuances of municipal bonds (a “Qualified Competitive Bid”). The Designated Officer will advise the successful bidder[s] as promptly as possible after the bids are opened whether the bid constitutes a Qualified Competitive Bid, or, in the alternative a bid that fails to satisfy such requirements (a “Nonqualified Competitive Bid”).]

[As promptly as reasonably practicable after the bids are received, if the bid for the Bonds is a Qualified Competitive Bid, and is accepted by the County, the Designated Officer will notify the bidder to whom the bonds will be awarded. If the bid for the bond is a Nonqualified Competitive Bid, the award of the Bonds, if made, will be made promptly as possible after the bids are opened to the bidder offering the lowest interest rate to the County among the bidder or bidders that have confirmed to the County, not later than [TIME, DATE], that the bidder or bidders will proceed with the bid for the Bonds following the procedures for a Nonqualified Competitive Sale described below, which are provided to establish the initial sale prices or initial offering prices, as applicable, of the Bonds. **It is noted that such procedures for a Nonqualified Competitive Bid may require the winning bidder and, if applicable, other underwriters of the Bonds, to hold the initial offering prices for certain maturities of the Bonds for up to 5 business days after the sale date, as further specified in form of required certification described below.**]

If and when such award is made, and such bidder, upon such notice, shall advise the Designated Officer of the [initial sale prices or the initial offering prices] to the public of each maturity of the bonds [of each Series]. Such initial sale prices or the initial offering prices, as applicable, among other things, will be used by the County to calculate the final aggregate principal amount of the bonds and the final principal amount of each annual payment on the bonds (the “Final Aggregate Principal Amount” and the “Final Annual Principal Amount”, respectively; collectively, the “Final Amounts”). In determining the Final Amounts, the County expects that the Revised Amounts will be changed as necessary to effect the greatest economic advantage, or to accommodate other objectives of the County, but the County will not reduce or increase the Revised Aggregate Principal Amount by more than []% from the amount bid upon. **THE SUCCESSFUL BIDDER MAY NOT WITHDRAW ITS BID OR CHANGE THE INTEREST RATES BID OR THE INITIAL REOFFERING PRICES AS A RESULT OF ANY CHANGES MADE TO THE REVISED AMOUNTS WITHIN THESE LIMITS.** The dollar amount bid by the successful bidder will be adjusted to reflect any adjustments in the aggregate principal amount of the bonds. Such adjusted bid price will reflect changes in the dollar amount of the underwriter’s discount and original issue discount/premium, if any, but will not change the underwriter’s discount per \$1,000 of par amount of bonds from the

underwriter's discount that would have been received based on the purchase price in the winning bid and the initial public offering prices. The interest rates specified by the successful bidder for each maturity of each series in its bid for the bonds will not change. ALL BIDS SHALL REMAIN FIRM FOR FIVE (5) HOURS AFTER THE TIME SPECIFIED FOR THE OPENING OF THE BIDS. An award of the Bonds, if made, will be made by the Designated Officer within such five (5) hour period of time. The Final Amounts will be communicated to the successful bidder as soon as possible, but not later than [TIME] the day after awarding the bonds.

The award, if made, will be made as promptly as possible after the bids are opened to the bidder naming the lowest interest cost for all the bonds in any legally acceptable proposal [and offering to pay not less than [__ % of] par and accrued interest]. The lowest interest cost will be determined with respect to each proposal by [here insert the formula for determining the best bid]. Where the proposals of two or more bidders result in the same lowest interest cost, the Bonds may be apportioned between such bidders, but if this shall not be acceptable to the County, the Designated Officer shall have the right to award all of such bonds to one bidder. THE RIGHT IS RESERVED TO THE DESIGNATED OFFICER TO RECEIVE BIDS,] TO REJECT ANY OR ALL PROPOSALS AND TO WAIVE ANY IRREGULARITIES IN ANY OF THE PROPOSALS. The judgment of the Designated Officer shall be final and binding upon all bidders with respect to the form and adequacy of any proposal received and as to its conformity to the terms of this Notice of Sale.

[If the Designated Officer advises the bidders that the bid for the Bonds constitutes a Qualified Competitive Bid, the winning bidder shall be required to provide to the County information to establish the initial expected offering prices for each maturity of the bonds [of each Series] for federal income tax purposes by completing a certificate acceptable to Bond Counsel in substantially the form set forth in Appendix [__] to the Preliminary Official Statement, with appropriate completions, amendments and attachments.]

[If the Designated Officer advises the bidders that the bid for the bonds [of each Series] constitutes a Nonqualified Competitive Bid, the winning bidder shall be required to provide to the County information and assurances to establish the initial sale prices or the initial offering prices, as applicable, for each maturity of the bonds [of each Series] for federal income tax purposes by completing a certification acceptable to Bond Counsel in substantially the form set forth in Appendix [__] to the Preliminary Official Statement, with appropriate completions, omissions and attachments. **It is noted that procedures for a Nonqualified Competitive Bid may require the winning bidder and, if applicable, other underwriters of the Bonds, to hold the initial offering prices for certain maturities of a series of the bonds for up to five business days after the sale date, as further specified in the form of such certification.**]

Legal Opinions

The bonds of each Series described above will be issued and sold subject to approval as to legality by _____, of _____, _____ Bond Counsel, whose approving opinions will be delivered, upon request, to the purchaser or purchasers of the

bonds, without charge; [the text of the applicable opinion will also be printed on each bond]. Such opinions shall be substantially in the forms included in Appendix [] to the Preliminary Official Statement referred to below.

[Continuing Disclosure

In order to assist bidders in complying with SEC Rule 15c2-12(b)(5), the County will execute and deliver a continuing disclosure agreement on or before the date of issuance of the Bonds pursuant to which it will undertake to provide or cause to be provided certain information annually and notices of certain events. A form of this agreement is set forth in the Preliminary Official Statement and will also be set forth in the Official Statement.]

Delivery of the Bonds

When delivered, the bonds shall be duly executed and authenticated and registered in such names and in such denominations as the successful bidder shall have requested in writing not less than ___ business days prior to the closing; and the remaining aggregate principal amount of the bonds of each maturity of each Series for which no instructions have been received by such date will be issued as one bond of such maturity of such Series in the denomination of such remaining aggregate principal amount or as bonds in such denominations as shall be mutually agreed upon by the successful bidder and the County and registered in the name of the successful bidder.

It is anticipated that CUSIP identification numbers will be printed on the Bonds, but neither the failure to print such number on any Bond nor any error with respect thereto shall constitute cause for a failure or refusal by the successful bidder to accept delivery of and pay for the Bonds in accordance with the terms of this Notice of Sale.

[As soon as practicable after the award of the Bonds to the successful bidder on the day of sale, the County, by its County Executive and Chief Administrative Officer, will authorize an Official Statement, which is expected to be substantially in the form of the Preliminary Official Statement referred to below. If so requested by the purchaser or purchasers at or before the close of business on the date of the sale, the County will include in the Official Statement such pricing and other information with respect to the terms of the reoffering of the bonds by the successful bidder (“Reoffering Information”), if any, as may be specified and furnished in writing by such bidder. If no Reoffering Information is specified and furnished by the successful bidder, the Official Statement will include the interest rates on the bonds resulting from the bid of the successful bidder and the other statements with respect to reoffering contained in the Preliminary Official Statement. The successful bidder shall be responsible to the County and its officials for the Reoffering Information, and for all decisions made by such bidder with respect to the use or omission of the Reoffering Information in any reoffering of the Bonds, including the presentation or exclusion of any Reoffering Information in any documents, including the Official Statement. The successful bidder will also be furnished, without cost, with up to ___ copies of the Official Statement (and any amendments or supplements thereto).]

Delivery of such bonds, without expense, will be made by the Designated Officer to the purchaser or purchasers on ____, 20 __, or as soon as practicable thereafter, at

_____, and, thereupon, such purchaser or purchasers will be required to accept delivery of the bonds purchased and pay, in _____ funds, the balance of the purchase price due. Such bonds will be accompanied by the customary closing documents, including a no-litigation certificate, effective as of the date of delivery, stating that there is no litigation pending affecting the validity if any of the bonds included in this issue. [It shall be a condition to the obligation of such purchaser or purchasers to accept delivery of and pay for the bonds that, simultaneously with or before delivery and payment for the bonds, such purchaser or purchasers shall be furnished a certificate or certificates of the authorized officers of the County to the effect that, to the best of their knowledge and belief, the Official Statement and any amendment or supplement thereto (except for the Reoffering Information, as to which no view will be expressed), as of the date of sale and as of the date of delivery of the bonds, does not contain any untrue statement of a material fact and does not omit to state a material fact necessary to make the statements therein, in light of the circumstances under which they were made, not misleading, and that between the date of sale and the date of delivery of the bonds there has been no material adverse change in the financial position or revenues of the County, except as reflected or contemplated in the Official Statement.]

Postponement of Sale

The County reserves the right to postpone the date established for the receipt of bids at any time before the bids are open. In the event of a postponement, the new date and time of sale will be announced on [TM3]. Any new date and time of sale will be announced at least 24 hours prior to the time proposals are to be submitted. On any such alternative sale date, bidders may submit bids for the purchase of the Bonds in conformity with the provisions of this Notice of Sale, except for any changes to this Notice of Sale, the change of the date of sale and the changes described in the next sentence. If the date fixed for receipt of bids is postponed, the expected date of delivery of Bonds also may be postponed; if the sale is postponed to a later date, then the date of the Bonds, the dates of the semiannual interest payments and annual principal payments, and the optional redemption dates also may be changed. Such changes, if any, will be announced via [TM3] at the time any alternative sale date is announced.

The Preliminary Official Statement, together with this Notice of Sale [and the required form of proposal], may be obtained from the Office of Finance, Anne Arundel County, Arundel Center, Annapolis, Maryland 21404 or from the County's financial advisor, _____. [Such Preliminary Official Statement is deemed final by the County as of its date for purposes of SEC Rule 15c2-12, but is subject to revision, amendment and completion in the Official Statement referred to above.]

ANNE ARUNDEL COUNTY,
MARYLAND

By: _____
County Executive

[END OF FORM OF NOTICE OF SALE]

Anne Arundel County, Maryland
Master General Obligation Bond Anticipation Notes, Series A
(Consolidated General Improvements Series)
Master General Obligation Bond Anticipation Notes, Series B
(Consolidated Water & Sewer Series)
[issued pursuant to a Master Note Order dated as of December 18, 2014, as amended or
supplemented]

\$296,590,000
ANNE ARUNDEL COUNTY, MARYLAND
GENERAL OBLIGATION BONDS

\$222,495,000 Consolidated General Improvements Series, 2020
\$74,095,000 Consolidated Water and Sewer Series, 2020

Bill No. 48-20

AN ORDINANCE concerning: Personnel – Positions in the Classified Service

FOR the purpose of adding certain positions in the classified service; providing for the pay and minimum qualifications applicable to the positions added to the classified service; providing for the application of this Ordinance; and generally relating to personnel.

BY repealing and reenacting, with amendments: § 6-1-201(d)(1), (3), and (8)
Anne Arundel County Code (2005, as amended)

BY renumbering: § 7-6-101(a)(25) through (34) to be § 7-6-101(a)(26) through (35), respectively; and § 7-6-101(a)(35) through (95) to be § 7-6-101(a)(37) through (97), respectively
Anne Arundel County Code (2005, as amended)

BY adding: § 7-6-101(a)(25) and (36)
Anne Arundel County Code (2005, as amended)

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland,* That § 7-6-101(a)(25) through (34) and § 7-6-101(a)(35) through (95) of the Anne Arundel County Code (2005, as amended) are hereby renumbered to be § 7-6-101(a)(25) through (35) and § 7-6-101(a)(37) through (97), respectively.

SECTION 2. *And be it further enacted,* That Section(s) of the Anne Arundel County Code (2005, as amended) read as follows:

ARTICLE 6. PERSONNEL

TITLE 1. CLASSIFIED SERVICE

6-1-201. Titles; pay grades; work weeks; minimum qualifications.

(d) **Title, pay grades, work week, and minimum qualifications.** The title, minimum standards, pay grade, and the work week designation that an employee is required to follow for each class within the classified service are as follows:

- (1) Accounting, Auditing, and Budgeting (AC).

Title	Grade and Work Week	Minimum Qualifications

Assistant County Auditor	LA4C	Graduation from an accredited four-year college or university with major course work in accounting or finance; seven years' experience in governmental or public accounting and auditing; and certification as a public accountant in the State
BUDGET ADMINISTRATOR	NR24C	A GRADUATE DEGREE IN ECONOMICS, FINANCE, PUBLIC OR BUSINESS ADMINISTRATION, OR A RELATED FIELD; AND EXTENSIVE SUPERVISORY EXPERIENCE IN FISCAL OPERATIONS AND BUDGET AND MANAGEMENT ANALYSIS

Manager, Utilities Revenue Administration	NR19C	Graduation from an accredited four-year college or university with major course work in public or business administration, finance, or a related field; thorough experience in office

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		administration, including revenue billing and assessments; and considerable supervisory experience
POLICE FISCAL OPERATIONS AND MANAGEMENT ADMINISTRATOR	NR24C	A GRADUATE DEGREE IN ECONOMICS, FINANCE, PUBLIC OR BUSINESS ADMINISTRATION, OR A RELATED FIELD; AND EXTENSIVE SUPERVISORY EXPERIENCE IN FISCAL OPERATIONS AND BUDGET AND MANAGEMENT ANALYSIS; OR ANY COMBINATION OF TRAINING, EDUCATION, OR EXPERIENCE EQUIVALENT TO THE GRADUATE DEGREE REQUIREMENTS

(3) Administrative Office Support and Clerical (AO).

Title	Grade and Work Week	Minimum Qualifications

Customer Service Representative	OS7B	Graduation from high school; college-level course work in public or human relations or a related field; and thorough experience in public contact work involving complaint and problem-solving situations
LEAD MAIL CLERK	OS6B	GRADUATION FROM HIGH SCHOOL; THOROUGH EXPERIENCE IN PROVIDING CENTRAL MAIL SERVICES; AND A VALID NON-COMMERCIAL CLASS C MOTOR VEHICLE OPERATOR'S LICENSE

Senior Center Associate	OS6B	Graduation from high school and considerable experience working in a general office support capacity for a senior center or a related senior care environment
SENIOR CUSTOMER SERVICE REPRESENTATIVE	OS9B	GRADUATION FROM HIGH SCHOOL, COLLEGE-LEVEL COURSE WORK IN PUBLIC OR HUMAN RELATIONS OR A RELATED FIELD; AND EXTENSIVE EXPERIENCE IN PUBLIC CONTACT WORK INVOLVING COMPLAINT AND PROBLEM-SOLVING SITUATIONS

(8) Public Safety and Criminal Justice (PS).

Title	Grade and Work Week	Minimum Qualifications

Senior Forensic Chemist	NR18C	Graduation from an accredited four-year college or university with major course work in forensic science, chemistry, biology, or other natural science; additional courses at a graduate or undergraduate level as required by the American Society of Crime Lab Directors/Laboratory Accreditation Board; thorough experience in progressively more responsible work in forensic identification and analysis in a forensic laboratory, including supervisory experience; and a valid non-commercial Class C motor vehicle operator's license
SENIOR LATENT PRINT EXAMINER	NR18C	GRADUATION FROM AN ACCREDITED FOUR-YEAR COLLEGE OR UNIVERSITY WITH MAJOR COURSE WORK IN LAW ENFORCEMENT, MATHEMATICS, BIOLOGY, CHEMISTRY, CRIMINALISTICS, PHYSICS, OR

		OTHER NATURAL SCIENCE; ADDITIONAL COURSES AT THE GRADUATE OR UNDERGRADUATE LEVEL AS REQUIRED BY THE AMERICAN SOCIETY OF CRIME LAB DIRECTORS/LABORATORY ACCREDITATION BOARD; THOROUGH EXPERIENCE IN PROGRESSIVELY MORE RESPONSIBLE WORK IN LATENT PRINT IDENTIFICATION AND ANALYSIS IN A LATENT PRINT LABORATORY, INCLUDING SUPERVISORY EXPERIENCE; AND A VALID NON-COMMERCIAL CLASS C MOTOR VEHICLE OPERATOR'S LICENSE

TITLE 6. FINANCIAL DISCLOSURE

7-6-101. Persons required to file statements.

(a) **Generally.** Each of the following and each candidate for County Executive or the County Council shall file with the Ethics Commission the statements provided for in this title:

(25) THE POLICE FISCAL OPERATIONS AND MANAGEMENT ADMINISTRATOR;

(36) THE BUDGET ADMINISTRATOR;

SECTION 3. *And be it further enacted,* That this Ordinance shall take effect 45 days from the date it becomes law.

APPROVED AND APPROVED AND ENACTED: July 24, 2020
EFFECTIVE DATE: September 7, 2020

Bill No. 49-20

AN ORDINANCE concerning: Personnel – Court and State’s Attorney employees’ pay and benefit plan

FOR the purpose of modifying pay grades for certain positions in the Court and State’s Attorney employees’ pay and benefit plan; providing for the application of this Ordinance; and generally relating to personnel.

BY repealing and reenacting, with amendments: § 6-2-104(b)(1)
Anne Arundel County Code (2005, as amended)

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland,* That Section(s) of the Anne Arundel County Code (2005, as amended) read as follows:

ARTICLE 6. PERSONNEL

TITLE 2. EXEMPT SERVICE

6-2-104. Court and State’s Attorney employees’ pay and benefit plan.

(b) Pay grades.

(1) The following officers and employees of the Circuit Court and State’s Attorney’s Office are entitled to compensation at the indicated grade of the non-represented employee pay schedule:

Assistant Director of Assignment [[NR14]] NR15

Deputy Jury Commissioner [[NR14]] NR15

SECTION 2. *And be it further enacted,* That the provisions of this Ordinance shall apply to the first full pay period beginning on or after July 1, 2020.

SECTION 3. *And be it further enacted,* That this Ordinance shall take effect 45 days from the date it becomes law.

APPROVED AND APPROVED AND ENACTED: July 24, 2020
EFFECTIVE DATE: September 7, 2020

Bill No. 51-20

AN ORDINANCE concerning: Finance, Taxation, and Budget – Real Property Taxes – Credits – Public Safety Officers Property Tax Credit

FOR the purpose of repealing a provision that allows for an administrative fee for the administration of the public safety officer property tax credit; and generally relating to finance, taxation, and budget.

BY repealing and reenacting, with amendments: § 4-2-313(e) (as amended by Bill No. 17-20)
Anne Arundel County Code (2005, as amended)

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland,*
That Section(s) of the Anne Arundel County Code (2005, as amended)(and as amended by Bill No. 17-20) read as follows:

ARTICLE 4. FINANCE, TAXATION, AND BUDGET

TITLE 2. REAL PROPERTY TAXES

4-2-313. Public Safety Officers property tax credit.

(e) **Duration.** The tax credit shall be available to a Public Safety Officer eligible under subsection (c) for a period of one taxable year and may be renewed upon application of the Public Safety Officer for four additional taxable years, for a maximum total of five taxable years. [[An administrative fee of 1% of the total tax credit may be assessed for administration of the credit for the duration of the credit.]]

SECTION 2. *And be it further enacted,* That this Ordinance shall take effect 45 days from the date it becomes law.

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APPROVED AND APPROVED AND ENACTED: July 24, 2020
EFFECTIVE DATE: September 7, 2020

Bill No. 52-20

AN ORDINANCE concerning: Zoning – Pawnshops

FOR the purpose of amending the special exception use requirements for pawnshops to ~~allow entrances and parking areas to be located less than a certain distance from residential structures when consent is given~~ reduce the distance that entrances and parking areas must be located from residential structures; and generally relating to zoning.

BY repealing and reenacting, with amendments: § 18-11-138(2)
Anne Arundel County Code (2005, as amended)

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland*, That Section(s) of the Anne Arundel County Code (2005, as amended) read as follows:

ARTICLE 18. ZONING

TITLE 11. REQUIREMENTS FOR SPECIAL EXCEPTION USES

18-11-138. Pawnshops.

A pawnshop shall comply with all of the following requirements.

(2) The facility's customer entrance and any onsite parking areas shall be located at least ~~[[300]]~~ 100 feet from any residential structure, ~~UNLESS THE OWNER OF EACH RESIDENTIAL STRUCTURE SUBMITS TO THE OFFICE OF PLANNING AND ZONING AFFIDAVITS OF CONSENT TO THE LOCATION OF THE FACILITY'S CUSTOMER ENTRANCE AND ONSITE PARKING AREAS.~~

SECTION 2. *And be it further enacted*, That this Ordinance shall take effect 45 days from the date it becomes law.

APPROVED AND ENACTED: September 14, 2020
EFFECTIVE DATE: October 29, 2020

Bill No. 54-20

AN ORDINANCE concerning: Pension – Deferred Retirement Option Program – Detention Officers' and Deputy Sheriffs' Retirement Plan – Employees' Retirement Plan – Eligibility – Participants

FOR the purpose of modifying participants in the Detention Officers' and Deputy Sheriffs' Retirement Plan eligible to participate in the deferred retirement option plan ("DROP"); modifying the number of certain employees who can begin to participate in the plan in any month; providing that a Superintendent of Detention Facilities in the position before a certain date may participate in the Detention Officers' and Deputy Sheriffs' Retirement Plan; modifying the job classifications eligible to participate in the Detention Officers' and Deputy Sheriffs' Retirement Plan; providing for participation in the Detention Officers' and Deputy Sheriffs' Retirement Plan of employees in certain classifications promoted after a certain date; and generally relating to pensions.

BY repealing and reenacting, with amendments: §§ 5-1-503(c); 5-1-505(a); 5-3-103(a)(2)(iii); and 5-6-102
Anne Arundel County Code (2005, as amended)

BY repealing, reenacting, and renumbering, with amendments: § 5-1-505(e) to be § 5-1-505(f)
Anne Arundel County Code (2005, as amended)

BY renumbering: § 5-1-505(d) to be § 5-1-505(e)
Anne Arundel County Code (2005, as amended)

BY adding: §§ 5-1-505(d)
Anne Arundel County Code (2005, as amended)

SECTION 1. *And be it further enacted*, That § 5-1-505(d) and (e), respectively, of the Anne Arundel County Code (2005, as amended) are hereby renumbered to be § 5-1-505(e) and (f), respectively.

SECTION 2. *Be it enacted by the County Council of Anne Arundel County, Maryland*, That Section(s) of the Anne Arundel County Code (2005, as amended) read as follows:

ARTICLE 5. PENSIONS

TITLE 1. GENERAL PROVISIONS

5-1-503. Eligibility.

(c) **Detention Officers' and Deputy Sheriffs' Retirement Plan.** A [[category I]] participant in the Detention Officers' and Deputy Sheriffs' Retirement Plan[[, a Correctional Facility Administrator, an Assistant Correctional Facility Administrator, and a Superintendent of Detention Facilities who has elected to participate in the Detention Officers' and Deputy Sheriffs' Retirement Plan]] is eligible to participate in the DROP if the participant is actively employed by the County in a position covered by the Detention Officers' and Deputy Sheriffs' Retirement Plan and has completed 20 years of actual plan service.

5-1-505. Limitation on the number of participants.

(a) **Generally.** Except as provided in subsections (b), [[and]] (c), AND (D), the number of employees who may begin participating in the DROP in a plan shall be limited to four new employees participating in each DROP plan as of the first day of any month.

(D) **Correctional Program Specialists and Criminal Justice Program Specialists.** IN ADDITION TO THE EMPLOYEES DESCRIBED IN SUBSECTION (A), A COMBINED TOTAL OF TWO NEW EMPLOYEES IN THE CLASSIFICATIONS OF CORRECTIONAL PROGRAM SPECIALIST AND CRIMINAL JUSTICE PROGRAM SUPERVISOR MAY BEGIN PARTICIPATING IN THE DROP AS OF THE FIRST DAY OF ANY MONTH.

[[e]] (F) **Waiting list.** Applicants on the waiting list described in subsection [[(d)] (E) have the right of "first refusal" for DROP participation in subsequent months in the order of their seniority, provided:

(1) applicants who refuse participation if offered in subsequent months shall be removed from the waiting list and must reapply in order to participate in the DROP; and

(2) in subsequent months, applicants not on the waiting list shall be selected ahead of applicants on the waiting list who have less seniority.

TITLE 3. EMPLOYEES' RETIREMENT PLAN

5-3-103. Participants.

(a) **Generally.** The participants in the plan are the following permanent full-time and permanent part-time employees who work at least 50% of the amount of time specified for the position:

(2) appointed officials and elected officials, except for:

(iii) a Superintendent of Detention Facilities EMPLOYED BY THE COUNTY BEFORE OCTOBER 29, 2020, who elects to be a participant in the Detention Officers' and Deputy Sheriffs' Retirement Plan;

TITLE 6. DETENTION OFFICERS' AND DEPUTY SHERIFFS' RETIREMENT PLAN

5-6-102. Participants.

(a) **Permanent employees.** The participants in the plan are permanent employees who:

(1) work at least 50% of the time specified for their positions; and

(2) (I) are IN JOB CLASSIFICATIONS [[described as either]] IN category I [[or category II participants]] AS DESIGNATED in this section[.]; OR

(II) ARE IN JOB CLASSIFICATIONS IN CATEGORY II AS DESIGNATED IN THIS SECTION BEFORE THE OCTOBER 29, 2020.

(b) **Category I participants.** The following participants are category I participants:

(1) Detention Officer;

(2) Detention Corporal;

(3) Detention Sergeant;

(4) Detention Lieutenant;

(5) Detention Captain;

(6) DEPUTY SHERIFF CORPORAL;

[[6]] (7) Deputy Sheriff I;

[[7]] (8) Deputy Sheriff II;

[[8]] (9) Deputy Sheriff III; and

[[9]] (10) Deputy Sheriff IV.

(c) **Category II participants.** The following participants are category II participants:

(1) Correctional Program Specialist I;

(2) Correctional Program Specialist II;

(3) Criminal Justice Program Supervisor;

(4) Correctional Facility Administrator;

(5) Assistant Correctional Facility Administrator; and

(6) by election, the Superintendent of Detention Facilities.

(D) **Promotions and transfers after October 29, 2020.** AN EMPLOYEE IN A JOB CLASSIFICATION LISTED IN SUBSECTION (C) AS OF OCTOBER 29, 2020 MAY CONTINUE TO PARTICIPATE IN THE PLAN

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IF THE EMPLOYEE IS PROMOTED OR OTHERWISE TRANSFERRED DIRECTLY TO A JOB CLASSIFICATION LISTED IN SUBSECTION (C) AFTER OCTOBER 29, 2020.

SECTION 3. *And be it further enacted*, That all references in this Ordinance to “the effective date of Bill No. 54-20” or words to that effect, shall, upon codification, be replaced with the actual date on which this Ordinance takes effect under Section 307 of the County Charter as certified by the Administrative Officer to the County Council.

SECTION 4. *And be it further enacted*, That this Ordinance shall take effect 45 days from the date it becomes law.

APPROVED AND ENACTED: September 14, 2020
EFFECTIVE DATE: October 29, 2020

Bill No. 55-20

AN ORDINANCE concerning: Pensions – Deferred Retirement Option Program – Term of Participation Period – Limitations on Interest

FOR the purpose of adding a certain classification to and removing certain classifications from the requirement of approval for the sixth year of DROP participation; establishing the rate of interest for the sixth year of the DROP for Fire Battalion Chiefs; allowing Battalion Chiefs to earn interest on their accounts during the sixth year of a DROP participation period; providing for the retroactive effect of this ordinance; and generally relating to pensions.

BY repealing and reenacting, with amendments: §§ 5-1-506(b); and ~~5-1-508(d)~~ 5-1-508 (c)(2) and (d)
Anne Arundel County Code (2005, as amended)

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland*, That Section(s) of the Anne Arundel County Code (2005, as amended) read as follows:

ARTICLE 5. PENSIONS

TITLE 1. GENERAL PROVISIONS

5-1-506. Participation period; mandatory retirement upon expiration.

(b) **Term of participation period.** The initial term of a DROP participation period is three years. The DROP participation period may be extended by no more than three additional one-year terms for all participants who qualify for participation in DROP under § 5-1-503. A DROP participant shall file an election for each extension on the form required by the Personnel Officer no fewer than 30 days before the end of the current term. Failure of a DROP participant to file a timely election for an extension results in the expiration of the DROP participation period at the end of the current term. A participant who is a member of the Detention Officers’ and Deputy Sheriffs’ Retirement Plan must have the approval of the appointing authority to extend the DROP participation period beyond the initial term and to continue employment with the County. [[Except for those in the classification of Battalion Chief, a]] A participant of the Fire Service RETIREMENT Plan, or of the Police Service Retirement Plan who is in the classification of [[Police Sergeant, Police Lieutenant,]] Police Captain, Police Major, Police Deputy Chief, or Police Chief must have the approval of the appointing authority to extend the DROP participation period beyond the fifth year.

5-1-508. DROP account.

(c) **Account balance.** The account balance credited to a DROP participant includes:

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(2) [[except for those in the classification of Battalion Chief,]] for members of the Fire Service Retirement Plan, entering the sixth year of the DROP after July 1, 2018, the Police Service Retirement Plan and the Detention Officers' and Deputy Sheriffs' Retirement Plan, interest on amounts earned in years one through six of a member's DROP participation compounded on the account balance as of the first day of each month, at an interest rate of .34745%, which provides an effective annual yield of 4.25%.

(d) **Limitations on interest.** No interest will be earned or credited after the expiration of any DROP participation period. [[For members of the Fire Service Retirement Plan who are in the classification of Battalion Chief, no interest will be earned or credited during the sixth year of a DROP participation period.]]

SECTION 2. *And be it further enacted,* That the provisions of this ordinance shall be retroactive to July 1, 2020.

SECTION 3. *And be it further enacted,* That this Ordinance shall take effect 45 days from the date it becomes law.

APPROVED AND ENACTED: September 25, 2020

EFFECTIVE DATE: November 9, 2020

Bill No. 56-20

AN ORDINANCE concerning: Purchasing – Acquisition of Real Property by Gift

FOR the purpose of approving acceptance of a gift of real property consisting of 0.826 acres of land, more or less, from Philip I. Hazen.

WHEREAS, Section 306 of the Anne Arundel County Charter empowers the County Council to accept gifts and grants on behalf of Anne Arundel County, Maryland (the “County”); and

WHEREAS, § 8-3-101 of the County Code requires that gifts of real property to the County must be approved by the County Council by ordinance; and

WHEREAS, Philip I. Hazen (“Philip Hazen”) owns real property consisting of 0.826 acres of land, more or less, known as 511 Duckett Avenue in Tracys Landing, Maryland 20779, and identified as Lots 1, 2, 3, 20, 21, and 22 of Block 16 on the plat entitled “Subdivision of Fair Haven - Section One - On Herring Bay”, which plat is recorded among the plat records of the County, in Plat Book 6, ~~Page 04~~ Page 24, as Plat Number 325 (“Property”); and

WHEREAS, the Property is described in a deed from John R. Hammond, Financial Officer for Anne Arundel County, as the Collector of State and County taxes, to Philip I. Hazen, dated January 26, 1996, and recorded among the land records of Anne Arundel County in Book 7307, Page 773; and

WHEREAS, Philip Hazen desires to convey the Property to the County as a gift; and

WHEREAS, in accordance with § 8-3-101(b)(1) of the County Code, the County Executive has identified a public purpose for the Property, in that it will be used to fulfill ~~18,077 square feet of Critical Area~~ forest mitigation requirements on future County projects; and

WHEREAS, in accordance with § 8-3-101(b)(2) of the County Code, the County Executive ensured that the Director of Public Works conducted an environmental assessment and provided a written determination of any potential hazard or future remediation expense, which determination is acceptable; and

WHEREAS, in accordance with § 8-3-101(b)(3) of the County Code, the County Executive ensured that the Budget Officer provided a written assessment of the fiscal impact of the proposed gift, including any impact on future expenditures, which assessment is acceptable; and

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WHEREAS, the County Executive seeks County Council approval of the acceptance of the Property as a gift; now, therefore

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland,* That it accepts the gift of fee simple title to the real property consisting of 0.826 acres of land more or less, known as 511 Duckett Avenue in Tracys Landing, Maryland 20779, and identified as Lots 1, 2, 3, 20, 21, and 22 of Block 16 on the plat entitled “Subdivision of Fair Haven - Section One - On Herring Bay”, which plat is recorded among the plat records of the County, in Plat Book 6, ~~Page 04~~ Page 24, as Plat Number 325, the property being conveyed in a deed from John R. Hammond, Financial Officer for Anne Arundel County, as the Collector of State and County taxes, to Philip I. Hazen, dated January 26, 1996, and recorded among the land records of Anne Arundel County in Book 7307, Page 773, under the terms and conditions as may be negotiated between the County Executive, or his designee, and Philip Hazen.

SECTION 2. *And be it further enacted,* That this Ordinance shall take effect 45 days from the date it becomes law.

APPROVED AND APPROVED AND ENACTED: September 25, 2020
EFFECTIVE DATE: November 9, 2020

Bill No. 57-20

AN ORDINANCE concerning: Licensing and Zoning – Manufactured Mobile Homes Located outside a Mobile Home Park

FOR the purpose of requiring a license for space outside of a mobile home park on which a manufactured home is located; allowing a mobile home on certain size lots located outside of a mobile home park as a permitted use in RA residential districts; and generally relating to licensing and zoning.

BY repealing and reenacting, with amendments: §§ 11-9-104; 18-4-103; and 18-4-106
Anne Arundel County Code (2005, as amended)

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland,* That Section(s) of the Anne Arundel County Code (2005, as amended) read as follows:

ARTICLE 11. LICENSES AND REGISTRATIONS

TITLE 9. MANUFACTURED MOBILE HOMES

11-9-104. License for manufactured home outside a mobile home park.

(a) **[[Scope.** This section applies to a manufactured home that was lawfully located outside of a licensed mobile home park on or before April 13, 1966.

(b) **Requirement.** The owner of the property OUTSIDE OF A MOBILE HOME PARK on which a manufactured home is located shall annually apply for and obtain a manufactured home space license for the **[[mobile]] MANUFACTURED** home.

[[c)] (B) Fee. The fee for a **[[mobile]] MANUFACTURED** home space license is \$100 and is payable in January of each year.

ARTICLE 18. ZONING

TITLE 4. RESIDENTIAL DISTRICTS

18-4-103. Limitations on mobile homes.

A mobile home may not be stored on land or occupied for dwelling purposes unless located in a **[[licensed]]** mobile home park LICENSED UNDER § 11-9-103 OF THIS CODE OR ON A MANUFACTURED HOME SPACE LICENSED UNDER § 11-9-104 OF THIS CODE.

18-4-106. Permitted, conditional, and special exception uses.

The permitted, conditional, and special exception uses allowed in each of the residential districts are listed in the chart in this section using the following key: P = permitted use; C = conditional use; SE = special exception use. A blank means that the use is not allowed in the district. Except as provided otherwise in this article, uses and structures customarily accessory to the listed uses also are allowed, except that guest houses as accessory structures are prohibited and outside storage as an accessory use is limited to the lesser of 10% of the allowed lot coverage or 500 square feet.

Permitted, Conditional, and Special Exception Uses	RA	RLD	R1	R2	R5	R10	R15	R22

<u>MOBILE HOME OUTSIDE OF A MOBILE HOME PARK ON A CONTIGUOUS LOT OF AT LEAST 60 ACRES</u>	P							
Mobile home parks	SE	SE	SE	SE	SE	SE	SE	

SECTION 2. *And be it further enacted*, That this Ordinance shall take effect 45 days from the date it becomes law.

APPROVED AND ENACTED: October 8, 2020
EFFECTIVE DATE: November 22, 2020

Bill No. 58-20

AN ORDINANCE concerning: Personnel – Pay Schedule – Pay Increase – Police Department Employees

FOR the purpose of modifying a pay schedule for certain Police Department employees; providing for a pay increase for a Police Major in the exempt service; providing for the application of this ordinance; and generally relating to personnel.

BY repealing and reenacting, with amendments: § 6-1-202(g)(4)
Anne Arundel County Code (2005, as amended)

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland*, That Section(s) of the Anne Arundel County Code (2005, as amended) read as follows:

ARTICLE 6. PERSONNEL

TITLE 1. CLASSIFIED SERVICE

6-1-202. Pay schedules.

(g) **Police Department employees.**

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(4) (I) Beginning the first full pay period on or after July 1, 2019, for employees in the classified service whose pay grades are designated “P-4” through “P-6”, the annual pay schedule is:

POLICE DEPARTMENT EMPLOYEES (P) PAY SCHEDULE

Step	Grade		
	P-4	P-5	P-6
8	\$80,709		
9	83,067	\$87,114	\$93,484
10	85,495	89,663	96,288
11	87,995	92,289	99,177
12	90,572	94,994	102,152
13	93,225	97,780	105,216
14	95,958	100,650	108,373
15	98,774	103,606	111,623
16	101,673	106,650	114,973
17	104,658	109,786	118,422
18	107,735	113,014	121,974
19	110,903	116,342	125,634
20	114,167	119,768	129,402
21	117,528	123,296	133,285
22	120,988	126,931	137,283
23	124,554	130,677	141,401
24	128,228	134,532	145,644
25	132,010	138,504	150,014
26	135,907	142,596	154,513
27	139,921	146,811	159,149
28	144,055	151,152	163,924
29	148,313	155,622	168,842
30	152,698	160,226	173,907
31	157,278	165,033	179,124

(II) BEGINNING THE FIRST FULL PAY PERIOD ON OR AFTER JULY 1, 2020, FOR EMPLOYEES IN THE CLASSIFIED SERVICE WHOSE PAY GRADE IS “P-4”, THE ANNUAL PAY SCHEDULE IS:

POLICE DEPARTMENT EMPLOYEES (P) PAY SCHEDULE

STEP	GRADE
	P-4
9	\$98,504
10	101,951

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11	105,520
12	109,213
13	113,035
14	116,991
15	121,086
16	125,324
17	129,710
18	132,305
19	134,951
20	137,650
21	140,403
22	146,019
23	151,130
24	156,419
25	161,894

SECTION 2. *And be it further enacted*, That one employee in the exempt position of Police Major shall receive a pay increase to the maximum of the applicable pay schedule.

SECTION 3. *And be it further enacted*, That the provisions of this ordinance shall apply beginning with the first full pay period beginning on or after July 1, 2020.

SECTION 4. *And be it further enacted*, That this Ordinance shall take effect 45 days from the date it becomes law.

APPROVED AND ENACTED: September 14, 2020
EFFECTIVE DATE: October 29, 2020

Bill No. 59-20

AN ORDINANCE concerning: Personnel – Positions in the Classified Service

FOR the purpose of decreasing a certain position in the classified service and increasing a certain position in the classified service; and generally relating to personnel.

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland*, That, in accordance with § 6-1-110 of the Anne Arundel County Code (2005, as amended), this Ordinance shall approve a decrease of one Assistant Director of Police position in the Police Department from the number of positions approved in this classification in the Police Department as part of the Annual Budget and Appropriation Ordinance, and an increase of one Police Fiscal Operations and Management Administrator position to the positions approved in the Police Department as part of the Annual Budget and Appropriation Ordinance.

SECTION 2. *And be it further enacted*, That this Ordinance shall take effect 45 days from the date it becomes law.

APPROVED AND ENACTED: September 14, 2020
EFFECTIVE DATE: October 29, 2020

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Bill No. 60-20

AN ORDINANCE concerning: Construction and Property Maintenance Codes – Codes and Supplements

FOR the purpose of adopting and amending certain construction codes; making certain technical corrections to construction codes; and generally relating to construction and property maintenance codes.

BY repealing and reenacting, with amendments: §§ 15-2-101; 15-2-102; 15-2-103; 15-2-104; 15-2-202(a); 15-2-301; 15-2-402(a); and 15-2-502(a)

Anne Arundel County Code (2005, as amended)

BY adding: § 15-2-205

Anne Arundel County Code (2005, as amended)

BY repealing: International Residential Code Amendments, Items (12) and (13); and International Plumbing Code Amendments, Item (11)

Anne Arundel County Construction and Property Maintenance Codes Supplement, October 1, 2005 (as amended)

BY renumbering: International Building Code Amendments, Items (7), (8), (11) through (13), (15), (17), (18), (21), and (22), respectively, to be Items (8), (9), (12) through (14), (16), (18), (19), (22), and (23), respectively; International Residential Code Amendments, Items (15), (16), (18), (20) through (22), (25) through (27), and (29) through (36), respectively, to be Items (13), (14), (16), (18) through (20), (24) through (26), and (28) through (35), respectively; National Electrical Code Amendments, Items (3), (4), (5), and (6), respectively, to be Items (4), (5), (7), and (8), respectively; and International Plumbing Code Amendments, Items (5) through (10), respectively, to be Items (6) through (11), respectively

Anne Arundel County Construction and Property Maintenance Codes Supplement, October 1, 2005 (as amended)

BY repealing and reenacting, with amendments: Table of Contents; Construction Code, Introduction; Construction Code, Chapter 1, §§ 101.2.1, 101.2.2, 101.4, 101.4.1 through 101.4.7, 105.3.4, 105.5.4, 105.5.5, 106.1.1, 107.3, and 110.4; International Building Code Amendments, Introduction; International Residential Code Amendments, Introduction and Item (4); International Energy Conservation Code Amendments, Introduction; International Existing Building Code Amendments, Introduction; National Electrical Code Amendments, Introduction; Fuel Gas Code Amendments, Introduction; International Mechanical Code Amendments, Introduction; and International Plumbing Code Amendments, Introduction and Items (16), (19), and (20)

Anne Arundel County Construction and Property Maintenance Codes Supplement, October 1, 2005 (as amended)

BY repealing and reenacting, with amendments, and renumbering: International Building Code Amendments, Items (9), (10), (14), (16), (19), and (20), respectively, to be Items (10), (11), (15), (17), (20), and (21), respectively; and International Residential Code Amendments, Items (14), (17), (19), (23), (24), and (28), respectively, to be Items (12), (15), (17), (22), (23), and (27), respectively

Anne Arundel County Construction and Property Maintenance Codes Supplement, October 1, 2005 (as amended)

BY adding: Construction Code, Chapter 1, § 101.4.8; International Building Code Amendments, Item (7); International Residential Code Amendments, Item (21); National Electrical Code Amendments, Items (3) and (8); International Plumbing Code Amendments, Item (5); and International Pool and Spa Code Amendments, Introduction and Items (1) and (2)

Anne Arundel County Construction and Property Maintenance Codes Supplement, October 1, 2005 (as amended)

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland*, That Section(s) of the Anne Arundel County Code (2005, as amended) read as follows:

ARTICLE 15. CONSTRUCTION AND PROPERTY MAINTENANCE CODES

TITLE 2. CONSTRUCTION CODES

15-2-101. International Building Code.

The “[2015] 2018 International Building Code”, as published by the International Code Council, Inc., is adopted by reference as the Building Code for the County with the additions, insertions, omissions, and changes set forth in the Supplement.

15-2-102. International Residential Code.

The “[2015] 2018 International Residential Code for One- and Two-Family Dwellings”, as published by the International Code Council, Inc., is adopted by reference as part of this Building Code for buildings described in section 101.2 of “Chapter 1 - Construction Code Administrative Provisions” as set forth in the Supplement.

15-2-103. International Energy Conservation Code.

The “[2015] 2018 International Energy Conservation Code”, as published by the International Code Council, Inc., is adopted by reference as part of this Building Code with the additions, insertions, omissions, and changes set forth in the Supplement.

15-2-104. International Existing Building Code.

The “[2015] 2018 International Existing Building Code”, as published by the International Code Council, Inc., is adopted by reference as part of this Building Code with the additions, insertions, omissions, and changes set forth in the Supplement.

15-2-105. International Swimming Pool and Spa Code.

THE “2018 INTERNATIONAL SWIMMING POOL AND SPA CODE”, AS PUBLISHED BY THE INTERNATIONAL CODE COUNCIL, INC., IS ADOPTED BY REFERENCE AS PART OF THIS BUILDING CODE WITH THE ADDITIONS, INSERTIONS, OMISSIONS, AND CHANGES SET FORTH IN THE SUPPLEMENT.

15-2-202. National Electrical Code.

(a) **Adoption.** The “National Electrical Code (NFPA 70)”, [2014] 2017 Edition, as published by the National Fire Protection Association, is adopted by reference as the Electrical Code for the County, with the additions, insertions, omissions, and changes set forth in the Supplement.

15-2-301. Adoption.

The “[2015] 2018 International Fuel Gas Code”, as published by the International Code Council, Inc., is adopted by reference as the Fuel Gas Code for the County, with the additions, insertions, omissions, and changes set forth in the Supplement.

15-2-402. International Mechanical Code.

(a) **Adoption.** The “[2015] 2018 International Mechanical Code”, as published by the International Code Council, Inc., is adopted by reference for the control of matters pertaining to the designing, installing, servicing, altering, remodeling, or repairing of heating systems, cooling systems, or refrigeration systems, as the Mechanical Code for the County, with the additions, insertions, omissions, and changes set forth in the Supplement.

15-2-502. International Plumbing Code.

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(a) **Adoption.** The “[2015] 2018 International Plumbing Code”, as published by the International Code Council, Inc., is adopted by reference as the Plumbing Code for the County with the additions, insertions, omissions, and changes set forth in the Supplement.

SECTION 2. *And be it further enacted,* That International Residential Code Amendments, Items (12) and (13), and International Plumbing Code Amendments, Item (11), Anne Arundel County Construction and Property Maintenance Codes Supplement, October 1, 2005 (as amended), are hereby repealed.

SECTION 3. *And be it further enacted,* That Items (7), (8), (11) through, (13), (15), (17), (18), (21), and (22), respectively, of the International Building Code Amendments, Anne Arundel County Construction and Property Maintenance Codes Supplement, October 1, 2005 (as amended) are hereby renumbered to be Items (8), (9), (12) through (14), (16), (18), (19), (22), and (23), respectively; Items (14) through (22), and (23) through (36), respectively, of the International Residential Code Amendments, Anne Arundel County Construction and Property Maintenance Codes Supplement, October 1, 2005 (as amended), are hereby renumbered to be Items (12) through (20), and (22) through (35), respectively; Items (3), (4), (5), and (6), respectively, of the National Electrical Code Amendments, Anne Arundel County Construction and Property Maintenance Codes Supplement, October 1, 2005 (as amended), are hereby renumbered to be Items (4), (5), (7), and (8), respectively; and Items (5) through (10), respectively, of the International Plumbing Code Amendments, Anne Arundel County Construction and Property Maintenance Codes Supplement, October 1, 2005 (as amended), to be Items (6) through (11), respectively.

SECTION 4. *And be it further enacted,* That the Anne Arundel County Construction and Property Maintenance Codes Supplement, October 1, 2005 (as amended) read as follows:

ANNE ARUNDEL COUNTY CONSTRUCTION AND PROPERTY MAINTENANCE CODES SUPPLEMENT October 1, 2005

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Reference Table

CONSTRUCTION CODE

The following “Chapter 1 – Construction Code Administrative Provisions” is intended to replace Chapter 1 of each of the following adopted codes: the [[2015]] 2018 International Building Code, the [[2015]] 2018 International Residential Code for One- and Two-Family Dwellings, the [[2015]] 2018 International Energy Conservation Code, the [[2015]] 2018 International Fuel Gas Code, the [[2015]] 2018 International Mechanical Code, [[and]] the [[2015]] 2018 International Plumbing Code, AND THE 2018 INTERNATIONAL POOL AND SPA CODE. This chapter is also intended to replace Article 80 of the National Electrical Code, [[2014]] 2017 edition.

Chapter 1

Construction Code Administrative Provisions

Section 101

Administration

101.2.1 Detached one- and two-family dwellings and multiple single-family dwellings. Detached one- and two-family dwellings and multiple single-family dwellings (townhouses) not more than three stories above grade plane in height with a separate means of egress and their accessory structures shall comply with the [[2015]] 2018 International Residential Code.

EXCEPTION: THE FOLLOWING SHALL BE PERMITTED TO BE CONSTRUCTED UNDER THE 2018 INTERNATIONAL RESIDENTIAL CODE:

1. LIVE/WORK UNITS LOCATED IN TOWNHOUSES COMPLYING WITH SECTION 619 OF THE 2018 INTERNATIONAL BUILDING CODE AND SECTION P2904 OF THE CONSTRUCTION CODE; AND

2. EXISTING STRUCTURES BUILT PRIOR TO 2008 (NON-SUPPRESSED) THAT ARE OWNER-OCCUPIED LODGING HOUSES WITH FIVE (5) OR FEWER GUEST ROOMS OR RESIDENTIAL BOARD AND CARE FACILITIES PROVIDING SERVICES TO FIVE (5) OR FEWER RESIDENTS.

101.2.2 Existing Buildings. Existing buildings undergoing repair, alterations or additions, and change of occupancy shall be permitted to comply with the [[2015]] 2018 International Existing Building Code.

101.4 Referenced codes. The other codes listed in sections 101.4.1 through [[101.4.7]] 101.4.8 shall be considered part of the requirements of the [[construction code]] CONSTRUCTION CODE. Except where enforcement of a code provision would violate the conditions of the listing of the equipment or appliance, the conditions of the listing and manufacturer’s instructions shall apply.

101.4.1 Building. The provisions of the [[2015]] 2018 International Building Code shall apply to the design and the construction, alteration, movement, enlargement, replacement, repair, equipment, use and occupancy, location, maintenance, removal, and demolition of every building or structure or any appurtenances connected or attached to such buildings or structures. The following appendices are adopted as part of the [[building code]] BUILDING CODE: Appendix C “Group U-Agricultural Buildings”, Appendix E “Supplementary Accessibility Requirements”, Appendix F “Rodentproofing”, Appendix G “Flood-Resistant Construction”, and Appendix I “Patio Covers”.

101.4.2 Electrical. The provisions of the National Electrical Code, [[2014]] 2017 edition (NFPA 70), shall apply to the installation of electrical systems, including alterations, repairs, replacement, equipment, appliances, fixtures, fittings, and appurtenances thereto.

101.4.3 Gas. The provisions of the [[2015]] 2018 International Fuel Gas Code shall apply to the installation of gas piping from the point of delivery, gas appliances, and related accessories as covered in the Construction Code. These requirements apply to gas piping systems extending from the point of delivery to the inlet connections of appliances and the installation and operation of residential and commercial gas appliances and related accessories. The following appendices are adopted as part of the Fuel Gas Code: Appendix A (IFGS) “Sizing and Capacities of Gas Piping”, Appendix B (IFGS) “Sizing of Venting Systems Serving Appliances Equipped with Draft Hoods, Category I Appliances, and Appliances Listed for Use with Type B Vents”, and Appendix C (IFGS) “Exit Terminals of Mechanical Draft and Direct-Vent Venting Systems”.

101.4.4 Mechanical. The provisions of the [[2015]] 2018 International Mechanical Code shall apply to the installation, alterations, repairs, and replacement of mechanical systems, including equipment, appliances, fixtures, fittings, and/or appurtenances, including ventilating, heating, cooling, air-conditioning and refrigeration systems, incinerators, and other energy-related systems. The following appendix is adopted as part of the Mechanical Code: Appendix A “Combustion Air Openings and Chimney Connector Pass-Throughs”.

101.4.5 Plumbing. The provisions of the [[2015]] 2018 International Plumbing Code shall apply to the installation, alteration, repair and replacement of plumbing systems, including equipment, appliances, fixtures, fittings and appurtenances, and, where connected to a water or sewage system, [[and]] all aspects of a medical gas system. The following appendices are adopted as part of the Plumbing Code: Appendix B “Rates of Rainfall for Various Cities”, [[Appendix C “Gray Water Recycling Systems”,]] Appendix D “Degree Day and Design Temperatures”, AND Appendix E “Sizing of Water Piping System” [[, and Appendix G “Vacuum Drainage System”]]. The provisions of the Anne Arundel County Private Sewage Disposal and Well Code shall apply to private sewage disposal systems.

101.4.6 Energy. The provisions of the [[2015]] 2018 International Energy Conservation Code shall apply to all matters governing the design and construction of COMMERCIAL buildings for energy efficiency.

101.4.7 Residential. The provisions of the [[2015]] 2018 International Residential Code for One- and Two-Family Dwellings shall apply to all matters governing the design and construction of detached one- and two-family dwellings and multiple single-family dwellings (townhouses) not more than three stories above grade plane in height with a separate means of egress and their accessory structures. The following appendices are adopted as part of the Residential Code: Appendix A “Sizing and Capacities of Gas Piping”, Appendix B “Sizing of Venting Systems Serving Appliances Equipped with Draft Hoods, Category I “Appliances, and Appliances Listed for Use with Type B Vents”, Appendix C “Exit Terminals of Mechanical Draft and Direct-Vent Venting Systems”, Appendix E “Manufactured Housing Used as Dwellings”, Appendix G “Piping Standards For Various Applications”, Appendix H “Patio Covers”, APPENDIX J “EXISTING BUILDINGS AND STRUCTURES”, Appendix K “Sound Transmission”, Appendix N “Venting Methods”, APPENDIX O “AUTOMATIC VEHICULAR GATES”, [[and]] Appendix P “Sizing Of Water Piping System”, APPENDIX Q “TINY HOUSES”, APPENDIX R “LIGHT STRAW-CLAY CONSTRUCTION”, AND APPENDIX S “STRAWBALE CONSTRUCTION”.

101.4.8 Swimming pool and Spa. THE PROVISIONS OF THE 2018 INTERNATIONAL SWIMMING POOL AND SPA CODE SHALL APPLY TO THE CONSTRUCTION, ALTERATION, MOVEMENT, RENOVATION, REPLACEMENT, REPAIR, AND MAINTENANCE OF AQUATIC RECREATION FACILITIES, POOLS, AND SPAS. THE SWIMMING POOLS AND SPAS COVERED BY THIS CODE ARE EITHER PERMANENT OR TEMPORARY, AND SHALL BE ONLY THOSE THAT ARE DESIGNED AND MANUFACTURED TO BE CONNECTED TO A CIRCULATION SYSTEM AND THAT ARE INTENDED FOR SWIMMING, BATHING, OR WADING.

Section 105

Permits

105.3.4 Time limitation of application. An application for a permit for any proposed work shall be deemed to have been abandoned and may be cancelled by the Department of Inspections and Permits ~~[[180 days]]~~ ONE YEAR after the date of filing, unless such application has been pursued in good faith or a permit has been issued, except that the Code Official is authorized to grant one or more extensions of time for additional periods not exceeding 90 days each. The extension shall be requested in writing and good cause shown.

105.5.4 Permit extension. Upon written request filed with the Department prior to permit expiration, and if the Department finds that a hardship exists, the times set forth in section 105.5 may be extended for up to one additional year from the date of expiration. A permit that is extended is subject to a \$25.00 fee. ~~[[A permit may not be extended more than once.]]~~ A renewed permit may not be extended.

105.5.5 Permit renewal. Upon written request filed with the Department no later than six months after permit expiration, and if the Department finds that a hardship exists, an expired permit may be renewed for up to one additional year from the date of expiration. A permit that is renewed is subject to a \$25.00 fee. ~~[[An expired permit may not be renewed more than once. An expired permit that was previously extended may not be renewed.]]~~ A PERMIT THAT HAS BEEN EXTENDED MUST COMPLY WITH THE CONSTRUCTION CODES ADOPTED IN ARTICLE 15 OF THE COUNTY CODE AT THE TIME OF THE EXTENSION.

Section 106

Construction Documents

106.1.1 Information on construction documents. Construction documents shall be dimensioned and drawn upon suitable material. Electronic media documents are permitted to be submitted ~~[[when approved by the Code Official]]~~. Construction documents shall be of sufficient clarity to indicate the location, nature, and extent of the work proposed and show in detail that it will conform to the provisions of the Construction Code and relevant laws, ordinances, rules, and regulations, as determined by the Code Official.

Section 107

Temporary Structures and Uses

107.3 Temporary power. The Code Official is authorized to give permission to temporarily supply and use power as part of an electric installation before such installation has been fully completed and the final certificate of completion has been issued. The part covered by the temporary certificate shall comply with the requirements specified for temporary lighting, heat, or power in the National Electrical Code, ~~[[2014]]~~ 2017 edition.

Section 110

Certificate of Occupancy

110.4 Revocation. The Code Official is authorized to suspend or revoke, in writing, a PERMIT, certificate of occupancy, or ~~[[completion]]~~ FINAL INSPECTION APPROVAL issued under the provisions of the Construction Code when the PERMIT, certificate OR APPROVAL is issued in error or on the basis of incorrect information supplied, or where it is determined that the building or structure or portion thereof is in violation of any ordinance or regulation or any of the provisions of the Construction Code.

INTERNATIONAL BUILDING CODE AMENDMENTS

The provisions of the ~~[[2015]]~~ 2018 International Building Code are amended, deleted, or corrected as follows and the following provisions shall supersede the part of the text of the ~~[[2015]]~~ 2018 International Building Code as indicated:

(7) STRIKE SECTION 310.4.1, IN ITS ENTIRETY, AND SUBSTITUTE:

“310.4.1 Residential care facilities within a dwelling. RESIDENTIAL BOARD AND CARE FACILITIES PROVIDING SERVICES TO FIVE (5) OR FEWER RESIDENTS IN AN EXISTING SINGLE FAMILY DWELLING STRUCTURE BUILT PRIOR TO 2008 ARE PERMITTED TO COMPLY WITH THE INTERNATIONAL RESIDENTIAL CODE. RESIDENTIAL BOARD AND CARE FACILITIES PROVIDING SERVICES TO MORE THAN FIVE (5) RESIDENTS IN AN EXISTING SINGLE FAMILY DWELLING STRUCTURE BUILT IN OR AFTER 2008 SHALL PROVIDE AN AUTOMATIC SPRINKLER SYSTEM INSTALLED IN ACCORDANCE WITH SECTION 903.3.1.3 OR SECTION P2904 OF THE INTERNATIONAL RESIDENTIAL CODE.

[[(9)] (10) In section [[1612.5.1.1.1]] 1612.4.1.1.1, strike “110.3.3” and substitute “109.4.3”, and strike “110.3.10.1” and substitute “109.12”, and, after the period, insert:

“All buildings and structures erected within a flood hazard area other than Coastal High Hazard Areas and Coastal A zones shall be elevated so that the lowest floor is located a minimum of one foot above the design flood elevation. All basement floor surfaces shall be located a minimum of one foot above the design flood elevation.”

[[(10)] (11) In section [[1612.5.2.2.1]] 1612.4.2.1, strike “110.3.3” and substitute “109.3.3”, and strike “110.3.10.1” and substitute “109.12”, and, after the period, insert:

“All buildings and structures erected within Coastal High Hazard Areas and Coastal A zones shall be elevated so that the lowest structural member is located a minimum of one foot above the design flood elevation. All basement floor surfaces shall be located a minimum of one foot above the design flood elevation.”

[[(14)] (15) After section 1805.4.3, insert:

“1805.4.4 Areaway drains. All open subsurface space adjacent to a building serving as an exit or entrance shall be provided with a drain or drains. All areaway drains shall be solid PVC or equivalent and shall discharge directly to a sump crock, daylight, or other approved means. No areaway drain may discharge into a subsoil drain. Drains serving areaways not exceeding 100 square feet shall have a minimum 2-inch diameter pipe. Areaway drains exceeding 100 square feet but not exceeding 1,000 square feet shall [[be provided with]] HAVE a minimum 3-inch diameter pipe. Areaway drains exceeding 1,000 square feet shall be sized in accordance with the [[2015]] 2018 International Plumbing Code. [”]

1805.4.5 Window well drains. Window well areaways shall have drains. Window well areaways 10 square feet or less may discharge to the subsoil drain through a 2-inch minimum diameter pipe. Drains for window well areaways greater than 10 square feet shall be installed in accordance with section 1805.4.4.

1805.4.6 Foundation weep holes. Where subsoil drains are required by section 1805.4.2, foundations of hollow core masonry shall have foundation weep holes. Weep holes shall be placed a maximum of 4 foot O/C intervals and shall discharge into the aggregate of interior subsoil drainage system.

1805.4.7 Site grading. The ground immediately adjacent to the foundation shall be sloped away from the building at a slope of not less than one unit vertical in 12 units horizontal (1:12) for a minimum distance of 5 feet (914 mm) measured perpendicular to the face of the wall or an approved alternate method of diverting water away from the foundation shall be used. Consideration shall be given to the possible additional settlement of the backfill when establishing the final ground level adjacent to the foundation. [”]

1805.4.8 Roof drainage. THE ROOF DRAINAGE SYSTEM SHALL DISCHARGE WITHIN FOUR (4) INCHES OF A SPLASH BLOCK. THE DISCHARGE MAY BE TO A PROPERLY GRADED OPEN AREA PROVIDED THAT THE POINT OF DISCHARGE IS AT LEAST FIVE (5) FEET FROM ANY PROPERTY LINE OR, AS REQUIRED BY AN APPROVED GRADING AND STORMWATER MANAGEMENT PLAN, TO A SWALE OR DEVICE.”

[[16]] (17) After section 1809.8, insert:

“**1809.8.1 Electrode.** In all buildings a concrete-encased electrode shall be provided prior to placement of concrete in accordance with section 250.52(a)(3) of the National Electrical Code, [[2014]] 2017 edition.”

[[19]] (20) After section [[3109.5]] 3109.1, insert:

“[[3109.6]] **3109.2 Public pool entrapment avoidance.** A public or semi-public swimming pool or spa shall conform to entrapment requirements as set forth in COMAR 10.17.01.28.”

[[20]] (21) After section [[3111]] 3113.4, insert:

“**Section [[3112]] 3114**

Driveways

[[3112.1]] **3114.1 Driveway aprons.** Driveway aprons shall extend from street or alley pavements to the property line, and shall be constructed in accordance with the provisions of the standard specifications and details issued by the Department of Public Works.

[[3112.2]] **3114.2 Location and specifications.** Driveways shall extend from the lot line to the garage, carport, or parking space, and shall measure at least 9 feet in width. The maximum gradient change at vertical transitions shall be 20%. Vertical transitions shall be designed to prevent the undercarriage or bumper of a standard size car from contacting the driveway surface. Alignment shall be safe and convenient to back a car out, or an adequate turnaround shall be provided. No portion of the driveway shall exceed 14% gradient from the horizontal.

[[3112.3]] **3114.3 Materials.** Driveways shall be constructed of concrete, blacktop, or other approved material to prevent spalling, erosion, and cracking.

[[3112.4]] **3114.4 Parking pads.** Two off-street parking pads shall be provided for each detached single-family home as defined by section 101.2.1 of the Construction Code. The minimum size per parking space is 9 feet in width and 18 feet in length.

[[3112.5]] **3114.5 Exception.** The aforementioned standards do not apply to lots one acre or larger.”

INTERNATIONAL RESIDENTIAL CODE AMENDMENTS

The provisions of the [[2015]] 2018 International Residential Code for One- and Two-Family Dwellings are amended, deleted, or corrected as follows and the following provisions shall supersede the part of the text of the [[2015]] 2018 International Residential Code for One- and Two-Family Dwellings as indicated:

(4) In Table R301.2 (1): Under “Ground snow load”, insert “25”; under “Speed (mph)”, insert “115”; under “Topographic effects”, insert “no”; under “Special wind region”, insert “no”; under “Wind-borne debris zone”, insert “no”; under “Seismic design category”, insert “A”; under “Weathering”, insert “Severe”; under “Frost line depth”, insert “30 inches”; under “Termite”, insert “Moderate - heavy”; after the column headed “Subject to damage from” add a new column with the heading “Decay” and under that heading insert “Slight - moderate”; under “Winter design temp”, insert “17 degrees”; under “Ice barrier underlayment required”, insert “Yes”; under “Flood hazards”, insert “May 2, 1983”; under “Air freezing index”, insert “>1500”; [[and]] under “Mean annual temp”, insert “55 degrees”; UNDER “COINCIDENT WET BULB”, INSERT “74%”; UNDER “WINTER HUMIDITY”, INSERT “30%”; AND UNDER “SUMMER HUMIDITY”, INSERT “50%”. FOR MANUAL J DESIGN CRITERIA, UNDER “LATITUDE”, INSERT “39.20”; UNDER “WINTER HEATING”, INSERT “17”; UNDER “SUMMER COOLING”, INSERT 89; UNDER “ALTITUDE CORRECT FACTOR”, INSERT “NONE”; UNDER “DESIGN TEMPERATURE”, INSERT “70F”; UNDER “DESIGN TEMPERATURE COOLING”, INSERT “75F”; UNDER “HEATING TEMPERATURE DIFFERENCE”, INSERT “55F”; AND UNDER “WIND VELOCITY COOLING” AND “WIND VELOCITY HEATING”, IN BOTH INSTANCES, INSERT 7.5F.

[[14]] (12) After section [[R326]] R327, insert:

“Section [[R327]] R328

Driveway Aprons and Driveways and Fences

[[R327.1]] **R328.1 Driveway aprons.** Driveway aprons shall extend from street or alley pavements to the lot line and shall be constructed in accordance with the provisions of the standard specifications and details issued by the Department of Public Works.

[[R327.2]] **R328.2 Driveways.** Driveways shall extend from the lot line to the garage, carport, or parking space, and shall measure at least 9 feet in width. The maximum gradient change at vertical transitions shall be 20%. Vertical transitions shall be designed to prevent the undercarriage or bumper of a standard size car from contacting the driveway surface. Alignment shall be safe and convenient to back a car out, or an adequate turnaround shall be provided. No portion of the driveway shall exceed 14% gradient from the horizontal.

[[R327.3]] **R328.3 Driveway construction.** Driveways shall be constructed of concrete, blacktop, or other approved material to prevent spalling, erosion, and cracking.

[[R327.4]] **R328.4 Parking pads.** Two off-street parking pads shall be provided for each detached single-family home as defined by section 101.2.1 of the Construction Code. The minimum size per parking space is 9 feet in width and 18 feet in length.

[[R327.5]] **R328.5 Exception.** The provisions of this section do not apply to lots one acre or larger.

[[R327.6]] **R328.6 Fences.** All fences located on corner lots shall maintain a 25- foot setback from the apex of the intersecting streets.”

[[17]] (15) In section R403.1, after “ACI332.”, insert “In all buildings a concrete-encased electrode shall be provided prior to the placement of concrete in accordance with section 250.52(a)(3) of the National Electrical Code, [[2014]] 2017 edition.

[[19]] (17) After section R405.1, insert:

“R405.1.1 Subsoil drainage systems. Subsoil drains shall be required for all buildings having basements, cellars, crawl spaces, or floors below grade. Subsoil drains shall be located inside and outside of the foundation and shall be installed at or below the area to be protected. Drains shall discharge by gravity or mechanical means into an approved drainage system in accordance with section R405.1.2. Drains shall be perforated or open joint approved drain tile not less than 3 inches in diameter and be placed in gravel, slag, or crushed rock or other approved material at least one sieve size larger than the tile joint opening or perforations with a minimum of 4 inches surrounding the drain tile or pipe on all sides. Exterior drains shall have an approved filter material placed on top of the required gravel stone or crushed rock.

R405.1.2 Sump pumps and pits. Where subsoil drains do not discharge by gravity, the drains shall discharge to an accessible sump pit with an automatic electric pump. The sump pit shall be a minimum of 18 inches in diameter and 24 inches in depth, and be provided with a fitted cover. The sump pump shall have adequate capacity to discharge all water coming into the sump as it accumulates but in no case shall the capacity of the pump be less than 15 gallons per minute. The discharge from the pump shall be a minimum of 1 1/4 inches and shall have a union in the discharge piping to make the pump accessible for servicing. When not serving a continuous flowing spring or ground water the sump pump may discharge onto a splash block not less than 24 inches in length. The discharge pipe shall be located within 4 inches of the splash block and positioned to divert the flow parallel to the splash block. Subsoil drains and sump pump discharge may discharge to a properly graded open area provided the point of discharge is 5 feet from any property line. Where a continuous flowing spring or groundwater is encountered, subsoil and sump pump discharge lines must be piped to a storm drain or approved water course. When piped to a storm drain all drainage lines shall be provided with an accessible backwater valve.

R405.1.3 Areaway drains. All open subsurface space adjacent to a building serving as an exit or entrance shall be provided with a drain or drains. All areaway drains shall be solid PVC or equivalent and shall discharge directly to a sump crock, daylight, or other approved means. No areaway drain may discharge into a subsoil drain. Drains serving areaways not exceeding 100 square feet shall have a minimum 2-inch diameter pipe. Areaway drains exceeding 100 square feet but not exceeding 1,000 square feet shall be provided with a minimum 3-inch diameter pipe. Areaway drains exceeding 1,000 square feet shall be sized in accordance with the ~~[[2015]]~~ 2018 International Plumbing Code.

~~**R405.1.4 Window well drains.** Window well areaways shall have drains. Window well areaways 10 square feet or less may discharge to the subsoil drain through a 2-inch minimum diameter pipe. Drains for window well areaways greater than 10 square feet shall be installed in accordance with section ~~[[R405.1.2]]~~ R405.1.3.~~

R405.1.5 Foundation weep holes. Where subsoil drains are required by section R405.1.1, foundations of hollow core masonry shall have foundation weep holes. Weep holes shall be placed a maximum of 4 foot O/C intervals and shall discharge into the aggregate of the interior subsoil drainage system.”

(21) IN SECTION R801.3, STRIKE “IN AREAS WHERE EXPANSIVE SOILS OR COLLAPSIBLE SOILS ARE KNOWN TO EXIST,”; AND, AFTER THE LAST SENTENCE, INSERT “THE ROOF DRAINAGE SYSTEM SHALL DISCHARGE WITHIN FOUR (4) INCHES OF A SPLASH BLOCK. THE DISCHARGE MAY BE TO A PROPERLY GRADED OPEN AREA PROVIDED THAT THE POINT OF DISCHARGE IS AT LEAST FIVE (5) FEET FROM ANY PROPERTY LINE OR, AS REQUIRED BY AN APPROVED GRADING AND STORMWATER MANAGEMENT PLAN, TO A SWALE OR DEVICE.”.

~~[[23]]~~ (22) In section ~~[[M1305.1.3]]~~ M1305.1.2, in the last sentence, after “appliance.”, insert:

“Access to the attic opening shall be provided by a permanent or pull down stairway in all new construction.”

~~[[24]]~~ (23) In section M1307.5, strike “Chapters 14, 15, 19, 20, and 34 through 43 of this Code” and substitute “the National Electrical Code, ~~[[2014]]~~ 2017 edition”.

~~[[28]]~~ (27) After section ~~[[P2604.2.4]]~~ P2604.4, insert:

“~~[[P2604.3]]~~ **P2604.5 Tracer wire.** Nonmetallic sanitary sewer and nonmetallic water supply piping that connects to public systems shall be locatable. An insulated copper tracer wire, 10 AWG minimum in size and suitable for direct burial or an equivalent product shall be utilized. The wire shall be installed in the same trench as the sewer or water supply piping within 12 inches (305 mm) of the piping and shall be installed from within five feet of the building wall to the point where the building sewer or water supply system connects with the public system. At a minimum, one end of the wire shall terminate above grade in an accessible location that is resistant to physical damage, such as with a cleanout or at the building wall.”

INTERNATIONAL ENERGY CONSERVATION CODE AMENDMENTS

The provisions of the ~~[[2015]]~~ 2018 International Energy Conservation Code are amended, deleted, or corrected as follows and the following provisions shall supersede the part of the text of the ~~[[2015]]~~ 2018 International Energy Conservation Code as indicated:

INTERNATIONAL EXISTING BUILDING CODE AMENDMENTS

The provisions of the international existing building code, ~~[[2015]]~~ 2018 edition, are amended, deleted, or corrected as follows, and the following provisions shall supersede the part of the text of the international existing building code, ~~[[2015]]~~ 2018 edition, as indicated:

NATIONAL ELECTRICAL CODE AMENDMENTS

The provisions of the National Electrical Code, [[2014]] 2017 edition, are amended, deleted, or corrected as follows and the following provisions shall supersede the part of the text of the National Electrical Code, [[2014]] 2017 edition, as indicated:

(3) IN SECTION 210.52G, AFTER “(3)”, INSERT:

“A 120 VOLT, 15 OR 20 AMP RECEPTACLE SUPPLYING A PERMANENTLY INSTALLED SUMP PUMP IN AN UNFINISHED AREA SHALL NOT REQUIRE GFCI PROTECTION PROVIDED THAT ALL OF THE FOLLOWING CONDITIONS ARE MET:

1. THE SUMP PUMP DOES NOT REQUIRE GFCI PROTECTION PER MANUFACTURERS’ INSTRUCTION OR LISTING;

2. A SINGLE RECEPTACLE ON A DEDICATED BRANCH CIRCUIT SHALL IS INSTALLED INSIDE AN ADEQUATELY SIZED NON-METALLIC ENCLOSURE THAT HAS A COVER SECURED BY SCREWS OR BOLTS; AND

3. OPENINGS ARE INSTALLED ON THE BOTTOM OF THE ENCLOSURE AND ARE NO LARGER THAN REQUIRED FOR FLEXIBLE CORD TO ENTER THE ENCLOSURE.”

(6) AFTER SECTION 408.38, INSERT:

“408.48.1 IN ADDITION, THE HIGHEST AVAILABLE BREAKER SPACE IN THE PANEL BOARD SHALL COMPLY WITH SECTION 240.24(A).”

INTERNATIONAL FUEL GAS CODE AMENDMENTS

The provisions of the [[2015]] 2018 International Fuel Gas Code are amended, deleted, or corrected as follows and the following provisions shall supersede the part of the text of the [[2015]] 2018 International Fuel Gas Code as indicated:

INTERNATIONAL MECHANICAL CODE AMENDMENTS

The provisions of the [[2015]] 2018 International Mechanical Code are amended, deleted, or corrected as follows and the following provisions shall supersede the part of the text of the [[2015]] 2018 International Mechanical Code as indicated:

INTERNATIONAL PLUMBING CODE AMENDMENTS

The provisions of the [[2015]] 2018 International Plumbing Code are amended, deleted, or corrected as follows and the following provisions shall supersede the part of the text of the [[2015]] 2018 International Plumbing Code as indicated:

(5) AFTER SECTION 303.1, INSERT:

“**303.2 Piping system identification.** IN COMMERCIAL BUILDINGS OR STRUCTURES WITH MULTIPLE PIPING SYSTEMS, ALL WASTEWATER, STORMWATER, AND GREASE LINES SHALL BE IDENTIFIED USING STENCILING OR COMMERCIALY AVAILABLE PIPE LABELS. THE LABELS SHALL INDICATE THE PIPE CONTENTS AND THE DIRECTION OF FLOW. THE INTERVAL OF IDENTIFICATION MARKINGS SHALL NOT EXCEED 25 FEET.”

(16) Strike section [[608.17]] 608.18 [[and Table 608.17.1]] in [[their]] ITS entirety.

(19) In section [[903.11]] 903.1 insert “6” in the space indicated and strike “(mm)”.

(20) After section [[1003.3.5]] 1003.3.8, insert:

“[[1003.3.6]] **1003.3.9 Location.** All grease interceptors shall be located outside the building served and shall be accessible for servicing.”

INTERNATIONAL POOL AND SPA CODE AMENDMENTS

THE PROVISIONS OF THE 2018 INTERNATIONAL POOL AND SPA CODE ARE AMENDED, DELETED, OR CORRECTED AS FOLLOWS AND THE FOLLOWING PROVISIONS SHALL SUPERSEDE THE PART OF THE TEXT OF THE 2018 INTERNATIONAL POOL AND SPA CODE AS INDICATED:

(1) STRIKE CHAPTER 1, IN ITS ENTIRETY, AND SUBSTITUTE “CHAPTER 1 – CONSTRUCTION CODE ADMINISTRATIVE PROVISIONS”.

(2) IN SECTION 202, IN THE DEFINITION OF “CODE OFFICIAL”, STRIKE “THE OFFICER OR OTHER DESIGNATED AUTHORITY CHARGED WITH THE ADMINISTRATION AND ENFORCEMENT OF THIS CODE, OR A DULY AUTHORIZED REPRESENTATIVE”, AND SUBSTITUTE “THE DIRECTOR OF INSPECTIONS AND PERMITS, OR DULY AUTHORIZED REPRESENTATIVE, CHARGED WITH THE ADMINISTRATION AND ENFORCEMENT OF THIS CODE”.

SECTION 5. *And be it further enacted*, That this Ordinance shall take effect 45 days from the date it becomes law.

APPROVED AND APPROVED AND ENACTED: September 18, 2020

EFFECTIVE DATE: November 2, 2020

Bill No. 61-20

AN ORDINANCE concerning: Public Works – Utilities – Backflow Preventers – Water and Wastewater

FOR the purpose of replacing the term “backflow prevention device” with “backflow preventer”; requiring repair or replacement of a backflow preventer in certain situations; requiring payment of a service charge for restoration of water service after it is turned off for an improperly functioning backflow preventer; modifying the timeframe for the replacement of a water meter on a private water source; allowing for back billing for water or wastewater charges for a period not to exceed three years for any billings that are incorrect or not made; allowing a waiver of water or wastewater usage bills for any property that becomes uninhabitable or certain unoccupied residential property; increasing the amount of reimbursement to a residential customer for property damage as a result of a sewer system backup; establishing a charge for a meter test; and generally relating to public works.

BY repealing and reenacting, with amendments: §§ 13-5-107(a)(1), (d), (f) and (k)(1); 13-5-108; 13-5-306(a); 13-5-806(c); 13-5-809(b), (c) and (f); 13-5-811; and 13-5-812
Anne Arundel County Code (2005, as amended)

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland*, That Section(s) of the Anne Arundel County Code (2005, as amended) read as follows:

ARTICLE 13. PUBLIC WORKS

TITLE 5. UTILITIES

13-5-107. Fire hydrants.

(a) **Definitions.** In this section, the following words have the meanings indicated.

(1) “Backflow [[prevention device]] PREVENTER” means a device or means used to prevent the flow of gas, liquids, solids, or other substances into the public water supply.

(d) **Water meters.** If a fire hydrant connection permit is issued, the permit holder shall use only the water meter and backflow [[prevention device]] PREVENTER approved by the Department in the permit. A permit holder may rent a water meter from the County upon payment of the rental and deposit rates set forth in §§ 13-5-904 and 13-5-905, or may use a privately-owned meter if the meter is inspected and approved by the Department. If the Director determines it is in the best interest of the County, the Department may prohibit the use of privately-owned meters for connection to fire hydrants and may establish a policy under which the County may purchase privately-owned meters to rent to permit holders.

(f) **Permit display; backflow preventer.** A person may not make a connection to or draw water from a fire hydrant unless that person possesses a copy of a valid fire hydrant permit and uses a water meter with a tag matching the permit. A person may not make a connection to or draw water from a fire hydrant without using a properly functioning backflow [[prevention device]] PREVENTER approved by the Department.

(k) Sanctions; penalties.

(1) If a permit holder fails to use a backflow [[prevention device]] PREVENTER on a water meter connected to a fire hydrant or if the Department determines a backflow [[prevention device]] PREVENTER is in disrepair or malfunctioning, all fire hydrant connection permits issued to that permit holder shall be suspended until a backflow [[prevention device]] PREVENTER is repaired or installed on the water meter and approved by the Department.

13-5-108. Backflow preventers.

If [[the owner or user of an irrigation system]] A PROPERTY connected to public water does not have a properly functioning backflow [[device]] PREVENTER as required by Article 15 of this Code, THE DEPARTMENT SHALL ISSUE THE OWNER A NOTICE TO INSTALL, TEST, REPAIR, OR REPLACE THE BACKFLOW PREVENTER WITHIN 90 DAYS OF THE DATE OF THE NOTICE. IF THE OWNER FAILS TO COMPLY, THE DEPARTMENT SHALL ISSUE A SECOND NOTICE TO INSTALL, TEST, REPAIR, OR REPLACE THE BACKFLOW PREVENTER WITHIN 30 DAYS OF THE DATE OF THE NOTICE. IF THE OWNER FAILS TO COMPLY WITH THE SECOND NOTICE, the Department may turn off public water SERVICE to the [[owner or user]] PROPERTY. PUBLIC WATER SERVICE TO THE PROPERTY MAY ONLY BE RESTORED AFTER THE BACKFLOW PREVENTER HAS BEEN INSTALLED, REPAIRED, OR REPLACED; HAS BEEN CERTIFIED BY A LICENSED PLUMBER TO BE FUNCTIONING PROPERLY IN ACCORDANCE WITH ARTICLE 15 OF THIS CODE; AND UPON PAYMENT OF THE SERVICE CHARGE SET FORTH IN § 13-5-811.

13-5-306. Unlawful connection.

(a) **Requirements.** A person may not make connection to a County water or wastewater line without permission from the Director and without having complied with connection permit and other connection application requirements of this Code. A person may not turn on a water valve or restore water service that has been disconnected or turned off without permission from the Director. A person may not use County water other than through a water meter with a required backflow [[prevention device]] PREVENTER.

13-5-806. Wastewater charges for properties with water meters on private water sources and for properties without water service.

(c) **Same – required replacement.** A water meter on a private water source shall be replaced by the property owner at least once every [[ten]] 15 years.

13-5-809. Penalties, back-billing, adjustments, and payments.

(b) **Incorrect billings or no billings.** If billings are incorrect or not made ~~due~~ due to an omission or error by a customer~~},~~ the Office of Finance may back bill for a period not to exceed three years.

(c) **Uninhabitable or unoccupied property.** [[At a customer’s request,]] A CUSTOMER MAY SUBMIT AN APPLICATION FOR A WAIVER OF A WATER OR WASTEWATER USAGE BILL FOR ANY [[if residential]] property [[on unmetered wastewater service]] THAT becomes uninhabitable, or FOR RESIDENTIAL PROPERTY THAT will be unoccupied for three months or more because an owner of the property is activated to military service pursuant to an Executive Order issued by the President of the United States [[,the Office of Finance]]. THE DEPARTMENT may GRANT THE WAIVER AND, IF GRANTED, THE OFFICE OF FINANCE SHALL reduce the bill for usage to zero FOR A PERIOD OF UP TO SIX MONTHS OR until the property is habitable or occupied again. THE WAIVER MAY BE RENEWED IN INCREMENTS OF UP TO SIX MONTHS UPON APPLICATION OF THE OWNER, FOR A MAXIMUM TOTAL OF NO MORE THAN TEN YEARS. THE APPLICATION SHALL BE SUBMITTED TO THE DEPARTMENT WITHIN SIX MONTHS OF THE PROPERTY BECOMING UNINHABITABLE OR THE OWNER BEING ACTIVATED TO MILITARY SERVICE, OR PRIOR TO THE EXPIRATION OF A PREVIOUSLY GRANTED SIX MONTH WAIVER, AND THE [[The]] property owner shall provide the Department with PROOF THAT THE PROPERTY IS UNINHABITABLE OR a copy of the military orders calling the owner to active duty. If there are any costs to the utility to abandon service, even on a temporary basis, or to reestablish service, the customer shall pay these costs.

(f) **Sewer system backup reimbursement.** The Department may reimburse a residential customer up to [[\$500]] \$1,000 for property damage sustained as a result of a sewer system backup into the customer's home, after a determination by Risk Management that the backup is not a liability of the County or caused by customer negligence. The customer shall provide receipts of expenses incurred to cleanup or replace damaged property and proof that the customer was not compensated for the damage by insurance.

13-5-811. Charge for restoration of water service.

Whenever water service has been turned off in accordance with § 13-5-810, and if the charges remain unpaid 60 days after the billing date, a service charge of \$50 shall be paid in order to restore service after the payment of the previously unpaid charges. WHENEVER WATER SERVICE HAS BEEN TURNED OFF IN ACCORDANCE WITH § 13-5-108, A SERVICE CHARGE OF \$50 SHALL BE PAID IN ORDER TO RESTORE SERVICE AFTER COMPLIANCE WITH § 13-5-108.

13-5-812. Charge for meter reading, special billing, and meter test.

There is a charge of \$35 for a request for a meter reading, [[and]] A special billing, OR A METER TEST. IN ACCORDANCE WITH WRITTEN POLICY OF THE DEPARTMENT, THE OFFICE OF FINANCE MAY WAIVE THE CHARGE.

SECTION 2. *And be it further enacted,* That this Ordinance shall take effect 45 days from the date it becomes law.

APPROVED AND APPROVED AND ENACTED: October 12, 2020

EFFECTIVE DATE: November 26, 2020

Bill No. 62-20

AN ORDINANCE concerning: Public Safety – Off-the-Road Motorcycles

FOR the purpose of defining “off-the-road motorcycle”; prohibiting off-the-road motorcycles within 300 feet of a dwelling unless permission is given; allowing sanctions for a violation; and generally relating to public safety.

BY adding: § 12-3-110

Anne Arundel County Code (2005, as amended)

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland,* Section(s) of the Anne Arundel County Code (2005, as amended) read as follows:

ARTICLE 12. PUBLIC SAFETY

TITLE 3. TRAFFIC

12-3-110. Off-the-road motorcycles.

(A) **Definition.** IN THIS SECTION, “OFF-THE-ROAD MOTORCYCLE” HAS THE MEANING STATED IN § 25-102.1 OF THE TRANSPORTATION ARTICLE OF THE STATE CODE.

(B) **Prohibition.** A PERSON MAY NOT OPERATE AN OFF-THE-ROAD MOTORCYCLE WITHIN 300 FEET OF A DWELLING WITHOUT THE WRITTEN PERMISSION OF A AN ADULT RESIDENT OF THE DWELLING.

(C) **Sanctions for violations.** A PERSON WHO VIOLATES THIS SECTION IS SUBJECT TO A FINE OF \$75 FOR THE FIRST THREE VIOLATIONS. FOR SUBSEQUENT VIOLATIONS, THE PERSON IS GUILTY OF A MISDEMEANOR AND, UPON CONVICTION, IS SUBJECT TO A FINE NOT TO EXCEED \$250.

SECTION 2. *And be it further enacted,* That this Ordinance shall take effect 45 days from the date it becomes law.

APPROVED AND APPROVED AND ENACTED: October 12, 2020

EFFECTIVE DATE: November 26, 2020

Bill No. 63-20

~~AN ORDINANCE concerning: Public Safety—Electronic Smoking Devices in Restaurants—Prohibition~~

~~FOR the purpose of prohibiting the use of electronic smoking devices in restaurants; defining certain terms; allowing sanctions for violations; and generally relating to public safety.~~

~~BY adding: § 12-6-107~~

~~Anne Arundel County Code (2005, as amended)~~

~~SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland,* Section(s) of the Anne Arundel County Code (2005, as amended) read as follows:~~

ARTICLE 12. PUBLIC SAFETY

TITLE 6. MISCELLANEOUS PROVISIONS

~~12-6-107. Electronic smoking devices.~~

~~(A) **Definition.** IN THIS SECTION, THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED:~~

~~(1) “ELECTRONIC SMOKING DEVICE” HAS THE MEANING STATED IN § 16.7-101 OF THE BUSINESS REGULATION ARTICLE OF THE STATE CODE.~~

~~(2) “RESTAURANT” MEANS A COMMERCIAL ESTABLISHMENT FOR THE SALE OF FOOD FOR ON PREMISES CONSUMPTION.~~

~~(B) **Prohibition.** A PERSON MAY NOT USE AN ELECTRONIC SMOKING DEVICE IN A RESTAURANT.~~

~~(C) Sanction for violation. THE ANNE ARUNDEL COUNTY POLICE DEPARTMENT SHALL ENFORCE THE PROVISIONS OF THIS TITLE. A VIOLATION OF THIS TITLE IS A CLASS E CIVIL OFFENSE.~~

AN ORDINANCE concerning: Licenses and Registrations – Electronic Smoking Devices in Restaurants – Indoor Prohibition

FOR the purpose of prohibiting the use of electronic smoking devices indoors in restaurants; defining certain terms; providing for a penalty for violations; and generally relating to licenses and registrations.

BY adding: § 11-6-104

Anne Arundel County Code (2005, as amended)

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland, Section(s) of the Anne Arundel County Code (2005, as amended) read as follows:*

ARTICLE 11. LICENSES AND REGISTRATIONS

TITLE 6. FOOD SERVICE FACILITIES

11-6-104. Electronic smoking devices.

(A) Definition. IN THIS SECTION, THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED:

(1) “ELECTRONIC SMOKING DEVICE” HAS THE MEANING STATED IN § 16.7-101 OF THE BUSINESS REGULATION ARTICLE OF THE STATE CODE.

(2) “RESTAURANT” MEANS A COMMERCIAL ESTABLISHMENT FOR THE SALE OF FOOD FOR ON-PREMISES CONSUMPTION.

(B) Prohibition. A RESTAURANT SHALL PROHIBIT THE INDOOR USE OF ELECTRONIC SMOKING DEVICES.

(C) Violations. IT IS A CLASS E CIVIL OFFENSE TO VIOLATE ANY PROVISION OF THIS SECTION.

SECTION 2. *And be it further enacted,* That this Ordinance shall take effect 45 days from the date it becomes law.

APPROVED AND APPROVED AND ENACTED: October 12, 2020

EFFECTIVE DATE: November 26, 2020

Bill No. 64-20

AN ORDINANCE concerning: Finance, Taxation, and Budget, Subdivision and Development, and Zoning – Glen Burnie Sustainable Community Overlay Area

FOR the purpose of establishing the Glen Burnie Sustainable Community Overlay Area; amending the definitions of “commercial revitalization area” and “qualified improvements”; exempting non-residential redevelopment within the Glen Burnie Sustainable Community Overlay Area from the test for adequate road facilities under certain conditions; exempting residential redevelopment within the Glen Burnie Sustainable Community Overlay Area from the tests for adequate school and road facilities under certain conditions; adding the conditions for the exemptions from the tests for adequate road and school facilities; allowing additional mitigation of public facilities for redevelopment in the Glen Burnie Sustainable Community Overlay Area; requiring a concept plan and community meeting for redevelopment in the Glen Burnie Sustainable Community Overlay Area; requiring redevelopment in the Glen Burnie Sustainable Community Overlay Area to include open space, recreation area, open area, and landscaping; allowing a certain reduction in fees for applications for redevelopment in the Glen

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Burnie Sustainable Community Overlay Area; defining the terms “community enhancement” and “redevelopment”; establishing the purposes of the Glen Burnie Sustainable Community Overlay Area; adding the zoning uses and bulk regulations for the Glen Burnie Sustainable Community Overlay Area; adopting the map of the Glen Burnie Sustainable Community Overlay Area; and generally relating to finance, taxation, and budget, subdivision and development, and zoning.

BY repealing and reenacting, with amendments: §§ 4-2-307(a)(1) and (2); 17-5-201(b); 17-5-401(a); 17-5-901(d); and 17-11-102

Anne Arundel County Code (2005, as amended)

BY repealing: § 17-7-301 and the subtitle “Subtitle 3. Commercial Development in the Glen Burnie Town Center”

Anne Arundel County Code (2005, as amended)

BY adding: §§ 17-5-207(e); 17-5-401(c); 17-5-901(d); 17-7-301 through 17-7-305 and the subtitle “Subtitle 3. Redevelopment in the Glen Burnie Sustainable Community Overlay Area”; and 18-14-601 through 18-14-604 and the subtitle “Subtitle 6. Glen Burnie Sustainable Community Overlay Area”

Anne Arundel County Code (2005, as amended)

BY renumbering: § 17-5-901(d) through (h), respectively, to be § 17-5-901(e) through (i), respectively

Anne Arundel County Code (2005, as amended)

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland,* That § 17-7-301 and the subtitle “Subtitle 3. Commercial Development in the Glen Burnie Town Center” of the Anne Arundel County Code (2005, as amended) is hereby repealed.

SECTION 2. *And be it further enacted,* That § 17-5-901(d) through (h), respectively, of the Anne Arundel County Code (2005, as amended) is hereby renumbered to be § 17-5-901(e) through (i), respectively.

SECTION 3. *And be it further enacted,* That Section(s) of the Anne Arundel County Code (2005, as amended) read as follows:

ARTICLE 4. FINANCE, TAXATION, AND BUDGET

TITLE 2. REAL PROPERTY TAXES

4-2-307. Commercial revitalization area program.

(a) **Definitions.** In this section, the following words have the meanings indicated:

(1) “Commercial revitalization area” means an area designated on a map adopted by ordinance of the County Council that is eligible to have qualified properties in the area receive revitalization credits AND INCLUDES THE GLEN BURNIE SUSTAINABLE COMMUNITY OVERLAY AREA AS SHOWN ON THE MAP ADOPTED BY THE COUNTY COUNCIL IN BILL NO. 64-20.

(2) “Qualified improvements” means physical improvements that are made to a qualified property, including new construction, REHABILITATION, REDEVELOPMENT, or improvements made after demolition of pre-existing improvements; are constructed in accordance with a building permit issued by the County; and have a full cash value of at least \$100,000 in the year the improvements are substantially completed, as reflected in the records of the State Department of Assessments and Taxation.

ARTICLE 17. SUBDIVISION AND DEVELOPMENT

TITLE 5. ADEQUATE PUBLIC FACILITIES

17-5-201. Requirement to pass adequacy of public facilities tests; exemptions.

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(b) **General requirement.** The Planning and Zoning Officer may not give final approval to a proposed record plat, recommend approval of an application for a building or grading permit in connection with a preliminary plan or site development plan, or approve a site development plan for development that does not require a permit unless the development passes the tests for adequate public facilities set forth in this title if required by the chart in this section.

The chart uses the following key: S = subject to the test and E = exempted from the test.

Development Type	Fire Suppression	Roads	Schools	Sewage Disposal	Storm Drain	Water Supply
Non-Residential:						
REDEVELOPMENT IN THE GLEN BURNIE SUSTAINABLE COMMUNITY OVERLAY AREA UNDER SUBTITLE 3 OF TITLE 7	S	E ⁸	E	S	S	S
Residential:						
REDEVELOPMENT IN THE GLEN BURNIE SUSTAINABLE COMMUNITY OVERLAY AREA UNDER SUBTITLE 3 OF TITLE 7	S	E ⁸	E ⁷	S	S	S

⁷ BUT SUBJECT TO THE CONDITIONS LISTED IN § 17-5-207(E).

⁸ BUT SUBJECT TO THE CONDITIONS LISTED IN § 17-5-401(C).

17-5-207. Exemptions.

(E) **Exemptions within the Glen Burnie Sustainable Community Overlay Area.** RESIDENTIAL REDEVELOPMENT IN THE GLEN BURNIE SUSTAINABLE COMMUNITY OVERLAY AREA UNDER SUBTITLE 3 OF TITLE 7 IS EXEMPT FROM THE ADEQUATE SCHOOLS FACILITIES TEST IF THE FOLLOWING CONDITIONS ARE MET:

(1) THE REDEVELOPMENT TAKES PLACE ON PROPERTIES LOCATED IN THE TC ZONING DISTRICT;

(2) THE PROJECT INCLUDES A MIX OF AT LEAST TWO RESIDENTIAL, COMMERCIAL, OR INDUSTRIAL USES THAT ARE INTEGRATED AND CONNECTED BY PEDESTRIAN ACCESS; AND

(3) IF MULTIFAMILY DWELLINGS FORM PART OF THE MIX OF USES, NO LESS THAN 50% OF THE DWELLING UNITS CONSIST OF EFFICIENCY OR ONE-BEDROOM UNITS AND NO DWELLING UNITS HAVE MORE THAN TWO BEDROOMS.

17-5-401. Standards.

(a) **Generally.** Except as provided in [[subsection]] SUBSECTIONS (b) AND (C) and [[in]] § 17-6-504 (9), a development passes the test for adequate road facilities if in the scheduled completion year of the development it creates 50 or fewer daily trips or if:

(1) the road facilities in the impact area of the proposed development will operate at or above the minimum of 'D' level of service after including the traffic generated by the development; and

(2) road facilities in the impact area of the proposed development will have an adequacy rating of not less than 70 as defined by the Anne Arundel County road rating program or, if not rated by the Anne Arundel County road rating program, have been found by the County to be adequate with respect to road capacity, alignment, sight distance, structural condition, design, and lane width, except that the requirements of this subsection (a)(2) do not apply to development in a commercial revitalization area, to scenic or historic roads in the impact area of the proposed development, or to roads other than those that front on the cluster lots in a cluster development in an RA or RLD District; or

(3) the developer has an approved mitigation plan under §§ 17-5-901 et seq.

(C) Glen Burnie Sustainable Community Overlay Area. IN THE GLEN BURNIE SUSTAINABLE COMMUNITY OVERLAY AREA, REDEVELOPMENT PASSES THE TEST FOR ADEQUATE ROAD FACILITIES IF IN THE SCHEDULED COMPLETION YEAR OF THE REDEVELOPMENT IT CREATES 250 OR FEWER NEW DAILY TRIPS OR IF EACH INTERSECTION FROM SITE ACCESS POINTS TO AND INCLUDING THE FIRST INTERSECTION WITH AN ARTERIAL OR HIGHER CLASSIFICATION ROAD OPERATES WITH A PEAK HOUR CRITICAL LANE VOLUME OF LESS THAN 1,450.

17-5-901. Mitigation.

(D) Glen Burnie Sustainable Community Overlay Area. IN ADDITION TO OTHER MITIGATION ALLOWED UNDER THIS SECTION, MITIGATION IN THE GLEN BURNIE SUSTAINABLE COMMUNITY OVERLAY AREA MAY INCLUDE:

(1) IMPROVEMENTS TO A SUBSTANDARD INTERSECTION, CONSTRUCTION OF A NEW ROAD, IMPROVEMENTS TO OTHER EXISTING ROADS, PROVISION OF SMART SIGNALIZATION SYSTEMS, OR DIVERSION OF TRIPS FROM AUTOMOBILE TO OTHER MODES;

(2) CONTRIBUTIONS TO A COUNTY CAPITAL PROJECT, A STATE PROJECT, OR A COUNTY FUND EARMARKED FOR A STATE PROJECT FOR ROAD IMPROVEMENTS AND CONSTRUCTION IN THE GLEN BURNIE SUSTAINABLE COMMUNITY OVERLAY AREA;

(3) IMPROVEMENT OF THE COUNTY'S ABILITY TO PROVIDE PUBLIC TRANSPORTATION IN THE GLEN BURNIE SUSTAINABLE COMMUNITY OVERLAY AREA;

(4) THE PROVISION OF OR CONTRIBUTION TO LONG-TERM SATELLITE PARKING IN OR IN THE VICINITY OF THE GLEN BURNIE SUSTAINABLE COMMUNITY OVERLAY AREA THAT IS SERVED BY PUBLIC TRANSIT, SHUTTLE SERVICE, OR RIDE SHARING; OR

(5) THE PROVISION OF TRAFFIC DESIGN AND TRAFFIC DIRECTIONS USING INTELLIGENT TRANSPORTATION SYSTEMS, TRANSPORTATION SYSTEM MANAGEMENT, OR OTHER MEASURES TO DIRECT TRAFFIC TO ALTERNATE ROUTES THROUGH LESS CONGESTED INTERSECTIONS.

TITLE 7. DEVELOPMENT REQUIREMENTS FOR PARTICULAR TYPES OF DEVELOPMENT

SUBTITLE 3. REDEVELOPMENT IN THE GLEN BURNIE SUSTAINABLE COMMUNITY OVERLAY AREA

17-7-301. Applicability; conflict with other law.

(A) Applicability. THIS SUBTITLE APPLIES TO REDEVELOPMENT, AS DEFINED IN § 18-14-601 OF THIS CODE, IN THE GLEN BURNIE SUSTAINABLE COMMUNITY OVERLAY AREA.

(B) **Conflict with other law.** IF ANY PROVISION OF THIS SUBTITLE CONFLICTS WITH OTHER PROVISIONS IN THIS ARTICLE, THE PROVISION OF THIS SUBTITLE SHALL PREVAIL.

17-7-302. Concept plan.

(A) **Generally.** A DEVELOPER WHO WISHES TO REDEVELOP WITHIN THE GLEN BURNIE SUSTAINABLE COMMUNITY OVERLAY AREA SHALL INITIATE THE PROCESS BY FILING AN APPLICATION FOR APPROVAL OF A CONCEPT PLAN WITH THE OFFICE OF PLANNING AND ZONING.

(B) **Contents.** THE CONCEPT PLAN SHALL CONTAIN:

- (1) THE GENERAL SITE LAYOUT;
- (2) THE APPROXIMATE LOCATION OF STRUCTURES AND PARKING;
- (3) THE PROPOSED BUILDING TYPES AND USES;
- (4) THE APPROXIMATE NUMBER OF DWELLING UNITS OR AND THE APPROXIMATE SQUARE FOOTAGE OF STRUCTURES, AS APPLICABLE;
- (5) 3D MASSING IMAGES;
- (6) PROPOSED PEDESTRIAN CONNECTIONS AND CIRCULATION;
- (7) A TABULATION OF THE EXISTING DENSITY, THE DENSITY ALLOWED IN THE UNDERLYING ZONING DISTRICT, THE EXISTING FLOOR AREA RATIO, THE FLOOR AREA RATIO ALLOWED IN THE UNDERLYING ZONING DISTRICT, THE NUMBER OF EXISTING PARKING SPACES, AND THE PARKING SPACES REQUIRED IN THE UNDERLYING ZONING DISTRICT, CONTRASTED WITH A TABULATION OF THE DENSITY, FLOOR AREA RATIO, AND NUMBER OF PARKING SPACES PROPOSED IN THE REDEVELOPMENT;
- (8) A NARRATIVE DESCRIPTION OF HOW THE REDEVELOPMENT WILL BE COMPATIBLE WITH SURROUNDING LAND USES;
- (9) A NARRATIVE DESCRIPTION OF HOW THE REDEVELOPMENT MEETS ONE OR MORE OF THE PURPOSES CONTAINED IN ~~§ 18-14-602~~ § 18-14-601(B) OF THIS CODE;
- (10) A DESCRIPTION OF ANY COMMUNITY ENHANCEMENTS, AS DEFINED IN § 18-14-601 OF THIS CODE, TO BE PROVIDED WITH THE REDEVELOPMENT; AND
- (11) THE LOCATION OF ANY ENVIRONMENTAL FEATURES ON THE SITE BASED ON EXISTING NATURAL RESOURCE INVENTORIES AND MAPPING.

17-7-303. Concept plan review process.

(A) **Concept plan review meeting.** AFTER FILING THE CONCEPT PLAN, THE DEVELOPER SHALL SCHEDULE A MEETING WITH THE OFFICE OF PLANNING AND ZONING TO DISCUSS THE CONCEPT PLAN. WITHIN 45 DAYS AFTER THE MEETING, THE OFFICE OF PLANNING AND ZONING SHALL PROVIDE THE DEVELOPER WITH WRITTEN COMMENTS ON THE PLAN AND THE DEVELOPER SHALL REVISE THE CONCEPT PLAN TO ADDRESS THE COMMENTS.

(B) **Concept plan community meeting.** WITHIN 45 DAYS AFTER THE OFFICE OF PLANNING AND ZONING PROVIDES WRITTEN COMMENTS ON THE CONCEPT PLAN, THE DEVELOPER SHALL HOLD A COMMUNITY MEETING FOR THE PURPOSE OF PRESENTING THE REVISED CONCEPT PLAN, PROVIDING INFORMATION REGARDING THE REDEVELOPMENT, AND ALLOWING THE COMMUNITY TO ASK QUESTIONS AND PROVIDE COMMENTS. STAFF FROM THE OFFICE OF PLANNING AND

ZONING AND OTHER COUNTY AGENCIES AS NEEDED SHALL ATTEND THE MEETING. THE MEETING SHALL BE HELD IN THE COUNTY, MONDAY THROUGH THURSDAY, BEGINNING BETWEEN THE HOURS OF 6:00 P.M. AND 8:00 P.M., AT AN ADA ACCESSIBLE FACILITY LOCATED WITHIN FIVE MILES OF THE REDEVELOPMENT SITE. THE PLANNING AND ZONING OFFICER MAY EXTEND THE FIVE MILE LIMIT IF NECESSARY.

(C) **Notice.** THE DEVELOPER SHALL PROVIDE NOTICE OF THE CONCEPT PLAN COMMUNITY MEETING IN ACCORDANCE WITH § 17-2-107(D).

(D) **Record of attendees; comprehensive minutes.** THE DEVELOPER SHALL MAINTAIN A RECORD OF THE NAMES, ADDRESSES, AND EMAIL ADDRESSES, IF AVAILABLE, OF THE CONCEPT PLAN COMMUNITY MEETING ATTENDEES AND COMPILE COMPREHENSIVE MINUTES OF THE MEETING. THE DEVELOPER SHALL EMAIL OR MAIL, BY FIRST CLASS MAIL, A COPY OF THE MINUTES TO ALL ATTENDEES, INCLUDING COUNTY STAFF.

(E) **Revised concept plan.** WITHIN 45 DAYS AFTER THE CONCEPT PLAN COMMUNITY MEETING, THE DEVELOPER SHALL FILE A REVISED CONCEPT PLAN WHICH ADDRESSES, TO THE EXTENT PRACTICAL, CONCERNS OR ISSUES RAISED AT THE COMMUNITY MEETING.

(F) **Preliminary decision.** WITHIN 45 DAYS AFTER THE FILING OF A REVISED CONCEPT PLAN, THE OFFICE OF PLANNING AND ZONING AND OTHER REVIEWING AGENCIES SHALL MEET TO REVIEW THE REVISED CONCEPT PLAN. THE OFFICE OF PLANNING AND ZONING SHALL CONFIRM IN WRITING TO THE DEVELOPER A SUMMARY OF THE MEETING AND A PRELIMINARY DECISION TO:

(1) APPROVE THE CONCEPT PLAN;

(2) APPROVE THE CONCEPT PLAN WITH SPECIFIED CONDITIONS OR REVISIONS; OR

(3) DISAPPROVE THE CONCEPT PLAN, IN WHICH EVENT THE DEVELOPER MAY FILE A NEW CONCEPT PLAN OR OTHERWISE PURSUE DEVELOPMENT.

17-7-304. Subdivision or site development application.

(A) **Filing of application.** WITHIN SIX MONTHS AFTER APPROVAL OF THE CONCEPT PLAN, WITH OR WITHOUT CONDITIONS OR REVISIONS, THE DEVELOPER MAY FILE AN APPLICATION FOR APPROVAL OF A SKETCH PLAN UNDER § 17-3-201 OR A PRELIMINARY PLAN UNDER § 17-4-201. THE APPLICATION SHALL INCORPORATE THE PROVISIONS OF THE APPROVED CONCEPT PLAN.

(B) **Final plan or site development plan.** THE DEVELOPER MAY OMIT SUBMITTAL OF AN APPLICATION FOR APPROVAL OF A SKETCH PLAN OR PRELIMINARY PLAN AND MAY INSTEAD PROCEED WITH AN APPLICATION FOR APPROVAL OF A FINAL PLAN OR SITE DEVELOPMENT PLAN IN ACCORDANCE WITH THIS ARTICLE, WITHOUT THE NEED FOR A MODIFICATION.

(C) **Community meeting.** WITHIN 45 DAYS AFTER THE SUBMISSION OF A FINAL PLAN OR SITE DEVELOPMENT PLAN, THE DEVELOPER SHALL HOLD A COMMUNITY MEETING IN ACCORDANCE WITH § 17-2-107(C) AND (D), BUT WITHOUT REFERENCE TO THE LIMITATIONS CONTAINED IN § 17-2-107(A). THE PREVIOUS CONCEPT PLAN COMMUNITY MEETING SHALL SERVE AS THE REQUIRED PRE-SUBMISSION COMMUNITY MEETING.

17-7-305. Open space; recreation area, open area, landscaping.

(A) **Open space; recreation area; open area.** TO THE EXTENT PRACTICAL, AND AS PROVIDED IN THIS SUBSECTION, THE DEVELOPER SHALL COMPLY WITH THE REQUIREMENTS OF § 17-6-111. IF THE REQUIREMENTS CREATE A PRACTICAL DIFFICULTY OR UNNECESSARY HARDSHIP IN ACHIEVING ONE OR MORE OF THE PURPOSES OF THE OVERLAY AREA, THE DEVELOPER MAY SUBMIT AN

ALTERNATIVE PROPOSAL FOR OPEN SPACE, RECREATION AREA, AND OPEN AREA, AND THE PLANNING AND ZONING OFFICER MAY APPROVE THE ALTERNATIVE PROPOSAL WITHOUT THE NEED FOR A MODIFICATION.

(B) **Landscape plan.** TO THE EXTENT PRACTICAL, AND AS PROVIDED IN THIS SUBSECTION, THE DEVELOPER SHALL COMPLY WITH THE REQUIREMENTS OF § 17-6-202. IF THE REQUIREMENTS CREATE A PRACTICAL DIFFICULTY OR UNNECESSARY HARDSHIP IN ACHIEVING ONE OR MORE OF THE PURPOSES OF THE OVERLAY AREA, THE DEVELOPER MAY SUBMIT AN ALTERNATIVE LANDSCAPE PLAN, AND THE PLANNING AND ZONING OFFICER MAY APPROVE THE ALTERNATIVE LANDSCAPE PLAN WITHOUT THE NEED FOR A MODIFICATION.

TITLE 11. FEES AND SECURITY

17-11-102. Fee reductions.

(A) **Environmental site design.** The Planning and Zoning Officer, upon receipt of a cost benefit analysis that justifies the reduction, may authorize a reduction in application fees of up to 50% for development that exceeds the environmental site design criteria of this Code.

(B) **Glen Burnie Sustainable Community Overlay Area.** THE FOLLOWING FEES FOR REDEVELOPMENT IN THE GLEN BURNIE SUSTAINABLE COMMUNITY OVERLAY AREA UNDER SUBTITLE 3 OF TITLE 7 SHALL BE REDUCED BY 50% FOR:

- (1) AN APPLICATION FOR SKETCH PLAN APPROVAL;
- (2) AN APPLICATION FOR FINAL PLAN APPROVAL;
- (3) AN APPLICATION FOR PRELIMINARY PLAN APPROVAL;
- (4) AN APPLICATION FOR SITE DEVELOPMENT PLAN APPROVAL;
- (5) AN APPLICATION FOR A GRADING PERMIT; AND
- (6) AN APPLICATION FOR A BUILDING PERMIT.

ARTICLE 18. ZONING

TITLE 14. OTHER OVERLAYS

SUBTITLE 6. GLEN BURNIE SUSTAINABLE COMMUNITY OVERLAY AREA

18-14-601. Definition; purpose.

(A) **Definitions.** FOR PURPOSES OF THIS SUBTITLE, THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.

(1) “COMMUNITY ENHANCEMENT” MEANS A CONTRIBUTION OR FEATURE THAT EXCEEDS THE REQUIREMENTS OF THE COUNTY CODE AND IS PROVIDED BY A DEVELOPER, IN WHOLE OR IN PART, TO IMPROVE THE COMMUNITY’S AESTHETIC CHARACTER OR QUALITY OF LIFE AND MAY INCLUDE POCKET PARKS, PLAYGROUNDS, RECREATION FACILITIES, BICYCLE OR PEDESTRIAN TRAIL IMPROVEMENTS, BUS SHELTER OR OTHER TRANSIT IMPROVEMENTS, PUBLIC MEETING SPACE, OR PUBLIC ART, OR CONTRIBUTIONS TO CAPITAL IMPROVEMENTS TO A PUBLIC PARK OR COMMUNITY FACILITY THAT SERVES THE SURROUNDING COMMUNITY.

(2) “REDEVELOPMENT” MEANS REHABILITATION OF AN EXISTING STRUCTURE OR NEW CONSTRUCTION ON A LOT OR LOTS WHEN ONE OR MORE OF THE LOTS:

(I) IS ZONED R10, R15, R22, TC, COMMERCIAL, OR INDUSTRIAL;

(II) HAS OR HAD PREEXISTING STRUCTURES, USES, OR PAVED PARKING; AND

(III) HAS PRIMARY VEHICULAR ACCESS FROM AN ARTERIAL ROAD OR FROM A LOCAL OR HIGHER CLASSIFICATION ROAD THAT DIRECTLY ACCESSES AN ARTERIAL ROAD.

(B) Purposes. THE PURPOSES OF THE GLEN BURNIE SUSTAINABLE COMMUNITY OVERLAY AREA ARE TO:

(1) FACILITATE REDEVELOPMENT OF IMPROVED PROPERTIES THAT ARE UNDERUTILIZED, OBSOLETE, OR DETERIORATED;

(2) ALLOW FLEXIBILITY OF DESIGN, BUILDING TYPES, AND DENSITIES TO INTEGRATE THE REDEVELOPMENT INTO THE SURROUNDING COMMUNITY;

(3) PROVIDE A WIDE RANGE OF REDEVELOPMENT ALTERNATIVES;

(4) ALLOW CREATIVE USES OR MIXES OF USES;

(5) ACHIEVE QUALITY LAND USE PROPOSALS THROUGH FLEXIBLE AND TIMELY DEVELOPMENT APPROVALS;

(6) ADDRESS PEDESTRIAN CONNECTIONS AND CIRCULATION;

(7) ENCOURAGE COMMUNITY ENHANCEMENTS;

(8) ENCOURAGE HIGH-QUALITY SITE AND BUILDING DESIGN; AND

(9) ENCOURAGE THE ASSEMBLAGE OF LOTS WHEN APPROPRIATE.

18-14-602. Applicability; conflict with other law.

(A) Applicability. THIS SUBTITLE APPLIES TO THE REDEVELOPMENT OF PROPERTY THAT IS LOCATED IN THE GLEN BURNIE SUSTAINABLE COMMUNITY OVERLAY AREA, AS SHOWN ON THE MAP ADOPTED BY THE COUNTY COUNCIL IN BILL NO. 64-20.

(B) Conflict with other law. IF ANY PROVISION OF THIS SUBTITLE CONFLICTS WITH OTHER PROVISIONS IN ARTICLE 18, THE PROVISIONS OF THIS SUBTITLE PREVAIL.

18-14-603. Uses.

(A) Uses allowed. THE USES ALLOWED IN REDEVELOPMENT OF A PROPERTY IN THE GLEN BURNIE SUSTAINABLE COMMUNITY OVERLAY AREA ARE THE PERMITTED AND CONDITIONAL USES ALLOWED IN THE R15, R22, C2, C3, C4, AND W1 ZONING DISTRICTS.

(B) Additional uses. IN ADDITION TO THE USES ALLOWED UNDER SUBSECTION (A), THE PLANNING AND ZONING OFFICER MAY APPROVE ADDITIONAL USES IF THE USE IS COMPATIBLE WITH THE SURROUNDING NEIGHBORHOOD IN TERMS OF CHARACTER, SCALE, AND MASSING.

18-14-604. Bulk regulations.

(A) Bulk regulations specific to the Glen Burnie Sustainable Community Overlay Area. THE FOLLOWING BULK REGULATIONS APPLY TO REDEVELOPMENT IN THE GLEN BURNIE SUSTAINABLE COMMUNITY OVERLAY AREA:

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MAXIMUM HEIGHT FOR MULTIFAMILY AND TOWNHOUSE DWELLINGS	60 FEET, OR UP TO 84 FEET WITH ONE OR MORE COMMUNITY ENHANCEMENTS
MAXIMUM HEIGHT FOR NON-RESIDENTIAL STRUCTURES	72 FEET, OR UP TO 96 FEET WITH ONE OR MORE COMMUNITY ENHANCEMENTS
MAXIMUM FLOOR AREA RATIO	2.0, OR UP TO 3.0 WITH ONE OR MORE COMMUNITY ENHANCEMENTS

(B) Inapplicability of other bulk regulations. ALL OTHER BULK REGULATIONS REQUIRED BY THE COUNTY CODE DO NOT APPLY IN THE GLEN BURNIE SUSTAINABLE COMMUNITY OVERLAY AREA.

SECTION 4. *And be it further enacted,* That the official map entitled the “Glen Burnie Sustainable Community Area”, attached to this Ordinance as Exhibit A, is hereby adopted and a certified copy of the official map shall be permanently kept on file in the Office of the Administrative Officer to the County Council and the Office of Planning and Zoning.

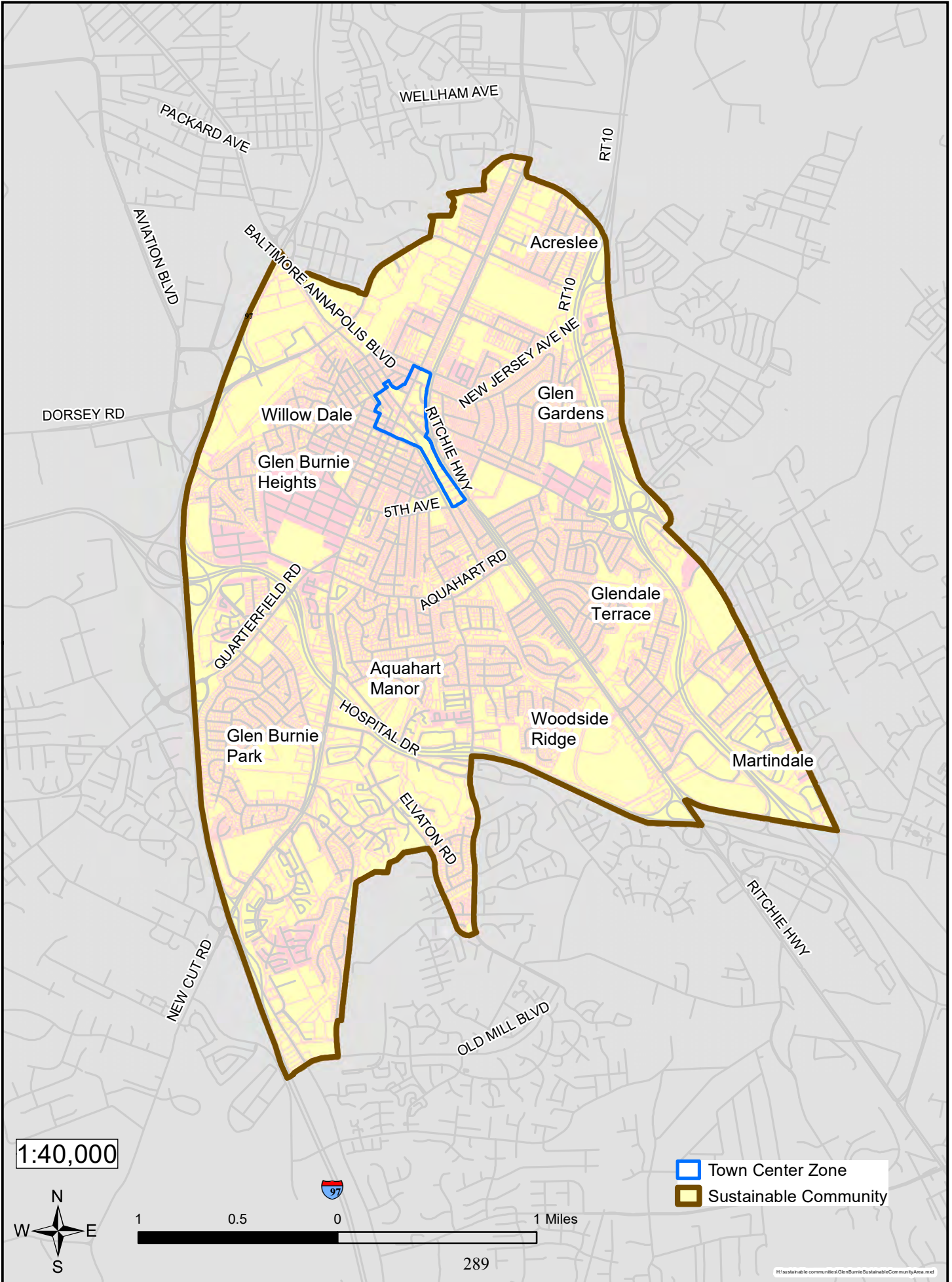
SECTION 5. *And be it further enacted,* That this Ordinance shall take effect 45 days from the date it becomes law.

APPROVED AND ENACTED: September 16, 2020

EFFECTIVE DATE: October 31, 2020

(EXHIBIT TO BILL NO. 64-20 APPEARS ON THE FOLLOWING PAGE)

Glen Burnie Sustainable Community Area



Bill No. 65-20

AN ORDINANCE concerning: Zoning – Mixed Use Districts – Workforce Housing

FOR the purpose of allowing a developer to submit or amend a plan to construct workforce housing in lieu of an office use in mixed use districts; amending the percentage of office use required in a Mixed Use Development Residential district; exempting workforce housing from the requirements for maximum residential densities, maximum floor area ratios, and maximum building heights in mixed use districts; and generally relating to zoning.

BY repealing and reenacting, with amendments: §§ 18-8-302(e); and 18-8-303
Anne Arundel County Code (2005, as amended)

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland,* That Section(s) of the Anne Arundel County Code (2005, as amended) read as follows:

ARTICLE 18. ZONING

TITLE 8. MIXED USE DISTRICTS

18-8-302. Combination of uses.

(e) **Chart.** THE PERCENTAGES CONTAINED IN THIS CHART ARE THE PERCENTAGES REQUIRED FOR EACH CATEGORY OF USE, EXCEPT THAT THE DEVELOPER MAY SUBMIT OR AMEND A PLAN TO CONSTRUCT WORKFORCE HOUSING INSTEAD OF AN OFFICE USE AT ANY TIME DURING OR AFTER APPROVALS BY THE OFFICE OF PLANNING AND ZONING.

	MXD-R	MXD-C	MXD-E	MXD-T
Category of Use				
Residential	50 - 80%	15 - 45%	10 - 40%	30 - 70%
Retail and service	5 - 25%	40 - 60%	10 - 25%	10 - 35%
Office	[[10]] 0 OR 0 - 25%	10 - 40%	15 - 60%	10 - 40%
Industrial	0 or 0 - 25% per § 18-8-301(c)	0 or 0 - 25% per § 18-8-301(c)	15 - 65%	0 or 0 - 25% per § 18-8-301(c)
Open area (% of gross area of site)	20% minimum	20% minimum	20% minimum	20% minimum
Public activity area (% of nonresidential gross floor area)	20% minimum	10% minimum	10% minimum	20% minimum

18-8-303. Densities; floor area ratios; building heights.

The maximum residential densities, maximum floor area ratios, and maximum building heights FOR USES OTHER THAN WORKFORCE HOUSING are described in the following chart.

	MXD-R	MXD-C	MXD-E	MXD-T
Maximum residential net density	7 units/acre	15 units/acre	15 units/acre	22 units/acre
Maximum FAR	0.5 or 1.0 for W1 uses	1.0	1.0	2.0

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Maximum building height	90 feet. Height may exceed 90 feet if all setback requirements are increased by one foot for each two feet in excess of 90 feet and if more than 50% of allowable lot coverage consists of environmental design features approved by the Planning and Zoning Officer.	150 feet	150 feet	150 feet
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SECTION 2. *And be it further enacted*, That this Ordinance shall take effect 45 days from the date it becomes law.

APPROVED AND APPROVED AND ENACTED: September 25, 2020
EFFECTIVE DATE: November 9, 2020

Bill No. 66-20

AN ORDINANCE concerning: Current Expense Budget – Supplementary Appropriations – Capital Budget and Program – Fund Transfer

FOR the purpose of making supplementary appropriations from unanticipated revenues to certain offices, departments, institutions, boards, commissions or other agencies in the general fund and to certain special funds of the County for the current fiscal year; amending the Capital Budget by transferring certain appropriations of funds between the Pasadena Rd Improvements, Route 2 Improvements, and MD 214 & Loch Haven Road capital projects; and generally relating to making supplementary appropriations of funds to the current expense budget and transferring funds between projects in the Capital Budget for the fiscal year ending June 30, 2021.

BY amending: Current Expense Budget
Capital Budget
Capital Program
Capital Projects Bond Ordinance

WHEREAS, under Section 712 of the Charter, upon the recommendation of the County Executive, the County Council may make supplementary appropriations from revenues received from anticipated sources but in excess of budget estimates and from revenues received from sources not anticipated in the budget for the current fiscal year, provided that the Controller shall first certify in writing that such funds are available for appropriation; and

WHEREAS, the County Executive has recommended the supplementary appropriation of certain funds, and the Controller has certified in writing that such funds are available for appropriation; and

WHEREAS, the Pasadena Rd Improvements capital project (Project No. H525700), the Route 2 Improvements capital project (Project No. H581400), and the MD 214 & Loch Haven Road capital project (Project No. H575700) have existing appropriations; and

WHEREAS, Section 716 of the Charter authorizes the County Council, upon request of the County Executive and by affirmative vote of five members of the County Council, to amend the capital budget; and

WHEREAS, Section 711(b) of the Charter authorizes the County Council, upon request of the County Executive, to transfer appropriations between capital projects in the Capital Budget; and

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WHEREAS, the County Executive is requesting that certain funds be transferred between the Pasadena Rd Improvements capital project (Project No. H525700), the Route 2 Improvements capital project (Project No. H581400), and the MD 214 & Loch Haven Road capital project (Project No. H575700); and

WHEREAS, the Planning Advisory Board has recommended amendments to the Capital Budget in accordance with Section 716 of the Charter; and

WHEREAS, the Controller has certified that such funds are available for appropriation; now, therefore,

SECTION 1. *Be it enacted by the County Council of Anne Arundel County*, That the Current Expense Budget for the fiscal year ending June 30, 2021, be and it is hereby amended by making supplementary appropriations from revenues received from sources not anticipated in the budget and revenues received from anticipated sources but in excess of budget estimates in the total amount of \$769,000 to the Grants Special Revenue Fund, as follows:

Health Department	
Behavioral Health	
Personnel Services	\$ 530,400
Contractual Services	\$ 87,300
Supplies & Materials	\$ 44,700
Business & Travel	\$ 35,500
Grants, Contribution & Other	\$ 55,100
Chief Administrative Officer	
Management and Control	
Grants, Contribution & Other	\$ 1,000
Office of the Sheriff	
Office of the Sheriff	
Personnel Services	\$ 15,000

SECTION 2. *And be it further enacted*, That the Current Expense Budget for the fiscal year ending June 30, 2021, be and it is hereby amended by making supplementary appropriations from revenues received from federal and State grants, sources of which were not anticipated in the budget or from revenues received from anticipated sources but which are in excess of budget estimates, in the total amount of \$1,313,700 to the Community Development Fund, as follows:

Community Development Fund	
Community Development Svcs Cor	
Grants, Contribution & Other	\$ 1,313,700

SECTION 3. *And it be further enacted*, That the Capital Budget for the fiscal year ending June 30, 2021, is hereby amended by transferring appropriations in the total amount of \$2,679,000 from the following capital projects:

Pasadena Rd Improvements capital project (Project No. H525700) (Impact Fees – District 3)	\$ 893,000
Route 2 Improvements capital project (Project No. H581400) (PPI Fund Bonds)	\$ 893,000
MD 214 & Loch Haven Road capital project (Project No. H575700) (General County Bonds)	\$ 893,000

to the following capital projects:

Pasadena Rd Improvements capital project (Project No. H525700) (General County Bonds)	\$ 893,000
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Route 2 Improvements capital project (Project No. H581400) (Impact Fees – District 3)	\$	893,000
MD 214 & Loch Haven Road capital project (Project No. H575700) (PPI Fund Bonds)	\$	893,000

SECTION 4. *And be it further enacted*, That the Capital Program and Capital Projects Bond Ordinance for the fiscal year ending June 30, 2021, are hereby amended in accordance with the provisions of this Ordinance.

SECTION 5. *And be it further enacted*, That this Ordinance shall take effect from the date that it becomes law.

APPROVED AND ENACTED: October 8, 2020

EFFECTIVE DATE: October 8, 2020

Bill No. 67-20

AN ORDINANCE concerning: Floodplain Management, Erosion and Sediment Control, and Stormwater Management – Stormwater Management

FOR the purpose of increasing the time period before the expiration of approved grading permits; requiring that a completed project meet all County as-built submittal requirements; requiring a certain warranty for best management practices installed by a homeowner’s association; adding the conditions for warranty, security, and inspection of best management practices owned or maintained by a homeowner’s association; requiring repair, restoration, and maintenance of private stormwater management practices; providing for the application of this Ordinance; providing for a delayed effective date; and generally relating to floodplain management, erosion and sediment control, and stormwater management.

BY repealing and reenacting, with amendments: §§ 16-3-212(2); 16-4-302; and 16-4-303(a)
Anne Arundel County Code (2005, as amended)

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland*, That Section(s) of the Anne Arundel County Code (2005, as amended) read as follows:

**ARTICLE 16. FLOODPLAIN MANAGEMENT, EROSION AND SEDIMENT CONTROL, AND
STORMWATER MANAGEMENT**

TITLE 3. EROSION AND SEDIMENT CONTROL

16-3-212. Expiration of issued permit.

A grading permit expires:

(2) ~~[[two]]~~ THREE years after approval by the Anne Arundel Soil Conservation District unless a renewal of the Anne Arundel Soil Conservation District approval is obtained;

TITLE 4. STORMWATER MANAGEMENT

16-4-302. Completion.

(a) **As-built plans and certification.** When construction is complete, the applicant shall submit to the Department as-built plans and an as-built certification prepared by a design professional. At a minimum, the as-built certification shall include a set of drawings comparing what was constructed to the approved stormwater management plan AND SHALL MEET THE LATEST AS-BUILT SUBMITTAL REQUIREMENTS SET BY THE DEPARTMENT. The

Department may require any additional information that is necessary to determine that the work complies with the approved stormwater management plan.

(b) **Certificate of occupancy.** A certificate of occupancy may not be issued until the required stormwater management system is completed to the satisfaction of the Department.

(C) **Two-Year Warranty; Best Management Practice to be owned or maintained by homeowner's association.**

(1) **Scope.** THIS SUBSECTION DOES NOT APPLY TO A BEST MANAGEMENT PRACTICE THAT IS INSTALLED BY THE COUNTY, BOARD OF EDUCATION, OR A PUBLIC UTILITY, OR THAT IS NOT REQUIRED FOR A NEW DEVELOPMENT OR A REDEVELOPMENT PROJECT.

(2) **Warranty.** AT THE TIME OF SUBMISSION OF AS-BUILT PLANS AND CERTIFICATION AS REQUIRED BY SUBSECTION (A), THE APPLICANT SHALL PROVIDE A WRITTEN WARRANTY OF ANY BEST MANAGEMENT PRACTICE THAT WILL BE OWNED OR MAINTAINED BY A HOMEOWNER'S ASSOCIATION. THE WARRANTY SHALL RUN FOR A PERIOD OF TWO YEARS FROM THE DATE OF THE DEPARTMENT'S FINAL APPROVAL OF THE AS-BUILT PLANS, OR AS EXTENDED UNDER PARAGRAPH (6).

(3) **Form of warranty.** THE FORM AND CONTENT OF THE WARRANTY PROVIDED BY THE APPLICANT SHALL BE IN A FORM ACCEPTABLE TO THE DEPARTMENT AND SHALL WARRANT THAT ANY BEST MANAGEMENT PRACTICE TO BE OWNED OR MAINTAINED BY A HOMEOWNER'S ASSOCIATION COMPLIES WITH ALL APPLICABLE REQUIREMENTS. THE WARRANTY SHALL INCLUDE VERIFICATION THAT THE APPLICANT HAS RESERVED A RIGHT OF ENTRY ONTO THE PROPERTY TO CONDUCT REPAIRS OR RESTORATION TO A BEST MANAGEMENT PRACTICE.

(4) **Security.** THE WARRANTY SHALL BE ACCOMPANIED BY A SECURITY POSTED BY THE APPLICANT IN THE FORM APPROVED BY THE DEPARTMENT. THE SECURITY SHALL BE IN AN AMOUNT EQUAL TO THE CONSTRUCTION COSTS AS ESTIMATED AT THE TIME OF ISSUANCE OF THE GRADING PERMIT FOR ANY BEST MANAGEMENT PRACTICE THAT WILL BE OWNED OR MAINTAINED BY A HOMEOWNER'S ASSOCIATION AND SHALL SECURE ANY REPAIR OR RESTORATION UNTIL THE TWO-YEAR WARRANTY, AS EXTENDED, EXPIRES.

(5) **Inspection.** AT INTERVALS AT THE DISCRETION OF THE DEPARTMENT DURING THE WARRANTY PERIOD AND UPON FINAL INSPECTION PRIOR TO THE RELEASE OF THE WARRANTY, THE DEPARTMENT SHALL INSPECT ANY BEST MANAGEMENT PRACTICE THAT WILL BE OWNED OR MAINTAINED BY A HOMEOWNER'S ASSOCIATION. THE INSPECTIONS SHALL INCLUDE ALL REQUIRED ELEMENTS OF A MAINTENANCE INSPECTION DESCRIBED IN THE COUNTY PROCEDURES MANUAL. IF THE DEPARTMENT DETERMINES THAT ANY REPAIR OR RESTORATION TO A BEST MANAGEMENT PRACTICE IS REQUIRED, THE DEPARTMENT SHALL ISSUE A NOTICE TO THE APPLICANT.

(6) **Extension of warranty.** IF AN APPLICANT IS ISSUED A NOTICE FROM THE DEPARTMENT DURING THE TWO-YEAR WARRANTY PERIOD TO REPAIR OR RESTORE A BEST MANAGEMENT PRACTICE, OTHER THAN FOR ROUTINE MAINTENANCE AND UPKEEP, THE WARRANTY AND SECURITY SHALL BE EXTENDED FOR ONE ADDITIONAL YEAR BEYOND THE ORIGINAL TWO-YEAR PERIOD. IF AN APPLICANT IS ISSUED A NOTICE DURING AN EXTENDED WARRANTY PERIOD TO REPAIR OR RESTORE A BEST MANAGEMENT PRACTICE, OTHER THAN FOR ROUTINE MAINTENANCE AND UPKEEP, THE WARRANTY AND SECURITY SHALL BE EXTENDED FOR ONE ADDITIONAL YEAR BEYOND THE EXTENDED WARRANTY PERIOD. THE TOTAL LENGTH OF THE WARRANTY PERIOD, INCLUDING EXTENSIONS, SHALL NOT EXCEED FOUR YEARS.

(7) **Forfeiture of security.** IF AN APPLICANT FAILS TO REPAIR OR RESTORE A BEST MANAGEMENT PRACTICE AS DIRECTED BY THE DEPARTMENT, THE SECURITY SHALL BE FORFEITED TO THE COUNTY. IF THE COUNTY'S COST TO COMPLETE THE WORK TO REPAIR OR

RESTORE A BEST MANAGEMENT PRACTICE IS GREATER THAN THE AMOUNT OF THE SECURITY, THE EXCESS COST SHALL BE BILLED TO THE APPLICANT.

(8) Release.

(I) THE DEPARTMENT SHALL CONDUCT A FINAL INSPECTION AT LEAST 30 DAYS PRIOR TO THE EXPIRATION OF THE WARRANTY PERIOD, AS EXTENDED, TO ENSURE THE BEST MANAGEMENT PRACTICE FUNCTIONS AS DESIGNED. IF, ON FINAL INSPECTION, NO REPAIR OR RESTORATION OF THE BEST MANAGEMENT PRACTICE IS REQUIRED, THE SECURITY PROVIDED UNDER THIS SECTION SHALL BE RELEASED UPON EXPIRATION OF THE WARRANTY PERIOD, AS EXTENDED.

(II) IF THE WARRANTY IS EXTENDED BEYOND THE ORIGINAL TWO-YEAR WARRANTY PERIOD AND IF THE DEPARTMENT DETERMINES THAT A PARTIAL RELEASE OF THE SECURITY WILL NOT IMPAIR IMPLEMENTATION OF THE WRITTEN WARRANTY, THE DEPARTMENT MAY ALLOW A PARTIAL RELEASE, NOT TO EXCEED 75% OF THE TOTAL SECURITY REQUIRED BY THE WARRANTY. A PARTIAL RELEASE OF THE SECURITY DOES NOT RELIEVE THE APPLICANT OF ITS OBLIGATIONS TO REPAIR OR RESTORE THE BEST MANAGEMENT PRACTICE OR ITS LIABILITY UNDER PARAGRAPH (7).

16-4-303. Maintenance.

(a) **Generally.** The property owner shall perform preventive maintenance to ensure that a PRIVATE stormwater management system is functioning properly. The Department shall inspect all PRIVATE stormwater management practices ~~[[during the first year of operation and]]~~ every three years ~~[[thereafter]]~~ AFTER RELEASE OF THE GRADING PERMIT SECURITY OR, FOR BEST MANAGEMENT PRACTICES THAT REQUIRE A WARRANTY UNDER § 16-4-302(C), AFTER THE EXPIRATION OF THE TWO-YEAR WARRANTY, AS EXTENDED, to ensure that preventive and routine maintenance is performed.

SECTION 2. *And be it further enacted,* That this Ordinance shall apply to any new application for a grading permit, or any application for a major revision to a pending or issued grading permit, filed on or after January 1, 2021.

SECTION 3 *And be it further enacted,* That this Ordinance shall take effect on January 1, 2021.

APPROVED AND APPROVED AND ENACTED: October 16, 2020

EFFECTIVE DATE: January 1, 2021

Bill No. 68-20

AN ORDINANCE concerning: Finance, Taxation, and Budget – Admission and Amusement Tax – Zoning – Farm Alcohol Production Facility

FOR the purpose of exempting a farm alcohol production facility from the admission and amusement tax; defining “farm alcohol production facility”; establishing the parking requirements for a farm alcohol production facility; allowing a farm alcohol production facility as a conditional use in RA, RLD, and R1 residential districts; establishing the conditional use requirements for a farm alcohol production facility; repealing certain provisions relating to farm breweries and wineries; and generally relating to finance, taxation, and budget and zoning.

BY repealing: §§ 18-1-101(25); 18-10-112; and 18-10-161
Anne Arundel County Code (2005, as amended)

BY repealing and reenacting, with amendments: §§ 4-5-101(a) and (d)(5); 18-3-104; 18-4-106; and 18-13-206(44), (45), and (46)
Anne Arundel County Code (2005, as amended)

BY renumbering: §§ 18-1-101(26) through (51), respectively, to be 18-1-101(25) through (50), respectively; 18-10-113 through 18-10-123, respectively, to be 18-10-112 through 18-10-122, respectively; and 18-10-162 to be 18-10-161

Anne Arundel County Code (2005, as amended)

BY adding: §§ 18-1-101(51); and 18-10-123

Anne Arundel County Code (2005, as amended)

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland,* That §§ 18-1-101(25), 18-10-112, and 18-10-161 of the Anne Arundel County Code (2005, as amended) are hereby repealed.

SECTION 2. *And be it further enacted,* That §§ 18-1-101(26) through (51), 18-10-113 through 18-10-123, and 18-10-162, respectively, of the Anne Arundel County Code (2005, as amended) are hereby renumbered to be §§ 18-1-101(25) through (50), 18-10-112 through 18-10-122, and 18-10-161, respectively.

SECTION 3. *And be it further enacted,* That Section(s) of the Anne Arundel County Code (2005, as amended) read as follows:

ARTICLE 4. FINANCE, TAXATION, AND BUDGET

TITLE 5. ADMISSIONS AND AMUSEMENT TAX

4-5-101. Levied.

(a) **Definitions.** For purposes of this section, “agritourism,” [“farm brewery,”] “FARM ALCOHOL PRODUCTION FACILITY,” “farming,” “principal use,” AND “stables or riding clubs[,” and “winery]” have the definitions set forth in § 18-1-101 of this Code.

(d) **Exemptions.** In addition to the exemptions provided in the Tax-General Article, § 4-103, of the State Code, the following are exempt from the admissions and amusement tax:

(5) if the principal use on the property is farming, the gross receipts derived from any admissions and amusement charge for a [[farm brewery]] FARM ALCOHOL PRODUCTION FACILITY, AND stables or riding clubs[; or winery]].

ARTICLE 18. ZONING

TITLE 1. DEFINITIONS

18-1-101. Definitions.

Unless defined in this article, the Natural Resources Article of the State Code, or COMAR, words defined elsewhere in this Code apply in this article. The following words have the meanings indicated:

(51) “FARM ALCOHOL PRODUCTION FACILITY” MEANS A FACILITY USED FOR “AGRICULTURAL ALCOHOL PRODUCTION” AS DEFINED IN § 4-214 OF THE LAND USE ARTICLE OF THE STATE CODE THAT IS LOCATED ON A FARM THAT QUALIFIES FOR AN AGRICULTURAL USE ASSESSMENT PURSUANT TO § 8-209 OF THE TAX-PROPERTY ARTICLE OF THE STATE CODE OR THAT IS COVERED BY A CURRENT AND ACTIVE SOIL CONSERVATION AND WATER QUALITY PLAN APPROVED BY THE ANNE ARUNDEL SOIL CONSERVATION DISTRICT.

18-3-104. Parking space requirements.

The minimum onsite required parking spaces are listed in the chart below. They may be increased based on site development plan review or special exception approval, reduced as provided in § 18-3-105, or superseded by a parking program allowed by this Code. The Planning and Zoning Officer may determine reasonable and appropriate onsite parking requirements for structures and land uses that are not listed on the chart based on requirements for similar uses, comments from reviewing agencies, and the parking needs of the proposed use.

Use	Parking

Eating disorder treatment facility	1 space for every 3 eating disorder treatment units plus 1 space for each employee per major shift
FARM ALCOHOL PRODUCTION FACILITY	1 SPACE PER 5 ATTENDEES FOR OUTDOOR EVENT; 1 SPACE FOR EVERY 1,000 SQUARE FEET OF BUILDING AREA; AND 1 SPACE FOR EVERY 2 EMPLOYEES. THIS DOES NOT INCLUDE AREAS DEDICATED TO AGRICULTURAL PRODUCTION UNRELATED TO THE FARM ALCOHOL PRODUCTION FACILITY

TITLE 4. RESIDENTIAL DISTRICTS

18-4-106. Permitted, conditional, and special exception uses.

The permitted, conditional, and special exception uses allowed in each of the residential districts are listed in the chart in this section using the following key: P = permitted use; C = conditional use; SE = special exception use. A blank means that the use is not allowed in the district. Except as provided otherwise in this article, uses and structures customarily accessory to the listed uses also are allowed, except that guest houses as accessory structures are prohibited and outside storage as an accessory use is limited to the lesser of 10% of the allowed lot coverage or 500 square feet.

Permitted, Conditional, and Special Exception Uses	RA	RLD	R1	R2	R5	R10	R15	R22

[[Brewery, farm]]	[[C]]	[[C]]	[[C]]					

Eating disorder treatment facility			SE					
FARM ALCOHOL PRODUCTION FACILITY	C	C	C					

[[Wineries]]	[[C]]	[[C]]	[[C]]	[[C]]				

TITLE 10. REQUIREMENTS FOR CONDITIONAL USES

18-10-123. Farm alcohol production facility.

A FARM ALCOHOL PRODUCTION FACILITY SHALL COMPLY WITH THE FOLLOWING REQUIREMENTS.

(1) THE FACILITY SHALL BE LOCATED ON A FARM OF AT LEAST 10 ACRES AND SHALL BE OPERATED BY THE FARM OWNER OR FARM MANAGER.

(2) THE FARM UPON WHICH THE FACILITY IS LOCATED SHALL PRODUCE AT LEAST ONE ACRE OF GRAIN, HOPS, FRUIT, OR OTHER INGREDIENT, EXCLUDING WATER THAT IS UTILIZED TO PRODUCE ALCOHOL. FOR A FACILITY THAT PRODUCES MEAD, AT LEAST ONE ACRE OF LAND ON THE FARM UPON WHICH THE FACILITY IS LOCATED SHALL BE USED TO NOURISH A COLONY OF BEES.

(3) EXCEPT AS PROVIDED IN PARAGRAPH (I) OR (II), THE MINIMUM SETBACK FROM ANY LOT LINE FOR ANY BUILDING OR STORAGE FACILITY USED IN CONNECTION WITH FARM ALCOHOL PRODUCTION SHALL BE 100 FEET.

(I) FOR EXISTING STRUCTURES USED IN CONNECTION WITH ALCOHOL MANUFACTURING OR TASTINGS, THE SETBACK MAY BE REDUCED TO 50 FEET IF THE PLANNING AND ZONING OFFICER FINDS THAT THE REDUCED SETBACK IS COMPATIBLE WITH SURROUNDING USES; OR

(II) FOR A FARM BOUNDED BY A ROAD, THE MINIMUM SETBACK FROM THE LOT LINE TO A NEW STRUCTURE ADJACENT TO THE ROAD MAY BE REDUCED TO 50 FEET IF THE PLANNING AND ZONING OFFICER FINDS THAT THE REDUCED SETBACK IS COMPATIBLE WITH SURROUNDING USES.

(4) THE FLOOR AREA FOR TASTINGS, SALE OF ALCOHOL PRODUCED ON-SITE OR ACCESSORY NON-ALCOHOLIC BEVERAGE OR FOOD SALES MAY NOT EXCEED THE FLOOR AREA BEING USED FOR PRODUCTION AND STORAGE OF ALCOHOL.

(5) THE FACILITY SHALL FRONT UPON A PUBLIC ROAD, AND PUBLIC ACCESS TO AND FROM THE FACILITY, INCLUDING THE TASTING ROOM, FOOD SALES, AND PROMOTIONAL EVENTS, SHALL BE DIRECTLY ON THE PUBLIC ROAD. NO POINT OF VEHICULAR ACCESS MAY BE CLOSER THAN 40 FEET TO THE LOT LINE OF A RESIDENTIALLY ZONED PROPERTY THAT IS NOT PART OF THE FARM ALCOHOL PRODUCTION FACILITY. THE PLANNING AND ZONING OFFICER MAY APPROVE ACCESS THROUGH A PRIVATE ROAD WHERE NO DIRECT ACCESS ONTO A PUBLIC ROAD IS FEASIBLE WITH CONDITIONS AS FOLLOWS:

(I) MAINTENANCE OF THE PRIVATE ROAD SHALL BE SUBJECT TO A SHARED MAINTENANCE AGREEMENT, WITH PROPORTIONAL MAINTENANCE RESPONSIBILITIES ASSUMED BY THE OWNER OF THE FARM ALCOHOL PRODUCTION FACILITY; AND

(II) IF THERE IS MORE THAN ONE PROPERTY OWNER WHO HAS A RIGHT TO USE THE PRIVATE ROAD, THE OWNER OF THE FARM ALCOHOL PRODUCTION FACILITY SHALL PROVIDE AFFIDAVITS OF SUPPORT FROM EACH OWNER. THE AFFIDAVITS SHALL BE APPROVED AS TO FORM BY THE PLANNING AND ZONING OFFICER PRIOR TO SIGNATURE.

(6) A FACILITY LOCATED ON A SCENIC AND HISTORIC ROAD SHALL COMPLY WITH THE PROVISIONS OF § 17-6-504 OF THIS CODE AND MITIGATE ANY ADVERSE VISUAL IMPACT TO ABUTTING PROPERTY NOT OWNED BY THE FARM OPERATOR.

(7) PARKING AREAS SHALL BE CLEARLY MARKED THROUGH PHYSICAL MEANS SUCH AS TIMBERS, FENCES, OR STAKES, AND SHALL BE ARRANGED TO AVOID TRAFFIC CONGESTION ON PUBLIC ROADS. NO PARKING SHALL BE ALLOWED ON PUBLIC OR PRIVATE RIGHTS-OF-WAY.

18-13-206. RCA uses.

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The following uses are the only uses allowed in the RCA and, to be allowed, the use must be allowed in and meet all requirements of the underlying zoning district and, for a residential use, the density allowed is one dwelling unit per 20 acres:

(44) wildlife and game preserves, excluding hunting, shooting, clubhouses, sales and maintenance buildings, and parking, subject to an approved soil conservation plan; AND

(45) [[wineries; and

(46)]] yacht clubs existing as of December 1, 1985.

SECTION 4. *And be it further enacted*, That this Ordinance shall take effect 45 days from the date it becomes law.

APPROVED AND ENACTED: October 13, 2020

EFFECTIVE DATE: November 27, 2020

Bill No. 69-20

AN ORDINANCE concerning: Zoning – Farm or Agricultural Heritage Site Stays and Special Events

FOR the purpose of expanding the uses allowed on farms and agricultural heritage sites; defining certain terms; allowing farm or agricultural heritage site events as a temporary use in RA, RLD, and R1 residential districts under certain circumstances; allowing “9 to 15 annual farm or agricultural heritage site special events” ~~as a conditional use~~ and “farm or agricultural heritage site stay” as conditional uses in RA, RLD, and R1 residential districts; allowing “16 to 30 annual farm or agricultural heritage site special events” ~~and “farm or agricultural heritage site stay” as special exception uses~~ as a special exception use in RA, RLD, and R1 residential districts; adding the conditional use requirements for “9 to 15 annual farm or agricultural heritage site special events” and “farm or agricultural heritage site stay”; adding the special exception use requirements for “16 to 30 annual farm or agricultural heritage site special events” and “farm or agricultural heritage site stay”; requiring the Office of Planning and Zoning to report to the County Council within certain time periods; and generally relating to zoning.

BY renumbering: §§ 18-1-101(6) through (51) and (52) through (157), respectively, to be 18-1-101(7) through (52) and (55) through (160), respectively; 18-10-124 through 18-10-162, respectively, to be ~~18-10-125~~ 18-10-126 through ~~18-10-163~~ 18-10-164, respectively; and 18-11-125 through 18-11-165, respectively, to be ~~18-11-127~~ 18-11-126 through ~~18-11-167~~ 18-11-166, respectively
Anne Arundel County Code (2005, as amended)

BY repealing and reenacting, with amendments: §§ 18-1-101(7); 18-2-203; and 18-4-106
Anne Arundel County Code (2005, as amended)

BY adding: §§ 18-1-101(6), (53), and (54); 18-10-124; 18-10-125; and 18-11-125; ~~and 18-11-126~~
Anne Arundel County Code (2005, as amended)

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland*, That §§ 18-1-101(7) through (51) and (52) through (157), 18-10-124 through 18-10-162, and 18-11-125 through 18-11-165, respectively, of the Anne Arundel County Code (2005, as amended) are hereby renumbered to be §§ 18-1-101(8) through (52) and (55) through (160), ~~18-10-125 through 18-10-163, and 18-11-127 through 18-11-167~~ 18-10-126 through 18-10-164, and 18-11-126 through 18-11-166, respectively.

SECTION 2. *And be it further enacted*, That Section(s) of the Anne Arundel County Code (2005, as amended) read as follows:

ARTICLE 18. ZONING

TITLE 1. DEFINITIONS

18-1-101. Definitions.

Unless defined in this article, the Natural Resources Article of the State Code, or COMAR, words defined elsewhere in this Code apply in this article. The following words have the meanings indicated:

(6) “AGRICULTURAL HERITAGE SITE” MEANS A PROPERTY LISTED ON THE COUNTY INVENTORY OF HISTORIC RESOURCES THAT IS DETERMINED BY THE PLANNING AND ZONING OFFICER TO BE HISTORICALLY SIGNIFICANT FOR ITS CONTRIBUTION TO THE AGRICULTURAL HISTORY OF THE COUNTY.

[[6]] (7) “Agritourism” means a business enterprise on a farm related to agriculture, historical, cultural, or natural resources that is offered to the public or invited groups. Agritourism shall be an accessory to a principal use of farming and shall be located on land that qualifies for an agricultural use assessment pursuant to the Tax-Property Article, §8-209 of the State Code or that is covered by a current and active soil conservation and water quality plan approved by the Anne Arundel Soil Conservation District. Agritourism includes fishing; wildlife study; corn mazes; pumpkin patches; harvest festivals; field trips; hayrides; pick-your-own operations; farm tours; food services, including farm to table meals; farm museums; educational classes; and activities or events related to agriculture, HISTORICAL, CULTURAL, or natural resources, agricultural products, or agricultural skills.

(53) “FARM OR AGRICULTURAL HERITAGE SITE SPECIAL EVENT” MEANS A GATHERING OF THE PUBLIC OR INVITED GROUPS LIMITED TO ATTENDANCE BY INVITATION OR RESERVATION FOR COMPENSATION FOR EVENTS INCLUDING PARTIES, CELEBRATIONS, WEDDINGS, OR RECEPTIONS ON A FARM THAT QUALIFIES FOR AN AGRICULTURAL USE ASSESSMENT PURSUANT TO § 8-209 OF THE TAX-PROPERTY ARTICLE OF THE STATE CODE OR THAT IS COVERED BY A CURRENT AND ACTIVE SOIL CONSERVATION AND WATER QUALITY PLAN APPROVED BY THE ANNE ARUNDEL SOIL CONSERVATION DISTRICT, OR ON AN AGRICULTURAL HERITAGE SITE.

(54) “FARM OR AGRICULTURAL HERITAGE SITE STAY” MEANS A HOSTED ACCOMMODATION FOR OVERNIGHT GUESTS WHO PAY TO STAY ON A FARM THAT QUALIFIES FOR AN AGRICULTURAL USE ASSESSMENT PURSUANT TO § 8-209 OF THE TAX-PROPERTY ARTICLE OF THE STATE CODE OR THAT IS COVERED BY A CURRENT AND ACTIVE SOIL CONSERVATION AND WATER QUALITY PLAN APPROVED BY THE ANNE ARUNDEL SOIL CONSERVATION DISTRICT, OR ON AN AGRICULTURAL HERITAGE SITE. “FARM OR AGRICULTURAL HERITAGE SITE STAY” DOES NOT INCLUDE A BED AND BREAKFAST INN, BED OR BREAKFAST HOME, OR SHORT-TERM RESIDENTIAL RENTAL.

TITLE 2. GENERAL PROVISIONS

18-2-203. Temporary uses.

(A) **Generally.** Except where specific temporary uses are provided for in this Code, and EXCEPT AS PROVIDED IN SUBSECTION (B), upon a determination that a temporary use of land will not adversely affect nearby properties and will not require significant or permanent changes to existing topography, vegetation, or other natural features, the Planning and Zoning Officer may authorize the use in any zoning district for a period not exceeding 60 days. The Planning and Zoning Officer may grant up to two extensions of the temporary use for periods not exceeding 60 days each.

~~(B) **Farm or Agricultural Heritage Site Special Events, one to eight annual events.** THE PLANNING AND ZONING OFFICER MAY AUTHORIZE UP TO EIGHT FARM OR AGRICULTURAL HERITAGE SITE SPECIAL EVENTS ON A PROPERTY IN THE RA, RLD, OR R1 ZONING DISTRICTS AS A TEMPORARY USE UPON A DETERMINATION THAT THE USE WILL NOT ADVERSELY AFFECT NEARBY PROPERTIES~~

~~AND WILL NOT REQUIRE SIGNIFICANT OR PERMANENT CHANGES TO EXISTING TOPOGRAPHY, VEGETATION, OR OTHER NATURAL FEATURES. AUTHORIZATION IS REQUIRED FOR EACH INDIVIDUAL EVENT AND MAY NOT BE GIVEN FOR MORE THAN EIGHT SPECIAL EVENTS PER PROPERTY WITHIN A 12 MONTH PERIOD. EACH FARM OR AGRICULTURAL HERITAGE SITE SPECIAL EVENT SHALL BE NO LONGER THAN ONE DAY.~~

(B) Farm or Agricultural Heritage Site Special Events, one to eight annual events. THE PLANNING AND ZONING OFFICER MAY AUTHORIZE UP TO EIGHT FARM OR AGRICULTURAL HERITAGE SITE SPECIAL EVENTS ON A PROPERTY IN THE RA, RLD, OR R1 ZONING DISTRICTS AS A TEMPORARY USE IF:

1. THE PLANNING AND ZONING OFFICER DETERMINES THAT THE EVENT WILL NOT ADVERSELY AFFECT NEARBY PROPERTIES AND WILL NOT REQUIRE SIGNIFICANT OR PERMANENT CHANGES TO EXISTING TOPOGRAPHY, VEGETATION, OR OTHER NATURAL FEATURES;

2. NO MORE THAN EIGHT EVENTS ON THE SAME PROPERTY WITHIN A 12-MONTH PERIOD ARE AUTHORIZED;

3. AUTHORIZATION IS GIVEN FOR EACH INDIVIDUAL EVENT TO BE HELD ON A PROPERTY;

4. AN EVENT WILL NOT EXCEED ONE DAY;

5. ANY OUTDOOR ASSEMBLY AREAS ARE LOCATED AND DESIGNED TO SHIELD SURROUNDING RESIDENTIAL PROPERTIES FROM THE EFFECTS OF NOISE, HAZARDS, OR OTHER OFFENSIVE CONDITIONS; ~~AND~~

6. THE MAXIMUM CAPACITY FOR AN EVENT WILL NOT EXCEED 25 ATTENDEES PER ACRE. ;
AND

7. THE OWNER HAS OWNED THE PROPERTY FOR THE IMMEDIATELY PRECEDING TWO YEARS AND HAS BEEN ENGAGED IN ACTIVE FARMING FOR THE IMMEDIATELY PRECEDING TWO YEARS.

(C) **Clearing land of use.** The land shall be entirely cleared of the temporary use within five days after the expiration of the period.

TITLE 4. RESIDENTIAL DISTRICTS

18-4-106. Permitted, conditional, and special exception uses.

The permitted, conditional, and special exception uses allowed in each of the residential districts are listed in the chart in this section using the following key: P = permitted use; C = conditional use; SE = special exception use. A blank means that the use is not allowed in the district. Except as provided otherwise in this article, uses and structures customarily accessory to the listed uses also are allowed, except that guest houses as accessory structures are prohibited and outside storage as an accessory use is limited to the lesser of 10% of the allowed lot coverage or 500 square feet.

Permitted, Conditional, and Special Exception Uses	RA	RLD	R1	R2	R5	R10	R15	R22

Eating disorder treatment facility			C					
FARM OR AGRICULTURAL HERITAGE SITE SPECIAL EVENT, 9 TO 15 ANNUAL	C	C	C					

EVENTS								
FARM OR AGRICULTURAL HERITAGE SITE SPECIAL EVENT, 16 TO 30 ANNUAL EVENTS	SE	SE	SE					
FARM OR AGRICULTURAL HERITAGE SITE STAY	SE C	SE C	SE C					

TITLE 10. REQUIREMENTS FOR CONDITIONAL USES

18-10-124. Farm or agricultural heritage site special event, 9 to 15 annual events.

A FARM OR AGRICULTURAL HERITAGE SITE SPECIAL EVENT, 9 TO 15 ANNUAL EVENTS, SHALL COMPLY WITH THE FOLLOWING REQUIREMENTS.

- (1) THE MINIMUM LOT SIZE FOR A FARM IS 10 ACRES.
- (2) THE MINIMUM LOT SIZE FOR AN AGRICULTURAL HERITAGE SITE IS FIVE ACRES.
- (3) ONSITE CIRCULATION AND PARKING AREAS SHALL BE DESIGNED TO MINIMIZE VEHICULAR AND PEDESTRIAN CONFLICTS.
- (4) ANY OUTDOOR ASSEMBLY AREAS SHALL BE LOCATED AND DESIGNED TO SHIELD SURROUNDING RESIDENTIAL PROPERTIES FROM THE EFFECTS OF NOISE, HAZARDS, OR OTHER OFFENSIVE CONDITIONS AND SHALL BE SCREENED FROM ADJACENT RESIDENTIAL PROPERTIES.
- (5) MAXIMUM CAPACITY FOR A SPECIAL EVENT ON A FARM, OR FOR AN AGRICULTURAL HERITAGE SITE WITH A LOT SIZE OVER 10 ACRES, MAY NOT EXCEED 200 ATTENDEES. MAXIMUM CAPACITY FOR A SPECIAL EVENT ON AN AGRICULTURAL HERITAGE SITE WITH A LOT SIZE BETWEEN 5 AND 10 ACRES MAY NOT EXCEED 50 ATTENDEES.
- (6) NO MORE THAN 15 FARM OR AGRICULTURAL HERITAGE SITE SPECIAL EVENTS MAY BE HELD ON THE SAME PROPERTY WITHIN A 12-MONTH PERIOD.
- (7) OPERATION HOURS SHALL BE RESTRICTED TO BETWEEN 9:00 A.M. AND 10:00 P.M., SUNDAY THROUGH THURSDAY; AND BETWEEN 9:00 A.M. AND 11:00 P.M., FRIDAY AND SATURDAY.
- (8) EACH FARM OR AGRICULTURAL HERITAGE SITE SPECIAL EVENT SHALL BE NO LONGER THAN ONE DAY.
- (9) SPECIAL EVENT ACTIVITIES SHALL OCCUR OUTDOORS, UNLESS THE USE OF ANY STRUCTURES OR TENTS IS IN ACCORDANCE WITH THE BUILDING CODE.
- (10) A FARM OR AGRICULTURAL HERITAGE SITE SPECIAL EVENT SHALL BE ACCESSORY AND NOT THE PRINCIPAL USE ON THE FARM OR AGRICULTURAL HERITAGE SITE.
- (11) THE OWNER HAS OWNED THE PROPERTY FOR THE IMMEDIATELY PRECEDING TWO YEARS AND HAS BEEN ENGAGED IN ACTIVE FARMING FOR THE IMMEDIATELY PRECEDING TWO YEARS.

18-10-125. Farm or agricultural heritage site stay.

A FARM OR AGRICULTURAL HERITAGE SITE STAY SHALL COMPLY WITH THE FOLLOWING REQUIREMENTS.

(1) THE FARM OR AGRICULTURAL HERITAGE SITE SHALL BE ON A LOT OF AT LEAST 10 ACRES.

(2) THE OWNER OR MANAGER OF THE FARM OR AGRICULTURAL HERITAGE SITE SHALL RESIDE ON THE PROPERTY AND SHALL BE PRESENT DURING THE FARM OR AGRICULTURAL HERITAGE SITE STAY.

(3) FOR FARMS OR AGRICULTURAL HERITAGE SITES LESS THAN 50 ACRES, A MAXIMUM OF THREE GROUPS OR 12 GUESTS, WHICHEVER IS LESS, MAY STAY AT ONE TIME. FOR FARMS OR AGRICULTURAL HERITAGE SITES 50 ACRES OR MORE, NO MORE THAN FIVE GROUPS OR 20 GUESTS, WHICHEVER IS LESS, MAY STAY AT ONE TIME. GUESTS MAY STAY NO MORE THAN 14 CONSECUTIVE DAYS.

(4) THE OWNER SHALL MAINTAIN A RESERVATION LOG OF THE ARRIVAL AND DEPARTURE DATES OF ALL GUESTS FOR INSPECTION BY THE OFFICE OF PLANNING AND ZONING.

(5) A FARM OR AGRICULTURAL HERITAGE SITE STAY SHALL BE ACCESSORY AND NOT THE PRINCIPAL USE ON THE FARM OR AGRICULTURAL HERITAGE SITE.

(6) A FARM OR AGRICULTURAL HERITAGE SITE STAY SHALL INCLUDE AGRICULTURAL PROMOTION AND GUEST EDUCATION ABOUT THE FARM OPERATION OR THE AGRICULTURAL HERITAGE SITE, AND SHALL BE SUBORDINATE TO AND IN CONJUNCTION WITH AGRICULTURE OR AGRICULTURAL HERITAGE AND HISTORIC PRESERVATION GOALS.

(7) ANY BUILDING OR OTHER IMPROVEMENTS OR ADDITIONS MADE IN CONNECTION WITH A FARM OR AGRICULTURAL HERITAGE SITE STAY SHALL BE LOCATED AND DESIGNED TO SHIELD SURROUNDING RESIDENTIAL PROPERTIES FROM THE EFFECTS OF NOISE, HAZARDS, OR OTHER OFFENSIVE CONDITIONS.

(8) THE MINIMUM SETBACK FROM ANY LOT LINE FOR ANY BUILDING OR OTHER IMPROVEMENTS OR ADDITIONS USED IN CONNECTION WITH A FARM OR AGRICULTURAL HERITAGE STAY SHALL BE 100 FEET.

(9) THE OWNER HAS OWNED THE PROPERTY FOR THE IMMEDIATELY PRECEDING TWO YEARS AND HAS BEEN ENGAGED IN ACTIVE FARMING FOR THE IMMEDIATELY PRECEDING TWO YEARS.

TITLE 11. REQUIREMENTS FOR SPECIAL EXCEPTION USES

18-11-125. Farm or agricultural heritage site special event, 16 to 30 annual events.

A FARM OR AGRICULTURAL HERITAGE SITE SPECIAL EVENT, 16 TO 30 ANNUAL EVENTS, SHALL COMPLY WITH THE FOLLOWING REQUIREMENTS.

(1) THE MINIMUM LOT SIZE IS 10 ACRES.

(2) ONSITE CIRCULATION AND PARKING AREAS SHALL BE DESIGNED TO MINIMIZE VEHICULAR AND PEDESTRIAN CONFLICTS.

(3) ANY OUTDOOR ASSEMBLY AREAS SHALL BE LOCATED AND DESIGNED TO SHIELD SURROUNDING RESIDENTIAL PROPERTIES FROM THE EFFECTS OF NOISE, HAZARDS, OR OTHER

OFFENSIVE CONDITIONS AND SHALL BE SCREENED FROM ADJACENT RESIDENTIAL PROPERTIES.

(4) MAXIMUM CAPACITY MAY NOT EXCEED 200 ATTENDEES.

(5) NO MORE THAN 30 FARM OR AGRICULTURAL HERITAGE SITE SPECIAL EVENTS MAY BE HELD ON THE SAME PROPERTY WITHIN A 12-MONTH PERIOD.

(6) OPERATION HOURS SHALL BE RESTRICTED TO BETWEEN 9:00 A.M. AND 10:00 P.M., SUNDAY THROUGH THURSDAY; AND BETWEEN 9:00 A.M. AND 11:00 P.M., FRIDAY AND SATURDAY.

(7) EACH FARM OR AGRICULTURAL HERITAGE SITE SPECIAL EVENT SHALL BE NO LONGER THAN ONE DAY.

(8) SPECIAL EVENT ACTIVITIES SHALL OCCUR OUTDOORS, UNLESS THE USE OF ANY STRUCTURES OR TENTS IS IN ACCORDANCE WITH THE BUILDING CODE.

(9) A FARM OR AGRICULTURAL HERITAGE SITE SPECIAL EVENT SHALL BE ACCESSORY AND NOT THE PRINCIPAL USE ON THE FARM OR AGRICULTURAL HERITAGE SITE.

(10) THE OWNER HAS OWNED THE PROPERTY FOR THE IMMEDIATELY PRECEDING TWO YEARS AND HAS BEEN ENGAGED IN ACTIVE FARMING FOR THE IMMEDIATELY PRECEDING TWO YEARS.

~~18-11-126. Farm or agricultural heritage site stay.~~

~~— A FARM OR AGRICULTURAL HERITAGE SITE STAY SHALL COMPLY WITH THE FOLLOWING REQUIREMENTS.~~

~~— (1) THE MINIMUM LOT SIZE FOR A FARM IS 10 ACRES.~~

~~— (2) THE MINIMUM LOT SIZE FOR AN AGRICULTURAL HERITAGE SITE IS FIVE ACRES.~~

~~— (3) THE OWNER OR MANAGER OF THE FARM OR AGRICULTURAL HERITAGE SITE SHALL RESIDE ON THE PROPERTY AND SHALL BE PRESENT DURING THE FARM OR AGRICULTURAL HERITAGE SITE STAY.~~

~~— (4) NO MORE THAN FIVE GROUPS OF NO MORE THAN 10 GUESTS IN EACH GROUP AT ONE TIME SHALL BE ALLOWED. GUESTS MAY STAY NO MORE THAN 14 CONSECUTIVE DAYS.~~

~~— (5) THE OWNER SHALL MAINTAIN A RESERVATION LOG OF THE ARRIVAL AND DEPARTURE DATES OF ALL GUESTS FOR INSPECTION BY THE OFFICE OF PLANNING AND ZONING.~~

~~— (6) A FARM OR AGRICULTURAL HERITAGE SITE STAY SHALL BE ACCESSORY AND NOT THE PRINCIPAL USE ON THE FARM OR AGRICULTURAL HERITAGE SITE.~~

~~— (7) A FARM OR AGRICULTURAL HERITAGE SITE STAY SHALL INCLUDE AGRICULTURAL PROMOTION AND GUEST EDUCATION ABOUT THE FARM OPERATION OR THE AGRICULTURAL HERITAGE SITE, AND SHALL BE SUBORDINATE TO AND IN CONJUNCTION WITH AGRICULTURE OR AGRICULTURAL HERITAGE AND HISTORIC PRESERVATION GOALS.~~

SECTION 3. *And be it further enacted,* That beginning in 2022 and through 2027, on or before January 1 of each year, the Office of Planning and Zoning shall provide a report to the County Council on farm or agricultural heritage site special events and farm or agricultural heritage site stays. The report shall include: (1) the number of temporary uses, conditional uses, and special exception uses granted; (2) for a temporary use, the number of people attending a farm or agricultural heritage site special event and the acreage of the farm or agricultural heritage site; and (3) the number of complaints received each year and a description of the general nature of the complaints.

SECTION ~~3~~ 4. *And be it further enacted*, That this Ordinance shall take effect 45 days from the date it becomes law.

APPROVED AND ENACTED: December 11, 2020

EFFECTIVE DATE: January 25, 2021

Bill No. 70-20

AN ORDINANCE concerning: Pensions – Employees’ Retirement Plan – Fire Service Retirement Plan – Police Service Retirement Plan - Detention Officers’ and Deputy Sheriffs’ Retirement Plan – Disability Pensions

FOR the purpose of modifying the conditions for a service-connected disability retirement pension in the Employees’ Retirement Plan; modifying the limitations on continued eligibility for a service-connected disability retirement pension in the Employees’ Retirement Plan; modifying the definition of “total and permanent disability” in the Fire Service Retirement Plan, the Police Service Retirement Plan, and the Detention Officers’ and Deputy Sheriffs’ Retirement Plan; modifying the conditions for a non-duty related disability retirement pension in the Fire Service Retirement Plan, the Police Service Retirement Plan, and the Detention Officers’ and Deputy Sheriffs’ Retirement Plan; modifying the conditions for disqualification for a disability retirement pension in the Fire Service Retirement Plan, the Police Service Retirement Plan, and the Detention Officers’ and Deputy Sheriffs’ Retirement Plan; making certain technical changes; and generally relating to pensions.

BY repealing and reenacting, with amendments: §§ 5-3-307(c)(1), (f)(2), and (3); 5-4-206(b), (d)(3)(ii), and (e); 5-5-205(b), (d)(3)(ii), and (e); and 5-6-207(b), (d)(3)(ii), and (e)
Anne Arundel County Code (2005, as amended)

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland*, That Section(s) of the Anne Arundel County Code (2005, as amended) read as follows:

ARTICLE 5. PENSIONS

TITLE 3. EMPLOYEES’ RETIREMENT PLAN

5-3-307. Disability pension.

(c) **Service-connected disability retirement pension.** A participant who is not eligible to retire on a normal retirement pension may be retired by the Personnel Officer on a service-connected disability retirement pension beginning on the date the following conditions are met:

(1) the Personnel Officer determines on the basis of a medical examination by one or more physicians selected by the Personnel Officer that:

(i) the participant has a total and permanent disability as the natural and proximate result of bodily injury in the performance of the participant’s regular occupation or occupational disease incurred in the performance of the participant’s regular occupation at some definite time or place without willful negligence on the participant’s part; and

(ii) is unable to engage in the participant’s regular occupation as an employee [[or to be employed by the employer in some other position for which the participant is suited by, or which is appropriate to, the participant’s training and experience]];

(f) **Limitations on eligibility.**

(2) A participant ceases to qualify for a non-service-connected disability retirement pension when the participant is no longer eligible for disability benefits under the provisions of the Social Security Act, or when the

participant refuses to submit a report of total earnings when requested by the Personnel Officer in accordance with subsection [(f)] (G).

(3) A participant ceases to qualify for a service-connected disability retirement pension if:

(i) the Personnel Officer determines on the basis of a medical examination by one or more physicians selected by the Personnel Officer that the participant no longer has a total and permanent disability that incapacitates the participant for duty or has sufficiently recovered but refuses to resume the participant's regular occupation as an employee [[or to be reemployed by the employer in some other position for which the participant is suited by, or which is appropriate to, the participant's training and experience]]; or

(ii) the participant refuses to undergo a medical examination requested by the Personnel more than once a year; or

(iii) the participant refuses to submit a report of total earnings when requested by the Personnel Officer in accordance with subsection [(f)] (G).

TITLE 4. FIRE SERVICE RETIREMENT PLAN

5-4-206. Disability pension.

(b) **Scope of "total and permanent disability"**. A participant has a total and permanent disability if the Personnel Officer determines, on the basis of a medical examination by one or more physicians selected by the Personnel Officer, that the participant is wholly and permanently prevented as a result of bodily injury or disease from engaging in any occupation or employment for remuneration or profit or continuing as an employee in the participant's regular assignment [[or in some other assignment within the Fire Department]].

(d) Annual disability retirement pension.

(3) (ii) If a participant has a total and permanent disability solely because the participant is prevented from continuing as an employee in the participant's regular assignment [[or in some other assignment within the Fire Department,]] as a result of a non-duty related cause, the participant is entitled to receive an annual disability retirement pension equal to the participant's accrued pension as of the participant's date of disability, computed in accordance with the provisions of § 5-4-203 or 20% of the participant's final average basic pay, whichever is greater.

(e) Disqualification.

(1) [[Except for]] THIS SUBSECTION DOES NOT APPLY TO a participant whose disability retirement pension has been in effect for at least five years[.].

(2) [[a]] A participant ceases to qualify for a disability retirement pension when:

[[1]] (I) the Personnel Officer determines, on the basis of a medical examination by one or more physicians selected by the Personnel Officer, that the participant no longer has a total and permanent disability or has sufficiently recovered but refuses to resume the participant's regular occupation as an employee [[or to be reemployed by the County in some other position for which the participant is suited by, or that is appropriate to, the participant's training and experience]]; [[or]]

[[2]] (II) the participant refuses to undergo a medical examination requested by the Personnel Officer, provided the participant may not be required to undergo a medical examination more than once a year; OR

(III) THE PARTICIPANT IS EMPLOYED IN A POSITION WITH THE SAME REQUIREMENTS AS THE PARTICIPANT'S REGULAR ASSIGNMENT.

TITLE 5. POLICE SERVICE RETIREMENT PLAN

5-5-205. Disability pension.

(b) **Scope of “total and permanent disability”.** A participant has a total and permanent disability if the Personnel Officer determines, on the basis of a medical examination by one or more physicians selected by the Personnel Officer, that the participant is wholly and permanently prevented as a result of bodily injury or disease from engaging in any occupation or employment for remuneration or profit or continuing as an employee in the participant’s regular assignment [[or in some other assignment within the Police Department]].

(d) **Annual disability retirement pension.**

(3) (ii) If a participant has a total and permanent disability solely because the participant is prevented from continuing as an employee in the participant’s regular assignment [[or in some other assignment within the Police Department,]] as a result of a non-duty related cause, the participant is entitled to receive an annual disability retirement pension equal to the participant’s accrued pension as of the participant’s date of disability, computed in accordance with the provisions of § 5-5-203, or 20% of the participant’s final average basic pay, whichever is greater.

(e) **Disqualification.**

(1) [[Except for]] THIS SUBSECTION DOES NOT APPLY TO a participant whose disability retirement pension has been in effect for at least five years[.].

(2) [[a]] A participant ceases to qualify for a disability retirement pension when:

[[(1)] (I) the Personnel Officer determines, on the basis of a medical examination by one or more physicians selected by the Personnel Officer, that the participant no longer has a total and permanent disability or has sufficiently recovered but refuses to resume the participant’s regular occupation as an employee [[or to be reemployed by the County in some other position for which the participant is suited by, or that is appropriate to, the participant’s training and experience]]; [[or]]

[[(2)] (II) the participant refuses to undergo a medical examination requested by the Personnel Officer, provided the participant may not be required to undergo a medical examination more than once a year; OR

(III) THE PARTICIPANT IS EMPLOYED IN A POSITION WITH THE SAME REQUIREMENTS AS THE PARTICIPANT’S REGULAR ASSIGNMENT.

TITLE 6. DETENTION OFFICERS’ AND DEPUTY SHERIFFS’ RETIREMENT PLAN

5-6-207. Disability pension.

(b) **Scope of “total and permanent disability”.** A participant has a total and permanent disability if the Personnel Officer determines, on the basis of a medical examination by one or more physicians selected by the Personnel Officer, that the participant is wholly and permanently prevented as a result of bodily injury or disease from engaging in any occupation or employment for remuneration or profit or continuing as an employee in the participant’s regular assignment [[or in some other assignment within the department in which the employee is then employed]].

(d) **Annual disability retirement pension.**

(3) (ii) If a participant has a total and permanent disability solely because the participant is prevented from continuing as an employee in the participant’s regular assignment [[or in some other assignment, within the participant’s department,]] as a result of a non-duty related cause, the participant is entitled to receive an annual disability retirement pension equal to the participant’s accrued pension as of the participant’s date of disability, computed in accordance with the provisions of § 5-6-203, or 20% of the participant’s final average basic pay, whichever is greater.

(e) Disqualification.

(1) ~~[[Except for]] THIS SUBSECTION DOES NOT APPLY TO a participant whose disability retirement pension has been in effect for at least five years~~[[.]].~~~~

(2) ~~[[a]] A participant ceases to qualify for a disability retirement pension when:~~

~~[[1]] (I) the Personnel Officer determines, on the basis of a medical examination by one or more physicians selected by the Personnel Officer, that the participant no longer has a total and permanent disability or has sufficiently recovered but refuses to resume the participant's regular occupation as an employee ~~[[or to be reemployed by the County in some other position in the participants former department for which the participant is suited by, or that is appropriate to, the participant's training and experience]]~~; ~~[[or]]~~~~

~~[[2]] (II) the participant refuses to undergo a medical examination requested by the Personnel Officer, provided the participant may not be required to undergo a medical examination more than once a year; OR~~

~~(III) THE PARTICIPANT IS EMPLOYED IN A POSITION WITH THE SAME REQUIREMENTS AS THE PARTICIPANT'S REGULAR ASSIGNMENT.~~

SECTION 2. *And be it further enacted,* That this Ordinance shall take effect 45 days from the date it becomes law.

APPROVED AND ENACTED: October 8, 2020

EFFECTIVE DATE: November 22, 2020

Bill No. 71-20

AN ORDINANCE concerning: Personnel – Employee Relations – Limitations on Joining Employee Organizations

FOR the purpose of adding certain classifications to the definition of “Uniformed Public Safety Exclusive Representative”; allowing certain management employees in the Police Department to join employee organizations representing managed employees; and generally relating to personnel.

BY repealing and reenacting, with amendments: §§ 6-4-101(16); and 6-4-105(b)(1)
Anne Arundel County Code (2005, as amended)

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland,* That Section(s) of the Anne Arundel County Code (2005, as amended) read as follows:

ARTICLE 6. PERSONNEL

TITLE 4. EMPLOYEE RELATIONS

6-4-101. Definitions.

In this title, the following words have the meanings indicated.

(16) “Uniformed Public Safety Exclusive Representative” means an exclusive representative for any of the classifications of Deputy Sheriff I AND I-A, Deputy Sheriff II, DEPUTY SHERIFF III, Detention Officer, Detention Corporal, Detention Sergeant, Firefighter II, Firefighter III, Firefighter/Cardiac Rescue Technician, Firefighter/Emergency Medical Technician-Paramedic, Fire Lieutenant, Fire Captain, FIRE BATTALION CHIEF, Police Officer, POLICE CORPORAL, [and] Police Sergeant, AND POLICE LIEUTENANT, that is authorized under § 812 of the Charter to resolve an impasse with the County through binding arbitration.

6-4-105. Rights of classified employees – In general.

(b) Limitations on joining employee organizations.

(1) With the exception of captains, lieutenants and battalion chiefs in the Fire Department, lieutenants AND SERGEANTS in the Police Department, and Deputy Sheriff IIIs in the Sheriff's Office, management employees may not join, assist, or participate in the activities of an employee organization, or an affiliate of an employee organization, that represents or seeks to represent employees under the direction of the management employees. This subsection (b)(1) shall be construed to prohibit Detention Sergeants from joining, assisting, or participating in the activities of an employee organization that represents or seeks to represent Detention Officers and Detention Corporals.

SECTION 2. *And be it further enacted*, That this Ordinance shall take effect 45 days from the date it becomes law.

APPROVED AND ENACTED: October 8, 2020

EFFECTIVE DATE: November 22, 2020

Bill No. 72-20

AN ORDINANCE concerning: Licenses and Registrations – Unattended Donation Boxes

FOR the purpose of establishing registration requirements for unattended donation boxes in the County; defining certain terms; requiring that unattended donation boxes be registered; requiring a certain fee for registration; adding the requirements for the registration and the renewal of registrations; establishing standards for maintenance of unattended donation boxes; and generally relating to licenses and registrations.

BY adding: §§ 11-17-101 through 11-17-106 to be under the new title “Title 17. Unattended Donation Boxes” Anne Arundel County Code (2005, as amended)

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland*, That Section(s) of the Anne Arundel County Code (2005, as amended) read as follows:

ARTICLE 11. LICENSES AND REGISTRATIONS

TITLE 17. UNATTENDED DONATION BOXES

11-17-101. Purpose.

THE PURPOSE OF THIS TITLE IS TO PROMOTE THE PUBLIC HEALTH, SAFETY, AND WELFARE BY ESTABLISHING MINIMUM BLIGHT-RELATED PERFORMANCE STANDARDS FOR THE OPERATION AND MAINTENANCE OF UNATTENDED DONATION BOXES IN THE COUNTY.

11-17-102. Definitions.

IN THIS TITLE, THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED:

(1) “BLIGHT” MEANS A DETERIORATED CONDITION ON OR AROUND AN UNATTENDED DONATION BOX, AND INCLUDES DONATION COLLECTION OVERFLOW, GRAFFITI, DAMAGED SIGNS, PEELING PAINT, RUST, BROKEN OPERATING MECHANISMS, DUMPED MATERIAL, JUNK, LITTER, GARBAGE, TRASH, DEBRIS, OR OTHER REFUSE MATERIAL.

(2) “OPERATOR” MEANS A PERSON, ENTITY, ASSOCIATION, OR ORGANIZATION WHO PLACES, MAINTAINS, OR OPERATES AN UNATTENDED DONATION BOX.

(3) “PROPERTY OWNER” MEANS THE PERSON, ENTITY, ASSOCIATION OR ORGANIZATION WHO OWNS THE REAL PROPERTY WHERE AN UNATTENDED DONATION BOX IS LOCATED OR IS PROPOSED TO BE LOCATED.

(4) “UNATTENDED DONATION BOX” MEANS AN UNATTENDED DROP-OFF BOX, CONTAINER, RECEPTACLE, OR SIMILAR DEVICE USED FOR SOLICITING AND COLLECTING DONATIONS OF PERSONAL PROPERTY ITEMS.

11-17-103. Registration required.

EXCEPT FOR UNATTENDED DONATION BOXES THAT ARE ENCLOSED WITHIN A STRUCTURE OR ACCESSORY TO A PRINCIPAL USE ON THE PROPERTY, IT IS UNLAWFUL FOR A PROPERTY OWNER OR OPERATOR TO PLACE, OPERATE, MAINTAIN, OR ALLOW AN UNATTENDED DONATION BOX ON REAL PROPERTY WITHOUT A VALID REGISTRATION AS REQUIRED BY THIS TITLE. A SEPARATE REGISTRATION IS REQUIRED FOR EACH UNATTENDED DONATION BOX.

11-17-104. Application; registration.

(A) **Application.** AN APPLICATION FOR REGISTRATION OF AN UNATTENDED DONATION BOX SHALL INCLUDE:

(1) A SIGNED AUTHORIZATION FROM THE PROPERTY OWNER ALLOWING THE PLACEMENT OF AN UNATTENDED DONATION BOX ON A PROPERTY;

(2) THE NAME, ADDRESS, EMAIL, WEBSITE, IF AVAILABLE, AND TELEPHONE NUMBER ~~OF THE UNATTENDED DONATION BOX OPERATOR AND PROPERTY OWNER, WITH RECORDING CAPABILITY, OF THE OPERATOR OF THE UNATTENDED DONATION BOX; AND~~

(3) A VICINITY MAP SHOWING THE PROPOSED OR ACTUAL LOCATION OF THE UNATTENDED DONATION BOX ON THE PROPERTY; ~~AND~~

(4) PROOF OF THE OPERATOR’S 501(C)(3) NON-PROFIT STATUS, IF APPLICABLE.

(B) **Registration.** UPON THE FILING OF A COMPLETE APPLICATION BY THE APPLICANT AND APPROVAL OF THE LOCATION OF AN UNATTENDED DONATION BOX BY THE DEPARTMENT, THE DEPARTMENT SHALL REGISTER THE UNATTENDED DONATION BOX.

(C) Fee. AN APPLICATION FOR REGISTRATION SHALL BE ACCOMPANIED BY A REGISTRATION FEE IN THE AMOUNT OF \$40.00 UNLESS THE UNATTENDED DONATION BOX OPERATOR IS A NON-PROFIT ORGANIZATION EXEMPT FROM TAXATION UNDER 501(C)(3) OF THE INTERNAL REVENUE CODE.

11-17-105. Expiration; renewal.

(A) **Expiration.** AN UNATTENDED DONATION BOX REGISTRATION EXPIRES TWO YEARS AFTER THE DATE OF ISSUANCE.

(B) **Renewal.** ANY APPLICATION FOR REGISTRATION RENEWAL SHALL BE FILED AT LEAST ONE MONTH PRIOR TO EXPIRATION OF THE REGISTRATION. THE APPLICATION SHALL CONFIRM OR UPDATE THE INFORMATION PROVIDED IN THE ORIGINAL APPLICATION. THE DEPARTMENT MAY NOT ACCEPT THE RENEWAL IF THERE ARE OPEN CITATIONS, UNPAID FINES, OR UNRESOLVED VIOLATIONS OR COMPLAINTS RELATING TO THE UNATTENDED DONATION BOX.

11-17-106. Maintenance.

(A) **Blight.** NO BLIGHT SHALL BE ON, OR AROUND, ~~OR WITHIN 20 FEET OF~~ AN UNATTENDED DONATION BOX.

(B) **Condition of unattended donation boxes.** AN UNATTENDED DONATION BOX SHALL BE MAINTAINED IN GOOD WORKING ORDER AND IN GOOD CONDITION.

(C) **Servicing.** AN UNATTENDED DONATION BOX SHALL BE SERVICED NOT LESS THAN WEEKLY BETWEEN 7:00 A.M. AND 7:00 P.M. ON WEEKDAYS AND 10:00 A.M. AND 6:00 P.M. ON WEEKENDS. SERVICING INCLUDES THE REMOVAL OF COLLECTED DONATED MATERIAL IN OR AROUND THE UNATTENDED DONATION BOX.

(D) **Contact information.** AN UNATTENDED DONATION BOX SHALL CONTAIN VISIBLE CONTACT INFORMATION FOR THE OPERATOR, INCLUDING THE OPERATOR'S TELEPHONE NUMBER WITH RECORDING CAPABILITY.

SECTION 2. *And be it further enacted,* That this Ordinance shall take effect 45 days from the date it becomes law.

APPROVED AND ENACTED: October 22, 2020
EFFECTIVE DATE: December 6, 2020

Bill No. 73-20

AN ORDINANCE concerning: Zoning – Chickens and Ducks in Residential Districts

FOR the purpose of amending the minimum distance a coop or enclosure for chickens or ducks is allowed to be located from a dwelling on a lot less than 40,000 square feet; and generally relating to zoning.

BY repealing and reenacting, with amendments: § 18-4-104(b)(8)
Anne Arundel County Code (2005, as amended)

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland,* That Section(s) of the Anne Arundel County Code (2005, as amended) read as follows:

ARTICLE 18. ZONING

TITLE 4. RESIDENTIAL DISTRICTS

18-4-104. Pets; livestock or fowl.

(b) **Livestock or fowl.** The keeping of livestock or domestic fowl is allowed in accordance with the following:

(8) Coops and enclosures for chickens or ducks on lots less than 40,000 square feet shall be located at least 25 feet from side or rear lot lines and ~~[[25]]~~ FIVE feet from ~~[[any]]~~ AN ONSITE dwelling.

SECTION 2. *And be it further enacted,* That this Ordinance shall take effect 45 days-from the date it is enacted.

APPROVED AND ENACTED: October 12, 2020
EFFECTIVE DATE: November 26, 2020

2020 Laws of Anne Arundel County

Bill No. 74-20

AN ORDINANCE concerning: Finance, Taxation, and Budget – Real Property Taxes – Public Safety Officers Property Tax Credit

FOR the purpose of amending a certain deadline for applying for the public safety officers' property tax credit; providing for the termination of this Ordinance; and generally relating to the public safety officers' property tax credit.

WHEREAS, § 4-2-313 of the Anne Arundel County Code allows a certain tax credit from County real property taxes levied on a dwelling owned by an eligible public safety officer when an application is filed on or before April 1; and

WHEREAS, on March 5, 2020, Governor Lawrence J. Hogan, Jr. proclaimed a state of emergency and a catastrophic health emergency for the entire State of Maryland in an effort to control and prevent the spread of COVID-19; and

WHEREAS, by Executive Order No. 16 dated March 13, 2020, the Anne Arundel County Executive also proclaimed a civil emergency in Anne Arundel County as a result of the COVID-19 pandemic; and

WHEREAS, by Bill No. 24-20 the County Council extended the proclamation of the civil emergency in Anne Arundel County until the proclamation of emergencies for the State of Maryland is renewed, extended, or terminated; and

WHEREAS, on March 16, 2020 the County Executive issued Executive Order No. 17 and suspended all legal time requirements in the County until the 30th day following the date the proclamation of the County civil emergency expires or is terminated; and

WHEREAS, on May 8, 2020 the County Executive amended and restated Executive Order No. 17; and

WHEREAS, on June 12, 2020 the County Executive issued Executive Order No. 25 that, among other things, terminated Executive Order No. 17 and resumed the legal time requirement for submitting an application for the public safety officers property tax credit; and

WHEREAS, due to the continued threats to health from COVID-19, the Governor's proclamation of a state of emergency and a catastrophic health emergency for the State of Maryland and the civil emergency proclaimed in Anne Arundel County are still active; and

WHEREAS, the health and civil emergencies declared as a result of COVID-19, while necessary, have created difficulties for all County residents; now, therefore

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland*, That the deadline for submitting an application for the public safety officers' property tax credit, or for a renewal of the tax credit, pursuant to § 4-2-313 of the Anne Arundel County Code, shall be extended through November 30, 2020.

SECTION 2. *And be it further enacted*, That the provisions of this Ordinance shall remain in effect until December 1, 2020, after which it shall stand repealed and, with no further action required by the County Council, be of no further force and effect.

SECTION 3. *And be it further enacted*, That this Ordinance shall take effect 45 days from the date it becomes law.

APPROVED AND ENACTED: October 16, 2020

EFFECTIVE DATE: November 30, 2020

2020 Laws of Anne Arundel County

Bill No. 75-20

AN ORDINANCE concerning: Conveyance of Surplus Property – Unimproved County-Owned Property near Furnace Branch Road in Glen Burnie, Maryland

FOR the purpose of approving the terms and conditions of the conveyance of certain County-owned property comprised of 11,865 square feet or 0.27 of an acre of land, more or less, located near Furnace Branch Road in Glen Burnie, Maryland.

WHEREAS, the County owns a certain parcel of land located near Furnace Branch Road in Glen Burnie, Maryland, more particularly described herein (the “Property”); and

WHEREAS, by Resolution No. 4-20, the County Council approved a determination by the County Executive that the Property be declared surplus; and

WHEREAS, the Property was appraised at a value of One Hundred Three Thousand Dollars (\$103,000); and

WHEREAS, pursuant to § 8-3-204(a)(2) of the County Code, surplus property may be sold, in the discretion of the County Executive, to the highest responsible bidder who submits a bid in response to an invitation to purchase the property; and

WHEREAS, upon advertising and soliciting bids for the Property, the County received one bid in the amount of One Hundred Five Thousand Dollars (\$105,000) from Reliable Real Estate Services, LLC; and

WHEREAS, the County Executive has determined that the Property is not needed for public use and that disposition of the Property for the sum of One Hundred Five Thousand Dollars (\$105,000) and pursuant to the terms and conditions of the Agreement of Sale, which is attached to this Ordinance as Exhibit A, would be in the best interests of the County; and

WHEREAS, pursuant to § 8-3-204(f) of the County Code, the Council must approve by ordinance any sale of property for which the purchase price is less than ninety percent (90%) of its appraised value or which is appraised at \$50,000 or more; and

WHEREAS, the County Council, by this Ordinance, authorizes the disposition of the Property in accordance with the terms and conditions set forth in Exhibit A; now, therefore,

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland,* That disposition of the Property described herein to Reliable Real Estate Services, LLC in accordance with the terms and conditions set forth in Exhibit A is hereby approved:

All that piece or parcel of land, situate in the Second Councilmanic District of Anne Arundel County, containing 11,865 square feet or 0.27 of an acre of land, more or less, and being more fully described herein:

BEGINNING for the same at an iron bar here found at the beginning of the eight (8th) or South 72°59'03” West, 90.04 feet line, as described in a deed dated January 8, 1976 and recorded among the land records of Anne Arundel County, Maryland, in Liber WGL 2825, at page 707, the following course and distance, as now surveyed

1. South 72°56'48” West, 90.04 feet to a point, thence departing said deed lines and running so as to cross in, through, over, under and across a part of the property of the owner hereto, the following five (5) courses and distances
2. North 23°52'59” East, 107.97 feet to a point, thence

2020 Laws of Anne Arundel County

3. South 66°09'49" East, 24.00 feet to a point, thence
4. North 23°50'11" East, 5.22 feet to a point, distant 1.83 feet from the face of curb on Furnace Branch Road, as now known, thence continuing
5. South 66°09'49" East, 160.21 feet to a point in the sixth (6th) or South 24°22'59" West 69.86 feet line, as described in said deed, Liber WGL 2825, at page 707, distant 54.35 feet from the end thereof, said point also being in the sixth (6th) or North 24°35' East, 170.2 feet line, as described in a deed recorded in the land records of Anne Arundel County, in Liber FAM 191, at page 258, distant 154.82 feet from the beginning thereof, thence running along and binding on said sixth (6th) deed line, Liber WGL 2825, at page 707, and also running reversely along and binding on said sixth (6th) deed line, Liber FAM 191, at page 258, the following course and distance, as now surveyed
6. South 24°21'52" West, 54.35 feet to an iron bar found at the beginning of the seventh (7th) or North 66°04'31" West, 115.73 feet line, as described in said deed, Liber WGL 2825, at page 707, thence departing said sixth (6th) deed line, Liber WGL 2825, at page 707 and also said sixth (6th) deed line, Liber FAM 191, at page 258 and running along and binding on said seventh (7th) deed line, the following course and distance, as now surveyed
7. North 66°06'46" West, 115.73 feet to the point of beginning; containing 11,865 square feet or 0.27 of an acre of land, more or less.

Together with all improvements thereupon, and the rights, alleys, ways, waters, easements, privileges, appurtenances and advantages belonging or appertaining thereto. Subject to any and all easements and agreements of record.

AND BEING part of that parcel of land conveyed to Anne Arundel County, Maryland by Warren J. Cusack and Sonia S. Cusack, his wife, M. Gerald Ackerman, Melvin E. Ackerman, Margaret M. Ackerman, Ackerman Enterprises, Inc., a Maryland corporation, and Roland C. Marshall by deed dated January 8, 1976 and recorded among the land records of Anne Arundel County, Maryland in Liber WGL 2825, page 707.

SECTION 2. *And be it further enacted*, That this Ordinance shall take effect 45 days from the date it becomes law.

APPROVED AND ENACTED: October 22, 2020

EFFECTIVE DATE: December 6, 2020

(EXHIBIT TO BILL NO. 75-20 APPEARS ON THE FOLLOWING PAGES)

AGREEMENT OF SALE

THIS AGREEMENT OF SALE made this _____ day of _____, 20 ____, by and between **ANNE ARUNDEL COUNTY, MARYLAND**, a body corporate and politic of the State of Maryland (hereinafter referred to as “Seller” or “County”) and **RELIABLE REAL ESTATE SERVICES, LLC** (hereinafter referred to as “Purchaser”).

WHEREAS, the Seller is the owner of all that property identified on Anne Arundel County Tax Map 0010, Grid 0001, Parcel 0203, consisting of approximately 0.27 acres of property, more or less, located at the intersection of Furnace Branch Road and Crain Highway in Glen Burnie, Maryland, 21061, and being part of the property described in a Deed dated January 8, 1976 and recorded among the Land Records of Anne Arundel County, Maryland in Liber WGL 2825, Folio 707, as more particularly described in Exhibit “A”, attached hereto and made a part hereof (“Property”); and

WHEREAS, the Anne Arundel County Council (“County Council”) in Resolution No. 4-20 approved a determination by the County Executive that the Property be declared surplus; and

WHEREAS, the value of the Property in the amount of \$103,000 was established by the average of two independent real estate appraisals and advertised for invitations to bid; and

WHEREAS, the bids were received and opened, and the highest bid of \$105,000 was accepted; and

WHEREAS, pursuant to Section 8-3-204(f) of the Anne Arundel County Code, the County Council is required to approve by ordinance the sale of property for which the purchase price is less than 90% of its appraised value or with an appraised value in excess of \$50,000; and

WHEREAS, the terms and conditions of this Agreement of Sale have been or are being

presented to the County Council for approval by ordinance.

NOW THEREFORE WITNESSETH: That for and in consideration of One Hundred and Five Thousand Dollars (\$105,000.00), the above recitals which are incorporated herein by reference, and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, Seller and Purchaser hereby agree as follows:

1. Contingent upon the approval of the terms and conditions of this Agreement of Sale by ordinance of the County Council, Seller agrees to sell and convey to Purchaser and Purchaser agrees to buy and accept from Seller the Property under the terms and conditions set forth in this Agreement of Sale, together with any and all improvements, appurtenances, rights, and privileges pertaining thereto.

2. The total purchase price for the Property and consideration for this Agreement of Sale shall be One Hundred and Five Thousand Dollars (\$105,000.00).

3. Seller shall execute this Agreement of Sale on or before **November 23, 2020**, after which time if execution does not occur, this offer to purchase made by Purchaser to Seller may become null, void, and of no effect at Purchaser's sole discretion.

4. Settlement shall be held at a location in Anne Arundel County, Maryland, designated by Seller. Settlement shall take place no later than sixty (60) days after this Agreement of Sale is ratified by all of the parties hereto. Seller shall give Purchaser at least seven (7) days' notice of the date and location of settlement. Possession of the Property shall be given to the Purchaser at settlement. Real estate taxes, general special taxes and rents, annual front foot benefit charges, special assessment tax, or other annualized charges of a like nature are to be adjusted to the date of settlement and thereafter assumed by Purchaser. Settlement costs, including any title examination, title insurance, tax certificates, recordation and transfer taxes, if any, are to be paid

by Purchaser.

5. At the time of settlement, the Seller shall convey the Property free and clear of any encumbrances to Purchaser by a fee simple Deed. .

6. The Property is sold “as is”, and the County makes no assurances or representations as to the title to the Property or the condition of the Property or any improvements thereon.

7. Seller and Purchaser represent and warrant to each other that the person or persons executing this Agreement of Sale on behalf of each of them possess full legal power to do so and to carry out each and every obligation of this Agreement of Sale, and that Seller is capable of transferring good and merchantable title.

8. The Property shall be held at risk of loss of the Seller until execution and delivery of the Deed from Seller to Purchaser.

9. The parties represent and warrant to each other that they have not used the services of any broker, agent, or finder who would be entitled to a commission on account of this Agreement of Sale or the consummation of the transactions contemplated hereby.

10. All notices under this Agreement of Sale shall be in writing and shall be deemed to be duly given, if hand delivered or mailed by registered or certified mail, return receipt requested, as follows:

IF TO SELLER:	Anne Arundel County Office of Real Estate 2660 Riva Road, 3 rd Floor Annapolis, MD 21401
WITH COPY TO:	Central Services Officer 2660 Riva Road, 3 rd Floor Annapolis, MD 21401
IF TO PURCHASER:	Reliable Real Estate Service, LLC 214 Evergreen Road

Gambrills, MD 21054

The parties shall be responsible for notifying each other of any change of address.

11. This Agreement of Sale contains the full, final, and entire Agreement of Sale between the parties, and neither the parties nor their successors or assigns shall be bound by any terms, conditions, or representations not included herein.

12. If any term, condition, or covenant of this Agreement of Sale shall be declared invalid or unenforceable, the parties hereto may mutually agree that the remainder of the Agreement of Sale shall remain valid and enforceable.

13. The laws of the State of Maryland shall govern this Agreement of Sale, and any action arising out of or related thereto shall be brought exclusively in a court of competent jurisdiction located in Anne Arundel County, Maryland.

14. This Agreement of Sale shall inure to the benefit of the parties hereto, their heirs, personal representatives, legal representatives, successors, and assigns as appropriate.

Signature pages to follow

WITNESS:

PURCHASER:
Reliable Real Estate Service, LLC

DocuSigned by:
John Dixon
By: _____
DFCF03B4BDFD47F...
Print Name: John Dixon
Title: Vice President
Date: 9/9/2020

Exhibit "A"

METES AND BOUNDS DESCRIPTION

**A PART OF THE PROPERTY OF
ANNE ARUNDEL COUNTY, MARYLAND
LIBER WGL 2825 FOLIO 707
BEING PART OF "FURNACE BRANCH ROAD RIGHT-OF-WAY"**

FIFTH (5th) ASSESSEMENT DISTRICT
ANNE ARUNDEL COUNTY, MARYLAND

BEING a piece or parcel of land, variable in width, running in, through, over, under and across a portion of the property acquired by **ANNE ARUNDEL COUNTY, MARYLAND**, a body corporate and public of the State of Maryland, from **WARREN J. CUSAK** and **SONIA S. CUSAK**, his wife, **M. GERALD ACKERMAN, MELVIN E. ACKERMAN, MARGARET M. ACKERMAN, ACKERMAN ENTERPRISES, INC.**, a body corporation of the State of Maryland and **ROLAND C. MARSHALL**, by deed dated 8 January 1976 and recorded among the Land Records of Anne Arundel County, Maryland in **LIBER WGL 2825** at **FOLIO 707**, being more particularly described in the datum of NAD 83, as follows

BEGINNING for the same at an iron bar here found at the beginning of the eighth (8th) or South 72°59'03" West, 90.04 feet line, as described in said deed, thence running along and binding on all of said deed line, the following course and distance, as now surveyed


1. South 72°56'48" West, 90.04 feet to a point, thence departing said deed lines and running so as to cross in, through, over, under and across a part of the property of the owner hereto, the following five (5) courses and distances
2. North 23°52'59" East, 107.97 feet to a point, thence
3. South 66°09'49" East, 24.00 feet to a point, thence
4. North 23°50'11" East, 5.22 feet to a point, distant 1.83 feet from the face of curb on Furnace Branch Road, as now known, thence continuing
5. South 66°09'49" East, 160.21 feet to a point in the sixth (6th) or South 24°22'59" West, 69.86 feet line, as described in said deed, **LIBER WGL 2825** at **FOLIO 707**, distant 54.35 feet from the end thereof, said point also being in the sixth (6th) or North 24°35' East, 170.2 feet line, as described in a deed recorded in **LIBER FAM 191** at **FOLIO 258**, distant 154.82 feet from the beginning thereof, thence running along and binding on said sixth (6th) deed line, **LIBER WGL 2825** at **FOLIO 707**,

and also running reversely along and binding on said sixth (6th) deed line, **LIBER FAM 191 at FOLIO 258**, the following course and distance, as now surveyed

- 6. South 24°21'52" West, 54.35 feet to an iron bar found at the beginning of the seventh (7th) or North 66°04'31" West, 115.73 feet line, as described in said deed, **LIBER WGL 2825 at FOLIO 707**, thence departing said sixth (6th) deed line, **LIBER WGL 2825 at FOLIO 707** and also said sixth (6th) deed line, **LIBER FAM 191 at FOLIO 258** and running along and binding on said seventh (7th) deed line, the following course and distance, as now surveyed
- 7. North 66°06'46" West, 115.73 feet to the point of beginning; containing 11,865 square feet or 0.27 of an acre of land, more or less.

Prepared without the benefit of a boundary survey or Title Report.

2 Jul 2018
Date



Raymond S. Fowler
Professional Land Surveyor
MD Reg. No. 21134
(Expires 2 Jul 2020)
Drum Loyka and Associates, LLC
1410 Forest Drive, Suite 35
Annapolis, Maryland 21403

A licensee either personally prepared this metes and bounds description or was in responsible charge over its preparation and the surveying work reflected in it, all in compliance with requirements set forth in COMAR, Title 09, Subtitle 13, Chapter 06 Minimum Standards of Practice

P:\FC10118\Descriptions\FC10118-Acquisition B.doc

Bill No. 76-20

AN ORDINANCE concerning: Subdivision and Development – Adequate Public School Facilities – School Utilization Chart

FOR the purpose of approving the 2022 School Utilization Chart prepared by the Planning and Zoning Officer.

WHEREAS, Section 17-5-502(a) of the County Code provides that the Planning and Zoning Officer shall prepare a school utilization chart no later than November 30 each year for the approval by ordinance of the County Council; and

WHEREAS, the Planning and Zoning Officer has prepared a new school utilization chart based on information supplied by the Board of Education and the requirements of § 17-5-502 of the County Code; now therefore

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland*, That the ‘School Utilization Chart by Feeder System Based on 2022 Projected Enrollment’, attached to this Ordinance as Exhibit A, is hereby approved and shall take effect on the date this Ordinance takes effect.

SECTION 2. *And be it further enacted*, That this Ordinance shall take effect 45 days from the date it becomes law.

APPROVED AND ENACTED: October 22, 2020

EFFECTIVE DATE: December 6, 2020

(EXHIBIT TO BILL NO. 76-20 APPEARS ON THE FOLLOWING PAGES)

School Utilization Chart by Feeder System
 Based on 2022 Projected Enrollment

Feeder System: ANNAPOLIS		
	<i>Open</i>	<i>Closed</i>
Annapolis High		✓
Annapolis Middle	✓	
Bates Middle	✓	
Annapolis Elem	✓	
Eastport Elem		✓
Georgetown East Elem	✓	
Germantown Elem	✓	
Hillsmere Elem	✓	
Mills-Parole Elem	✓	
Rolling Knolls Elem	✓	
Tyler Heights Elem		✓
West Annapolis Elem	✓	
Feeder System: ARUNDEL		
	<i>Open</i>	<i>Closed</i>
Arundel High	✓	
Arundel Middle		✓
Four Seasons Elem		✓
Odenton Elem		✓
Piney Orchard Elem		✓
Waugh Chapel Elem		✓
Feeder System: BROADNECK		
	<i>Open</i>	<i>Closed</i>
Broadneck High		✓
Magothy River Middle	✓	
Severn River Middle	✓	
Arnold Elem		✓
Belvedere Elem	✓	
Broadneck Elem		✓
Cape St. Claire Elem	✓	
Windsor Farm Elem	✓	

Feeder System: CHESAPEAKE		
	<i>Open</i>	<i>Closed</i>
Chesapeake High	✓	
Chesapeake Bay Middle	✓	
Bodkin Elem	✓	
Fort Smallwood Elem	✓	
Jacobsville Elem	✓	
Lake Shore Elem	✓	
Pasadena Elem	✓	
Feeder System: CROFTON		
	<i>Open</i>	<i>Closed</i>
Crofton High		✓
Crofton Middle		✓
Crofton Elem		✓
Crofton Meadows Elem	✓	
Crofton Woods Elem	✓	
Nantucket Elem		✓
Feeder System: GLEN BURNIE		
	<i>Open</i>	<i>Closed</i>
Glen Burnie High		✓
Corkran Middle	✓	
Marley Middle	✓	
Freetown Elem	✓	
Glendale Elem	✓	
Marley Elem		✓
Oakwood Elem	✓	
Point Pleasant Elem	✓	
Quarterfield Elem	✓	
Richard H. Lee Elem		✓
Woodside Elem	✓	

School Utilization Chart by Feeder System
 Based on 2022 Projected Enrollment

Feeder System: Meade		
	<i>Open</i>	<i>Closed</i>
Meade High	✓	
MacArthur Middle	✓	
Meade Middle		✓
Brock Bridge Elem		✓
Frank Hebron-Harman Elem		✓
Jessup Elem	✓	
Manor View Elem	✓	
Maryland City Elem		✓
Meade Heights Elem		✓
Pershing Hill Elem	✓	
Seven Oaks Elem	✓	
Van Bokkelen Elem	✓	
Feeder System: NORTH COUNTY		
	<i>Open</i>	<i>Closed</i>
North County High		✓
Brooklyn Park Middle	✓	
Lindale Middle		✓
Belle Grove Elem		✓
Brooklyn Park Elem	✓	
George Cromwell Elem	✓	
Hilltop Elem	✓	
Linthicum Elem	✓	
North Glen Elem	✓	
Overlook Elem		✓
Park Elem		✓

Feeder System: SOUTH RIVER		
	<i>Open</i>	<i>Closed</i>
South River High	✓	
Central Middle		✓
Central Elem	✓	
Davidsonville Elem	✓	
Edgewater Elem	✓	
Mayo Elem	✓	

Feeder System: NORTHEAST		
	<i>Open</i>	<i>Closed</i>
Northeast High	✓	
George Fox Middle	✓	
High Point Elem		✓
Riviera Beach Elem	✓	
Solley Elem		✓
Sunset Elem	✓	
Feeder System: OLD MILL		
	<i>Open</i>	<i>Closed</i>
Old Mill High		✓
Old Mill Middle North		✓
Old Mill Middle South		✓
Glen Burnie Park Elem	✓	
Millersville Elem	✓	
Ridgeway Elem		✓
Rippling Woods Elem	✓	
Severn Elem		✓
South Shore Elem	✓	
Southgate Elem		✓
Feeder System: SEVERNA PARK		
	<i>Open</i>	<i>Closed</i>
Severna Park High	✓	
Severna Park Middle		✓
Benfield Elem	✓	
Folger McKinsey Elem	✓	
Jones Elem	✓	
Oak Hill Elem		✓
Severna Park Elem		✓
Shipley's Choice Elem	✓	

Feeder System: SOUTHERN		
	<i>Open</i>	<i>Closed</i>
Southern High	✓	
Southern Middle	✓	
Deale Elem	✓	
Lothian Elem	✓	
Shady Side Elem	✓	
Tracey's Elem		✓

2022 OPEN/CLOSED AT 95% LEVEL - ELEMENTARY SCHOOLS

SCHOOL	2022 PROJECTED ENROLLMENT FROM 2020 MASTER PLAN	STATE-RATED CAPACITY	% UTILIZATION	OPEN - O CLOSED - C	CHANGED FROM LAST YEAR
Annapolis	213	314	67.8	O	
Arnold	568	565	100.5	C	X
Belle Grove	374	304	123.0	C	
Belvedere	497	526	94.5	O	
Benfield	388	581	66.8	O	
Bodkin	540	663	81.4	O	
Broadneck	743	717	103.6	C	
Brock Bridge	653	577	113.2	C	
Brooklyn Park	486	546	89.0	O	
Cape St. Claire	614	800	76.8	O	
Central	576	678	85.0	O	
Crofton	649	659	98.5	C	
Crofton Meadows	548	592	92.6	O	
Crofton Woods	753	833	90.4	O	
Davidsonville	654	695	94.1	O	
Deale	214	342	62.6	O	
Eastport	343	336	102.1	C	X
Edgewater	571	669	85.4	O	
Folger McKinsey	592	640	92.5	O	
Fort Smallwood	462	533	86.7	O	
Four Seasons	669	680	98.4	C	
Frank Hebron-Harman	735	773	95.1	C	
Freetown	440	539	81.6	O	
George Cromwell	350	474	73.8	O	
Georgetown East	326	597	54.6	O	
Germantown	508	718	70.8	O	
Glen Burnie Park	497	624	79.6	O	
Glendale	410	569	72.1	O	
High Point	719	747	96.3	C	X
Hillsmere	469	506	92.7	O	
Hilltop	635	676	93.9	O	X
Jacobsville	550	633	86.9	O	
Jessup	649	773	84.0	O	
Jones	294	342	86.0	O	
Lake Shore	332	388	85.6	O	
Linthicum	519	621	83.6	O	X
Lothian	469	555	84.5	O	
Manor View	296	516	57.4	O	
Marley	879	815	107.9	C	
Maryland City	512	535	95.7	C	X
Mayo	350	388	90.2	O	
Meade Heights	580	517	112.2	C	X
Millersville	406	451	90.0	O	
Mills-Parole	640	696	92.0	O	
Nantucket	760	799	95.1	C	X
North Glen	282	349	80.8	O	
Oak Hill	728	692	105.2	C	
Oakwood	329	395	83.3	O	
Odenton	589	608	96.9	C	X
Overlook	405	362	111.9	C	
Park	570	598	95.3	C	X
Pasadena	358	408	87.7	O	

Pershing Hill	643	710	90.6	O	
Piney Orchard	878	684	128.4	C	
Point Pleasant	502	666	75.4	O	
Quarterfield	462	585	79.0	O	X
Richard Henry Lee	536	509	105.3	C	
Ridgeway	690	636	108.5	C	X
Rippling Woods	602	775	77.7	O	X
Riviera Beach	269	441	61.0	O	
Rolling Knolls	433	607	71.3	O	
Seven Oaks	500	655	76.3	O	
Severn	564	486	116.0	C	
Severna Park	435	434	100.2	C	X
Shady Side	496	647	76.7	O	
Shipley's Choice	369	421	87.6	O	
Solley	766	806	95.0	C	
South Shore	317	365	86.8	O	X
Southgate	813	659	123.4	C	
Sunset	467	519	90.0	O	X
Tracey's	455	411	110.7	C	
Tyler Heights	563	549	102.6	C	X
Van Bokkelen	447	673	66.4	O	
Waugh Chapel	621	565	109.9	C	
West Annapolis	284	340	83.5	O	
Windsor Farm	562	639	87.9	O	
Woodside	394	461	85.5	O	
	39,761	44,157	90.0		

2022 OPEN/CLOSED AT 95% LEVEL - MIDDLE SCHOOLS

SCHOOL	2022 PROJECTED ENROLLMENT FROM 2020 MASTER PLAN	STATE-RATED CAPACITY	% UTILIZATION	OPEN - O CLOSED - C	CHANGED FROM LAST YEAR
Annapolis Middle	973	1,495	65.1	O	
Arundel Middle	1,240	1,283	96.6	C	
Bates Middle	622	1,030	60.4	O	
Brooklyn Park Middle	840	1,020	82.4	O	
Central Middle	1,289	1,295	99.5	C	
Chesapeake Bay Middle	1,032	2,058	50.1	O	
Corkran Middle	667	1,030	64.8	O	
Crofton Middle	1,377	1,275	108.0	C	
George Fox Middle	941	1,051	89.5	O	
Lindale Middle	1,269	1,228	103.3	C	
MacArthur Middle	982	1,388	70.7	O	
Magothy River Middle	718	1,050	68.4	O	
Marley Middle	958	1,253	76.5	O	
Meade Middle	976	1,009	96.7	C	
Old Mill Middle North	1,100	1,060	103.8	C	
Old Mill Middle South	1,040	1,072	97.0	C	X
Severn River Middle	860	1,041	82.6	O	
Severna Park Middle	1,500	1,476	101.6	C	
Southern Middle	821	1,091	75.3	O	
	19,205	23,205	82.8		

2022 OPEN/CLOSED AT 100% LEVEL - HIGH SCHOOLS

SCHOOL	2022 PROJECTED ENROLLMENT FROM 2020 MASTER PLAN	STATE-RATED CAPACITY	% UTILIZATION	OPEN - O CLOSED - C	CHANGED FROM LAST YEAR
Annapolis High	2,327	2,086	111.6	C	X
Arundel High	1,600	2,039	78.5	O	
Broadneck High	2,284	2,209	103.4	C	X
Chesapeake High	1,433	2,088	68.6	O	
Crofton High	1,727	1,696	101.8	C	X
Glen Burnie High	2,380	2,269	104.9	C	X
Meade High	2,172	2,538	85.6	O	
North County High	2,619	2,314	113.2	C	
Northeast High	1,346	1,679	80.2	O	
Old Mill High	2,626	2,440	107.6	C	
Severna Park High	1,943	2,157	90.1	O	
South River High	1,745	2,230	78.3	O	
Southern High	1,054	1,441	73.1	O	
	25,256	27,186	92.9		

Bill No. 77-20

AN ORDINANCE concerning: Planning and Development – Master Plan for Water Supply and Sewerage Systems
FOR the purpose of amending the Master Plan for Water Supply and Sewerage Systems, 2017 to alter a certain map;
and generally relating to the Master Plan for Water Supply and Sewerage Systems.

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland,* That the maps of the Anne Arundel County Master Plan for Water Supply and Sewerage Systems, 2017, as amended (the “Plan”) are hereby amended as follows:

1. As shown on ~~Exhibit 1~~ Exhibit 1-A, attached hereto, on Sewer Map S-4, move the Broadneck Sewer Service Area boundary to ~~include~~ move Parcels 6, 102, 479, and ~~526~~ within 520 from the Broadneck Sewer Service Area and into the Cox Creek Sewer Service Area.

SECTION 2. *And be it further enacted,* That a certified copy of the Plan as amended by this Ordinance shall be permanently kept on file with the Administrative Officer to the County Council and the Office of Planning and Zoning.

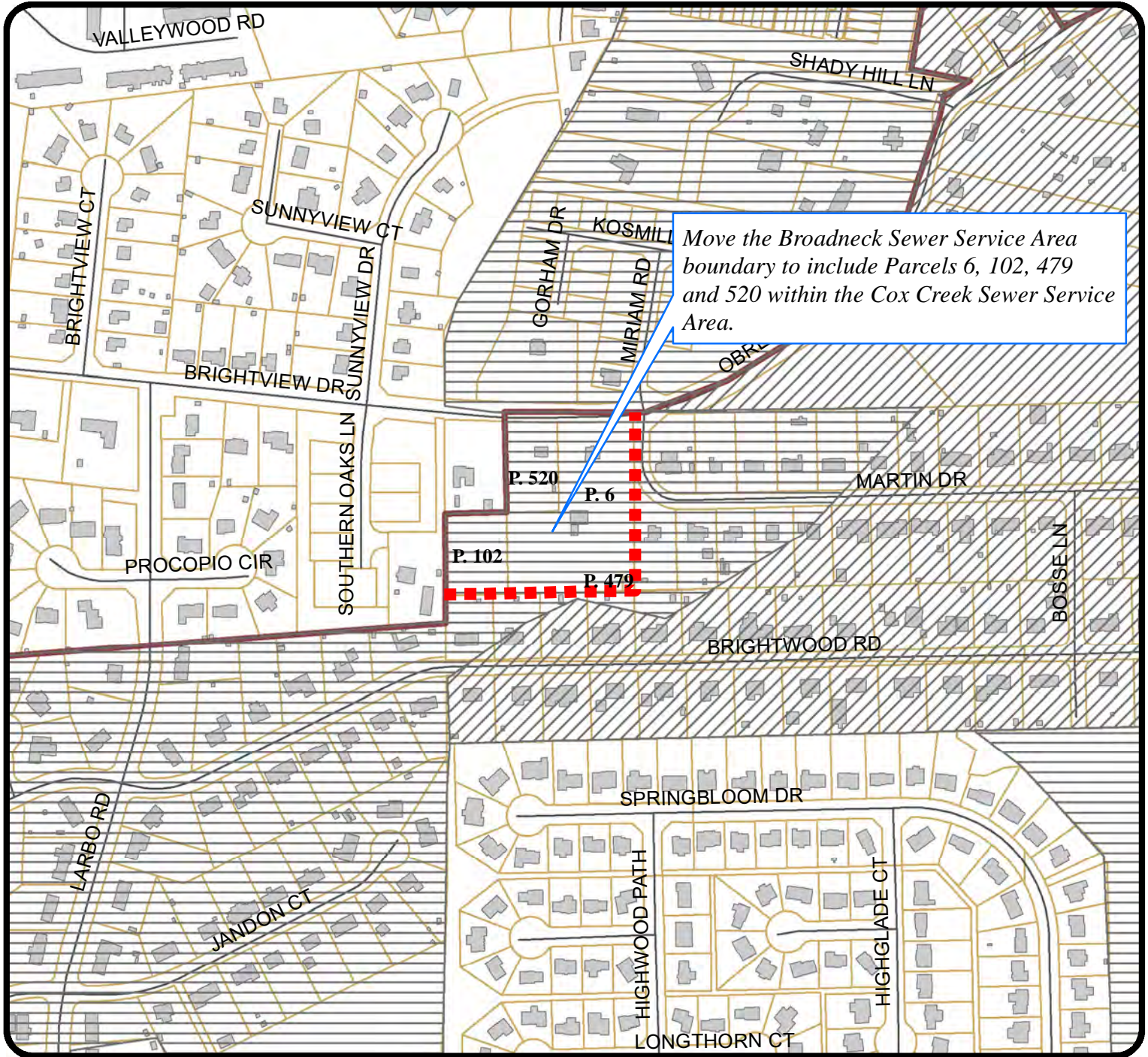
SECTION 3. *And be it further enacted,* That a certified copy of the map amendments to the Plan shall be permanently kept on file with the Administrative Officer to the County Council and the Office of Planning and Zoning.

SECTION 4. *And be it further enacted,* That this Ordinance shall take effect 45 days from the date it becomes law or upon approval of the Maryland Department of the Environment under the authority granted by § 9-507 of the Environment Article of the State Code, whichever is later. If approved, in whole or in part, after the 45 days the approved provisions of this Ordinance shall take effect on the date the notice is received by the Office of Planning and Zoning. If disapproved, in whole or in part, the disapproved portions of this Ordinance shall be null and void without further action by the County Council. The Office of Planning and Zoning, within 5 days after receiving any notice from the Maryland Department of the Environment, shall forward a copy to the Administrative Officer to the County Council.

APPROVED AND ENACTED: November 4, 2020
EFFECTIVE DATE: December 19, 2020

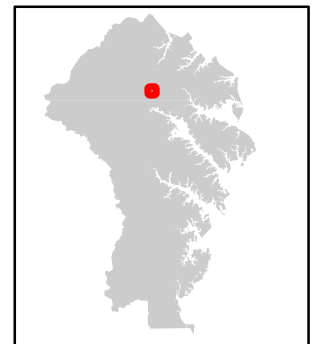
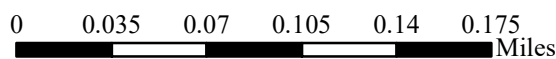
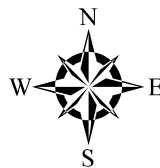
(EXHIBIT TO BILL NO. 77-20 APPEARS ON THE FOLLOWING PAGE)

Sewer Map S-4



Legend

- Existing Service
- Capital Facilities
- Planned Service
- Future Service
- No Public Service
- Other
- Sewer Service Area Boundary (SSA)
- Service Area Boundary Change



Date Revised: 10/9/2020
G:/Shared/LRP/Water_Sewer_Master_Plan/
WSMP Amendment Requests/2020
Amendment Requests/Legislation and
Exhibits/Exhibit 1_Brightview Drive_Amended

Bill No. 78-20

AN ORDINANCE concerning: Subdivision and Development – Fees and Security – Use of Development Impact Fee Funds

FOR the purpose of allowing development impact fees to be used to fund certain studies and analyses; and generally relating to subdivision and development.

BY repealing and reenacting, with amendments: § 17-11-209(a)
Anne Arundel County Code (2005, as amended)

BY adding: § 17-11-209(g)
Anne Arundel County Code (2005, as amended)

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland,* That Section(s) of the Anne Arundel County Code (2005, as amended) read as follows:

ARTICLE 17. SUBDIVISION AND DEVELOPMENT

TITLE 11. FEES AND SECURITY

17-11-209. Use of development impact fee funds.

(a) **Capital improvements.** ~~[[All]]~~ EXCEPT AS SET FORTH IN SUBSECTION (G), ALL funds collected from development impact fees shall be used solely for capital improvements for expansion of the capacity of public schools, roads, and public safety facilities and not for replacement, maintenance, or operations. Expansion of the capacity of a road includes extensions, widening, intersection improvements, upgrading signalization, improving pavement conditions, and all other road and intersection capacity enhancement. Expansion of the capacity of a public school includes all construction and remodeling to the extent that the construction increases the capacity of the public schools. Expansion of the capacity of public safety facilities includes the construction of new or expanded police stations, fire stations, and headquarters buildings, expansion and upgrading of communications equipment, and new additions to the inventories of police patrol vehicles, fire fighting vehicles, and paramedic emergency vehicles.

(G) **Impact fee analysis.** FUNDS COLLECTED FROM DEVELOPMENT IMPACT FEES AND DEPOSITED INTO ANY OF THE SPECIAL FUNDS DESCRIBED IN § 17-11-208 MAY BE USED TO FUND STUDIES AND ANALYSES REQUIRED TO DETERMINE THE APPROPRIATE AMOUNT OF DEVELOPMENT IMPACT FEES.

SECTION 2. *And be it further enacted,* That this Ordinance shall take effect 45 days from the date it becomes law.

APPROVED AND ENACTED: October 29, 2020
EFFECTIVE DATE: December 13, 2020

Bill No. 79-20

AN ORDINANCE concerning: Public Works – Utilities – Extension of Public Water and Wastewater Systems

FOR the purpose of establishing a process for the majority of owners of real property to petition the County to establish water or wastewater facilities or to take over private water or wastewater facilities; defining certain terms; establishing a procedure for the Department upon receipt of a petition; requiring a petition project to be self-sustaining in certain circumstances and requiring a majority of owners to vote in favor of the required rate of assessment; establishing a connection procedure for properties; making it a civil offense and establishing penalties for unlawful connections to the County’s water or wastewater system; permitting certain properties to connect to the County’s water or wastewater system; and generally relating to public works.

BY repealing: §§ 13-5-301; and 13-5-303
Anne Arundel County Code (2005, as amended)

BY adding: §§ 13-5-301; 13-5-303; and 13-5-307
Anne Arundel County Code (2005, as amended)

BY repealing and reenacting, with amendments: §§ 13-5-304; 13-5-305; and 13-5-306
Anne Arundel County Code (2005, as amended)

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland*, That §§ 13-5-301 and 13-5-303 of the Anne Arundel County Code (2005, as amended) are hereby repealed.

SECTION 2. *And be it further enacted*, That Section(s) of the Anne Arundel County Code (2005, as amended) read as follows:

ARTICLE 13. PUBLIC WORKS

TITLE 5. UTILITIES

13-5-301. Definitions.

IN THIS SUBTITLE, THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.

(1) “DEFINED AREA” MEANS THE BOUNDARIES OF ALL REAL PROPERTY PROPOSED TO BE PROVIDED WITH PUBLIC WATER OR WASTEWATER FACILITIES SPECIFICALLY DESCRIBED IN A PETITION SUBMITTED TO THE DEPARTMENT AND SHOWN ON A MAP OR DRAWING.

(2) “OWNER” HAS THE MEANING STATED IN § 1-1-101 OF THIS CODE AND, IN ADDITION, MEANS EACH PERSON IN WHOSE NAME AN ACCOUNT WITH RESPECT TO A PARCEL OF REAL PROPERTY STANDS IN THE RECORDS OF THE SUPERVISOR OF ASSESSMENTS FOR THE COUNTY WHEN A PETITION IS SUBMITTED UNDER THIS TITLE.

(3) “PETITION AREA” MEANS THE DEFINED AREA, REVISED DEFINED AREA, OR AREA ENCOMPASSING ALL PROPERTIES TO BE SERVED BY PRIVATE WATER OR WASTEWATER FACILITIES FOR WHICH A PETITION IS SUBMITTED TO THE DEPARTMENT UNDER § 13-5-303(A)(2).

(4) “PROJECT COST” MEANS ALL COSTS OR EXPENSES REQUIRED TO COMPLETE A WATER OR WASTEWATER EXTENSION OR UPGRADE, INCLUDING THE COMBINED COST OF DESIGN, ENGINEERING, SURVEYING, CONSTRUCTION, RIGHT-OF-WAY OR PROPERTY ACQUISITION, AND CONNECTIONS.

(5) "REVISED DEFINED AREA" MEANS A DEFINED AREA THAT IS REVISED BY THE DEPARTMENT AFTER RECEIVING A PETITION, WHICH IS SPECIFICALLY SHOWN ON A MAP OR DRAWING PREPARED BY THE DEPARTMENT.

13-5-303. Extension on initiation by property owners.

(A) Petition.

(1) THE OWNERS OF A MAJORITY OF THE PROPERTIES IN A DEFINED AREA THAT IS NOT SERVED BY PUBLIC WATER OR WASTEWATER FACILITIES MAY PETITION THE DEPARTMENT FOR THE ESTABLISHMENT OF PUBLIC WATER OR WASTEWATER FACILITIES WITHIN THE DEFINED AREA.

(2) A MAJORITY OF THE OWNERS OF PRIVATE WATER OR WASTEWATER FACILITIES OR THE OWNERS OF A MAJORITY OF THE PROPERTIES SERVED BY PRIVATE WATER OR WASTEWATER FACILITIES MAY PETITION THE DEPARTMENT TO BRING THE PRIVATE WATER OR WASTEWATER FACILITIES UP TO COUNTY STANDARDS SUCH THAT THE PRIVATE FACILITIES CAN BECOME OWNED BY THE COUNTY.

(B) Revised defined area.

(1) AFTER RECEIPT OF A PETITION SUBMITTED IN ACCORDANCE WITH SUBSECTION (A)(1), THE DEPARTMENT MAY ESTABLISH A REVISED DEFINED AREA TO ADD OR REMOVE PROPERTIES AS NECESSARY FOR ENGINEERING PURPOSES. IF THE DEPARTMENT ESTABLISHES A REVISED DEFINED AREA, THE PETITION SHALL THEREAFTER BE CONSIDERED A PETITION FOR ESTABLISHMENT OF PUBLIC WATER OR WASTEWATER FACILITIES WITHIN THE REVISED DEFINED AREA.

(2) THE DEPARTMENT SHALL NOTIFY THE OWNERS OF THE PROPERTIES ADDED TO OR REMOVED FROM THE DEFINED AREA. AN OWNER OF A PROPERTY ADDED TO THE REVISED DEFINED AREA SHALL BE GIVEN 60 DAYS TO VOTE ON THE PETITION FOR THE REVISED DEFINED AREA. IF A PROPERTY OWNER DOES NOT RESPOND WITHIN 60 DAYS OF THE DATE OF THE NOTICE FROM THE DEPARTMENT, IT SHALL BE CONSIDERED A VOTE AGAINST THE PETITION.

(3) THE DEPARTMENT SHALL NOTIFY THE OWNERS OF THE PROPERTIES WITHIN THE ORIGINAL DEFINED AREA WHO REMAIN IN THE REVISED DEFINED AREA OF THE REVISED DEFINED AREA, AND THE OWNERS SHALL BE GIVEN 60 DAYS TO CHANGE THE POSITION ON THEIR VOTE ON THE ORIGINAL PETITION. IF A PROPERTY OWNER DOES NOT RESPOND WITHIN 60 DAYS OF THE DATE OF THE NOTICE FROM THE DEPARTMENT, THE VOTE ON THE ORIGINAL PETITION SHALL REMAIN UNCHANGED.

(4) AFTER THE EXPIRATION OF THE TIMES TO VOTE PROVIDED IN PARAGRAPHS (2) AND (3), THE DEPARTMENT SHALL DETERMINE WHETHER THE OWNERS OF A MAJORITY OF THE PROPERTIES IN THE REVISED DEFINED AREA HAVE VOTED IN FAVOR OF THE PETITION. THE DEPARTMENT MAY FOLLOW THE PROCEDURES IN THIS SECTION ONLY AFTER IT IS DETERMINED THAT THE OWNERS OF A MAJORITY OF THE PROPERTIES IN THE REVISED DEFINED AREA HAVE VOTED IN FAVOR OF THE PETITION.

(C) Treatment of petition for one facility as petition for both facilities. AT THE DISCRETION OF THE DIRECTOR, A PETITION FOR EITHER WATER OR WASTEWATER FACILITIES MAY BE TREATED AS A PETITION FOR BOTH FACILITIES. IF THE DIRECTOR DECIDES TO DO SO, THE DIRECTOR SHALL COMBINE THE ESTIMATED COSTS AND THE ESTIMATED REVENUES FOR BOTH FACILITIES FOR THE PURPOSE OF DETERMINING THE PROJECT COST.

(D) **Preliminary estimate.** ON RECEIPT OF A PETITION BY THE MAJORITY REQUIRED IN SUBSECTION (A) OR (B), THE DEPARTMENT SHALL PREPARE A PRELIMINARY ENGINEERING STUDY AND PRELIMINARY PROJECT COST ESTIMATE.

(E) **Publication.** WHEN THE PRELIMINARY ESTIMATE IS COMPLETED, THE DEPARTMENT SHALL GIVE NOTICE BY PUBLICATION AS PROVIDED IN § 13-1-103. THE NOTICE SHALL SPECIFY THE EXTENT OF THE IMPROVEMENTS; THE PROPOSED AREA TO BE SERVED; AND A TIME AND PLACE FOR A PUBLIC HEARING BEFORE THE DIRECTOR AT WHICH PERSONS INTERESTED IN THE IMPROVEMENTS MAY APPEAR AND PRESENT THEIR VIEWS.

(F) **Public hearing.** AT THE TIME AND PLACE SPECIFIED IN THE NOTICE, THE DIRECTOR SHALL HOLD A PUBLIC HEARING. PERSONS INTERESTED IN THE IMPROVEMENTS MAY APPEAR AT THE HEARING AND PRESENT THEIR VIEWS. IN ADDITION, THE FOLLOWING INFORMATION SHALL BE PRESENTED AT THE PUBLIC HEARING: AN OVERVIEW OF THE ENGINEERING EVALUATION, THE PRELIMINARY ESTIMATE OF THE PROJECT COST, THE ESTIMATED COST FOR THE PREPARATION OF THE FINAL DESIGN DOCUMENTS, AND AN ESTIMATE OF THE REVENUE REQUIRED FROM THE PETITIONERS TO MAKE THE PROJECT SELF-SUSTAINING.

(G) **Self-sustaining requirement.** IN ORDER FOR THE DEPARTMENT TO PROCEED WITH FINAL ENGINEERING, DESIGN, AND CONSTRUCTION, A PROJECT SHALL BE SELF-SUSTAINING, EXCEPT TO THE EXTENT THE COUNTY PROVIDES A SUBSIDY UNDER § 13-5-815.2. A PROJECT IS SELF-SUSTAINING IF THE DIRECTOR DETERMINES THAT THE COUNTY WILL RECOVER THE NET ASSESSABLE AMOUNT OF A PROJECT FROM THE ESTIMATED REVENUES OF THE PROJECT WITHIN 30 YEARS AFTER ITS COMPLETION, OR FOR PROJECTS THAT QUALIFY FOR A PARTIAL DEFERRAL UNDER § 13-5-815.1, WITHIN 40 YEARS AFTER ITS COMPLETION.

(H) **Net assessable amount.** AFTER THE PUBLIC HEARING, THE DIRECTOR SHALL DETERMINE THE NET ASSESSABLE AMOUNT OF A PROJECT BY:

(1) ESTABLISHING THE PROJECT COST;

(2) SUBTRACTING ANY COSTS ASSOCIATED WITH MAKING SERVICE AVAILABLE BEYOND THE PETITION AREA, AND ANY STATE AID, FEDERAL AID, OR ANY OTHER CONTRIBUTIONS TOWARDS THE PROJECT; AND

(3) ADDING THE AMOUNT NECESSARY TO REIMBURSE THE COUNTY FOR THE ESTIMATED INTEREST EXPENSE OF THE COUNTY MONEY INVESTED IN THE PROJECT, AS DETERMINED BY THE CONTROLLER.

(I) **Estimated revenues.** THE DIRECTOR SHALL DETERMINE THE ESTIMATED REVENUES OF A PROJECT BY DIVIDING THE NET ASSESSABLE AMOUNT BY 30, OR, FOR PROJECTS THAT QUALIFY FOR A PARTIAL DEFERRAL UNDER § 13-5-815.1, BY 40.

(J) **Assessment rate ballot.** THE DIRECTOR SHALL DETERMINE THE RATE AT WHICH THE ASSESSMENTS AUTHORIZED BY §§ 13-5-601, ET SEQ. ARE REQUIRED TO MAKE THE PROJECT SELF-SUSTAINING, AND THE DEPARTMENT SHALL PROVIDE AN ASSESSMENT RATE BALLOT TO THE OWNERS OF THE PROPERTIES WITHIN THE PETITION AREA. IF THE OWNERS OF A MAJORITY OF THE PROPERTIES WITHIN THE PETITION AREA VOTE IN FAVOR OF THE RATE OF ASSESSMENT SUFFICIENT TO MAKE THE PROJECT SELF-SUSTAINING, THE PROJECT MAY MOVE FORWARD TO FINAL ENGINEERING, DESIGN, AND CONSTRUCTION. IF A PROPERTY OWNER DOES NOT RESPOND WITHIN THE TIME SET FORTH IN THE BALLOT, IT SHALL BE CONSIDERED A VOTE AGAINST THE RATE OF ASSESSMENT.

(K) **Preparation of detailed plans.** IF THE OWNERS OF A MAJORITY OF THE PROPERTIES WITHIN THE PETITION AREA VOTE IN FAVOR OF THE RATE OF THE ASSESSMENT SUFFICIENT TO MAKE THE PROJECT SELF-SUSTAINING, THE DIRECTOR SHALL CAUSE DETAILED SURVEYS, PLANS,

SPECIFICATIONS, ENGINEERS' REPORTS, AND ESTIMATES TO BE PREPARED, AND THE PROJECT MAY PROCEED TO FINAL ENGINEERING, DESIGN, AND CONSTRUCTION.

(L) **Abandonment by petitioners.** A PROJECT SHALL BE CONSIDERED ABANDONED IF THE OWNERS OF A MAJORITY OF THE PROPERTIES WITHIN THE PETITION AREA FILE A COUNTER-PETITION AGAINST THE PROJECT ANY TIME AFTER THE DIRECTOR PROCEEDS IN ACCORDANCE WITH SUBSECTION (K) AND BEFORE A CONSTRUCTION CONTRACT IS AWARDED FOR THE PROJECT. A COUNTER-PETITION MAY NOT BE CONSIDERED IF RECEIVED AFTER THE AWARD OF THE CONSTRUCTION CONTRACT FOR THE PROJECT OR AFTER MATERIALS TO CONSTRUCT THE PROJECT ARE ORDERED.

(M) **Costs upon abandonment.** EXCEPT WHEN THE PROJECT COSTS INCREASE MORE THAN 15% ABOVE THE AMOUNT SET FORTH IN THE ASSESSMENT BALLOT SIGNED IN ACCORDANCE WITH SUBSECTION (J), WHEN A PROJECT IS ABANDONED IN ACCORDANCE WITH SUBSECTION (L), THE PROJECT COSTS INCURRED BY THE COUNTY, FROM THE PRELIMINARY ESTIMATE TO THE TIME THE PROJECT IS ABANDONED, SHALL BE CERTIFIED BY THE DIRECTOR TO THE COUNTY COUNCIL. BEGINNING WITH THE NEXT ANNUAL TAX ORDINANCE, THE COUNTY COUNCIL SHALL LEVY, FOR A PERIOD OF TIME NOT TO EXCEED FIVE FISCAL YEARS, A SPECIAL ASSESSMENT ON REAL PROPERTY IN THE PETITION AREA, AT A RATE SUFFICIENT TO PAY THE PROJECT COSTS INCURRED BY THE COUNTY UP TO THE TIME OF THE ABANDONMENT. IF THE SPECIAL ASSESSMENT IS LEVIED FOR MORE THAN ONE YEAR, THE RATE SHALL INCLUDE THE AMOUNT NECESSARY TO REIMBURSE THE COUNTY FOR THE ESTIMATED INTEREST EXPENSE, AS DETERMINED BY THE CONTROLLER. THE ASSESSMENT SHALL BE COLLECTED AS PROVIDED IN § 1-8-101 OF THIS CODE.

(N) **Decision not to proceed.** THE DIRECTOR MAY DECIDE NOT TO PROCEED IN ACCORDANCE WITH THIS SECTION AT ANY STAGE IF THE SERVICE SOUGHT IN A PETITION IS NOT IN COMPLIANCE WITH STATE LAW, THIS CODE, OR THE MASTER PLAN FOR WATER SUPPLY AND SEWERAGE SYSTEMS; THE COUNTY IS UNABLE TO ACQUIRE PROPERTY REQUIRED FOR THE PROJECT; OR FOR ANY OTHER REASON.

13-5-304. Service access connection.

The Department shall provide for each property abutting on a road or right-of-way in which a water main or wastewater main is laid a water or wastewater service access connection. The access connection shall be constructed by and at the sole expense of the Department. IF A CONNECTION IS MADE, ~~[[The]]~~ THE owner of the property ~~[[to be]]~~ connected shall pay to the County all ~~[[required]]~~ charges REQUIRED BY THIS ARTICLE before connection to the system.

13-5-305. Connections to public water and wastewater mains required.

(a) **Definition.** "PROPERTY REQUIRED TO CONNECT" MEANS ALL IMPROVED PROPERTIES ABUTTING A ROAD OR RIGHT-OF-WAY IN WHICH A WATER MAIN OR WASTEWATER MAIN IS LAID FOR A PROJECT INITIATED IN ACCORDANCE WITH §§ 13-5-302 OR 13-5-303.

(B) **Authority.** This section is supplemental to other authority vested in the Health Department and the Maryland Department of the Environment to regulate public or private water or wastewater supply or usage.

~~[[b]]~~ (C) **Election by County not to connect.** The provisions of this section or other provisions of law do not prohibit the Department from electing not to connect otherwise eligible improved property for reasons of practical and efficient engineering, excessive cost, or other cause.

~~[[c]]~~ (D) **Notice.** A notice of permit application, connection, and other requirements to ~~[[an abutting owner required by this section]]~~ THE OWNER OF A PROPERTY REQUIRED TO CONNECT shall be sent by first class mail to the owner's address as shown on the current tax assessment records, and a notice as to the availability of a public water MAIN or wastewater main for service shall be published as required by § 13-1-103. Failure to receive notices required by this section or under authority of former law does not excuse failure to comply with this section.

[(d)] (E) Application for permits deadline. [[Except as provided in subsection (e) within]] WITHIN six months after the date [[that the County mails]] OF A written notice FROM THE COUNTY to an owner of record of [[an improved lot abutting a public right-of-way in which a public water main or wastewater main lies that a public water main or wastewater main is available for the delivery of water service to or the reception of wastewater from the property]] A PROPERTY REQUIRED TO CONNECT, the owner shall make appropriate applications for permits required by this Code for connection to the abutting WATER MAIN OR WASTEWATER main and shall pay the applicable permit fees and connection charges or apply, IF ELIGIBLE, for A DEFERRAL ALLOWED UNDER § 13-5-815.1, A SUBSIDY ALLOWED UNDER § 13-5-815.2, installment payment for the charges [[if eligible]] under § 13-5-813, OR ANY COMBINATION OF THESE. [[For the purposes of this subsection, the date of written notice to the owner is the date the original notice is mailed by first class mail, postage prepaid, to the owner of record and after that date, if a lien has not been recorded in the County’s tax records before a conveyance of the property, the date written notice is mailed to a subsequent purchaser of the same property.]]

[(e) Permit deadline waiver; revocation of waiver. The Director may waive the provisions of subsection (d) for the owner of an improved parcel of property abutting a public right-of-way in which a public water main or wastewater main lies if the cost of construction has been paid by a developer or other individual in order to provide service to property being developed. Notwithstanding a waiver granted under this subsection, an owner may subsequently elect to connect to the water or wastewater main in compliance with the conditions specified in this section. The Director may revoke a waiver when necessary to protect the public health or welfare, and within six months after receipt of written notice of the revocation, the owner of the property shall comply with the requirements of this section.]]

(f) Completion of connection. Except as provided in subsection (g), the owner of [[an improved abutting]] A property [[who is]] required to connect [[under the provisions of this section]] shall arrange to complete the necessary work for the connection of the water supply facilities or wastewater [[drains]] FACILITIES on the property to the abutting PUBLIC main within nine months from the date of the issuance of the notice and, within this period, unless excused for reasons of partial connection or non-connection under subsection [(b)] (C), the owner shall disconnect and terminate the use of a cesspool, septic tank, dry well, privy, vault, or well used for household water purposes on the property.

(g) Extension of completion of connection date. If an owner of [[improved abutting]] property REQUIRED TO CONNECT has complied with the provisions of subsection (f) and has encountered conditions beyond the owner’s control that render impracticable completion of a connection within the required time period, the Director may grant a temporary waiver or extension of THE time for the connection on timely submission of proof of the condition. The decision to grant a temporary waiver or extension is in the discretion of the Director.

(h) Failure to comply. An owner of [[improved abutting]] property REQUIRED TO CONNECT who has not complied with the provisions of this section is liable for the connection charges and forfeits the privilege of deferring payment or continuing deferred payments of any pending or further charges permitted under § 13-5-813 AND § 13-5-815.1 AND FORFEITS THE RIGHT TO ANY SUBSIDY GRANTED BY THE COUNTY UNDER § 13-5-815.2. THE PREVIOUSLY SUBSIDIZED AND DEFERRED AMOUNTS, and the amounts due under [[the]] AN EXECUTED installment agreement shall constitute a lien and be immediately due and payable. Until the property that is not in compliance is connected, the owner is also subject during the period not connected to the quarterly minimum usage charges established under § 13-5-805 for the type of service applied for, or for which the connection is required.

(i) Lien. The lien provided for in subsection (h) is subordinate only to the lien of State and County taxes and special benefit assessments. Payment shall be collected as provided in § 1-8-101 of this Code.

13-5-306. Unlawful connection.

(a) Requirements. A person may not make A DIRECT OR INDIRECT connection to a County water LINE or wastewater line without permission from the Director and without having complied with A connection permit and other connection application requirements of this Code. A person may not turn on a water valve or restore water service that has been disconnected or turned off without permission from the Director. A person may not use County water other than through a water meter with a required backflow prevention device.

(b) **Notice and charges for unlawful connection; disconnection.** On discovery of an unlawful connection, the Department shall issue a notice requiring the property owner to make appropriate applications and pay appropriate charges, including connection CHARGES IMPOSED UNDER § 13-5-813, ASSESSMENTS IMPOSED UNDER § 13-5-601, ET SEQ., and past service charges, within 30 days after [[issuance]] THE DATE of the notice. The charges shall be determined as of the date of the permit application. If the property owner fails to submit proper applications and pay appropriate charges, the Department may disconnect the premises until proper applications are submitted. The property shall be subject to all other connection requirements and procedures of this Code.

(c) **Past service charges; penalties.** IT IS A CLASS C CIVIL OFFENSE TO CONNECT TO A COUNTY WATER LINE OR WASTEWATER LINE WITHOUT A CONNECTION PERMIT. THE OWNER OF A PROPERTY SERVED BY AN UNLAWFUL CONNECTION WHO CAUSES DAMAGE TO OR IMPAIRS THE COUNTY WATER OR WASTEWATER SYSTEM IS LIABLE TO THE COUNTY FOR ANY EXPENSES, LOSS, OR DAMAGE CAUSED BY THE ILLEGAL CONNECTION, INCLUDING COURT COSTS AND ATTORNEY'S FEES. [[In addition to any other penalties applicable under this article, the]] THE owner of any property served by an unlawful connection shall pay the past water and wastewater service charges for use of public water or wastewater since the actual connection. If the time of connection cannot be determined or if the property has been transferred since the connection, the period of violation subject to past service charges shall end at the time of disconnection and shall begin on the last to occur of the following: one year after the system was released for service; on the date legal title was conveyed to the owner; or on the date service was PREVIOUSLY disconnected or discontinued for any reason. In calculating past service charges, the average periodic service charge for properties similarly used shall be applied for the period of THE violation.

13-5-307. Properties permitted to connect; required connections.

(A) **Connection permitted.** EXCEPT AS PROVIDED IN SUBSECTION (B), THE OWNER OF IMPROVED PROPERTY ABUTTING A PUBLIC WATER OR WASTEWATER MAIN IS PERMITTED TO CONNECT TO A PUBLIC WATER MAIN OR WASTEWATER MAIN CONSTRUCTED: (I) AT THE COST OF A DEVELOPER OR OTHER INDIVIDUAL IN ORDER TO PROVIDE SERVICE TO PROPERTY BEING DEVELOPED; OR (II) BY THE COUNTY SOLELY AT COUNTY EXPENSE EXCEPT FOR A PROJECT INITIATED UNDER § 13-5-302 OR § 13-5-303. BEFORE AN OWNER MAKES A CONNECTION TO A WATER MAIN OR WASTEWATER MAIN IN ACCORDANCE WITH THIS SUBSECTION, THE OWNER SHALL MAKE APPROPRIATE APPLICATIONS FOR PERMITS REQUIRED BY THIS CODE FOR CONNECTION TO A WATER MAIN OR WASTEWATER MAIN AND SHALL PAY THE APPLICABLE PERMIT FEES, CONNECTION CHARGES IMPOSED UNDER § 13-5-813, AND ASSESSMENTS IMPOSED UNDER § 13-5-601, ET SEQ.

(B) **Connection required.** THE DIRECTOR MAY REQUIRE CONNECTION TO A WATER MAIN OR WASTEWATER MAIN FOR PROPERTY THAT IS PERMITTED TO CONNECT UNDER SUBSECTION (A) WHEN NECESSARY TO PROTECT THE PUBLIC HEALTH OR WELFARE. WITHIN SIX MONTHS AFTER THE DATE OF A WRITTEN NOTICE OF THE REQUIREMENT TO CONNECT UNDER THIS SUBSECTION, THE OWNER OF THE PROPERTY SHALL COMPLY WITH AND BE SUBJECT TO THE REQUIREMENTS IN § 13-5-305(E) THROUGH (I).

SECTION 3. *And be it further enacted,* That this Ordinance shall take effect 45 days from the date it becomes law.

APPROVED AND ENACTED: October 29, 2020
EFFECTIVE DATE: December 13, 2020

Bill No. 80-20

AN ORDINANCE concerning: Public Works – Utilities – Assessments – Water and Wastewater Facilities

FOR the purpose of authorizing assessments to recover the County’s cost of constructing certain water and wastewater facilities; defining certain terms; providing for the calculation, imposition, payment, and collection of assessments to recover the County’s cost of constructing water and wastewater facilities; establishing a method of determining the assessable amount for a lot; requiring the payment and forfeiture of certain assessments upon development; requiring notice of an assessment and opportunity to appeal an assessment; establishing a rate for assessment for properties connecting to capital projects extending water or wastewater facilities; prohibiting the application of this Ordinance to certain properties; and generally relating to public works.

BY repealing: §§ 13-5-601 through 13-5-606 and the subtitle “Subtitle 6. Front Foot Assessments”
Anne Arundel County Code (2005, as amended)

BY adding: §§ 13-5-601 through 13-5-605 to be under the new subtitle “Subtitle 6. Assessments”
Anne Arundel County Code (2005, as amended)

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland*, That §§ 13-5-601 through 13-5-606 and the subtitle “Subtitle 6. Front Foot Assessments” of the Anne Arundel County Code (2005, as amended) be repealed.

SECTION 2. *And be it further enacted*, That Section(s) of the Anne Arundel County Code (2005, as amended) read as follows:

ARTICLE 13. PUBLIC WORKS

TITLE 5. UTILITIES

SUBTITLE 6. ASSESSMENTS

13-5-601. Definitions.

IN THIS SUBTITLE, THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED:

(1) “EQUIVALENT DWELLING UNIT” HAS THE MEANING STATED IN § 13-5-401(4).

(2) “LOT” MEANS THOSE PARCELS OF REAL PROPERTY THAT HAVE SEPARATE TAX ACCOUNT NUMBERS ACCORDING TO THE PROPERTY ACCOUNT IDENTIFICATION NUMBERS ASSIGNED BY THE MARYLAND DEPARTMENT OF ASSESSMENTS AND TAXATION, WHETHER OR NOT IMPROVED, BUT THE TERM DOES NOT INCLUDE A LOT THAT THE OWNER CAN PROVE TO THE SATISFACTION OF THE COUNTY IS NON-BUILDABLE UNDER ANY CIRCUMSTANCE.

(3) “NONRESIDENTIAL LOT” MEANS ANY LOT OTHER THAN A RESIDENTIAL LOT.

(4) “PROJECT COST” MEANS ALL COSTS OR EXPENSES REQUIRED TO COMPLETE A WATER OR WASTEWATER EXTENSION OR UPGRADE, INCLUDING THE COMBINED COST OF DESIGN, ENGINEERING, SURVEYING, CONSTRUCTION, RIGHT-OF-WAY OR PROPERTY ACQUISITION, AND CONNECTIONS.

(5) “RESIDENTIAL LOT” MEANS A LOT THAT IS ZONED RESIDENTIAL AS SHOWN ON THE ANNE ARUNDEL COUNTY DIGITAL ZONING LAYER ADOPTED IN ACCORDANCE WITH § 18-2-106 OF THIS CODE, OR A LOT UPON WHICH THERE IS AT LEAST ONE DWELLING UNIT, AS DEFINED IN ARTICLE 18.

13-5-602. Authority to impose; liability; lien.

(A) **Authority to impose.** THE COUNTY MAY IMPOSE ASSESSMENTS TO RECOVER THE PROJECT COST TO THE COUNTY OF CONSTRUCTING WATER OR WASTEWATER FACILITIES OR THE PROJECT COST OF BRINGING PRIVATE WATER OR WASTEWATER FACILITIES UP TO COUNTY STANDARDS SO THAT THE COUNTY MAY ACCEPT OWNERSHIP OF THE PRIVATE FACILITIES.

(B) **Duty to pay.** THE OWNERS OF REAL PROPERTY, INCLUDING THE COUNTY, WHO CONNECT TO THE COUNTY'S WATER OR WASTEWATER FACILITIES OR WHOSE PROPERTY IS BENEFITED BY THE COUNTY'S WATER OR WASTEWATER FACILITIES SHALL PAY THE APPLICABLE ASSESSMENTS SET FORTH IN THIS SUBTITLE.

(C) **Collection.** EXCEPT FOR PROPERTIES THAT QUALIFY FOR THE DEFERRAL DESCRIBED IN § 13-5-815.1, ASSESSMENTS SHALL BE BILLED ANNUALLY OVER A 30-YEAR PERIOD. FOR PROPERTIES THAT QUALIFY FOR THE DEFERRAL DESCRIBED IN § 13-5-815.1, ASSESSMENTS SHALL BE BILLED ANNUALLY OVER A 40-YEAR PERIOD. ASSESSMENTS SHALL BE PAID WITHIN 30 DAYS OF THE DUE DATE ON THE BILLING INVOICE, AND ANY AMOUNT UNPAID 30 DAYS AFTER THE DUE DATE SHALL BE COLLECTED AS PROVIDED IN § 1-8-101 OF THIS CODE. EXCEPT AS PROVIDED IN § 13-5-603(H) AND EXCEPT FOR AN ANNUAL ASSESSMENT THAT HAS BEEN BILLED, ASSESSMENTS REMAIN A LIEN AGAINST THE PROPERTY UPON A TRANSFER OF TITLE.

13-5-603. Determination of assessment.

(A) **Requirement.** FOR A PROPERTY REQUIRED TO CONNECT TO A PROJECT INITIATED IN ACCORDANCE WITH §§ 13-5-302 AND 13-5-303 OR FOR A PROJECT BRINGING PRIVATE WATER OR WASTEWATER FACILITIES UP TO COUNTY STANDARDS SO THAT THE COUNTY MAY ACCEPT OWNERSHIP OF THE PRIVATE FACILITIES IN ACCORDANCE WITH § 13-5-105, THE DIRECTOR SHALL CALCULATE THE RATE OF THE ASSESSMENT TO BE LEVIED IN ORDER TO RECOVER THE PROJECT COSTS FOR EACH INDIVIDUAL PROJECT IN ACCORDANCE WITH THIS SECTION.

(B) **Definition of net assessable amount.** THE DIRECTOR SHALL DETERMINE THE NET ASSESSABLE AMOUNT OF A PROJECT BY:

(1) ESTABLISHING THE PROJECT COST;

(2) SUBTRACTING ANY COSTS ASSOCIATED WITH MAKING SERVICE AVAILABLE BEYOND THE AREA TO BE SERVED AND ANY STATE AID, FEDERAL AID, OR OTHER CONTRIBUTIONS TOWARDS THE PROJECT; AND

(3) ADDING THE AMOUNT NECESSARY TO REIMBURSE THE COUNTY FOR THE ESTIMATED INTEREST EXPENSE OF THE COUNTY FUNDS INVESTED IN THE PROJECT, AS DETERMINED BY THE CONTROLLER.

(C) **Assessment determined by dividing the net assessable amount by the number of equivalent dwelling units.** FOR PURPOSES OF THE ASSESSMENT, THE DIRECTOR SHALL DETERMINE EQUIVALENT DWELLING UNITS AS SET FORTH IN § 13-5-804(A), SUBJECT TO THE LIMITATIONS SET FORTH IN SUBSECTION (E). EXCEPT AS PROVIDED IN SUBSECTION (H), EACH LOT SHALL BE ASSIGNED AT LEAST ONE EQUIVALENT DWELLING UNIT. THE DIRECTOR SHALL SET THE ASSESSMENT FOR AN EQUIVALENT DWELLING UNIT BY DIVIDING THE NET ASSESSABLE AMOUNT BY THE TOTAL NUMBER OF EQUIVALENT DWELLING UNITS ATTRIBUTABLE TO ALL OF THE LOTS TO BE SERVED BY THE PROJECT.

(D) **Assessment; residential lot.** FOR A RESIDENTIAL LOT, THE ASSESSMENT SHALL BE THE EQUIVALENT DWELLING UNIT ASSESSMENT AS CALCULATED IN ACCORDANCE WITH SUBSECTION

(C) MULTIPLIED BY THE NUMBER OF EQUIVALENT DWELLING UNITS ATTRIBUTABLE TO THE LOT, LESS ANY STATE AID, FEDERAL AID, OR COUNTY SUBSIDY PROVIDED FOR THE RESIDENTIAL LOT.

(E) **Assessment; nonresidential lot.** FOR A NONRESIDENTIAL LOT, THE ASSESSMENT SHALL BE:

(1) THE EQUIVALENT DWELLING UNIT ASSESSMENT AS CALCULATED IN ACCORDANCE WITH SUBSECTION (C) MULTIPLIED BY THE NUMBER OF EQUIVALENT DWELLING UNITS ATTRIBUTABLE TO THE USES ON THE NONRESIDENTIAL LOT, EXCEPT THAT FOR PURPOSES OF THE ASSESSMENT, THE NUMBER OF EQUIVALENT DWELLING UNITS ATTRIBUTABLE TO A NONRESIDENTIAL LOT MAY NOT EXCEED FIVE FOR INDUSTRIAL USES OR THREE FOR ALL OTHER NONRESIDENTIAL USES; AND

(2) THE COSTS, AS DETERMINED BY THE DEPARTMENT, TO UPGRADE, UPSIZE, OR IMPROVE THE WATER OR WASTEWATER FACILITIES TO SERVE THE SPECIFIC NEEDS OF THE NONRESIDENTIAL LOT THAT EXCEED THE AMOUNT CALCULATED UNDER PARAGRAPH (1).

(F) **Annual assessment.** THE OWNER OF EACH LOT SHALL ANNUALLY PAY THE ASSESSMENT CALCULATED FOR THE LOT IN ACCORDANCE WITH SUBSECTION (D) OR (E) DIVIDED BY 30 YEARS, OR, FOR PROJECTS THAT QUALIFY FOR THE DEFERRAL DESCRIBED IN § 13-5-815.1, DIVIDED BY 40.

(G) **Payment upon subdivision; change in use.**

(1) IF A LOT SUBJECT TO AN ASSESSMENT UNDER THIS SUBTITLE IS SUBDIVIDED IN ACCORDANCE WITH ARTICLE 17 OF THIS CODE, THE REMAINDER OF THE ASSESSMENT SHALL BE PAID IN FULL PRIOR TO APPROVAL OF THE SUBDIVISION PLAT AND THE REMAINDER SHALL BE COLLECTED AS PROVIDED IN § 1-8-101 OF THIS CODE AND CONSTITUTE A LIEN ON THE PROPERTY. THE DIRECTOR MAY IMPOSE AN ASSESSMENT ON ANY NEW LOTS CREATED AS A RESULT OF A SUBDIVISION.

(2) THE DIRECTOR MAY INCREASE OR DECREASE THE ASSESSMENT OF A LOT IF THE USE ON A LOT IS CHANGED, AND THE DIRECTOR SHALL ADJUST, AS APPROPRIATE, THE EQUIVALENT DWELLING UNIT ASSESSMENT AMONG THE LOTS INCLUDED IN THE PROJECT AREA.

(H) **Exemptions.** UPON A REQUEST BY THE OWNER AND CONFIRMATION BY THE DEPARTMENT THAT THE LOT FALLS INTO ONE OF THE BELOW CATEGORIES, THE FOLLOWING LOTS ARE EXEMPT FROM THE ASSESSMENT:

(1) UNIMPROVED COMMON AREAS, RECREATION AREAS, OR OPEN SPACES SHOWN ON A SUBDIVISION PLAT AND OWNED BY A NONPROFIT COMMUNITY OR HOMEOWNERS' ASSOCIATION; AND

(2) A LOT OWNED BY A NONPROFIT COMMUNITY OR HOMEOWNERS' ASSOCIATION IF NO STRUCTURE ON THE LOT IS SERVED BY A PRIVATE WATER OR WASTEWATER SYSTEM AT THE TIME OF THE CALCULATION OF THE NET ASSESSABLE AMOUNT.

13-5-604. Notice and hearing; finality; adjustments.

(A) **Notice of assessment.** BEFORE THE ASSESSMENT FOR A LOT BECOMES FINAL, THE DIRECTOR SHALL NOTIFY THE OWNER OF THE PROPERTY IN WRITING:

(1) OF THE NUMBER OF EQUIVALENT DWELLING UNITS AND THE ASSESSMENT ASSIGNED TO THE PROPERTY;

(2) OF THE RIGHT TO APPEAL THE ASSESSMENT IN A WRITING DIRECTED TO THE DIRECTOR AND TO REQUEST A HEARING ON THE APPEAL BEFORE THE DIRECTOR; AND

(3) THAT THE DEADLINE FOR FILING AN APPEAL AND FOR REQUESTING A HEARING IS 30 DAYS AFTER THE DATE OF THE NOTICE OF ASSESSMENT.

(B) **Notice of hearing.** IF A HEARING IS REQUESTED, THE DIRECTOR SHALL NOTIFY THE PROPERTY OWNER IN WRITING OF THE DATE, TIME, AND LOCATION OF THE HEARING. THE DIRECTOR MAY EXTEND THE HEARING DATE UPON REQUEST OF THE PROPERTY OWNER.

(C) **Finality; extension of hearing date.** THE ASSESSMENT BECOMES FINAL UNLESS THE PROPERTY OWNER APPEALS THE ASSESSMENT IN WRITING WITHIN 30 DAYS AFTER THE DATE OF THE NOTIFICATION OF THE ASSESSMENT.

(D) **Adjustments.** THE DIRECTOR MAY MAKE FAIR AND REASONABLE ADJUSTMENTS IF THE DIRECTOR CONCLUDES THAT, BASED ON AN APPEAL OF AN ASSESSMENT, THE ORIGINAL ASSESSMENT WAS INCORRECT OR INEQUITABLE BASED ON THE USE OF THE LOT.

13-5-605. Properties permitted to connect.

(A) **Connections and assessment rates – capital projects.** EXCEPT FOR PROJECTS CONSTRUCTED IN ACCORDANCE WITH §§ 13-5-302 OR 13-5-303, FOR PROJECTS THAT EXTEND WATER OR WASTEWATER FACILITIES AT THE COUNTY’S SOLE EXPENSE, PROPERTY OWNERS ARE NOT REQUIRED TO CONNECT TO THE FACILITIES. IF A PROPERTY OWNER CHOOSES TO CONNECT TO THE FACILITIES, THE COUNTY SHALL IMPOSE AN ANNUAL ASSESSMENT AT THE MINIMUM BASIC RATES IN EFFECT AT THE TIME OF THE CONNECTION. BEGINNING ON DECEMBER 13, 2020, THE MINIMUM BASIC ASSESSMENT RATE SHALL BE \$343.00 PER EQUIVALENT DWELLING UNIT FOR CONNECTIONS TO THE WATER SYSTEM AND \$692.00 PER EQUIVALENT DWELLING UNIT FOR CONNECTIONS TO THE WASTEWATER SYSTEM. THE EQUIVALENT DWELLING UNITS SHALL BE ASSIGNED TO A LOT BY THE METHOD SET FORTH IN § 13-5-603(D) AND (E).

(B) **Annual minimum basic assessment rate adjustments – capital projects.** IN THIS SUBSECTION, “CPI” MEANS THE CONSUMER PRICE INDEX - ALL URBAN CONSUMERS FOR THE UNITED STATES - (CPI), PUBLISHED BY THE UNITED STATES DEPARTMENT OF LABOR, BUREAU OF LABOR STATISTICS. BEGINNING ON JULY 1, 2021, AND EACH JULY 1 THEREAFTER, THE DIRECTOR MAY ADJUST THE MINIMUM BASIC ASSESSMENT RATES SET FORTH IN SUBSECTION (A) BY A PERCENTAGE CHANGE CALCULATED BY DIVIDING THE CPI FOR APRIL OF THAT CALENDAR YEAR BY THE CPI FOR APRIL FOR THE IMMEDIATELY PRECEDING CALENDAR YEAR. THE DIRECTOR SHALL GIVE WRITTEN NOTICE OF THE ANNUAL ADJUSTMENT TO THE OFFICE OF FINANCE AND TO THE COUNTY COUNCIL. THE ANNUAL ADJUSTMENT SHALL BE AUTOMATICALLY EFFECTIVE ON JULY 1 OF EACH YEAR.

SECTION 3. *And be it further enacted,* That all references in this Ordinance to “the effective date of Bill No. 80-20”, or words to that effect, shall, upon codification, be replaced with the actual date on which this Ordinance takes effect under Section 307 of the County Charter as certified by the Administrative Officer to the County Council.

SECTION 4. *And be it further enacted,* That this Ordinance may not be construed to apply to any real property to be served by the project known as “Coriander Place – Gingerville Water Project, No. W805901”; and may not be construed to apply to any real property that was assessed prior to the effective date of this Ordinance.

SECTION 5. *And be it further enacted,* That this Ordinance shall take effect 45 days from the date it becomes law.

APPROVED AND ENACTED: October 29, 2020
EFFECTIVE DATE: December 13, 2020

Bill No. 81-20

AN ORDINANCE concerning: Zoning – Home Occupations – Cottage Food Businesses

FOR the purpose of allowing cottage food businesses as home occupations; defining certain terms; and generally relating to zoning

BY renumbering: § 18-1-101(40) through (157) to be § 18-1-101(41) through (158)
Anne Arundel County Code (2005, as amended)

BY adding: §§ 18-1-101(40); and 18-10-103(3)(xvii)
Anne Arundel County Code (2005, as amended)

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland*, That § 18-1-101(40) through (157), respectively, of the Anne Arundel County Code (2005, as amended) is renumbered to be § 18-1-101(41) through (158), respectively.

SECTION 2. *And be it further enacted*, That Section(s) of the Anne Arundel County Code (2005, as amended) read as follows:

ARTICLE 18. ZONING

TITLE 1. DEFINITIONS

18-1-101. Definitions

Unless defined in this article, the Natural Resources Article of the State Code, or COMAR, words defined elsewhere in this Code apply in this article. The following words have the meanings indicated:

(40) “COTTAGE FOOD BUSINESS” MEANS A BUSINESS THAT PRODUCES AND PACKAGES COTTAGE FOOD PRODUCTS ONSITE IN A RESIDENTIAL KITCHEN, SELLS THE COTTAGE FOOD PRODUCTS IN ACCORDANCE WITH § 21-330.1 OF THE HEALTH-GENERAL ARTICLE OF THE STATE CODE AND COMAR, AND HAS ANNUAL REVENUES FROM THE SALE OF COTTAGE FOOD PRODUCTS OF \$25,000 OR LESS. FOR PURPOSES OF THIS DEFINITION, “COTTAGE FOOD PRODUCT” HAS THE MEANING STATED IN § 21-301 OF THE HEALTH-GENERAL ARTICLE OF THE STATE CODE.

TITLE 10. REQUIREMENTS FOR CONDITIONAL USES

18-10-130. Home occupations.

A home occupation shall comply with all of the following requirements.

(3) Home occupations are limited to the following:

(XVII) COTTAGE FOOD BUSINESSES;

SECTION 3. *And be it further enacted*, That this Ordinance shall take effect 45 days from the date it becomes law.

2020 Laws of Anne Arundel County

APPROVED AND ENACTED: October 27, 2020
EFFECTIVE DATE: December 11, 2020

Bill No. 82-20

AN ORDINANCE concerning: Zoning – Requirements for Special Exception Uses – Indoor Rifle, Pistol, Skeet, and Archery Ranges

FOR the purpose of decreasing the distance an indoor rifle, pistol, skeet, or archery range may be located from a residentially zoned property; requiring vehicular access to an indoor rifle, pistol, skeet, or archery range be located a certain distance from road intersections; and generally relating to zoning.

BY repealing and reenacting, with amendments: § 18-11-150(3) and (4)
Anne Arundel County Code (2005, as amended)

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland,* That Section(s) of the Anne Arundel County Code (2005, as amended) read as follows:

ARTICLE 18. ZONING

TITLE 11. REQUIREMENTS FOR SPECIAL EXCEPTION USES

18-11-150. Rifle, pistol, skeet, and archery ranges, indoor.

An indoor rifle, pistol, skeet, and archery range shall comply with all of the following requirements.

(3) The facility may not be located within ~~[[400]]~~ 100 feet of any residentially zoned property.

(4) ~~[[Separate vehicular accesses shall be provided that are at least 50 feet apart and]]~~ VEHICULAR ACCESS TO THE FACILITY SHALL BE at least 50 feet from any road intersection.

SECTION 2. *And be it further enacted,* That this Ordinance shall take effect 45 days from the date it becomes law.

APPROVED AND ENACTED: October 22, 2020
EFFECTIVE DATE: December 6, 2020

Bill No. 84-20

AN ORDINANCE concerning: Current Expense Budget – Board of Education –Supplementary Appropriations

FOR the purpose of making supplementary appropriations from unanticipated revenues to the Local Education Fund for the current fiscal year; and generally relating to supplementary appropriations to the current expense budget for the fiscal year ending June 30, 2021.

BY amending: Current Expense Budget

2020 Laws of Anne Arundel County

WHEREAS, under Section 712 of the Charter, upon the recommendation of the County Executive, the County Council may make supplementary appropriations from revenues received from anticipated sources but in excess of budget estimates and from revenues received from sources not anticipated in the budget for the current fiscal year, provided that the Controller shall first certify in writing that such funds are available for appropriation; and

WHEREAS, § 5-105(a) of the Education Article of the Annotated Code of Maryland, requires that all revenues received by the Board of Education be spent in accordance with the major categories of its annual budget as provided under § 5-101 of the Education Article, and § 5-105(b) of the Education Article requires that transfers between major categories be approved by the County Council; and

WHEREAS, the County Executive has recommended the supplementary appropriation of certain funds, and the Controller has certified in writing that such funds are available for appropriation; now, therefore,

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland,* That the Current Expense Budget for the fiscal year ending June 30, 2021, is hereby amended by making supplementary appropriations of revenues received from sources not anticipated in the budget and from revenues received from anticipated sources in excess of budget estimates in the Local Education Fund as follows:

(1) Federal and State Grants \$ 29,244,200

SECTION 2. *And be it further enacted,* That the Current Expense Budget for the fiscal year ending June 30, 2021, is hereby amended by making supplementary appropriations of such funds to the below-listed accounts in the Local Education Fund in the respective amounts set forth:

(1) Administration	\$ 161,700
(2) Mid-Level Administration	\$ 700
(3) Instructional Salaries and Wages	\$ 4,327,500
(4) Textbooks & Classroom Supplies	\$ 21,157,000
(5) Other Instructional Costs	\$ 697,800
(6) Special Education	\$ 983,000
(7) Pupil Services	\$ 100,000
(8) Pupil Transportation	\$ 30,000
(9) Operation of Plant	\$ 1,090,500
(10) Fixed Charges	\$ 696,000

SECTION 3. *And be it further enacted,* That this Ordinance shall take effect from the date it becomes law.

APPROVED AND ENACTED: November 4, 2020

EFFECTIVE DATE: November 4, 2020

Bill No. 85-20

AN ORDINANCE concerning: Public Works – Utilities – Water and Wastewater System Connections and Charges

FOR the purpose of eliminating the water and wastewater user connection charge; requiring a licensed utility contractor to submit and maintain a security with the Department; requiring work performed under a tap connection permit be subject to a warranty and security; adding a certain definition; eliminating the option to connect to the water or wastewater system under a private contract administered by the Department; establishing connection methods for water and wastewater system connections; requiring a tap connection permit and payment of a permit fee; providing for exceptions to the application of this Ordinance; and generally relating to public works.

2020 Laws of Anne Arundel County

BY repealing: § 13-5-813(c), (e), and (s)
Anne Arundel County Code (2005, as amended)

BY renumbering: §§ 13-5-813(j) through (q), (t), and (u), respectively, to be § 13-5-813(i) through (p), (r), and (s), respectively
Anne Arundel County Code (2005, as amended)

BY repealing and reenacting, with amendments: §§ 13-5-110(a)(3); 13-5-404; 13-5-813(a), (d), (f), (g), (h), (i), and (r); 13-5-815(b); and 13-5-815.1(b), (c), (d), and (e)(i)
Anne Arundel County Code (2005, as amended)

BY adding: § 13-5-113; and 13-5-813(f)
Anne Arundel County Code (2005, as amended)

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland,* That § 13-5-813(c), (e), and (s) of the Anne Arundel County Code (2005, as amended) be repealed.

SECTION 2. *And be it further enacted,* That § 13-5-813 (j) through (q), (t), and (u), respectively, of the Anne Arundel County Code (2005, as amended) is hereby renumbered to be § 13-5-813 (i) through (p), (r), and (s), respectively.

SECTION 3. *Be it enacted by the County Council of Anne Arundel County, Maryland,* That Section(s) of the Anne Arundel County Code (2005, as amended) read as follows:

ARTICLE 13. PUBLIC WORKS

TITLE 5. UTILITIES

13-5-110. Agreements with developers.

(a) **Generally.** The County may enter into agreements that:

(3) waive front foot benefit charges [[and user connection charges]] when lateral lines are installed by a developer within or abutting properties that are being improved by the developer.

13-5-113. Annual security for licensed utility contractors.

A LICENSED UTILITY CONTRACTOR ENGAGING IN THE INSTALLATION OF WATER OR SEWER SERVICES BY PERFORMING A TAP CONNECTION TO A WATER OR WASTEWATER MAINLINE SHALL SUBMIT AND MAINTAIN WITH THE DEPARTMENT A SECURITY IN THE AMOUNT OF \$50,000, WHICH MAY SERVE AS SECURITY FOR MULTIPLE PERMITS AS LONG AS A CONSTANT BALANCE OF \$50,000 IS MAINTAINED. THE WORK PERFORMED UNDER A TAP CONNECTION PERMIT SHALL BE SUBJECT TO THE SAME WARRANTY PERIOD AND WARRANTY TERMS THAT EXIST FOR WORK IN A COUNTY RIGHT-OF-WAY AS SET FORTH IN § 13-3-208 AND THE SAME REQUIREMENTS FOR A SECURITY THAT EXISTS FOR WORK IN A COUNTY RIGHT-OF-WAY AS SET FORTH IN § 13-3-301(C) THROUGH (E).

13-5-404. Fees and charges for property otherwise connecting.

For property receiving an allocation otherwise than in conjunction with approval of adequacy of public facilities by the Office of Planning and Zoning, the owner of the property shall pay, for each equivalent dwelling unit, [[the user connection charge and]] the capital facility connection charge as provided in §§ 13-5-813 and 13-5-814.

13-5-813. Water and wastewater system connection charges and assessments.

(a) **Definitions.** In this section, the following words have the meanings indicated.

(1) “CPI” MEANS THE CONSUMER PRICE INDEX - ALL URBAN CONSUMERS FOR THE UNITED STATES - (CPI), PUBLISHED BY THE UNITED STATES DEPARTMENT OF LABOR, BUREAU OF LABOR STATISTICS.

[[1]] (2) “Properties with existing improvements” means improved properties that are supplied water by means of a private well system when County water becomes available or improved properties that have wastewater service by means of a private septic system when County wastewater becomes available.

[[2]] (3) “Properties with new improvements” means properties with new construction that do not have water supplied by means of a private well system when County water becomes available or properties with new construction that do not have wastewater service by means of a private septic system when County wastewater service becomes available.

[[d]] (C) **Water system capital facility connection charge.** Except as provided in subsections [(q), (t), and (u)] (P), (R), AND (S) for connections to the County’s water system, the capital facility connection charge for each equivalent dwelling unit is:

(1) [[7,729;

(2)] \$8,501[[, beginning on July 1, 2020]];

[[3]] (2) \$9,351, beginning on July 1, 2021; and

[[4]] (3) \$10,286, beginning on July 1, 2022.

[[f]] (D) **Wastewater system capital facility connection charge.** Except as provided in subsections [(q), (t), and (u)] (P), (R), AND (S) for connections to the County’s wastewater system, the capital facility connection charge for each equivalent dwelling unit is:

(1) [[7,729;

(2)] \$8,501[[, beginning on July 1, 2020]];

[[3]] (2) \$9,351, beginning on July 1, 2021; and

[[4]] (3) \$10,286, beginning on July 1, 2022.

[[g]] (E) **Properties with new improvements.**

[[1]] For properties with a connection constructed under a private contract administered by the Department, whether residential or non-residential the user connection charge shall be paid as follows:

(i) A deposit in the amount of the certified cost of a connection as determined by the Director in accordance with subsection (s) shall be paid when an application for connection is made.

(ii) The Department shall provide an estimate of the cost of the connection, and prior to connection, the difference between the deposit paid in accordance with subsection (g)(1)(i) and the estimated cost shall be paid.

(iii) After the connection is completed, if the actual cost of the connection is less than the total amount paid under subsections (g)(1)(i) and (g)(1)(ii), the difference shall be refunded by the Department. If an application for connection, or payment under subsections (g)(1)(i) or (ii), is made for connections to both the water and wastewater system, the costs of both connections shall be totaled for purposes of determining whether a refund is owed under this subsection.

(2)] For [[a property]] PROPERTIES WITH NEW IMPROVEMENTS receiving an allocation under § 13-5-403, the capital facility connection charge shall be paid as provided in that section.

(F) Connection methods for water and wastewater services; tap connection fee. EXCEPT FOR A COUNTY CAPITAL PROJECT OR PETITION PROJECT INITIATED IN ACCORDANCE WITH § 13-5-303, CONNECTIONS TO THE COUNTY'S WATER OR WASTEWATER SYSTEM SHALL BE MADE IN ACCORDANCE WITH ONE OF THE FOLLOWING METHODS:

(1) AN OWNER SHALL BE REQUIRED TO ENTER INTO A PUBLIC WORKS AGREEMENT WITH THE COUNTY TO AUTHORIZE CONNECTION TO THE COUNTY'S WATER OR WASTEWATER SYSTEM IF:

(I) THE WATER OR WASTEWATER SERVICE IS TO BE INSTALLED WITHIN A RIGHT-OF-WAY OWNED BY THE STATE;

(II) THE WATER SERVICE PIPE SIZE IS GREATER THAN TWO INCHES IN DIAMETER OR THE WASTEWATER SERVICE PIPE SIZE IS GREATER THAN SIX INCHES IN DIAMETER;

(III) THERE ARE THREE OR MORE SERVICE CONNECTIONS TO BE INSTALLED WITHIN 500 FEET;

(IV) THE DEPTH OF THE WATER OR WASTEWATER DISTRIBUTION MAIN IS 18 FEET OR GREATER; OR

(V) AN EASEMENT IS NEEDED FOR ANY PART OF THE WATER OR WASTEWATER SERVICE CONNECTION.

(2) IF A PUBLIC WORKS AGREEMENT IS NOT REQUIRED IN ACCORDANCE WITH PARAGRAPH (1), THE OWNER SHALL APPLY FOR A WATER OR WASTEWATER SERVICE TAP CONNECTION PERMIT BEFORE MAKING A CONNECTION TO THE COUNTY'S WATER OR WASTEWATER SYSTEM. THE FEE FOR A TAP CONNECTION PERMIT SHALL BE \$225 FOR EACH WATER OR WASTEWATER CONNECTION FOR EACH EQUIVALENT DWELLING UNIT. BEGINNING ON JULY 1, 2021, AND EACH JULY 1 THEREAFTER, THE DIRECTOR MAY ADJUST THE FEE BY A PERCENTAGE CHANGE CALCULATED BY DIVIDING THE CPI FOR APRIL OF THAT CALENDAR YEAR BY THE CPI FOR APRIL FOR THE IMMEDIATELY PRECEDING CALENDAR YEAR. THE DIRECTOR SHALL GIVE WRITTEN NOTICE OF THE ANNUAL ADJUSTMENT TO THE OFFICE OF FINANCE AND TO THE COUNTY COUNCIL. THE ANNUAL ADJUSTMENT SHALL BE AUTOMATICALLY EFFECTIVE ON JULY 1 OF EACH YEAR.

[[h)] (G) **Residential properties with existing improvements.** Except for payments partially deferred in accordance with § 13-5-815.1, for residential properties with existing improvements, the applicable [[user connection charge and]] capital facility connection charge shall be paid as follows:

(1) [[Both charges shall be paid in]] IN full when application for connection is made; or

(2) Any portion [[of either charge]] may be paid when an application for connection is made and the remainder shall be financed in 30 annual installments, or for connections eligible for partial deferment under § 13-5-815.1, in 40 annual installments. The installments shall accrue annual interest at the bond rate established by the Controller as of the date of issuance of a construction contract notice to proceed for a petition project or, for all other connections, the date of issuance of a connection permit. Any installments shall be paid within 60 days of the billing date.

[[i)] (H) **Nonresidential properties with existing improvements.** For nonresidential properties with existing improvements and for which a connection is constructed under a County capital project or a petition project initiated in accordance with § 13-5-303, [[the user connection charge and]] the capital facility connection charge shall be paid in full when application for connection is made.

[(r)] (Q) **Exemption for volunteer fire companies.** A fire station on property owned by a volunteer fire company formed pursuant to § 12-1-201 of this Code is exempt from the capital facility connection charges [[and user connection charges describe]] DESCRIBED in this section.

13-5-815. Exemption for elderly or disabled.

(b) **Exemption.** Any single-family dwelling owned and occupied by any person 60 years of age or older with a combined gross income that is less than the maximum income level, or a surviving spouse with a combined gross income that is less than the maximum income level, or a person receiving disability benefits as a result of a finding of permanent and total disability under the Social Security Act, the United States Civil Service Commission, Veterans' Administration, or the Railroad Retirement Act shall be exempt from [[the user connection charges,]] capital facilities connection charges, capital facilities assessment charges, and front foot assessment charges until the sale or transfer of the property, at which time the above charges become due and payable by the property owner.

13-5-815.1. Partial deferral of residential wastewater system connection charges and assessments.

(b) **Partial deferral.** For connections to an extension of the County's wastewater system within an eligible area, the owner of a residential property with existing improvements may choose to defer payment of up to 50%, separately or in total, of the assessment[[],] AND the capital facility connection charges[, and the user connection charges] imposed under § 13-5-813 until the earlier of 40 years after the date of connection or upon a title transfer by deed of the property. The portion of any charge or assessment that is not deferred shall be paid in accordance with §§ 13-5-601 et seq. and [[13-5-813(h)] 13-5-813(G).

(c) **Interest rate.** The capital facility connection charges [[and user connection charges]] deferred under subsection (b) shall accrue annual interest at the bond rate established by the controller as of the date of issuance of a construction contract notice to proceed for the wastewater extension project.

(d) **Lien enforcement.** The capital facility connection charges [[and user connection charges]] deferred under subsection (b), any interest accrued under subsection (c), and any assessment charges deferred under subsection (b), shall be a lien on the property, subordinate only to the lien of State and County taxes and special benefit assessments, and payment shall be enforced at the same time and in the same manner as such taxes and assessments.

(e) **Payment of deferred charges and unpaid balance.** Upon the earlier of 40 years after the date of connection or title transfer by deed, except when at least one record owner remains the same either individually or as a trustee:

(i) The unpaid balance of the capital facility connection charges [[and user connection charges]], plus any interest accrued under subsection (c) and § [[13-5-813(h)] 13-5-813(G), becomes due and payable;

SECTION 4. *And be it further enacted,* That this Ordinance shall not be construed to apply to any connections to the County's water or wastewater system installed prior to the effective date of this Ordinance or for which a connection permit was issued prior to the effective date of this Ordinance.

SECTION 5. *And be it further enacted,* That this Ordinance shall not be construed to apply to any user connection charge that was deferred, financed, or assessed prior to the effective date of this Ordinance, and any user connection charge that was deferred, financed, or assessed prior to the effective date of this Ordinance shall continue to be deferred, financed, assessed, and paid and collected in accordance with the provisions of the Anne Arundel County Code in effect prior to the effective date of this Ordinance governing the deferral, financing, assessment, and payment and collection of the user connection charge.

SECTION 6. *And be it further enacted,* That this Ordinance may not be construed to apply to any real property to be served by the projects known as "Coriander Place – Gingerville Water Project, No. W805901", "Heritage Harbour Water Takeover, Capital Project Number W805700", and "Heritage Harbour Sewer Takeover, Capital Project Number S807500" (collectively, the "projects"), and the properties to be served by the projects shall be subject to the applicable user connection charges, at the rate for the user connection charges in effect as of March 1, 2020, to be

paid, collected, deferred, financed, or assessed in accordance with the provisions of the Anne Arundel County Code in effect prior to the effective date of this Ordinance governing the deferral, financing, assessment, and payment and collection of the user connection charge.

SECTION ~~6~~. 7. *And be it further enacted*, That this Ordinance shall take effect 45 days from the date it becomes law.

APPROVED AND ENACTED: November 25, 2020

EFFECTIVE DATE: January 9, 2021

Bill No. 87-20

AN ORDINANCE concerning: Public Safety and Zoning – Pet Care Businesses and Commercial Kennels

FOR the purpose of amending the definition of “pet care business” to include the training of pets; amending the definition of “commercial kennels” to include the training of dogs, cats, or other domesticated animals; and generally relating to public safety and zoning.

BY repealing and reenacting, with amendments: §§ 12-4-101(35); and 18-1-101(68)
Anne Arundel County Code (2005, as amended)

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland*, That Section(s) of the Anne Arundel County Code (2005, as amended) read as follows:

ARTICLE 12. PUBLIC SAFETY

TITLE 4. ANIMAL CONTROL

12-4-101. Definitions.

In this title, the following words have the meanings indicated:

(35) “Pet care business” means the temporary keeping of pets owned by others in a residence for a fee, including day care, [[or]] boarding, OR TRAINING, but not pet grooming.

ARTICLE 18. ZONING

TITLE 1. DEFINITIONS

18-1-101. Definitions.

Unless defined in this article, the Natural Resources Article of the State Code, or COMAR, words defined elsewhere in this Code apply in this article. The following words have the meanings indicated:

(68) “Kennel, commercial” means a facility for the housing of dogs, cats, or other domesticated animals for the purpose of commercial breeding, sale, boarding, TRAINING, or grooming.

SECTION 2. *And be it further enacted*, That this Ordinance shall take effect 45 days from the date it becomes law.

APPROVED AND ENACTED: November 12, 2020

EFFECTIVE DATE: December 27, 2020

Bill No. 88-20

AN ORDINANCE concerning: Zoning – Identification Signs on Automobile Gasoline Station Canopies

FOR the purpose of allowing a certain number and size of identification signs on canopies at automobile gasoline stations located in business complexes and commercial and industrial districts; and generally relating to zoning.

BY repealing and reenacting, with amendments: §§ 18-3-308(b)(6); and 18-3-309(c)(4)
Anne Arundel County Code (2005, as amended)

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland*, That Section(s) of the Anne Arundel County Code (2005, as amended) read as follows:

ARTICLE 18. ZONING

TITLE 3. PARKING, NONRESIDENTIAL OUTDOOR LIGHTING, AND SIGNAGE

18-3-308. Signs for business complexes.

(b) **Identification signs.** A business complex may have:

(6) ~~[[one]] NO MORE THAN THREE identification signs~~ [[sign]] SIGNS on a canopy over a group of gas pumps at an automobile gasoline station, so long as the area of the sign does not exceed ~~[[12]]~~ 25 square feet.

18-3-309. Signs in commercial and industrial districts for uses other than dwellings and business complexes.

(c) **Identification signs.** An establishment may have:

(4) ~~[[one]] NO MORE THAN THREE identification signs~~ [[sign]] SIGNS on a canopy over a group of gas pumps at an automobile gasoline station, so long as the area of the sign does not exceed ~~[[12]]~~ 25 square feet.

SECTION 2. *And be it further enacted*, That this Ordinance shall take effect 45 days from the date it becomes law.

APPROVED AND ENACTED: November 4, 2020

EFFECTIVE DATE: December 19, 2020

Bill No. 89-20

AN ORDINANCE concerning: Public Safety – Animal Control and Animal Control Commission – Renaming and Repurposing

FOR the purpose of renaming the Animal Control Agency to be the Animal Care and Control Agency; renaming the Animal Control Commission to be the Animal Matters Commission; revising certain definitions; revising the method of appointing members to the Animal Matters Commission; revising the procedures for hearings before the Animal Matters Commission; revising the powers of the Animal Care and Control Agency; increasing certain impoundment fees; requiring an animal to be spayed or neutered under certain circumstances; allowing the Animal Care and Control Agency to hold animals for a reasonable amount of time during an ongoing investigation; allowing an animal owner to appeal redemption conditions; requiring an animal be microchipped prior to redemption in certain circumstances; requiring owners to provide animals with necessary veterinary care; allowing seizure of animals subject to cruelty or neglect and establishing a process for review of the seizure; allowing the Animal Control Agency to designate certain owners as reckless animal owners and establishing a process for review of the designation; prohibiting reckless animal owner from owning animals for a certain time period; making certain technical changes; and generally relating to public safety.

BY repealing and reenacting, with amendments: §§ 12-4-101(1), (3), (4), (10), (16), (19), and (46); and 12-4-103; 12-4-201, 12-4-202, and 12-4-206 to be under the amended subtitle “Subtitle 2. Animal Matters Commission”; 12-4-301, 12-4-302, 12-4-304, 12-4-305(a), 12-4-306, 12-4-307, 12-4-308, 12-4-309, 12-4-310, and 12-4-312 to be under the amended subtitle “Subtitle 3. Animal Care and Control Agency and Officers”; 12-4-402(b)(3) and (e)(5); 12-4-403(c); 12-4-406(a) and (b); 12-4-502; 12-4-504; 12-4-604; 12-4-609(b); 12-4-611; 12-4-702(c)(3); 12-4-709(c) and (e); 12-4-712(b); 12-4-714; 12-4-715; 12-4-717; 12-4-809(c); 12-4-901; 12-4-905(d); 12-4-906(b); 12-4-907; 12-4-910; and 12-4-912(b) and (c)

Anne Arundel County Code (2005, as amended)

BY adding: §§ 12-4-802(c) and (d); and 12-4-913

Anne Arundel County Code (2005, as amended)

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland,* That Section(s) of the Anne Arundel County Code (2005, as amended) read as follows:

ARTICLE 12. PUBLIC SAFETY

TITLE 4. ANIMAL CARE AND CONTROL

SUBTITLE 1. DEFINITIONS; GENERAL PROVISIONS

12-4-101. Definitions.

In this title, the following words have the meanings indicated:

- (1) “Agency” means the Animal CARE AND Control Agency.
- (3) “Animal CARE AND Control Agency” means the section in the Police Department directed by the Chief of Police or otherwise authorized by law to administer and enforce this article.
- (4) “[Animal control] AGENCY facility” means a facility owned or operated in the County by or under contract with the County for the care, confinement, disposition, or detention of animals.
- (10) “Boarding” means keeping an animal overnight in a commercial establishment used for the keeping of animals or keeping an animal overnight at a licensed pet care business as defined in §§ 12-4-101(30) and 18-10-128 §§ 12-4-101(35) AND 18-10-132 of this Code.

(16) “Commission” means the Animal **[[Control]]** MATTERS Commission.

(19) “Cruelty” means an act or omission by which unjustifiable physical pain, suffering, or death is caused or permitted, including a failure to provide proper drink, air, space, shelter, or protection from the elements, veterinary care, or nutritious food in sufficient quantity, **[[and]]** a failure to employ the most reasonably humane method available with respect to an activity in which physical pain is necessarily caused, such as food processing, hunting, experimentation, or pest elimination, **OVERDRIVING OR OVERLOADING AN ANIMAL, INFLECTING UNNECESSARY SUFFERING OR PAIN ON AN ANIMAL, OR ANY ACT PROHIBITED BY §§ 10-606, 10-607, OR 10-608 OF THE CRIMINAL LAW ARTICLE OF THE STATE CODE.**

(46) “Trap” means an animal-holding or animal-capturing device that is used for apprehending live animals and is approved by the **[[Animal Control]]** Agency.

12-4-103. Injunctive relief.

The Chief may request the Office of Law to seek a temporary restraining order and other relief in a court of competent jurisdiction to correct a condition by which the actions of an animal, or the actions or inactions of the owner **[[or the custodian]]** of the animal, cause a substantial and immediate danger to a human being or to property.

SUBTITLE 2. ANIMAL **[[CONTROL]] MATTERS COMMISSION**

12-4-201. Commission established.

There is an Animal **[[Control]]** MATTERS Commission in the Police Department.

12-4-202. Composition; appointment; terms; compensation.

(a) **Composition.** The Commission consists of seven members. Of the seven members, one shall be the Health Officer or the Health Officer’s representative; one shall be the Chief or the Chief’s representative; and five shall be citizen members **APPOINTED BY THE COUNTY EXECUTIVE**. Of the five citizen members, one shall be a local veterinarian or an alternative veterinarian representative; one shall be appointed from Councilmanic District 1, 2, or 3; one shall be appointed from Councilmanic District 4 or 5; one shall be appointed from Councilmanic District 6 or 7; and one shall be appointed at large.

(b) **[[Appointment.** The County Executive shall appoint the citizen members from a list of candidates submitted by the County Council. The list shall include at least two candidates from each Councilmanic District. Appointments shall be made in accordance with the Charter.

(c) **Term.** The term of a citizen member is two years. A citizen member appointed to fill an unexpired term serves only until the term expires and until a successor is appointed and qualifies. A citizen member may not serve more than two full consecutive terms.

[[d)] (C) Expenses. Members are not entitled to compensation for their services, but are entitled to reimbursement for expenses as provided in the budget.

[[e)] (D) Attendance by Chief or Chief’s designee. When required by the Chair of the Commission, the Chief shall attend meetings of the Commission.

12-4-206. Hearings before Commission.

(a) **Generally.** Within 30 days after receiving **AN APPEAL, PETITION, OR** a request for a hearing **[[from a person whose license has been denied, suspended, or revoked, from a person to whom a citation has been issued, or from a person who has filed an affidavit of complaint]]** **AUTHORIZED UNDER THIS ARTICLE**, the Commission shall convene to hear the matter. The person requesting the hearing shall be notified of the date, time, and place of the hearing **[[and of the law alleged to have been violated]]**.

(B) Hearing procedures.

(1) A person shall have right to counsel before the Commission. [[At the time of the hearing or within 15 days after the hearing, the Commission shall submit written findings and recommendations to the Chief as to a decision rendered under § 12-4-205 or findings of fact and a determination whether a violation of this title occurred.]]

(2) THE HEARING DATE MAY BE POSTPONED:

(I) BY THE CHIEF ON WRITTEN REQUEST BY EITHER PARTY AT LEAST FIVE DAYS BEFORE THE SCHEDULED HEARING DATE FOR GOOD CAUSE SHOWN; OR

(II) BY THE COMMISSION ON THE HEARING DATE IF THE REQUESTING PARTY APPEARS AND PRESENTS GOOD CAUSE FOR A POSTPONEMENT.

(3) THE HEARING SHALL BE OPEN TO THE PUBLIC.

(4) THE COMMISSION MAY ADMIT ALL RELEVANT EVIDENCE WITHOUT REGARD TO THE FORMAL RULES OF EVIDENCE.

(5) ALL WITNESSES SHALL TESTIFY UNDER OATH OR AFFIRMATION ADMINISTERED BY A DESIGNEE OF THE COMMISSION.

[[b)] (C) **Findings and recommendations.** [[If the Commission finds that a violation did occur, it shall sustain the fines levied under § 12-4-1001. In cases specifically dealing with affidavits of complaints that involve multiple charges filed by one neighbor against another, the Commission may reduce the fine to the amount that the Commission considers appropriate. If the Commission finds that a violation did not occur, it shall dismiss the citation. The Commission may make other recommendations to the Chief.]] THE COMMISSION'S DUTIES FOR CITATIONS ARE GOVERNED BY § 12-4-308. WITHIN 15 DAYS OF A HEARING ON ANYTHING OTHER THAN A CITATION, THE COMMISSION SHALL SUBMIT WRITTEN FINDINGS AND RECOMMENDATIONS TO THE CHIEF. WITHIN 15 DAYS OF RECEIPT OF THE RECOMMENDATION, THE CHIEF SHALL ISSUE A FINAL DECISION, AND THE FINAL DECISION SHALL BE SERVED ON THE OWNER AS PROVIDED BY § 12-4-102.

[[c) **On request of the Chief of Police.** Within 15 days after a request from the Chief for the Commission to consider an alleged violation, the Commission shall convene to hear the matter. The individual complained of shall be notified of the date, time, and place of the hearing and of the animal control law alleged to have been violated. An individual shall have right to counsel before the Commission. Within 15 days of the hearing, the Commission shall submit written findings and recommendations to the Chief. The Chief may request the Commission to convene immediately for the purpose of investigating acute emergencies. In such case, good faith efforts shall be made to serve the hearing notice.]]

(d) **Appeals.** When appeals are considered by the Commission, the Chief may initiate corrective or enforcement action other than action relating to suspension, denial, or revocation of licenses authorized by this title.

(e) **[[Potentially dangerous, dangerous, and vicious animals.** Appeals of orders for potentially dangerous, dangerous, or vicious animals shall be governed by Subtitle 4 of this title.]] **De novo appeal.** THE CHIEF'S DECISION UNDER §§ 12-4-403, 12-4-713, 12-4-901, OR 12-4-913 IS SUBJECT TO DE NOVO REVIEW BY THE COUNTY BOARD OF APPEALS. A PERSON WHO APPEARED AT THE HEARING AND WAS AGGRIEVED BY THE CHIEF'S DECISION MAY FILE A WRITTEN REQUEST FOR APPEAL WITH THE BOARD OF APPEALS WITHIN 30 DAYS OF THE DECISION.

SUBTITLE 3. ANIMAL CARE AND CONTROL AGENCY[; ANIMAL CARE]] AND [[CONTROL AGENCY]] OFFICERS

12-4-301. Enforcement of article.

This title shall be enforced by the [[Animal Control]] Agency and [[animal control]] AGENCY officers, or the authorized representatives of [[animal control officers,]] THE AGENCY under the supervision of the Chief.

12-4-302. Appointment and powers of Agency officers.

The Chief may appoint [[animal control]] AGENCY officers. In enforcing this title, [[animal control]] AGENCY officers shall have ALL POWERS NECESSARY TO ENFORCE THE PROVISIONS OF THIS TITLE AND § 10-601 ET SEQ. OF THE CRIMINAL LAW ARTICLE OF THE STATE CODE, INCLUDING the [[powers possessed by the Sheriff]] POWER TO:

- (1) ISSUE AND SERVE CITATIONS;
- (2) SEIZE, IMPOUND, OR DISPOSE OF AN ANIMAL;
- (3) TAKE ACTION OR ORDER AN OWNER TO TAKE ANY ACTION NECESSARY TO PROTECT THE HEALTH OR SAFETY OF AN ANIMAL, A PERSON, OR THE PUBLIC;
- (4) SEARCH PRIVATE PROPERTY AND SEIZE EVIDENCE OR ANIMALS BY OBTAINING A SEARCH WARRANT ISSUED BY A COURT;
- (5) APPLY FOR A CRIMINAL SUMMONS OR WARRANT; AND
- (6) CONDUCT INSPECTIONS OF ANIMAL HOLDING FACILITIES, COMMERCIAL KENNELS, PET STORES, AND OTHER FACILITIES REGULATED BY THIS TITLE.

12-4-304. Authority to charge; citation.

(a) **Probable cause.** An [[animal control]] AGENCY officer, [[the]] AN authorized representative of [[an animal control officer]] THE AGENCY, or a law enforcement officer may charge a person with a violation of this title if the individual issuing the charge has probable cause, based on personal knowledge, observation, or a written affidavit of complaint, that the person charged has committed or is committing the violation.

(b) **Issuance of citation.** [[The person who charges a person under this article shall issue a]] A written citation SHALL BE ISSUED to the person charged UNDER THIS ARTICLE. The citation shall be a sufficient charging document for the prosecution of the offense for which it is issued.

(c) **Contents.** [[An animal control]] A citation issued to a person under this section shall be on a form prescribed by the Agency and shall include:

- (1) the name and address of the alleged violator;
- (2) the violation alleged;
- (3) a statement with a line for signature by the alleged violator acknowledging receipt of the citation;
- (4) a statement setting forth the requirement of election of a choice of action which the alleged violator shall make as specified in § 12-4-305;
- (5) a statement signed under penalty of perjury that the person issuing the citation has probable cause to believe the fact of the violation is correct; and
- (6) other necessary information.

12-4-305. Elections available to person who receives citation.

(a) **Generally.** A person who receives [[an animal control]] A citation [[shall]] MAY elect to:

- (1) pay the fine provided for in the citation to the Agency before the day of trial;
- (2) [[submit]] within [[10]] 15 days after [[receiving]] SERVICE OF the citation, SUBMIT a written request for a hearing before the Commission for dismissal of the citation; [[or]]
- (3) pay the fine if [[after the hearing]] the Commission does not dismiss the citation AFTER THE HEARING;
OR
- (4) REQUEST TO STAND TRIAL IN THE DISTRICT COURT ON THE CITATION.

12-4-306. Duties of individual issuing citation.

Each person who issues [[an animal control]] A citation to an alleged violator shall:

- (1) promptly file the original copy with the Agency;
- (2) maintain or file other copies of the citation as required by the Agency; and
- (3) appear for the trial of the citation should it proceed to trial and be responsible for subpoenaing necessary witnesses for the trial.

12-4-307. Duties of Agency on receiving citation.

On receiving the original copy of [[an animal control]] A citation issued to an alleged violator, the Agency shall:

- (1) [[promptly refer the citation to the Commission;
- (2)] maintain a record of the alleged violation; [[and
- (3) notify the Commission of payment of the fine if the payment is received within the period that the citation is held by the Commission or notify the District Court if the fine is paid between the time that the Commission refers the case to the District Court and the trial date.]]
- (2) HOLD THE CITATION FOR 15 DAYS FROM THE DATE OF SERVICE TO ALLOW THE ALLEGED VIOLATOR AN OPPORTUNITY TO REQUEST DISMISSAL OF THE CITATION BY THE COMMISSION, AND, IF THE ALLEGED VIOLATOR REQUESTS A HEARING, HOLD THE CITATION UNTIL THE COMMISSION ISSUES A DECISION;
- (3) IF THE ALLEGED VIOLATOR REQUESTS A HEARING BEFORE THE COMMISSION, PROMPTLY FORWARD THE ORIGINAL COPY OF THE CITATION TO THE COMMISSION; AND
- (4) IF THE ALLEGED VIOLATOR ELECTS TO STAND TRIAL IN THE DISTRICT COURT OR DOES NOT REQUEST A HEARING BEFORE THE COMMISSION WITHIN 15 DAYS OF SERVICE OF THE CITATION, FORWARD THE CITATION TO DISTRICT COURT FOR TRIAL.

12-4-308. Duties of Commission on receiving citation.

(A) On receiving the original copy of [[an animal control]] A citation issued to an alleged violator from the Agency, the Commission shall PROMPTLY SCHEDULE A HEARING ON THE CITATION.[]:

(1) hold the citation until 10 days from the date of issuance to allow the alleged violator an opportunity to request dismissal of the citation by the Commission and, if the alleged violator requests a hearing to dismiss in a timely fashion, hold the citation until completion of the hearing before the Commission on the citation; and

(2) upon the expiration of the time for the Commission to hold the citation and in the absence of dismissal, forward the citation to the District Court to be scheduled for trial on the charges.]]

(B) IF, AFTER A HEARING, THE COMMISSION FINDS A VIOLATION DID NOT OCCUR, THE COMMISSION SHALL DISMISS THE CITATION.

(C) IF, AFTER A HEARING, THE COMMISSION FINDS THAT A VIOLATION DID OCCUR, OR IF THE REQUEST FOR HEARING IS WITHDRAWN, THE COMMISSION SHALL FORWARD THE CITATION TO DISTRICT COURT. THE COMMISSION MAY AMEND THE FINE TO AN AMOUNT NOT TO EXCEED THE FACE VALUE OF THE CITATION.

12-4-309. Disposition of citation filed with District Court.

After the original copy of the [[animal control]] citation is filed with the District Court, the citation may be disposed of by trial, dismissal, or other official action by a judge of the District Court or BY payment of the fine.

12-4-310. Application for criminal summons or warrant.

An [[animal control]] AGENCY officer, [[the]] AN authorized representative of [[an animal control officer]] THE AGENCY, or a law enforcement officer shall make application for the issuance of a criminal summons or warrant if:

(1) the person charged fails to acknowledge receipt of a citation issued under this title; or

(2) the [[animal control]] AGENCY officer, the authorized representative of the [[an animal control officer]] AGENCY, or law enforcement officer has probable cause to believe that the person has violated [[§ 12-4-602, § 12-4-603, § 12-4-605, § 12-4-608, § 12-4-609, § 12-4-610, or § 12-4-611]] §§ 12-4-602, 12-4-603, 12-4-605, 12-4-608, 12-4-609, 12-4-610, OR 12-4-611.

12-4-312. Interference with Agency officer prohibited.

A person may not interfere with an [[animal control]] AGENCY officer or [[the]] AN authorized representative of [[an animal control officer]] THE AGENCY engaged in the performance of duties under this title.

SUBTITLE 4. PUBLIC SAFETY

12-4-402. Public safety threats; potentially dangerous, dangerous, and vicious animal criteria; defenses.

(b) **Potentially dangerous.** The Agency may designate an animal as potentially dangerous if, after consideration of the animal's demeanor and prior history and any evidence of mitigating circumstances, the Agency finds that the animal:

(3) while at large, chases or approaches a person or lawfully restrained domesticated animal in an aggressive manner and the [[agency]] AGENCY has received and verified information that the animal engaged in conduct that constitutes a public safety threat within the preceding twelve months in this or any other jurisdiction.

(e) **Determinative factors.** The Agency may decline to issue a citation to an owner for an animal engaging in activity that constitutes a public safety threat or to designate an animal as potentially dangerous, dangerous, or vicious if the Agency finds that it is more likely than not that:

(5) the animal [[acts]] WAS ACTING against a person or animal trespassing on the property of the owner [[or custodian]] of the animal.

12-4-403. Potentially dangerous, dangerous, or vicious animals; orders.

(c) Appeal of orders.

(1) An owner of an animal designated as potentially dangerous, dangerous, or vicious may appeal that order to the Commission within 10 days of receipt of the order by filing a written request for appeal with the Agency. [[Upon such request, a hearing shall be scheduled before the Commission within 30 days of the request for appeal. The hearing date may be extended by the Chief of Police or his designee on written request by either party only for good cause shown at least five days before the scheduled hearing date, or by the Commission on the hearing date by the requesting party appearing and presenting good cause for a continuance.]]

(2) Prior to the commencement of a hearing before the Commission, the Agency shall transmit to the Commission members all documentation supporting the designation and order.

(3) The Agency shall provide written notice to the owner of the specific behavior of the animal at issue, and the date upon which a hearing will be held on the appeal. The notice shall advise the owner of the consequences of a determination of potentially dangerous, dangerous, or vicious. [[The hearing shall be open to the public and the Commission may admit into evidence all relevant evidence without regard to the formal rules of evidence, including evidence of the prior behavior of the animal, prior violations by the owner, and mitigation. All witnesses shall testify under oath or affirmation administered by a designee of the Commission.]] The burden of proof on the appellant shall be by a preponderance of the evidence. [[Parties to the hearing have the right to be represented by counsel before the Commission.]]

(4) If the owner fails to appear at the hearing, the appeal shall be dismissed.

[[5) Within 10 days of the hearing, the Commission shall issue a written recommendation directed to the Chief.

(6) Within 15 days of receipt of this recommendation, the Chief or his designee shall issue a final decision and it shall be served on the owner as provided by § 12-4-102.

(7) The Chief or his designee's decision is subject to de novo review by the County Board of Appeals. Any person who appeared at the hearing and was aggrieved by the Chief's decision may file a written request for appeal with the Board of Appeals within 30 days of the Chief's decision.]]

12-4-406. Dangerous animal registry.

(a) **Registry established.** The [[agency]] AGENCY shall establish and maintain a dangerous animal registry for the County to include all animals determined to be dangerous or potentially dangerous. The following information, if available, shall be included on the registry: the name of the animal, picture, sex, age, weight, primary breed, secondary breed, color and markings, whether spayed or neutered, the address or map where the animal is maintained, name of the owner, and address of the owner. The registry shall be made available to the public on the County website.

(b) **Annual registration.** Prior to the expiration of an animal license each year, and until the dangerous or potentially dangerous animal is deceased, the owner shall submit to the County a license renewal that includes all information contained in the original registration and any updates. The [[agency]] AGENCY shall post any updates to the registry within a reasonable period of time. In the event contact information for the owner changes, the owner shall update the [[agency]] AGENCY within 10 days of the change. The owner shall comply with notification requirements in the original order regarding the animal's location and disposition.

SUBTITLE 5. IMPOUNDMENT OF ANIMALS

12-4-502. Right of entry.

On determination that the health or actions of an animal constitute an immediate and substantial danger to persons or property, OR TO PROTECT AN ANIMAL FROM CRUELTY OR NEGLECT AS AUTHORIZED BY § 12-4-901, an [[animal control]] AGENCY officer may enter onto public or private property and impound the animal. THIS SECTION MAY NOT BE CONSTRUED TO PERMIT ENTRY INTO A PRIVATE BUILDING OR RESIDENCE WITHOUT DUE PROCESS OF LAW.

12-4-504. Redemption of impounded animals.

(a) **How done.** An owner may redeem an impounded animal by:

- (1) complying with the rabies vaccination and licensing provisions of this title;
- (2) paying all redemption fees;
- (3) paying any outstanding fines unless adjudication has been requested;
- (4) providing satisfactory proof of ownership; and

(5) complying with THE REQUIREMENTS OF THIS SECTION AND any other conditions for return of the animal as ordered by the Agency.

(b) **Fees.** Redemption fees include:

(1) FOR A SPAYED OR NEUTERED ANIMAL, AN IMPOUNDMENT CHARGE OF \$25 FOR THE FIRST IMPOUNDMENT, \$50 FOR THE SECOND IMPOUNDMENT, AND \$100 FOR THE THIRD OR ANY SUBSEQUENT IMPOUNDMENT WITHIN A 12-MONTH PERIOD;

(2) FOR AN ANIMAL NOT SPAYED OR NEUTERED, AN IMPOUNDMENT CHARGE OF \$50 FOR THE FIRST IMPOUNDMENT, \$100 FOR THE SECOND IMPOUNDMENT, AND \$200 FOR THE THIRD OR ANY SUBSEQUENT IMPOUNDMENT WITHIN A 12-MONTH PERIOD;

(3) a \$5 shelter fee for each day that the animal is held at the [[animal control]] AGENCY facility[[,a \$25 impoundment charge,]]; and

(4) the cost of any required veterinary services.

(C) **Waiver of shelter fees.** Accrued shelter fees shall be waived by the [[Animal Control]] Agency when a delay in adjudication at the [[Animal Control]] Commission, Board of Appeals, or Circuit Court occurs due to a contested request for postponement by the County. Fees shall be waived for the time between the request and the next hearing date.

[[c)] (D) **Community cats.**

(1) Community cat caregivers may reclaim impounded eartipped community cats without the proof of ownership or the payment of shelter fees and impoundment charges required under § 12-4-504 and without complying with the licensing requirements under § 12-4-702, if the community cat caregiver agrees, in writing and on a form provided by the Agency, to abide by the trap-neuter-return standards described under this title and to return the community cat to its original location or provide for rehoming.

(2) If an impounded community cat has not been sterilized, vaccinated for rabies, and undergone eartipping, the community cat may only be redeemed by a community cat caregiver after receiving a rabies vaccination administered by the Agency. Release from impoundment shall be conditioned on referral to a trap-neuter-return

program and a written agreement with the County. Documentation of sterilization and eartipping shall be forwarded to the Agency within 60 days of release from impoundment.

(E) **Active investigations.** IF AN ANIMAL IS IMPOUNDED UNDER THIS SUBTITLE AS A DANGER TO PERSONS OR PROPERTY, THE AGENCY MAY DENY REDEMPTION OF THE ANIMAL FOR THE LESSER OF 14 DAYS OR THE DURATION OF AN ACTIVE INVESTIGATION INTO THE INCIDENT FOR WHICH THE ANIMAL WAS IMPOUNDED.

(F) **Spay or neuter conditions.** IF A DOG OR CAT THAT IS NOT SPAYED OR NEUTERED IS IMPOUNDED TWO TIMES WITHIN A 12-MONTH PERIOD, THE OWNER SHALL HAVE THE ANIMAL SPAYED OR NEUTERED AT THE OWNER'S EXPENSE PRIOR TO REDEMPTION UNLESS THE OWNER APPEALS TO THE COMMISSION WITHIN FIVE DAYS AFTER THE DATE OF THE CONDITION BEING IMPOSED AND THE CHIEF, FOLLOWING A RECOMMENDATION FROM THE COMMISSION, WAIVES THIS REQUIREMENT OR ORDERS OTHER ACTION.

(G) **Appeal.** THE OWNER OF AN ANIMAL MAY APPEAL REDEMPTION CONDITIONS IMPOSED BY THE AGENCY UNDER THIS SECTION BY FILING A WRITTEN APPEAL WITH THE COMMISSION WITHIN FIVE DAYS OF THE CONDITIONS BEING IMPOSED. AT LEAST FIVE DAYS PRIOR TO THE HEARING, THE OWNER OF AN ANIMAL SHALL BE NOTIFIED OF THE DATE, TIME, AND LOCATION OF THE HEARING.

(H) **Commission hearing.** THE HEARING BEFORE THE COMMISSION SHALL BE GOVERNED BY § 12-4-206. AFTER A HEARING ON AN APPEAL OF REDEMPTION CONDITIONS, THE COMMISSION SHALL SUBMIT A RECOMMENDATION TO THE CHIEF NOTING ANY CONDITIONS THE COMMISSION RECOMMENDS BE UPHeld, AMENDED, WAIVED, OR ADDED.

(I) **Redemption pending appeal.** IF THE OWNER FILES A TIMELY APPEAL TO THE COMMISSION, THE CHIEF MAY ALLOW REDEMPTION OF THE ANIMAL BY THE OWNER WHILE THE APPEAL IS PENDING WITHOUT THE OWNER COMPLYING WITH THE APPEALED CONDITION. IF A REDEMPTION CONDITION IS UPHeld BY THE CHIEF AFTER THE HEARING, THE OWNER SHALL PRESENT SATISFACTORY PROOF OF COMPLIANCE WITH ALL REDEMPTION CONDITIONS TO THE AGENCY WITHIN 30 DAYS OF THE FINAL DECISION BEING ISSUED.

(J) **Microchipping.** AN IMPOUNDED ANIMAL SHALL BE MICROCHIPPED AT THE OWNER'S EXPENSE PRIOR TO REDEMPTION IF, WITHIN THE 24 MONTHS PRIOR TO THE IMPOUNDMENT, THE OWNER OF THE ANIMAL WAS FOUND GUILTY, PLACED ON PROBATION BEFORE JUDGMENT FOR, OR PAID A CIVIL CITATION FOR A VIOLATION OF §§ 12-4-402, 12-4-903, 12-4-904, 12-4-905, OR 12-4-906.

SUBTITLE 6. RABIES CONTROL

12-4-604. Confirmed or highly likely cases of rabies.

If rabies has been diagnosed in an animal confined for clinical observation or if rabies is suspected by a veterinarian or [[animal control]] AGENCY officer and the animal dies, the [[animal control]] AGENCY officer shall immediately have the head sent to a laboratory recognized by the State Department of Health and Mental Hygiene for rabies examination. Within 24 hours of the laboratory findings indicating a presence of rabies, the laboratory shall notify the State Veterinarian and the Health Officer or the authorized and trained representative of the Health Officer of the finding and report human and animal contacts with the infected animal.

12-4-609. Quarantine – Animal diagnosed as having rabies.

(b) **Requirements during quarantine.** When a quarantine is effected under this section, a person may not take a domesticated animal from confinement or permit a domesticated animal in the streets or other public areas of the quarantine area unless the animal is properly leashed and is accompanied by an adult. During the quarantine, a farm animal suspected of having been exposed to rabies may be quarantined by the State Veterinarian. An individual may not remove a quarantined farm animal from the place where it is kept without the written permission of the State

Veterinarian. An unclaimed animal impounded by reason of its being at large may not be placed by an [[animal control]] AGENCY facility during the period of quarantine.

12-4-611. Surrender and disposal of dead animal exposed to rabies.

The carcass of any dead animal exposed to rabies shall be surrendered to an [[animal control]] AGENCY officer, the County Health Officer, or the State Veterinarian on demand. An [[animal control]] AGENCY officer or [[the]] AN authorized representative of [[an animal control officer]] THE AGENCY shall supervise the disposition of the carcass of any animal in his or her possession found to be infected with rabies or of any dead animal that the [[animal control]] AGENCY officer or the authorized representative of the [[animal control officer]] AGENCY considers to be a health menace or a hazard to the public health and welfare.

SUBTITLE 7. LICENSES

12-4-702. Dog and cat licenses.

(c) **Dangerous animal licenses.** This subsection applies to any County resident, dog fancier, cat fancier, or commercial kennel owner owning a dangerous or potentially dangerous animal.

(3) The special license fee for a dangerous animal is [[[\$125.00]] \$125 annually. The fee for an animal found to be potentially dangerous [[prior to October 1, 2017]] is \$100 annually.

12-4-709. Chicken and duck license.

(c) **License – Fee and renewal.** The fee for each license is \$30[[.00]]. All licenses shall be valid for three years and be renewed before expiration for as long as an owner keeps chickens and ducks on the property. Unless specifically exempted by law or variance, all zoning requirements set forth in § 18-4-104 of this Code must be met before a license issued under this section may be renewed. An application for renewal shall be accompanied by the required license fee. Failure to make application for renewal before the renewal due date shall result in a late fee of \$10.

(e) **License – Revocation.** A license may be revoked or suspended pursuant to [[§ 12-4-710(b)]] § 12-4-711(B).

12-4-712. Notice of denial, nonrenewal, revocation, or suspension of license.

(b) **Finality.** A decision by the Agency to revoke a license shall be final except as provided in [[§ 12-4-712]] § 12-4-713.

12-4-714. Effect of denial or revocation of license.

When a decision to prohibit the right to own or keep an animal is final, the owner [[or custodian]] shall sell, give away, or euthanize the animals covered by the license. In case of revocation, no part of the license fee may be refunded. An application for issuance or reissuance of any license denied or revoked under this title may not be approved until one year from the date of finality of the denial or revocation.

12-4-715. Enforcement of notices not appealed.

If corrective action is not taken by the violator within the time specified in [[an order made]] A NOTICE ISSUED pursuant to [[§ 12-4-711]] § 12-4-712 and an appeal is not taken, the Agency shall take appropriate legal action, and may request the Office of Law to institute legal proceedings.

12-4-717. Burden of proof with respect to licensing.

The burden of proof of the fact that an animal or establishment has been licensed or is otherwise not required to be licensed shall be on the owner [[or custodian]] of the animal or the owner of the establishment.

SUBTITLE 8. STANDARDS FOR CARE AND KEEPING OF ANIMALS

12-4-802. Food, water, and veterinary care required.

(C) **Veterinary care.** AN OWNER OF AN ANIMAL MAY NOT UNNECESSARILY FAIL TO PROVIDE THE ANIMAL WITH NECESSARY VETERINARY CARE.

(D) **Penalties.** IT IS A CLASS D CIVIL OFFENSE TO VIOLATE THIS SECTION.

12-4-809. Severe weather emergencies and alerts.

(c) Failure to comply with § 12-4-801 or § 12-4-802(b) during a severe weather emergency declared by the County Executive is a Class [[D]] C civil offense.

SUBTITLE 9. MISCELLANEOUS PROVISIONS

12-4-901. Cruelty.

(A) **Scope.** On notification of a possible violation of [[the Criminal Law Article, § 10-606, of the State Code,]] §§ 10-601 ET SEQ. OF THE CRIMINAL LAW ARTICLE OF THE STATE CODE, the Agency shall:

- (1) determine whether or not a probable violation has occurred;
- (2) notify the appropriate authority of the alleged violation; and
- (3) recommend or take action necessary to rectify the situation.

(B) **Seizure.** SUBJECT TO THE LIMITATIONS CONTAINED IN § 10-615(F) OF THE CRIMINAL LAW ARTICLE OF THE STATE CODE, AND AS NECESSARY FOR THE HEALTH OF THE ANIMAL OR TO PROTECT THE ANIMAL FROM CRUELTY, AN AGENCY OFFICER, AUTHORIZED AGENT OF THE AGENCY, POLICE OFFICER, OR OTHER PUBLIC OFFICIAL REQUIRED TO PROTECT ANIMALS MAY SEIZE, REMOVE, OR IMPOUND AN ANIMAL THAT:

- (1) DOES NOT HAVE ACCESS TO SUFFICIENT FOOD OR WATER;
- (2) IS SUBJECTED TO CRUELTY; OR
- (3) IS ABUSED OR NEGLECTED AS DEFINED IN § 10-604 OF THE CRIMINAL LAW ARTICLE OF THE STATE CODE.

(C) **Surrender of animals.** ANY PERSON CHARGED UNDER §§ 10-604 THROUGH 10-618 OF THE CRIMINAL LAW ARTICLE OF THE STATE CODE SHALL IMMEDIATELY SURRENDER TO THE AGENCY ALL ANIMALS IN THE PERSON'S OWNERSHIP OR CUSTODY.

(D) **Notice.** IF AN ANIMAL IS SEIZED OR SURRENDERED UNDER THIS SECTION, THE OWNER OF THE ANIMAL SHALL BE SERVED WITH WRITTEN NOTICE THAT ADVISES THAT A WRITTEN PETITION FOR RETURN OF THE ANIMAL MAY BE FILED WITH THE COMMISSION WITHIN 10 DAYS OF SERVICE OF THE NOTICE.

(E) **Unidentified owner.** IF THE OWNER OF AN ANIMAL SEIZED OR SURRENDERED UNDER THIS SECTION CANNOT BE IDENTIFIED AFTER REASONABLE EFFORTS BY THE AGENCY, THE ANIMAL SHALL BE DEEMED UNWANTED OR UNREDEEMED, AND FINAL DISPOSITION SHALL BE MADE AS PROVIDED IN THIS TITLE.

(F) **Petition.** THE OWNER OF AN ANIMAL SEIZED OR SURRENDERED PURSUANT TO THIS SECTION MAY FILE A PETITION IN WRITING FOR THE RETURN OF THE ANIMAL WITH THE COMMISSION WITHIN 10 DAYS OF SERVICE OR POSTING OF THE NOTICE. AT LEAST 10 DAYS PRIOR TO THE HEARING, THE AGENCY SHALL PROVIDE WRITTEN NOTICE TO THE OWNER OF THE SPECIFIC ALLEGATIONS, AND THE DATE, TIME, AND LOCATION OF THE HEARING. IF THE OWNER FAILS TO FILE A PETITION WITH THE COMMISSION WITHIN 10 DAYS OF BEING SERVED WITH THE NOTICE, THE ANIMAL SHALL BE DEEMED UNWANTED OR UNREDEEMED AND FINAL DISPOSITION SHALL BE MADE AS PROVIDED IN THIS TITLE.

(G) **Commission hearing.** THE HEARING BEFORE THE COMMISSION SHALL BE GOVERNED BY § 12-4-206. THE AGENCY SHALL ESTABLISH A VIOLATION OF THIS SECTION BY A PREPONDERANCE OF THE EVIDENCE. IF THE PETITIONER FAILS TO APPEAR AT THE HEARING, THE PETITION SHALL BE DISMISSED AND THE ANIMAL SHALL BE DEEMED UNWANTED OR UNREDEEMED AS PROVIDED IN THIS TITLE.

(H) **Chief's determination.** IF THE CHIEF DETERMINES THAT PROHIBITING THE OWNER OF THE ANIMAL FROM REDEEMING THE ANIMAL IS NECESSARY FOR THE HEALTH OF THE ANIMAL OR IS NECESSARY TO PROTECT THE ANIMAL FROM CRUELTY, THE AGENCY SHALL DEEM THE ANIMAL UNWANTED OR UNREDEEMED AND MAY DISPOSE OF THE ANIMAL AS PERMITTED IN § 12-4-505(B).

(I) **Care for seized or surrendered animals.** ANY ANIMAL SEIZED BY OR SURRENDERED TO THE AGENCY UNDER THIS SECTION SHALL BE MAINTAINED, OR HUMANELY EUTHANIZED IF UNABLE TO BE MAINTAINED, BY THE AGENCY AT THE EXPENSE OF THE OWNER.

12-4-905. Animals running at large prohibited.

(d) **Pursuit.** An [[animal control]] AGENCY officer or [[the]] AN authorized representative of [[an animal control officer]] THE AGENCY may pursue an animal running at large on public property or on the exterior premises of private property.

12-4-906. Animals prohibited on school grounds and in public recreation areas.

(b) **Violation.** An [[animal control]] AGENCY officer is authorized and directed upon observing an unrestrained animal upon school grounds or in a public recreation area or upon receiving the sworn affidavit of an individual having made such observation to issue a written notice of violation of this section to the owner of the animal. In the absence of an [[animal control]] AGENCY officer, [[any County Police Officer]] A LAW ENFORCEMENT OFFICER may issue the notice.

12-4-907. Stray dogs and cats to be surrendered to County.

An individual who finds a stray dog or cat shall deliver the dog or cat to an [[animal control]] AGENCY facility or to an [[animal control]] AGENCY officer or an authorized representative of [[an animal control officer]] THE AGENCY within 24 hours after finding the dog or cat. This section does not apply to an individual who traps a community cat as part of a trap-neuter-return.

12-4-910. Disposal of animal carcasses and sick animals.

The owner of a dead animal may not deposit or leave the animal on public property or the property of another person. Dead animals shall be promptly disposed of by cremation, burial, or other sanitary means. On request, the Agency shall pick up dead dogs, cats, and other small domestic animals for disposal for a fee not to exceed the actual cost of the disposal. In addition to other assigned duties, an [[animal control]] AGENCY officer or an authorized representative of [[an animal control officer]] THE AGENCY shall collect dead animals found on public grounds or COUNTY ROADS [[highways]] and dispose of the carcasses and destroy critically sick and injured animals found on public property or on the request of the owner of the animal.

12-4-912. Adopted animals – spaying or neutering fees; waiver of fees.

(b) **Conditions for adoption.** An animal may not be adopted from an [[animal control]] AGENCY facility except on:

- (1) approval by the Chief at the Chief's discretion;
- (2) execution of any adoption contract established by the Chief; and
- (3) provision for spaying or neutering of the animal as provided in subsection (c).

(c) **Spaying and neutering.** Each animal adopted from an [[animal control]] AGENCY facility or a private, nonprofit animal shelter operated by a humane society or association shall be spayed or neutered:

(1) by a licensed veterinarian at the expense of the adopter within 30 days of adoption or such other date as specified in the adoption agreement under the authority of the Chief or the shelter operator; or

(2) if the animal is adopted from an [[animal control]] AGENCY facility, as provided for by the Chief before the adoption.

12-4-913. Reckless animal owner.

(A) **Reckless animal owner designation.**

(1) ANY PERSON WHO IS FOUND GUILTY OF VIOLATING THE PROVISIONS OF THIS ARTICLE THREE OR MORE TIMES FROM SEPARATE INCIDENTS WITHIN A 24 MONTH PERIOD MAY BE DESIGNATED BY THE CHIEF AS A RECKLESS ANIMAL OWNER.

(2) FOR THE PURPOSES OF THIS SECTION, A PERSON IS CONSIDERED TO BE FOUND GUILTY OF VIOLATING THE PROVISIONS OF THIS ARTICLE IF THE PERSON IS FOUND GUILTY, IS PLACED ON PROBATION BEFORE JUDGMENT, OR PAYS A CIVIL FINE FOR A VIOLATION OF THIS ARTICLE, OR OWNS AN ANIMAL DESIGNATED BY THE AGENCY AS POTENTIALLY DANGEROUS, DANGEROUS, OR VICIOUS WITHIN THE PRECEDING 24 MONTHS.

(B) **Notice.** UPON DESIGNATION BY THE CHIEF, THE AGENCY SHALL ISSUE A WRITTEN NOTICE TO THE RECKLESS ANIMAL OWNER THAT INCLUDES:

- (1) THE NAME AND ADDRESS OF THE RECKLESS ANIMAL OWNER;
- (2) A DESCRIPTION OF THE CIRCUMSTANCES THAT LED TO THE DESIGNATION;
- (3) THE NAME, DESCRIPTION, AND LICENSE NUMBER, IF ANY, OF ANY ANIMALS OWNED OR IN THE CUSTODY OF THE RECKLESS ANIMAL OWNER; AND
- (4) NOTICE OF THE RIGHT TO APPEAL THE DESIGNATION.

(C) **Appeal.** A PERSON DESIGNATED AS A RECKLESS ANIMAL OWNER MAY APPEAL THE DESIGNATION BY FILING A WRITTEN NOTICE OF APPEAL WITH THE COMMISSION WITHIN 10 DAYS OF SERVICE OF THE RECKLESS ANIMAL OWNER NOTICE.

(D) **Commission hearing.** THE HEARING BEFORE THE COMMISSION SHALL BE GOVERNED BY § 12-4-206. THE AGENCY SHALL ESTABLISH A VIOLATION OF THIS SECTION BY A PREPONDERANCE OF THE EVIDENCE. IF THE PETITIONER FAILS TO APPEAR AT THE HEARING, THE APPEAL SHALL BE DISMISSED.

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(E) Prohibition. AN OWNER DESIGNATED AS A RECKLESS ANIMAL OWNER MAY NOT OWN, KEEP, POSSESS, OR HARBOR ANY ANIMAL FOR FOUR YEARS FROM THE DATE OF THE DESIGNATION, ALL LICENSES ISSUED UNDER § 12-4-702 TO THE RECKLESS ANIMAL OWNER SHALL BE REVOKED, ALL ANIMALS OWNED OR IN THE CUSTODY OF THE RECKLESS ANIMAL OWNER SHALL BE IMPOUNDED AND SEIZED BY THE AGENCY AND SHALL BE IMMEDIATELY CONSIDERED UNWANTED OR UNREDEEMED.

SECTION 2. *And be it further enacted,* That this Ordinance shall take effect 45 days from the date it becomes law.

APPROVED AND ENACTED: November 18, 2020
EFFECTIVE DATE: January 2, 2021

Bill No. 90-20

AN ORDINANCE concerning: Zoning – Data Storage Centers

FOR the purpose of defining “data storage center”; establishing the parking requirements for data storage centers; allowing a “data storage center in the BWI/Fort Meade Growth Area” as a conditional use in C2 and C3 commercial districts; allowing a “data storage center” as a permitted use in W1, W2, and W3 industrial districts; allowing a “data storage center” as a permitted use in MXD-E mixed use districts under the optional method of development and industrial category; establishing the conditional use requirements for “data storage centers in the BWI/Fort Meade Growth Area”; and generally relating to zoning.

BY renumbering: §§ 18-1-101(41) through (157), respectively, to be 18-1-101(42) through (158), respectively; and 18-10-118 through 18-10-161, respectively, to be 18-10-119 through 18-10-162, respectively
Anne Arundel County Code (2005, as amended)(and as amended by Bill No. 68-20)

BY adding: §§ 18-1-101(41); and 18-10-118
Anne Arundel County Code (2005, as amended)

BY repealing and reenacting, with amendments: §§ 18-3-104; 18-5-102; 18-6-103; and 18-8-301(b)
Anne Arundel County Code (2005, as amended)

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland,* That §§ 18-1-101(41) through (157), and 18-10-118 through 18-10-161, respectively, of the Anne Arundel County Code (2005, as amended) (and as amended by Bill No. 68-20) are hereby renumbered to be §§ 18-1-101(42) through (158), and 18-10-119 through 18-10-162, respectively.

SECTION 2. *And be it further enacted,* That Section(s) of the Anne Arundel County Code (2005, as amended) read as follows:

ARTICLE 18. ZONING

TITLE 1. DEFINITIONS

18-1-101. Definitions.

Unless defined in this article, the Natural Resources Article of the State Code, or COMAR, words defined elsewhere in this Code apply in this article. The following words have the meanings indicated:

(41) “DATA STORAGE CENTER” MEANS A FACILITY USED PRIMARILY FOR THE STORAGE, MANAGEMENT, PROCESSING, AND TRANSMISSION OF DIGITAL DATA, WHICH HOUSES COMPUTER

OR NETWORK EQUIPMENT, SYSTEMS, SERVERS, APPLIANCES AND OTHER ASSOCIATED COMPONENTS RELATED TO DIGITAL DATA STORAGE AND OPERATIONS.

TITLE 3. PARKING, NONRESIDENTIAL OUTDOOR LIGHTING, AND SIGNAGE

18-3-104. Parking space requirements.

The minimum onsite required parking spaces are listed in the chart below. They may be increased based on site development plan review or special exception approval, reduced as provided in § 18-3-105, or superseded by a parking program allowed by this Code. The Planning and Zoning Officer may determine reasonable and appropriate onsite parking requirements for structures and land uses that are not listed on the chart based on requirements for similar uses, comments from reviewing agencies, and the parking needs of the proposed use.

Use	Parking

Conference retreat facility	1 space for every 2 people at rated capacity per Fire Prevention Code, plus 1 space for each employee and at least 5 spaces for visitors
DATA STORAGE CENTER	1 SPACE PER 1,000 SQUARE FEET OF FLOOR AREA FOR THE FIRST 5,000 SQUARE FEET AND 1 SPACE PER EACH ADDITIONAL 5,000 SQUARE FEET OF FLOOR AREA

TITLE 5. COMMERCIAL DISTRICTS

18-5-102. Permitted, conditional, special exception, and business complex auxiliary uses.

The permitted, conditional, and special exception uses allowed in each of the commercial districts, and uses auxiliary to a business complex, are listed in the chart in this section using the following key: P = permitted use; C = conditional use; SE = special exception use; and A = auxiliary to a business complex use. A blank means that the use is not allowed in the district. Except as provided otherwise in this article, uses and structures customarily accessory to permitted, conditional, and special exception uses also are allowed.

Permitted, Conditional, Special Exception and Business Complex Auxiliary Uses	C1	C2	C3	C4

Dance halls			SE	SE
DATA STORAGE CENTER IN THE BWI/FORT MEADE GROWTH AREA		C	C	

TITLE 6. INDUSTRIAL DISTRICTS

18-6-103. Permitted, conditional, and special exception uses.

The permitted, conditional, and special exception uses allowed in each of the industrial districts are listed in the chart in this section using the following key: P = permitted use; C = conditional use; SE = special exception use; and A= auxiliary use to a business complex use. A blank means that the use is not allowed in the district. Except as provided otherwise in this article, uses and structures customarily accessory to permitted, conditional, and special exception uses also are allowed, except that outside storage as an accessory use in W1 is limited to 15% of the allowed lot coverage.

Permitted, Conditional, and Special Exception Uses	W1	W2	W3

Convenience stores, gift shops, and newsstands	A	A	
DATA STORAGE CENTER	P	P	P

TITLE 8. MIXED USE DISTRICTS

18-8-301. Permitted uses; conditional uses.

(b) **Categories in chart.** The chart in this section divides the permitted and conditional uses allowed under the optional method of development into the categories of residential, retail and service, office, and industrial, and the uses are subject to the percentage limitations on those categories described in § 18-8-302.

	MXD-R	MXD-C	MXD-E	MXD-T

Industrial				

Cabinetry and specialty lumber mill working and sales			P	
DATA STORAGE CENTER			P	

TITLE 10. REQUIREMENTS FOR CONDITIONAL USES

18-10-118. Data storage centers in the BWI/Fort Meade Growth Area.

DATA STORAGE CENTERS IN THE BWI/FORT MEADE GROWTH AREA SHALL COMPLY WITH ALL OF THE FOLLOWING REQUIREMENTS.

(1) THE FACILITY SHALL BE LOCATED ON A LOT OR CONTIGUOUS LOTS THAT TOTAL AT LEAST 25 ACRES.

(2) THE FACILITY SHALL COMPLY WITH ALL APPLICABLE BULK REGULATIONS FOR THE ZONING DISTRICT IN WHICH THE FACILITY IS LOCATED, EXCEPT THAT THE BULK REGULATIONS CONTAINED IN THE FOLLOWING CHART SHALL BE MET:

MINIMUM SETBACKS FOR PRINCIPAL STRUCTURES:	
FRONT LOT LINE	50 FEET
SIDE LOT LINE	30 FEET
REAR LOT LINE	30 FEET
FREEWAY	100 FEET
DIVIDED PRINCIPAL ARTERIAL ROAD	60 FEET
ANY OTHER PUBLIC ROAD OR RIGHT-OF-WAY	50 FEET

(3) A VARIANCE MAY NOT BE GRANTED THAT REDUCES THE MINIMUM SETBACK REQUIREMENTS SPECIFIED IN SUBSECTION (2).

(4) THE LOT OR CONTIGUOUS LOTS ON WHICH THE DATA CENTER IS LOCATED MAY NOT INCLUDE RESIDENTIAL DWELLING UNITS.

(5) OUTSIDE STORAGE IS PERMITTED AS AN ACCESSORY USE, PROVIDED NO MORE THAN 15% OF THE TOTAL ALLOWED LOT COVERAGE IS USED FOR OUTSIDE STORAGE.

(6) THE LOT OR CONTIGUOUS LOTS COMPRISING THE FACILITY SHALL BE LOCATED IN THE BWI/FORT MEADE GROWTH AREA, AS SHOWN ON THE OFFICIAL MAP ADOPTED BY THE COUNTY COUNCIL ENTITLED "BWI/FORT MEADE GROWTH AREA, 2016".

SECTION 3. *And be it further enacted*, That this Ordinance shall take effect 45 days from the date it becomes law.

APPROVED AND ENACTED: November 25, 2020

EFFECTIVE DATE: January 9, 2021

Bill No. 91-20

AN ORDINANCE concerning: Snug Harbor Special Community Benefit District

FOR the purpose of modifying the purposes of the Snug Harbor Special Community Benefit District.

BY repealing and reenacting with amendments: § 4-7-204(mmm)(2)

Anne Arundel County Code (2005, as amended)

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland*, That Section(s) of the Anne Arundel County Code (2005, as amended) read as follows:

ARTICLE 4. FINANCE, TAXATION, AND BUDGET

**TITLE 7. SPECIAL COMMUNITY BENEFIT DISTRICTS, SHORE EROSION CONTROL DISTRICTS,
AND WATERWAYS IMPROVEMENT DISTRICTS**

4-7-204. Districts established.

(mmm) Snug Harbor Special Community Benefit District.

(2) The district is established for the purpose of acquisition, construction, improvement, maintenance, repair, and protection of community property and common areas, including non-County-owned roads, paths, grasslands, the community bridge, the community pier, signs, lights, ditches, and culverts[[],]; DREDGING TO MAINTAIN ACCESS TO AND USE OF THE COMMUNITY MARINA, INCLUDING DREDGING FROM THE CHESAPEAKE BAY INTO THE COMMUNITY MARINA AND DREDGING IN THE COMMUNITY MARINA; and covering the costs associated with these purposes, including administrative costs, legal fees, and insurance.

SECTION 2. *And be it further enacted*, That this Ordinance shall take effect 45 days from the date it becomes law.

APPROVED AND ENACTED: November 18, 2020

EFFECTIVE DATE: January 2, 2021

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Bill No. 92-20

AN ORDINANCE concerning: Current Expense Budget – Supplementary Appropriation – North Beach Park Special Community Benefit District

FOR the purpose of providing an appropriation of funds for the North Beach Park Special Community Benefit District for fiscal year 2021.

BY amending: Current Expense Budget

WHEREAS, § 4-7-103 of the County Code requires that budget requests for special community benefit districts, shore erosion control districts, and waterways improvement districts be submitted to the Office of the Budget by January 31 of each year; and

WHEREAS, the fiscal year 2021 budget request for the North Beach Park Special Community Benefit District (“North Beach Park SCBD”) was not submitted to the Office of the Budget until September of 2020, and was not included in the fiscal year 2021 budget legislation; and

WHEREAS, under Section 712 of the Charter, upon the recommendation of the County Executive, the County Council may make supplementary appropriations from revenues received from anticipated sources but in excess of budget estimates and from revenues received from sources not anticipated in the budget for the current fiscal year, provided that the Controller shall first certify in writing that such funds are available for appropriation; and

WHEREAS, the County Executive has recommended a supplementary appropriation of certain funds, and the Controller has certified in writing that such funds are available for appropriation; now, therefore,

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland,* That the Current Expense Budget for the fiscal year ending June 30, 2021, is hereby amended by making supplementary appropriations from revenues received from sources not anticipated in the budget to the North Beach Park SCBD in the amount of \$18,020.

SECTION 2. *And be it further enacted,* That this Ordinance shall take effect from the date it becomes law.

APPROVED AND ENACTED: November 18, 2020

EFFECTIVE DATE: January 2, 2021

Bill No. 93-20

AN ORDINANCE concerning: Public Ethics – Definitions

FOR the purpose of adding a definition of “usual and customary constituent services”; and generally relating to public ethics.

BY adding: § 7-1-101(25)

Anne Arundel County Code (2005, as amended)

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland,* That Section(s) of the Anne Arundel County Code (2005, as amended) read as follows:

ARTICLE 7. PUBLIC ETHICS

TITLE 1. IN GENERAL

7-1-101. Definitions.

In this article, the following words have the meanings indicated unless a different definition is adopted for a particular provision or the context clearly requires a different meaning.

~~(25) “USUAL AND CUSTOMARY CONSTITUENT SERVICES” MEANS:~~

~~(I) ACTIONS MADE ON BEHALF OF AN ANNE ARUNDEL COUNTY CITIZEN BY COUNTY COUNCILMEMBERS, OR THEIR DESIGNEES, WITH OR WITHOUT THE PRESENCE OF THE CITIZEN, INCLUDING ADVOCACY, COMMUNICATIONS, INQUIRY, AND OVERSIGHT, SO LONG AS THE COUNCILMEMBERS, OR THEIR DESIGNEES DO NOT, DIRECTLY OR INDIRECTLY, THREATEN REPRISAL OR PROMISE FAVORITISM FOR THE PERFORMANCE OR NONPERFORMANCE OF ANOTHER PERSON’S DUTIES OR REQUEST ANOTHER PERSON TO ABUSE OR EXCEED THE DISCRETION AVAILABLE TO THAT PERSON UNDER LAW; OR~~

~~(II) ACTIVITIES ON BEHALF OF A BUSINESS ENTITY THAT IS LOCATED IN THE COUNTY OR THAT CONTRIBUTES TO THE ECONOMIC WELL BEING OF THE COUNTY SO LONG AS THE ACTIVITIES DO NOT VIOLATE THE RESTRICTIONS ON PARTICIPATION CONTAINED IN § 7-5-101.~~

(25) (I) “USUAL AND CUSTOMARY CONSTITUENT SERVICES” MEANS ACTIONS TAKEN BY COUNTY COUNCILMEMBERS OR THEIR DESIGNEES ON BEHALF OF AN ANNE ARUNDEL COUNTY RESIDENT OR A BUSINESS ENTITY THAT IS LOCATED IN THE COUNTY OR THAT CONTRIBUTES TO THE WELL-BEING OF THE COUNTY, AND INCLUDES:

1. REQUESTING INFORMATION FROM A GOVERNMENTAL AGENCY RELATING TO ACTIVE OR POTENTIAL LEGISLATION OR THE GOVERNMENTAL AGENCY’S PROCESSES, PROCEDURES, OR SIMILAR MATTERS;

2. PROVIDING OPINIONS RELATING TO INFORMATION RECEIVED FROM A GOVERNMENTAL AGENCY FOR THE PURPOSE OF CONSIDERING OR TAKING LEGISLATIVE ACTION;

3. SCHEDULING AND PARTICIPATING IN MEETINGS FOR PURPOSES OF INQUIRY WITH A GOVERNMENTAL AGENCY, WITH OR WITHOUT THE PRESENCE OF THE RESIDENT OR BUSINESS ENTITY;

4. INQUIRING ABOUT AN ISSUE ON BEHALF OF A RESIDENT RELATING TO A GOVERNMENTAL AGENCY OR A COUNTY EMPLOYEE; AND

5. WRITING LETTERS OF RECOMMENDATION FOR EMPLOYMENT OR ADMISSION TO AN EDUCATIONAL INSTITUTION.

(II) FOR THE PURPOSES OF THIS DEFINITION, A COUNCILMEMBER OR A COUNCILMEMBER’S DESIGNEE MAY NOT:

1. ENGAGE IN AN ACTION IF THE COUNCILMEMBER, A QUALIFYING RELATIVE OF THE COUNCILMEMBER, OR A BUSINESS ASSOCIATE OF THE COUNCILMEMBER HAS AN INTEREST IN THE MATTER THAT IS DIFFERENT FROM THAT OF THE PUBLIC IN GENERAL;

2. ADVOCATE FOR OR REPRESENT A RESIDENT OR BUSINESS ENTITY IN A JUDICIAL OR QUASI-JUDICIAL PROCEEDING OR COMMUNICATE WITH A DECISION-MAKING EMPLOYEE OF A JUDICIAL OR QUASI-JUDICIAL BODY OFF THE RECORD AND OUT OF THE PRESENCE OF THE PARTIES;

3. DIRECTLY OR INDIRECTLY THREATEN REPRISAL OR PROMISE FAVORITISM FOR THE PERFORMANCE OR NONPERFORMANCE OF AN EMPLOYEE’S DUTIES OR REQUEST AN EMPLOYEE TO ABUSE OR EXCEED THE DISCRETION AVAILABLE TO THAT EMPLOYEE UNDER LAW; OR

4. EXHIBIT FAVORITISM FOR ONE RESIDENT OVER ANOTHER IN THE SAME OR SIMILAR CIRCUMSTANCES.

SECTION 2. *And be it further enacted*, That this Ordinance shall take effect 45 days from the date it becomes law.

APPROVED AND ENACTED: December 29, 2020

EFFECTIVE DATE: February 12, 2021

Bill No. 94-20

AN ORDINANCE concerning: Public Safety – Public Nuisances – Prohibition

FOR the purpose of defining “public nuisance”; prohibiting a property from being a public nuisance; providing for the enforcement of provisions prohibiting a public nuisance under certain circumstances; providing for sanctions for violating the prohibitions against a public nuisance under certain circumstances; and generally relating to public safety.

BY adding: § 12-6-107

Anne Arundel County Code (2005, as amended)

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland*, That Section(s) of the Anne Arundel County Code (2005, as amended) read as follows:

ARTICLE 12. PUBLIC SAFETY

TITLE 6. MISCELLANEOUS PROVISIONS

12-6-107. Public nuisance.

(A) **Definition.** IN THIS SECTION, “PUBLIC NUISANCE” MEANS ANY PROPERTY WHERE, ON FIVE OR MORE SEPARATE OCCASIONS WITHIN ANY 30-DAY PERIOD, CRIMES WERE COMMITTED ON THE PROPERTY AND ARRESTS ~~HAVE BEEN~~ WERE MADE FOR:

(1) ASSIGNATION, LEWDNESS, OR PROSTITUTION, AS DEFINED IN § 9-1-704 OF THIS CODE, OR HUMAN TRAFFICKING, AS DEFINED IN § 3-1102 OF THE CRIMINAL LAW ARTICLE OF THE STATE CODE;

(2) ILLEGALLY ADMINISTERING A CONTROLLED DANGEROUS SUBSTANCE PROHIBITED UNDER § 5-601 OF THE CRIMINAL LAW ARTICLE OF THE STATE CODE;

(3) THE DISTRIBUTION OF A CONTROLLED DANGEROUS SUBSTANCE PROHIBITED UNDER § 5-602 OF THE CRIMINAL LAW ARTICLE OF THE STATE CODE;

(4) THE ILLEGAL STORAGE OR CONCEALMENT OF A CONTROLLED DANGEROUS SUBSTANCE OR CONTROLLED PARAPHERNALIA IN SUFFICIENT QUANTITY TO REASONABLY INDICATE UNDER THE CIRCUMSTANCES AN INTENT TO MANUFACTURE, DISTRIBUTE, OR DISPENSE A CONTROLLED DANGEROUS SUBSTANCE OR CONTROLLED PARAPHERNALIA;

(5) ILLEGAL GAMBLING;

(6) THE STORAGE OR POSSESSION OF STOLEN PROPERTY VALUED AT \$1,500 OR MORE;

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(7) WEARING, CARRYING, OR TRANSPORTING A HANDGUN PROHIBITED UNDER § 4-203 OF THE CRIMINAL LAW ARTICLE OF THE STATE CODE OR THE USE OF A HANDGUN IN THE COMMISSION OF A VIOLENT CRIME AS PROHIBITED UNDER § 4-204 OF THE CRIMINAL LAW ARTICLE OF THE STATE CODE;

(8) A CRIME OF VIOLENCE, AS DEFINED IN § 14-101 OF THE CRIMINAL LAW ARTICLE OF THE STATE CODE, ~~ON OR NEAR THE PREMISES;~~ OR

(9) OFFENSES PROHIBITED UNDER ARTICLE 9, SUBTITLE 8 OF THE CRIMINAL LAW OF THE STATE CODE.

(B) Prohibition. A PROPERTY OWNER MAY NOT ALLOW A PROPERTY TO BE A PUBLIC NUISANCE. THE OWNER OF A PROPERTY THAT IS A PUBLIC NUISANCE IS SUBJECT TO ENFORCEMENT AND FINES UNDER THIS SECTION ~~REGARDLESS OF WHETHER THE OWNER HAD ANY KNOWLEDGE OF THE PUBLIC NUISANCE.~~

(C) Enforcement; violations.

(1) THE COUNTY MAY NOT ENFORCE THE PROVISIONS OF THIS SECTION IF:

(I) THE PROPERTY OWNER ATTEMPTS TO REMEDY A PUBLIC NUISANCE BY COMMENCING PROCEEDINGS UNDER § 8-402.1 OF THE REAL PROPERTY ARTICLE OF THE STATE CODE FOR A BREACH OF THE LEASE BASED ON THE CRIME OR CRIMES COMMITTED UNDER THIS SECTION; OR

(II) THE PROPERTY IS UNDER REGULATORY OVERSIGHT BY A STATE AGENCY THAT HAS STAFF ON THE PROPERTY AT ALL TIMES AND ROUTINELY REPORTS ON ALL CRIMES COMMITTED ON THE PROPERTY.

(2) BEFORE A COURT PROCEEDING IS INITIATED UNDER THIS SUBSECTION, THE POLICE DEPARTMENT SHALL:

(I) COMMUNICATE WITH THE PROPERTY OWNER ABOUT THE LAW AND PROVIDE SUGGESTIONS ON HOW TO PREVENT CRIMINAL ACTIVITY ON THE PROPERTY; AND

(II) MAIL BY CERTIFIED MAIL A LETTER TO THE PROPERTY OWNER THAT DESCRIBES THE CRIMES COMMITTED ON THE PROPERTY WITHIN A 30-DAY PERIOD AND REQUESTS COOPERATION TO AVOID THE NEED FOR COURT PROCEEDINGS.

~~(+)~~ (3) SUBJECT TO PARAGRAPHS (1) AND (2), THE COUNTY MAY ENFORCE THE PROVISIONS OF THIS SECTION THROUGH ANY APPROPRIATE COURT PROCEEDINGS AND MAY SEEK ANY APPROPRIATE FORMS OF RELIEF TO RESTRAIN OR CORRECT A VIOLATION OF THIS SECTION, INCLUDING ABATEMENT AND INJUNCTIVE PROCEEDINGS.

~~(=)~~ (4) A VIOLATION OF THIS SECTION IS A CLASS A CIVIL OFFENSE PURSUANT TO § 9-2-101 OF THIS CODE.

SECTION 2. *And be it further enacted,* That this Ordinance shall take effect 45 days from the date it becomes law.

APPROVED AND ENACTED: December 29, 2020

EFFECTIVE DATE: February 12, 2021

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Bill No. 95-20

AN ORDINANCE concerning: Construction and Property Maintenance Codes Supplement – Fire Prevention Code Amendments

FOR the purpose of adopting and amending certain construction and property maintenance codes related to fire prevention; making certain technical changes to construction and property maintenance codes related to fire prevention; and generally relating to construction and property maintenance codes.

BY repealing and reenacting, with amendments: §§ 15-3-101(1) and (2); 15-3-102(b) and (c); and 15-3-104(a) Anne Arundel County Code (2005, as amended)

BY repealing: Fire Prevention Code Amendments, National Fire Protection Association 1 Uniform Fire Code Amendments/2012, Items (15), (24), (25), (27), (31), (36), (40), (41), (46), (63), (75), (81), (83), (84), (96), and (103); and National Fire Protection Association 101, Life Safety Code Amendments/2012, Items (40), (41), (53), (67), and (71)

Anne Arundel County Construction and Property Maintenance Codes Supplement, October 1, 2005 (as amended)

BY renumbering: Fire Prevention Code Amendments, National Fire Protection Association 1 Uniform Fire Code Amendments/2012, Items (1) through (9), (17) through (19), (20), (52), (56), (59) through (62), (64), (66), (85) through (88), (93), (94), (108), (110), (111), (116), and (118), respectively, to be Items (2) through (10), (19) through (21), (23), (49), (53), (56) through (59), (62), (64), (83) through (86), (91), (92), (106), (108), (110), (112), and (124), respectively; and National Fire Protection Association 101, Life Safety Code Amendments/2012, Items (5), (7), (8), (10) through (19), (24), (26) through (30), (32) through (35), (37) through (39), (43), (45), (46), (49) through (51), (54) through (61), (64), (72), (73), (74) and (75), respectively, to be Items (8), (11), (12), (14) through (23), (30), (33) through (37), (42) through (45), (47) through (49), (52), (54), (55), (58) through (60), (62) through (69), (72), (78), (79), (81), and (82), respectively

Anne Arundel County Construction and Property Maintenance Codes Supplement, October 1, 2005 (as amended)

BY repealing and reenacting, with amendments: Table of Contents; Fire Prevention Code Amendments, National Fire Protection Association 1 Uniform Fire Code Amendments/2012, Items (28) through (30), (68), (69), (72), (76), and (77)

Anne Arundel County Construction and Property Maintenance Codes Supplement, October 1, 2005 (as amended)

BY repealing and reenacting, with amendments, and renumbering: Fire Prevention Code Amendments, National Fire Protection Association 1 Uniform Fire Code Amendments/2012, Items (10), (11) through (14), (16), (21) through (23), (26), (32) through (35), (37) through (39), (42), (43) through (45), (47) through (51), (53) through (55), (57), (58), (65), (67), (74), (78) through (80), (89) through (92), (95), (97) through (102), (104), (105) through (107), (109), (110), (112) through (114), and (117), respectively, to be Items (12), (14) through (17), (18), (24) through (26), (27), (31) through (34), (35) through (37), (38), (40) through (42), (44) through (48), (50) through (52), (54), (55), (63), (65), (75), (79) through (81), (87) through (90), (93), (94) through (99), (100), (103) through (105), (107), (108), (111) through (113), and (123), respectively; and National Fire Protection Association 101, Life Safety Code Amendments/2012, Items (1) through (4), (6), (9), (20) through (23), (25), (31), (36), (42), (44), (47), (48), (52), (62), (63), (65), (66), and (68) through (70), respectively, to be Items (4) through (7), (9), (13), (25) through (28), (31), (41), (46), (51), (53), (56), (57), (61), (70), (71), (73), (74), and (75) through (77), respectively

Anne Arundel County Construction and Property Maintenance Codes Supplement, October 1, 2005 (as amended)

BY adding: Fire Prevention Code Amendments, National Fire Protection Association 1 Uniform Fire Code Amendments/2012, Items (1), (11), (13), (22), (39), (43), (60), (61), (66), (67), (74), (78), (101), (102), (109), (114), and (116) through (121); and National Fire Protection Association 101, Life Safety Code Amendments/2012, Items (1) through (3), (10), (24), (29), (32), (38) through (40), (50), (80), (83), and (84)

Anne Arundel County Construction and Property Maintenance Codes Supplement, October 1, 2005 (as amended)

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland,* That Section(s) of the Anne

Arundel County Code (2005, as amended) read as follows:

ARTICLE 15. CONSTRUCTION AND PROPERTY MAINTENANCE CODES

TITLE 3. FIRE PREVENTION CODE

15-3-101. Definitions.

In this title, the following words have the meanings indicated.

(1) “Existing building, condition, or facility” means any building, plant, condition, or equipment that existed before ~~[[December 12, 2013]]~~ JANUARY 25, 2021, or any building, plant, condition, or equipment for which a building, electrical, mechanical, or plumbing permit was issued before ~~[[December 12, 2013]]~~ JANUARY 25, 2021.

(2) “New building, condition, or facility” means any building, plant, condition, or equipment for which a building, electrical, mechanical, or plumbing permit was issued on or after ~~[[December 12, 2013]]~~ JANUARY 25, 2021.

15-3-102. Scope.

(b) **Inapplicability.** This title does not apply to one- and two-family dwellings, except for:

(1) the installation and maintenance of smoke detectors and residential sprinklers when required by the State Code or this Code; AND

(2) FIRE DEPARTMENT ACCESS AND FIRE DEPARTMENT ACCESS ROADS AS REQUIRED BY NFPA 1 FIRE CODE, EXCEPT FOR PRIVATE DRIVEWAYS SERVING ONLY ONE DWELLING UNIT.

(c) **NFPA 1 Uniform Fire Code permit requirements.** The permit requirements of section 1.12 of NFPA 1 Uniform Fire Code, ~~[[2012]]~~ 2018 Edition, apply to all buildings, plants, conditions, and equipment, regardless of the issuance date of a building, electric, mechanical, or plumbing permit.

15-3-104. Fire Prevention Code.

(a) **Adoption.** The following codes and standards are adopted by reference as the Fire Prevention Code for the County with the additions, insertions, omissions, and changes set forth in the Supplement:

(1) “NFPA 1, Uniform Fire Code, ~~[[2012]]~~ 2018 Edition”, as published by the National Fire Protection Association;

(2) “NFPA 101, Life Safety Code, ~~[[2012]]~~ 2018 Edition”, as published by the National Fire Protection Association; and

(3) certain requirements of the International Building Code as adopted by reference by the Maryland Building Performance Standards AND THIS CODE.

SECTION 2. *And be it further enacted,* That Fire Prevention Code Amendments, National Fire Protection Association 1 Uniform Fire Code Amendments/2012, Items (15), (24), (25), (27), (31), (36), (40), (41), (46), (63), (75), (81), (83), (84), (96), and (103), and National Fire Protection Association 101, Life Safety Code Amendments/2012, Items (40), (41), (53), (67), and (71), Anne Arundel County Construction and Property Maintenance Codes Supplement, October 1, 2005 (as amended), are hereby repealed.

SECTION 3. *And be it further enacted,* That Fire Prevention Code Amendments, National Fire Protection Association 1 Uniform Fire Code Amendments/2012, Items (1) through (9), (17) through (19), (20), (52), (56), (59) through (62), (64), (66), (85) through (88), (93), (94), (108), (111), (116), and (118), respectively, are hereby renumbered to be Items (2) through (10), (19) through (21), (23), (49), (53), (56) through (59), (62), (64), (83) through

(86), (91), (92), (106), (110), (112), and (124), respectively; and National Fire Protection Association 101, Life Safety Code Amendments/2012, Items (5), (7), (8), (10) through (19), (24), (26) through (30), (32) through (35), (37) through (39), (43), (45), (46), (49) through (51), (54) through (61), (64), (72), (73), (74) and (75), respectively, are hereby renumbered to be Items (8), (11), (12), (14) through (23), 30, (33) through (37), (42) through (45), (47) through (49), (52), (54), (55), (58) through (60), (62) through (69), (72), (78), (79), (81), and (82), respectively

SECTION 4. *And be it further enacted*, That the Anne Arundel County Construction and Property Maintenance Codes Supplement, October 1, 2005 (as amended), reads as follows:

**ANNE ARUNDEL COUNTY
CONSTRUCTION AND PROPERTY MAINTENANCE CODES SUPPLEMENT
October 1, 2005**

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Fire Prevention Code Amendments

National Fire Protection Association 1 Uniform Fire [[Code/2006]] CODE/2018

National Fire Protection Association 101 Life Safety [[Code/2006]] CODE/2018

FIRE PREVENTION CODE AMENDMENTS

NFPA 1 UNIFORM FIRE CODE AMENDMENTS

The provisions of the NFPA 1 Uniform Fire Code, [[2012]] 2018 Edition, are amended, deleted or corrected as follows and the following provisions shall supersede the part of the text of the NFPA 1 Uniform Fire Code, [[2012]] 2018 Edition, as indicated:

(1) AT THE END OF SECTION 1.7.12.2, INSERT THE FOLLOWING: “THE AHJ SHALL BE AUTHORIZED TO REQUIRE PLANS TO BEAR THE STAMP OF A REGISTERED DESIGN PROFESSIONAL.”

[[1]] (2) Strike section 1.10 in its entirety.

[[2]] (3) Strike section 1.11.3 in its entirety.

[[3]] (4) After section 1.12.1, insert:

“**1.12.1.1** Permits, certificates, notices, approvals, or orders required by this Code shall be governed by the policies and procedures of the AHJ.

1.12.1.1.1 Permits. All County permits shall comply with this Code. Before any fire protection system, automatic fire suppression system, fire sprinkler system, fire pump, fire alarm and detection system, or standpipe system, or any related equipment or appurtenance is installed, modified, replaced, or removed, a permit shall be obtained from the County Department of Inspections and Permits. No work may begin prior to the issuance of any required permit.”

[[4]] (5) In section 1.12.6.13, after “permits”, strike “shall” and substitute “may”.

[[5]] (6) In section 1.12.8, after “permits”, strike “shall” and substitute “may”.

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(11) IN SECTIONS 2.1.1 AND 2.1.2, BEFORE “COMPLIANCE”, INSERT “WHERE PERMITTED BY THE AHJ”.

[(10)] (12) In section 2.2, strike “NFPA 5000, *Building Construction and Safety Code*, [[2012]] 2018 Edition” and substitute “Anne Arundel County Building Code”; [[and]] wherever “NFPA 5000” is referenced, other than for extracted text, substitute “Anne Arundel County Building Code”; and [[in the same section]] strike “NFPA 150, *Standard on Fire and Life Safety in Animal Housing Facilities*, [[2009]] 2016 Edition” AND SUBSTITUTE “NFPA 1124, *CODE FOR THE MANUFACTURE, TRANSPORTATION, STORAGE, AND RETAIL SALES OF FIREWORKS AND PYROTECHNIC ARTICLES*, 2006 EDITION”.

(13) AFTER SECTION 3.3.14.2, INSERT:

“3.3.14.13 Consumer fireworks retail sales area. THE PORTION OF A CONSUMER FIREWORKS RETAIL SALES FACILITY OR STORE, INCLUDING THE IMMEDIATELY ADJACENT AISLES, WHERE CONSUMER FIREWORKS ARE LOCATED FOR THE PURPOSE OF RETAIL DISPLAY AND SALE TO THE PUBLIC.”.

[(11)] (14) [[In section 3.3.127, after “Code” insert “and as referenced in Public Safety Article, § 10-101, of the State Code”]] AT THE END OF SECTIONS 3.3.130 AND 3.3.130.1, INSERT “AND AS REFERENCED IN § 10-101 OF THE PUBLIC SAFETY ARTICLE OF THE STATE CODE”.

[(12)] (15) In section [[3.3.182.6]] 3.3.192.6, strike “more than 3 but”.

[(13)] (16) In section [[3.3.182.7]] 3.3.192.7, strike “four or more”.

[(14)] (17) In section [[3.3.182.22]] 3.3.192.25, strike “three” and substitute “five”; and strike “if any, accommodated in rented rooms”.

[(16)] (18) In section [[3.3.182.25]] 3.3.192.28, strike “four” and substitute “six”.

(22) IN SECTION 6.1.8.1.1, STRIKE “THREE” AND SUBSTITUTE “FIVE”; AND STRIKE “IF ANY, ACCOMMODATED IN RENTED ROOMS”.

[(21)] (24) In section 10.1.2, after [[“Life Safety Code”]] “NFPA 101”, insert “, except as amended by COMAR 29.06.01.07, COMAR 29.06.01.08, and COMAR 29.06.01.09”.

[(22)] (25) After section 10.3.3, insert:

“10.3.3.1 Occupancy of buildings or structures. Any new building under construction; or that portion of any existing building undergoing renovations; or any building or structure posted or otherwise determined to be unsafe by the authority having jurisdiction, shall not be occupied at any time, in whole or in part, except by those persons directly and actively involved in construction activities or in the abatement, correction, or inspection of deficiencies. No building, structure or portion thereof shall be occupied without prior approval by the AHJ.

10.3.3.2 Stocking, and/or temporary or partial occupancy shall require, at a minimum, full compliance with all applicable NFPA 101, *Life Safety Code* requirements relating to means of egress, and final acceptance by the authority having jurisdiction of all required fire protection systems.

10.3.3.3 USE AND OCCUPANCY OF BUILDINGS AND STRUCTURES SHALL BE IN ACCORDANCE WITH THE ANNE ARUNDEL COUNTY BUILDING CODE.”.

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[[23]] (26) In [[section]] SECTIONS 10.4.1 AND 10.4.2, ~~“for compliance with the provisions of this Code”~~ AFTER “AHJ”, INSERT “OR INCIDENT COMMANDER”.

[[26]] (27) In section [[10.5.3]] 10.4.3, after the first “building”, insert “and additional persons shall not enter the building”; and at the end of section [[10.5.3]] 10.4.3, insert~~[:]~~ “building re-entry shall not occur until authorized by the Fire Department incident commander.”.

(28) Strike section [[10.7.1.1]] 10.6.1.1 in its entirety and substitute:

“~~[[10.7.1.1]]~~ 10.6.1.1 The person discovering any unwanted fire, regardless of magnitude, or other hazardous condition, such as, but not limited to, flammable gas leaks, hazardous materials spills or releases, or suspicious packages, shall take the following actions:

(1) immediately notify the owner, manager, or any person in control of such building or premises, and all occupants in the immediate vicinity of the emergency. If the building is equipped with a manually activated fire alarm system, it shall be the duty of any person who has knowledge of an emergency to ensure the manual alarm system is activated; and

(2) notify the Fire Department without delay.”.

(29) In section [[10.7.1.4]] 10.6.1.4, after the first “fire”, insert “or other hazardous condition”.

(30) In section [[10.11]] 10.10, after “open fires”, insert “ignition sources,”.

[[32]] (31) ~~[[In]]~~ AFTER section [[10.11.4]] 10.10.4, ~~[[after “open fires.”,]]~~ insert:

“All open burning shall be in compliance with Article 11, Title 5 of the County Code. Open fire licenses shall be obtained from the County Health Department and shall be kept at the burning site during burning operations. Open burning operations judged to be in violation of the approved license, or that are judged to constitute a public safety hazard or public nuisance shall be cause for suspension or revocation of the license and the fire shall be extinguished when so ordered by the incident commander or authority having jurisdiction.”.

[[33]] (32) After section [[10.11.5.2]] 10.10.5.2, insert:

“~~[[10.11.5.3]]~~ **10.10.5.3** A readily accessible means of notifying the Fire Department shall be provided at all times.”.

[[34]] (33) In section [[10.11.6.1]] 10.10.6.1, after “hibachi,”. insert “gas-fired grill, charcoal”; and strike “10 ft (3 m)” and substitute “15 ft (4.6 m)”.

[[35]] (34) In section [[10.11.6.2]] 10.10.6.2, after “hibachi,” insert “gas-fired grill, charcoal”.

[[37]] (35) After section [[10.11.10]] 10.10.10, insert:

“~~[[10.11.11]]~~ **10.10.11 Ignition sources.**

~~[[10.11.11.1]]~~ **10.10.11.1 Clearance or shielding from ignition sources.** Clearance or shielding with approved thermal barriers shall be maintained in an approved manner between combustible materials and any ignition source, such as light fixtures, fixed heating equipment, portable heating appliances, flame-producing devices, and other appliances or equipment where heat is produced as a by-product of its operation. Proper clearance or shielding may be determined from equipment or appliance manufacturer’s specifications or as determined by the authority having jurisdiction.

~~[[10.11.11.2]]~~ **10.10.11.2 Hot ashes and spontaneous ignition sources.** Hot ashes, cinders, smoldering coals, or greasy or oily materials subject to spontaneous ignition shall not be deposited in a combustible receptacle, within 10 feet (3048 mm) of other combustible material including combustible walls and partitions or within two (2)

feet (610 mm) of openings to buildings.

Exception: The minimum required separation distance to other combustible materials shall be two feet (610 mm) where the material is deposited in a covered, noncombustible receptacle placed on a noncombustible floor, ground surface, or stand.”.

[(38)] (36) At the end of section [[10.12.1.1]] 10.11.1.1, after “property.”, insert “Premises identification shall be in accordance with § 12-5-101 of the County Code.”.

[(39)] (37) After section [[10.12.1.1]] 10.11.1.1, insert:

“[[10.12.1.1.1]] **10.11.1.1.1** Individual suites within structures and rear exterior entrances to individual tenant suites and/or access from service corridors shall be identified by clearly legible numbers and/or alphabet letters as necessary for Fire Department identification. Numbers or letters shall be at least 1 inch in height for interior suite doors and 3 inches in height for rear exterior doors.”.

[(42)] (38) After section [[10.12.1.3]] 10.11.1.8, insert:

“[[10.12.1.4]] **10.11.1.9** Where required by the AHJ, symbols in compliance with NFPA 170 *Standard for Fire Safety and Emergency Symbols* shall be used. Fire Department connections to standpipes, automatic sprinkler systems, fire suppression water supplies, and other fire protection equipment, shall be marked such that the sign or other approved marking is readily visible by approaching fire apparatus. NFPA 170 symbols shall be on minimum 12 inch square signs unless otherwise approved.

[[10.12.1.5]] **10.11.1.10 Equipment and controls marking.** Fire protection equipment shall be identified in an approved manner. Rooms containing controls for HVAC systems, sprinkler risers and valves, or other fire detection, suppression, or control elements shall be identified for the use of the Fire Department. Approved signs required to identify fire protection equipment and equipment location shall be constructed of durable materials, permanently installed and readily visible.

[[10.12.1.6]] **10.11.1.11 Street or road signs.** Streets and roads shall be identified with approved signs. Temporary signs shall be installed at each street intersection when construction of new roadways allows passage by vehicles. Signs shall be of an approved size and weather resistant, and shall be maintained until replaced by permanent signs.”.

(39) IN SECTION 10.13.1.1, BEFORE “CHRISTMAS”, INSERT “UNLESS OTHERWISE APPROVED BY THE AHJ.”.

[(43)] (40) After section [[10.14.1.1]] 10.13.1.1, insert:

“[[10.14.1.2]] **10.13.1.2** The AHJ shall:

- (1) approve the placement of a natural cut or balled tree;
- (2) limit the number of natural cut or balled trees displayed; and
- (3) order the removal of any tree if the tree poses a hazard to life or safety.”.

[(44)] (41) In section [[10.14.3.1]] 10.13.3.1, strike “by the manufacturer [[as being fire retardant]]” and substitute “by a testing laboratory recognized by the Office of the State Fire Marshal”.

[(45)] (42) In section [[10.14.9.1]] 10.13.9.1, strike “1/2 in (13 mm)” and substitute “2 in. (50 mm)”; and at the end of the section, after “water.”, insert “A natural cut tree shall not exceed 10 ft (3m) in height, excluding the tree stand.”.

(43) IN SECTION 10.14.2, AFTER “VEHICLES”, INSERT “EGRESS TO A PUBLIC WAY”.

[(47)] (44) In section [[10.15.11.2.6]] 10.14.11.2.6, after “vehicles” insert “, buildings,”.

[(48)] (45) In section [[10.16.1]] 10.15.1, strike “10 ft (3m)” and substitute “15 ft (4.6 m)”; and after “line” insert “building, or adjacent pile of combustible material. The separation distance shall be allowed to be increased where the AHJ determines that a higher hazard to the adjoining property exists”.

[(49)] (46) In section [[10.16.5]] 10.15.5, after “height” insert “and SHALL NOT EXCEED 10,000 ft² in area”.

[(50)] (47) After section [[10.16.5]] 10.15.5, insert:

“[[10.16.6]] **10.15.6** The authority having jurisdiction shall have the authority to require that outdoor storage of any combustible material be enclosed by an approved fence or other protective enclosure to prevent unauthorized access.”,

[(51)] (48) In section [[10.19.7]] 10.18.7, after “repaired” insert “on any balcony, under any overhanging portion, or”.

[(53)] (50) After section [[11.1.5.1]] 11.1.3.2, insert:

“[[11.1.5.1.1]] **11.1.3.3 Multi-plug adapters.** Approved multi-plug adapters and strip plug devices shall be plugged directly into permanently installed receptacles.”.

[(54)] (51) After section [[11.1.9.3.1]] 11.1.7.3.1 insert:

“[[11.1.9.3.2]] **11.1.7.3.2** Doors to electrical control panel rooms shall be marked with a plainly visible and legible sign stating electrical room or similar approved wording in contrasting letters not less than 1 in. (25 mm) high and not less than 1/4 in. (6.4 mm) in stroke width.”.

[(55)] (52) After section [[11.1.10]] 11.1.8, insert:

“[[11.1.11]] **11.1.9 Clearance.** A clear space of not less than 30 inches (762 mm) in width, 36 inches (914 mm) in depth, and 78 inches (1981 mm) in height shall be provided in front of electrical service equipment. Where the electrical service equipment is wider than 30 inches (762 mm), the clear space shall not be less than the width of the equipment. No storage of any materials shall be located within the designated clear space.

Exception: Where other specialized dimensions are required or permitted by NFPA 70.

[[11.1.12]] **11.1.10 Illumination.** Normal and emergency lighting shall be provided for all service equipment areas, motor control centers, and electrical switchboards and panel boards.

[[11.1.13]] **11.1.11** Electrical wiring, devices, appliances, or other equipment that have been installed without required permits and inspections, or approved wiring, devices, or other equipment that have been modified, damaged, or otherwise constitutes an electrical shock or fire hazard shall not be used. Appliances shall not be used in a manner that will create a fire hazard.

[[11.1.14]] **11.1.12 Electrical listing requirements.** Electrical appliances, devices, and fixtures shall be tested and listed for their intended use and bear the mark or seal of a testing laboratory [[certified by the Maryland State Fire Marshal’s office in accordance with COMAR 29.06.03]] WHICH IS LISTED, APPROVED, OR OTHERWISE RECOGNIZED BY ANY ONE OR MORE OF THE FOLLOWING: U.S. DEPARTMENT OF LABOR, OCCUPATIONAL SAFETY AND HEALTH ADMINISTRATION; NATIONAL VOLUNTEER LABORATORIES ACCREDITATION PROGRAM; INTERNATIONAL ACCREDITATION SERVICE, INC.; INTERNATIONAL CODE COUNCIL; OR AMERICAN ASSOCIATION FOR LABORATORY ACCREDITATION (A2LA).

[[11.1.15]] 11.1.13 Electrical motors. Electrical motors shall be maintained in a manner free from accumulations of oil, dirt, waste, and other debris which will interfere with required motor ventilation or otherwise create a fire hazard.”

[[57]] (54) [[In]] AT THE END OF section [[11.3.6.1.1]] 11.3.6.1, [[strike the second sentence and substitute “All new keys]] INSERT “KEYS FOR NEW ELEVATORS shall be cut to a uniform key code to comply with the Maryland State Elevator Code.”.

[[58]] (55) After section 11.5.1.7, insert:

“11.5.1.7.1 Gasoline stoves. Use of gasoline stoves or other similar devices or appliances using Class I liquids as defined by NFPA 30, *Flammable and Combustible Liquids Code* ([[2012]] 2018 Edition) for heating or cooking within structures or buildings, or under tents or canopies is prohibited.”.

(60) IN SECTION 11.9.1, STRIKE “APPROVED BY THE FIRE DEPARTMENT”, AND SUBSTITUTE “APPROVED BY THE AHJ”.

(61) IN SECTION 13.1.3, BEFORE “IN CHAPTERS 11 THROUGH 43”, INSERT “BY THE AHJ AND”.

[[65]] (63) After section [[13.1.12]] 13.1.13, insert:

“[[13.1.13]] 13.1.14 Materials and equipment reuse. Materials, equipment, appliances, or devices for fire protection systems shall not be reused or reinstalled unless such elements have been reconditioned, tested, and placed in good and proper working condition and approved by the authority having jurisdiction.

[[13.1.14]] 13.1.15 Fusible links or elements. Any fusible link or fusible element that is a part of any fire protection system found to be painted, corroded, damaged, or loaded with foreign material shall be replaced.

[[13.1.15]] 13.1.16 Kitchen hood fire suppression systems and non-water based fixed fire extinguishing systems. A license shall be obtained from the State Fire Marshal’s office by every individual, firm, or corporation commercially installing, servicing, or repairing kitchen hood fire suppression systems or non-water based fixed fire extinguishing systems.

[[13.1.16]] 13.1.17 Building Code application. Fire protection systems shall be required, installed, repaired, operated and maintained in accordance with this Code and with the Building Code for Anne Arundel County.

13.1.18 Appearance of equipment. THE AHJ SHALL BE PERMITTED TO PROHIBIT ANY DEVICE THAT HAS THE PHYSICAL APPEARANCE OF A LIFE SAFETY OR FIRE PROTECTION FUNCTION BUT DOES NOT PERFORM THAT LIFE SAFETY OR FIRE PROTECTION FUNCTION.”.

[[67]] (65) After section 13.3.1.2, insert:

“13.3.1.2.1 For new ceiling installations, drop-out ceilings as referenced in NFPA 13, section 8.15.14 shall be prohibited.

[[13.3.1.2.2 Occupant notification of sprinkler activation. Where a fire alarm system is installed, activation of the automatic sprinkler system shall activate the building fire alarm system. Where no fire alarm system

is present, the automatic sprinkler system shall activate, at a minimum, one audiovisual device within protected premises in a normally occupied area, to provide occupant notification of sprinkler system activation. Additional audiovisual devices may be required as determined by the authority having jurisdiction.]]”.

(66) AFTER SECTION 13.3.1.8.2.2, INSERT:

“**13.3.1.8.3 SPRINKLER SYSTEM SUPERVISION, MONITORING, AND ALARMS SHALL BE IN ACCORDANCE WITH THE INTERNATIONAL BUILDING CODE AS ADOPTED BY ANNE ARUNDEL COUNTY.**”.

(67) AFTER SECTION 13.3.1.9, INSERT:

“**13.3.1.10 Occupant notification of sprinkler activation.** WHERE A FIRE ALARM SYSTEM IS INSTALLED, ACTIVATION OF THE AUTOMATIC SPRINKLER SYSTEM SHALL ACTIVATE THE BUILDING FIRE ALARM SYSTEM. WHERE NO FIRE ALARM SYSTEM IS PRESENT, THE AUTOMATIC SPRINKLER SYSTEM SHALL ACTIVATE, AT A MINIMUM, ONE AUDIOVISUAL DEVICE WITHIN THE PROTECTED PREMISES IN A NORMALLY OCCUPIED AREA, TO PROVIDE OCCUPANT NOTIFICATION OF SPRINKLER SYSTEM ACTIVATION. ADDITIONAL AUDIOVISUAL DEVICES MAY BE REQUIRED AS DETERMINED BY THE AUTHORITY HAVING JURISDICTION.”.

(68) After section 13.3.2.1, insert:

“**13.3.2.1.1** All new buildings shall be equipped with an automatic sprinkler system OR OTHER AUTOMATIC FIRE SUPPRESSION SYSTEM where required by the *International Building Code* as adopted by the Anne Arundel County Building Code.”.

(69) After section [[13.3.2.17.7]] 13.3.2.17.8, insert:

“[[**13.3.2.17.8]] 13.3.2.17.9 Sprinkler zone/address coordination.** Apartment buildings protected with sprinkler systems designed and installed in accordance with NFPA 13, *STANDARD FOR THE INSTALLATION OF SPRINKLER SYSTEMS*, OR NFPA 13R, *Standard for the Installation of Sprinkler Systems in Residential Occupancies up to and Including Four Stories in Height*, shall be zoned such that each entrance stairwell shall be served by a separate sprinkler zone, regardless of fire separation between buildings or dwelling units. Each entrance stairwell zone shall be identified by the appropriate building address for system monitoring and emergency forces notification purposes.”.

(72) At the end of section [[13.3.3.4.1.7]] 13.3.3.4.1.8, after “identified.”, insert: “Valve and riser rooms shall have direct access from the building exterior unless an alternative location and access has been approved by the AHJ.”.

(74) IN SECTION 13.6.1.2, AFTER “CHAPTER 2”, INSERT “UNLESS OTHERWISE PERMITTED BY THE AUTHORITY HAVING JURISDICTION”.

[[~~(74)~~]] (75) After section [[13.6.1.4]] 13.6.4.1.1, insert:

“[[**13.6.1.5]] 13.6.4.1.1.1 License to service or repair portable fire extinguishers.** A license shall be obtained from the State Fire Marshal’s office by every individual, firm, or corporation commercially servicing, repairing, filling, or refilling portable fire extinguishers, except Fire Departments.”.

(76) In section [[13.6.9.1.2.1]] 13.6.4.1.2.1, [[after]] STRIKE “certified”, AND [[insert]] SUBSTITUTE “[[or]] licensed as required by the AHJ”.

(77) ~~STRIKE~~ in their entirety sections 13.6.9.1.2.1.1; 13.6.9.1.2.1.3; 13.6.9.1.2.1.4; 13.6.9.1.2.1.5; and 13.6.9.1.2.1.6] 13.6.4.1.2.1.1 THROUGH 13.6.4.1.2.1.6.

(78) IN SECTION 13.6.4.1.2.3, STRIKE “CERTIFIED”, AND SUBSTITUTE “LICENSED”.

(79) After section 13.7.1.4.9.1.1] 13.7.1.8.7, insert:

“~~13.7.1.4.9.1.1] 13.7.1.8.7.1 Smoke detector power supply – general.~~ Where automatic fire or smoke detectors] ALARMS are required by other sections of this Code, and are required or permitted to be powered by the building electrical system, the circuit supplying power to the detectors] SMOKE ALARMS shall be protected by circuit breaker locks or other means approved by the authority having jurisdiction to prevent interruption of power to the detectors] SMOKE ALARMS.”.

(80) In section 13.7.2.22.1.2] 13.7.2.28.1.2, after “occupancies”, insert “less than three stories”.

(81) In section 13.7.2.22.1.3] 13.7.2.28.1.3, after “occupancies”, insert “less than three stories”.

(83) After section 18.2.1, insert:

“**18.2.1.1 Area modifications – Fire Department access requirements.** Whenever there have been area modifications applied in accordance with the County Building Code, an approved fire apparatus access road in accordance with section 18.2 shall be required along the perimeter where the frontage increase is calculated. This requirement is in addition to Building Code requirements for open or unoccupied space.”.

(87) After section 18.2.3.4.1.1] 18.2.3.5.1.1.2, insert:

“~~18.2.3.4.1.1] 18.2.3.5.1.1.3 Setback requirements.~~ Fire Department access roads shall be located a minimum of 10 feet from the outermost projection of the protected structure.”.

(88) In section 18.2.3.4.2] 18.2.3.5.2, strike “the imposed loads of fire apparatus” and substitute “a minimum of 40 tons”; and after “surface”, insert “consisting of concrete, asphalt, compacted gravel, or other approved surfaces. Grass covered surfaces are prohibited.”.

(89) In section 18.2.3.4.3.1] 18.2.3.5.3.1, strike “as approved by the AHJ” and substitute “a minimum of 47 feet outside radius and 38 feet inside radius”.

(90) After section 18.2.3.4.6.1] 18.2.3.5.6.1, insert:

“~~18.2.3.4.6.1] 18.2.3.5.6.1.1~~ Maximum grades for Fire Department access roads are as follows:

- (1) Concrete surfaces - 15%
- (2) Asphalt surfaces - 12%
- (3) Other approved surfaces - 5%
- (4) Cross grade - 5%.”.

(93) After section 18.3.1.1, insert:

“18.3.1.1.1 Water allowance. The total required water supply calculated in accordance with NFPA 1142, *Standard on Water Supplies for Suburban and Rural Fire Fighting*, may be reduced by up to 9,000 gallons in consideration of the amount of water transported to the scene by Fire Department apparatus.

18.3.2 Multiple structures on a single site. Multiple structures on a single site or property shall be permitted to use a single, approved water source to protect all structures on the property provided all of the following requirements are met:

(1) The water source is owned by or under the legal control of the property owner. Written, properly executed and legally-binding access rights to a water supply, in perpetuity, shall be permitted;

(2) The water source is sized to provide an adequate water supply for the most demanding building on site, plus exposure protection as required by NFPA 1142;

(3) The water source is within 1,000 feet of the most remote point of any building being protected; and

(4) There is unobstructed access between the water source and all protected buildings that would prevent or unnecessarily delay Fire Department units from accessing the water supply, or extending hose lines from the water supply to any protected building on the property.

18.3.3 Underground fire suppression water storage tanks. Fire apparatus connections to required underground fire suppression water storage tanks shall be located at least 40 feet from any structure on the site at a location approved by the authority having jurisdiction. MINIMUM TANK SIZE SHALL BE 10,000 GALLONS.

18.3.4 Fire Department water supplies. No person shall damage, tamper[[,]] with, operate, use, disturb, or obstruct in any manner any public or private fire hydrant, or other approved water supply required to be installed or maintained under the provisions of this Code.

Exception No. 1: Lawful uses allowed by special permit from the Department of Public Works.

Exception No. 2: Use of private hydrants with the express permission of the owner of such hydrant.

Exception No. 3: Use by the Fire Department or the Department of Public Works in the performance of official duties.”.

[[97]] (94) After section [[18.4.5.3]] 18.4.5.4, insert:

“[[18.4.5.4]] 18.4.5.5 Fire flow tests.

[[18.4.5.4.1]] 18.4.5.5.1 A fire flow test report shall be provided to the authority having jurisdiction prior to final approval of the fire suppression water supply. Fire flow tests shall be conducted and fire flow test reports provided by the County Department of Public Works. Under certain conditions, the authority having jurisdiction may require a fire flow test to be conducted and witnessed by a representative of the Fire Marshal Division.

[[18.4.5.4.2]] 18.4.5.5.2 Fire flow tests – validity. Fire flow test reports shall be considered valid for a period of twelve (12) months after the date performed. Reports older than twelve (12) months shall not be recognized as supporting documentation for hydraulic calculations for water-based fire protection systems.”.

[[98]] (95) After section [[18.5.1]] 18.5.1.6, insert:

“[[18.5.1.1]] Fire hydrant spacing requirements.

(1) Residential (lots 20,000 ft². and larger): Hydrants shall be a maximum of 1,000 feet apart as measured along a Fire Department access road and shall be within 500 feet of the center of any improved or recorded lot.

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(2) Residential (lots less than 20,000 ft²): Hydrants shall be a maximum of 750 feet apart as measured along a Fire Department access road and a hydrant shall be within 500 feet of the center of any improved or recorded lot.

(3) Residential areas (townhouse or multi-family - 3 stories or less): Hydrants shall be a maximum of 500 feet apart as measured along a Fire Department access road and a hydrant shall be within 300 feet of any dwelling.

(4) All other occupancies: hydrants shall be a maximum of 300 feet apart as measured along a Fire Department access road.

(5) **18.5.1.7** Hydrants shall be located at street intersections whenever possible.

[[6]] Hydrants not located at intersections shall be located in relation to property lines in order to avoid interference with future driveways.

[[7]] **18.5.1.8** Hydrant spacing is to be measured linearly along an improved roadway or Fire Department access road; radial measurements are not appropriate.

[[18.5.1.2 Fire hydrant coverage requirements. No portion of the exterior perimeter of any new building or any new addition to an existing building shall be more than 400 feet from a fire hydrant, as measured along an approved route. Radial measurements are not acceptable, as they do not take into consideration obstacles to the movement of fire apparatus. When any portion of the exterior building perimeter is in excess of 400 feet from a public hydrant, on-site fire mains capable of supplying the required fire flow shall be provided and a sufficient number of hydrants shall be provided such that no portion of the exterior perimeter of the building is more than 400 feet from a hydrant.

18.5.1.3] 18.5.1.9 Where fire hydrants cannot be located 40 feet or greater from a building, spacing for that hydrant to at least one adjacent hydrant shall be reduced 50 percent.

[[18.5.1.4] 18.5.1.10 Wall hydrants. Wall hydrants shall not be permitted in place of required standard fire hydrants to meet hydrant coverage requirements.

Exception: As may be approved by the authority having jurisdiction after a review of unique or special circumstances.

[[18.5.1.5] 18.5.1.11 Fire hydrants shall be installed in accordance with NFPA 24 and Anne Arundel County Department of Public Works requirements.”.

[[99]] (96) In section [[18.5.2] 18.5.6, after “Department” insert “under all weather conditions. Access to all water supplies shall be by a paved street or road, or an approved fire lane or Fire Department access road. All approved drafting locations shall be provided with a paved fire apparatus access apron per the County Department of Public Works Detail I-64 and I-64A”.

[[100]] (97) [[In section 18.5.3, after “approved.”, insert “Connections to fire hydrants and]] AFTER SECTION 18.5.6, INSERT:

“**18.5.6.1 FIRE HYDRANTS AND CONNECTIONS TO** other approved water supplies shall be kept unobstructed at all times for a distance of not less than 15 feet as measured linearly along the road edge.”.

[[101]] (98) After section [[18.5.7.3] 18.5.10.3, insert:

“**18.6 Fire Department connections.**

18.6.1 Fire Department connections to building fire sprinkler and standpipe systems shall be located within 100 feet of a paved fire department access road. Fire Department connections shall be within 100 feet of a fire hydrant.

18.6.1.1 Fire Department connections for pier standpipe systems shall be placed so that they are within 100 feet of an approved fire access road.

18.6.1.2 Fire Department connections shall be on the main entrance side of the building unless otherwise approved by the AHJ.

18.6.1.3 FIRE DEPARTMENT CONNECTIONS SHALL BE VISIBLE, ACCESSIBLE, AND UNOBSTRUCTED.

18.6.1.4 UNLESS OTHERWISE DETERMINED BY THE AHJ, ONE 5" STORZ FIRE DEPARTMENT INLET WITH CAP AND CHAIN SHALL BE USED."

[(102)] (99) In [section] SECTIONS 20.3.4.1.1 AND 20.3.4.1.2, strike "more than 3, but"; and after "12", strike the comma.

[(104)] (100) In section 25.2.2.1, after ["films"] "NFPA701", insert "or other approved testing standard approved by the State Fire Marshal".

(101) AFTER SECTION 26.1.6.1, INSERT:

26.1.6.2 WHEN REQUESTED BY THE AHJ, A HAZARD ASSESSMENT SHALL BE CONDUCTED BY A TECHNICALLY QUALIFIED PERSON ACCEPTABLE TO THE AHJ.

26.1.6.3 WHEN REQUESTED BY THE AHJ, A LIST OF HAZARDOUS MATERIALS USED IN EACH LABORATORY SHALL BE PROVIDED. THE LIST SHALL SPECIFY THE CHEMICAL NAME, QUANTITY, AND HAZARD CLASS.

26.1.6.4 NEW LABORATORIES OR LABORATORIES FOR WHICH THE NFPA 45 LABORATORY HAZARD CLASSIFICATION CHANGES SHALL POST AN INFORMATION PLACARD NEAR THE MAIN ENTRANCE TO THE LABORATORY. THE PLACARD SHALL STATE THE BUILDING NAME OR ADDRESS, ROOM NUMBER, NFPA 45 LABORATORY HAZARD CLASSIFICATION, EDITION OF NFPA 45, MAXIMUM ALLOWABLE QUANTITIES OF FLAMMABLE LIQUIDS INSIDE A STORAGE CABINET AND IN OPEN USE, AND MAXIMUM QUANTITIES OF FLAMMABLE GASES PERMITTED WITHIN THE LABORATORY."

(102) AFTER SECTION 26.2, INSERT:

"26.3 Construction.

26.3.1 ALL LABORATORIES, LABORATORY SUITES, OR LABORATORY UNITS WITHIN THE SCOPE OF NFPA 45, REGARDLESS OF THE NFPA 45 LABORATORY HAZARD CLASSIFICATION, SHALL BE SEPARATED BY AT LEAST ONE-HOUR FIRE RESISTANCE-RATED CONSTRUCTION FROM NON-LABORATORY AREAS. IF A HIGHER FIRE RESISTANCE RATING IS REQUIRED BY TABLE 5.1.1 IN NFPA 45 OR THE BUILDING CODE, THE HIGHER FIRE RESISTANCE RATING SHALL BE USED. ROOMS THAT ARE AN INCIDENTAL USE TO THE LABORATORY SHALL BE CONSIDERED PART OF THE LABORATORY FOR THE PURPOSE OF THIS REQUIREMENT AND SHALL NOT REQUIRE ADDITIONAL SEPARATION."

[(105)] (103) In section [[28.1.6.3.3]] 28.1.2.3.3, strike [{"28.1.6.3.7"}] "28.1.2.3.7" and substitute [{"28.6.3.9.1"}] "28.1.2.3.9.1".

[(106)] (104) Strike section [[28.1.6.3.5]] 28.1.2.3.5 in its entirety and substitute:

["[28.1.6.3.5]] 28.1.2.3.5 Minimum pipe size and flow. Minimum pipe size shall be 2 inches. The pipe shall be hydraulically calculated such that no less than [[250]] 300 gpm can be delivered at the farthest outlet with no more than 15 psi per 100 feet friction loss."

[(107)] (105) After section [28.1.6.3.7] 28.1.2.3.7, insert:

“**[28.1.6.3.8] 28.1.2.3.8 Fire Department connection.** [One 2 1/2-inch female] UNLESS OTHERWISE DETERMINED BY THE AHJ, ONE 5” STORZ Fire Department [connection] INLET WITH CAP AND CHAIN shall be located on the shoreline at the beginning of the pier or wharf within 100 feet of closest fire apparatus access via an approved fire lane or fire apparatus access road. [The connection shall be a 2 1/2 inch female national standard tread connection with a cap secured by a chain. A 2 1/2 inch x 2 1/2 inch x 4-inch Fire Department connection is not required.]

[28.1.6.3.8.1] 28.1.2.3.8.1 Fire department connection access. The areas immediately surrounding and/or adjacent to these connections, as determined by the authority having jurisdiction, are to be designated and marked as fire lanes. Vehicle parking, boat storage, and all other obstructions to the movement of fire apparatus and Fire Department personnel in these areas shall be prohibited.

[28.1.6.3.9] 28.1.2.3.9 Standpipe outlets. One 2 1/2-inch national standard threaded male [connection] OUTLET with shut-off valve shall be located on the pier every 100 feet or fraction thereof as measured from the beginning of the pier. AN OUTLET SHALL ALSO BE PROVIDED AT THE BEGINNING OF THE PIER IF THE DISTANCE FROM FIRE APPARATUS ACCESS TO THE PIER EXCEEDS 100 FEET. All outlets shall be provided with caps secured by chains.

[28.1.6.3.9.1] 28.1.2.3.9.1 Outlet height. Each 2 1/2 inch outlet shall be mounted no less than 18 inches or more than 24 inches above the pier decking.”.

[(109)] (107) Strike section 31.3.6.3.1 in its entirety and substitute:

“**31.3.6.3.1 Piles** [may] SHALL not exceed 18 feet in height, 50 feet in width, and 350 feet in length. Piles shall be subdivided by fire lanes having at least [25] 30 feet of clear space at the base of piles.”.

(109) STRIKE CHAPTER 35, “ANIMAL HOUSING FACILITIES”, IN ITS ENTIRETY.

[(112)] (111) After section 42.7.5.6, insert:

“**42.7.5.7 Owners, [or] managers, OR EMPLOYEES** of the unattended self-service facility shall conduct daily site visits to ensure that all equipment is operating properly.

42.7.5.8 Regular equipment inspection and maintenance at the unattended self-service facility shall be conducted.

42.7.5.9 Fuel-dispensing equipment shall comply with one of the following:

- (1) the amount of fuel being dispensed is limited in quantity by preprogrammed card; or
- (2) dispensing devices shall be programmed or set to limit uninterrupted fuel delivery of not more than 25 gallons and shall require a manual action to resume continued delivery.”.

[(113)] (112) After section 50.2.1.9, insert:

“**50.2.1.10 [Temporary] Commercial outdoor cooking operations.** These requirements apply to commercial cooking operations that typically take place under a canopy, tent-type structure, vendor stands or other

normally uninhabited structures, at fairs, festivals, and carnivals and intended for temporary use. Use includes, but is not limited to, deep frying, sautéing, and grilling operations and similar uses producing smoke or grease-laden vapors.

50.2.1.10.1 Tent and canopy requirements.

~~[[50.2.1.10.1]]~~ **50.2.1.10.1.1** Temporary tents, canopies or other normally unused structures where cooking equipment that is not protected in accordance with NFPA 96 is located shall not be occupied by the public and shall be separated from other tents, canopies, structures, or vehicles by a minimum of 10 ft unless otherwise approved by the AHJ.

50.2.1.10.1.2 All tent and canopy material shall comply with the flame resistance requirements of section 25.2.2.

50.2.1.10.2 Lp gas fuel requirements.

50.2.1.10.2.1 Lp gas tank size shall be limited to 60 lbs. The total amount of lp gas on site shall not exceed 60 lbs. For each appliance that is rated not more than 80,000 btu/hr and 120 lbs for each appliance rated above 80,000 btu/hr.

50.2.1.10.2.2 Tanks must be maintained in good physical condition and shall have a valid hydrostatic date stamp.

50.2.1.10.2.3 Tanks shall be secured in their upright position with a chain, strap, or other method that prevents the tank from tipping over.

50.2.1.10.2.4 Tanks shall be located so that they are not accessible to the public. Lp gas tanks shall be located at least 5 feet from any cooking or heating equipment or any open-flame device.

50.2.1.10.2.5 All lp gas equipment shall be properly maintained and comply with applicable requirements of NFPA 58.

50.2.1.10.2.6 Regulators. Single-stage regulators may not supply equipment that is rated more than 100,000 btu/hr. Two-stage regulators shall be used with equipment that is rated more than 100,000 btu/hr.

50.2.1.10.3 General safety requirements.

50.2.1.10.3.1 All electrical cords shall be maintained in a safe condition and shall be secured to prevent damage.

50.2.1.10.3.2 Movable cooking equipment shall have wheels removed or shall be placed on blocks or otherwise secured to prevent movement of the appliance during operation.

50.2.1.10.3.3 Portable fire extinguishers shall be provided in accordance with NFPA 1, section 50.4.12.”.

[[114]] (113) After section [[50.5.2.8]] 50.5.2.8.1, insert:

“50.5.2.9 Servicing of non-compliant fire extinguishing systems. An inspection tag that indicates compliance shall not be attached to any fire extinguishing system if that system is not in full compliance with all applicable sections of the Code unless the system or condition was previously approved by the AHJ. Written notice of a non-compliant fire extinguishing system shall be provided to the AHJ by the service company within 30 days of the service.

50.5.2.9.1 Modifications - permits required. Fire extinguishing systems not in compliance with this Code shall be modified to bring them into compliance after obtaining any required permits.”.

(114) IN SECTION 50.7.2.3.4, STRIKE “AN APPROVED COMPANY”, AND SUBSTITUTE “A GAS FITTER CERTIFIED BY THE MARYLAND DEPARTMENT OF LABOR, LICENSING, AND REGULATION”, AND, AT THE END OF SECTION 50.7.2.3.4, INSERT:

“THE CERTIFICATION DOCUMENTATION SHALL INCLUDE: (1) THE NAME OF THE GAS FITTER; (2) THE NUMBER OF THE LICENSE OR CERTIFICATION THAT THE GAS FITTER IS APPROVED TO INSTALL, INSPECT, AND MAINTAIN LP GAS SYSTEMS; (3) THE CORPORATE NAME OF THE MOBILE FOOD SERVICE BUSINESS; (4) THE IDENTIFYING NAME ON THE SIDE OF THE MOBILE FOOD VEHICLE; (5) THE DATE OF INSPECTION; (6) THE VEHICLE TAG NUMBER AND VIN; AND (7) A SIGNED STATEMENT BY THE CERTIFIED GAS FITTER THAT READS, “THE LP-GAS SYSTEM HAS BEEN INSPECTED FOR COMPLIANCE WITH THE CURRENT EDITION OF NFPA 58 AND FOUND TO BE IN COMPLIANCE. IN ADDITION, LEAK DETECTION HAS BEEN CONDUCTED ON THE LP-GAS SYSTEM PIPING, AND THE PIPING HAS BEEN FOUND TO MAINTAIN INTEGRITY.” IN ADDITION, LEAK DETECTION HAS BEEN CONDUCTED ON THE LP-GAS SYSTEM PIPING, AND THE PIPING HAS BEEN FOUND TO MAINTAIN INTEGRITY.”.

(116) AT THE END OF SECTIONS 65.2.3, 65.3.3, AND 65.4.2, INSERT:

“PERMITS SHALL BE OBTAINED FROM THE MARYLAND STATE FIRE MARSHAL FOR THE FOLLOWING:

- (1) FIREWORKS DISPLAYS;
- (2) PYROTECHNICS BEFORE A PROXIMATE AUDIENCE; AND
- (3) FLAME EFFECTS BEFORE AN AUDIENCE.”.

(117) AT THE END OF SECTION 65.2.2, INSERT “, *THE CODE FOR THE MANUFACTURE, TRANSPORTATION, STORAGE, AND RETAIL SALES OF FIREWORKS AND PYROTECHNIC ARTICLES, 2017 EDITION.*”.

(118) AT THE END OF SECTION 65.5.2, INSERT “, *THE CODE FOR THE MANUFACTURE, TRANSPORTATION, STORAGE, AND RETAIL SALES OF FIREWORKS AND PYROTECHNIC ARTICLES, 2017 EDITION.*”.

(119) AFTER SECTION 65.5.2, INSERT:

“**65.5.3 Sparklers.** SALE OR USE OF SPARKLERS AND FIREWORKS SHALL COMPLY WITH THE FOLLOWING:

(1) BEFORE THE SALE, OFFERING FOR SALE, OR USE OF ANY SPARKLER WITHIN THE STATE, EVERY MANUFACTURER OF SPARKLERS SHALL SUBMIT SUFFICIENT SAMPLES FOR INSPECTION TO THE STATE FIRE MARSHAL, WITH A LABORATORY REPORT FROM A CERTIFIED TESTING LABORATORY AFFIRMING THAT THE ANALYSIS OF THESE SPARKLERS SHOWED THAT THEY CONTAIN NO CHLORATES OR PERCHLORATES.

(2) ALL SPARKLERS SOLD IN THE STATE SHALL BE SOLD IN BOXES, AND EACH BOX SHALL BE CLEARLY MARKED THAT THE SPARKLERS CONTAIN NO CHLORATES OR PERCHLORATES.

(3) THE MANUFACTURER SHALL FURNISH THE STATE FIRE MARSHAL WITH A CURRENT LIST OF WHOLESALERS, JOBBERS, RETAILERS, OR RETAIL OUTLETS HANDLING OR

SUPPLYING SPARKLERS, OR SHALL MAINTAIN A LIST OF WHOLESALERS, JOBBERS, RETAILERS, OR RETAIL OUTLETS SUBJECT TO INSPECTION BY THE STATE FIRE MARSHAL.

65.5.4 Manufacture of fireworks.

(1) A BUILDING CONTAINING HAZARDOUS MIXES OR ITEMS MAY NOT BE LOCATED CLOSER THAN 20 FEET TO THE PROPERTY LINE.

(2) IN THIS SECTION, THE FOLLOWING TERMS HAVE THE MEANINGS INDICATED:

(A) "TRAINEES" MEANS EMPLOYEES UNDERGOING INITIAL TRAINING IN A SPECIFIC PROCESS FOR A PERIOD NOT TO EXCEED 24 CONSECUTIVE WORK HOURS.

(B) "TRANSIENTS" MEANS:

(I) SUPERVISORS NOT REGULARLY ASSIGNED TO THE AREA;

(II) BONA FIDE GOVERNMENT AGENCY PERSONNEL ENGAGED IN OFFICIAL BUSINESS; AND

(III) MATERIAL-HANDLING PERSONNEL ACTIVELY ENGAGED IN THE TRANSFER OF MATERIALS INTO OR OUT OF THE AREA.

(3) THE MAXIMUM NUMBER OF WORKERS, EXCLUDING ONE TRAINEE AND THREE TRANSIENTS, PERMITTED IN A BUILDING AT ONE TIME SHALL BE LIMITED TO ONE PERSON PER 100 SQUARE FEET GROSS FLOOR AREA OR ONE PERSON IN BUILDINGS OF LESS THAN 100 SQUARE FEET GROSS FLOOR AREA.

(4) THE TOTAL AMOUNT OF EXPLOSIVES OR PYROTECHNIC COMPOSITION, INCLUDING RAW MATERIALS, MATERIAL BEING PROCESSED, AND FINISHED PRODUCTS, PERMITTED IN ANY BUILDING AT A GIVEN TIME SHALL BE DETERMINED BY THE ENFORCEMENT AGENCY BASED UPON THE AMERICAN TABLE OF DISTANCES FOR STORAGE OF EXPLOSIVES, WITHOUT RECOGNITION FOR BARRICADES. LOCATION OF FIREWORKS MIXING AND STORAGE FACILITIES SHALL BE IN ACCORDANCE WITH THE REQUIREMENTS OF § 10-204(A) OF THE PUBLIC SAFETY ARTICLE OF THE STATE CODE. THE AMOUNT OF EXPLOSIVES OR OTHER PYROTECHNIC COMPOSITION MAY NOT EXCEED THE AMOUNT NECESSARY FOR PRODUCTION FOR 4 HOURS.

(5) BEFORE BEGINNING WORK, ALL FIREWORKS PLANTS SHALL SUBMIT FOR APPROVAL ACCURATE SCALE ~~PLAT~~ PLOT PLANS OF THEIR PREMISES TO THE STATE FIRE MARSHAL, AS WELL AS PLANS FOR ALL PROPOSED CHANGES OF LOCATION FOR ANY OF THE STRUCTURES, FENCES, AND GATES."

(120) IN SECTION 65.9.1, AFTER "NFPA 495", INSERT "(EXCEPT AS SET FORTH HEREIN)", AND, AT THE END OF SECTION 65.9.1, INSERT:

"IN NFPA 495:

(1) DELETE SECTIONS 11.2 AND 11.3;

(2) AMEND SECTION 3.3 TO DEFINE "DEMOLITION" AS "THE EXPLOSIVE RAZING OF ANY MANMADE STRUCTURE OR ANY PART THEREOF THAT CANNOT BE COVERED WITH OVERBURDEN OR BLASTING MATS"; AND

(3) AMEND SECTION 4.4 BY ADDING: '4.4.7 EACH APPLICANT FOR A DEMOLITION CLASS D PERMIT SHALL POSSESS 5 YEARS OF EXPERIENCE IN THE FIELD OF DEMOLITION AND SHALL

PASS THE DEMOLITION EXAMINATION AS APPROVED BY THE OFFICE OF THE STATE FIRE MARSHAL.”.

(121) AFTER SECTION 65.9.2.2, INSERT:

“65.10 Sale, handling, and storage of consumer fireworks.

65.10.1 SECTION 65.10, FROM THE 2012 EDITION OF NFPA 1 IS ADOPTED IN ITS ENTIRETY AND INCORPORATED BY REFERENCE.

65.10.2 GROUND BASED SPARKLING DEVICE DISPLAYS SHALL COMPLY WITH COMAR 29.06.07.”.

[[116]] (122) After section 69.2.1.1.11, insert:

“69.2.1.1.12 Containers shall be protected from vehicular impact in accordance with section 60.5.1.9”.

[[117]] (123) After section [[69.2.1.4.5]] 69.2.1.4.5.2, insert:

“69.2.1.4.6 Emergency telephone numbers. Every container with an aggregate water capacity of 100 pounds or more (10 gallon lp-gas capacity, 43 1/2 lb cylinder) shall bear a placard or other suitable permanent sign that displays 24-hour emergency telephone number(s) of the gas supplier or a qualified representative capable of responding at any time in the event of an emergency involving the container. The sign or placard shall be designed so as to be capable of being read at a distance of not less than 100 feet, but in no case shall contain lettering less than 2 inches in height with a 3/8 inch wide stroke.”.

[[118]] (124) In section 69.5.4.2.2, after “location”, insert “and in accordance with section 60.5.1.9”.

NFPA 101, LIFE SAFETY CODE AMENDMENTS

The provisions of the NFPA 101, *Life Safety Code*, [[2012]] 2018 Edition, are amended, deleted, or corrected as follows and the following provisions shall supersede the part of the text of the [[2012]] NFPA 101, *Life Safety Code*, [[2012]] 2018 Edition, as indicated:

(1) AT THE END OF SECTION 2.2, INSERT “NFPA 1124, *MANUFACTURE, TRANSPORTATION, STORAGE, AND RETAIL SALES OF FIREWORKS AND PYROTECHNIC ARTICLES*, 2017 EDITION.”.

(2) IN SECTION 2.2, STRIKE “NFPA 150, *STANDARD ON FIRE AND LIFE SAFETY IN ANIMAL HOUSING FACILITIES*, 2016 EDITION.”.

(3) IN SECTION 2.4, STRIKE “NFPA 150, *STANDARD ON FIRE AND LIFE SAFETY IN ANIMAL HOUSING FACILITIES*, 2016 EDITION.” AND “NFPA 5000, *BUILDING CONSTRUCTION AND SAFETY CODE*, 2018 EDITION.”. WHEREVER “NFPA 5000” IS REFERENCED, OTHER THAN FOR EXTRACTED TEXT, SUBSTITUTE “THE BUILDING CODE ADOPTED BY THE AHJ”.

[[1]] (4) After section [[3.3.62.2]] 3.3.64.2, insert:

“[[3.3.62.3]] 3.3.64.3 Bulkhead door. A type of door assembly covering an opening in the ground providing direct access to a basement, the floor of which is not more than 8 feet below ground level. The door consists of a single rigid leaf or two overlapping rigid leaves or covers which need to be pushed or lifted upwards in order to be opened. A person, after opening the door, can walk up a series of steps to escape to the outside.”.

[[2]] (5) In section [[3.3.140.1]] 3.3.148.1, strike “more than 3 but”.

[[3]] (6) In section [[3.3.188.4]] 3.3.196.4, strike “four or more”.

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[[4]] (7) In section [[3.3.188.12]] 3.3.196.12, strike “four” and substitute “six”.

[[6]] (9) In section 4.6.11, after “4.6.7.”, insert[[,]] “A building permit for a change in use or occupancy shall be obtained from the Anne Arundel County Department of Inspections and Permits.”.

(10)AT THE END OF SECTION 4.6.11, INSERT “A BUILDING PERMIT FOR A CHANGE IN USE OR OCCUPANCY SHALL BE OBTAINED FROM THE ANNE ARUNDEL COUNTY DEPARTMENT OF INSPECTIONS AND PERMITS.”.

[[9]] (13) After section 4.8.2.3, insert:

“4.8.2.4 Emergency ACTION plans shall be maintained in a location approved by the authority having jurisdiction.”.

(24)IN SECTION 9.6.1.3, STRIKE “REQUIRED BY THIS CODE”.

[[20]] (25) [[In]] AT THE END OF section 9.6.2.6, [[after “jurisdiction.”,]] insert “This paragraph does not permit the omission of manual fire alarm boxes in accordance with other provisions of this subsection unless specifically permitted by Chapters [[12]] 11 through 43.”.

[[21]] (26) [[Delete]] STRIKE section 9.6.3.2.2 IN ITS ENTIRETY and [[insert]] SUBSTITUTE:

“9.6.3.2.2 Smoke detectors used solely for closing dampers or heating, ventilating, and air-conditioning system shutdown shall not activate the building evacuation alarm. The power supply and installation wiring to the detectors shall be monitored by the building fire alarm system, and the activation of the detectors shall initiate a supervisory signal at a constantly attended location.”.

[[22]] (27) After section 9.7.1.1, insert:

“9.7.1.1.1 For new ceiling installations, drop-out ceilings as referenced in NFPA 13, section [[8.15.14]] 8.15.15 shall be prohibited.”.

[[23]] (28) In section [[9.7.5]] 9.11.1, [[delete]] STRIKE “required by this Code”.

(29) IN SECTIONS 9.11.4.1 AND 9.14.1.1, BEFORE “CHAPTERS 11 THROUGH 43”, INSERT “THE AHJ AND”.

[[25]] (31) In section 11.11.2.1, after [[“films”]] “NFPA 701”, insert “or other approved testing standard approved by the State Fire Marshal”.

(32)STRIKE SECTIONS 11.12.2, 12.2.1.2, 14.2.1.5, 16.2.1.1, 16.6.2.1.2, 26.2.4, 28.2.1.4, 30.2.1.3, 32.2.2.7, 32.3.2.1.3, 36.2.1.6, 38.2.1.5, 40.2.1.3, AND 42.2.1.3 IN THEIR ENTIRETY.

(38) STRIKE SECTION 14.7.2.3 IN ITS ENTIRETY, AND SUBSTITUTE:

“FIRE EMERGENCY EGRESS DRILLS SHALL BE CONDUCTED AS FOLLOWS:

(1) NOT LESS THAN ONE FIRE EMERGENCY EGRESS DRILL SHALL BE CONDUCTED EVERY MONTH THE FACILITY IS IN SESSION, UNLESS THE FOLLOWING CRITERIA ARE MET:

(A) IN CLIMATES WHERE THE WEATHER IS SEVERE, THE MONTHLY FIRE EMERGENCY EGRESS DRILLS SHALL BE PERMITTED TO BE DEFERRED; AND

(B) IN EDUCATIONAL OCCUPANCIES WHICH ARE:

(I) FULLY PROTECTED BY AN AUTOMATIC SPRINKLER SYSTEM, THE TOTAL NUMBER OF ANNUAL FIRE EMERGENCY EGRESS DRILLS SHALL BE FIVE, WITH A LEAST TWO OF THE REQUIRED DRILLS CONDUCTED IN THE FIRST FOUR MONTHS OF THE SCHOOL YEAR; OR

(II) NOT FULLY PROTECTED BY AN AUTOMATIC SPRINKLER SYSTEM, THE TOTAL NUMBER OF ANNUAL FIRE EMERGENCY EGRESS DRILLS SHALL BE EIGHT, WITH AT LEAST THREE OF THE REQUIRED DRILLS CONDUCTED IN THE FIRST FOUR MONTHS OF THE SCHOOL YEAR.

(2) ALL OCCUPANTS OF THE BUILDING SHALL PARTICIPATE IN THE FIRE EMERGENCY EGRESS DRILL.

(3) ONE FIRE EMERGENCY EGRESS DRILL, OTHER THAN FOR EDUCATIONAL OCCUPANCIES THAT ARE OPEN ON A YEAR-ROUND BASIS, SHALL BE REQUIRED WITHIN THE FIRST 30 DAYS OF OPERATION.”.

(39) STRIKE SECTION 15.7.2.3 IN ITS ENTIRETY, AND SUBSTITUTE:

“FIRE EMERGENCY EGRESS DRILLS SHALL BE CONDUCTED AS FOLLOWS:

(1) NOT LESS THAN ONE FIRE EMERGENCY EGRESS DRILL SHALL BE CONDUCTED EVERY MONTH THE FACILITY IS IN SESSION, UNLESS THE FOLLOWING CRITERIA ARE MET:

(A) IN CLIMATES WHERE THE WEATHER IS SEVERE, THE MONTHLY FIRE EMERGENCY EGRESS DRILLS SHALL BE PERMITTED TO BE DEFERRED; AND

(B) IN EDUCATIONAL OCCUPANCIES WHICH ARE:

(I) FULLY PROTECTED BY AN AUTOMATIC SPRINKLER SYSTEM, THE TOTAL NUMBER OF ANNUAL FIRE EMERGENCY EGRESS DRILLS SHALL BE FIVE, WITH A LEAST TWO OF THE REQUIRED DRILLS CONDUCTED IN THE FIRST FOUR MONTHS OF THE SCHOOL YEAR; OR

(II) NOT FULLY PROTECTED BY AN AUTOMATIC SPRINKLER SYSTEM, THE TOTAL NUMBER OF ANNUAL FIRE EMERGENCY EGRESS DRILLS SHALL BE EIGHT, WITH AT LEAST THREE OF THE REQUIRED DRILLS CONDUCTED IN THE FIRST FOUR MONTHS OF THE SCHOOL YEAR.

(2) ALL OCCUPANTS OF THE BUILDING SHALL PARTICIPATE IN THE FIRE EMERGENCY EGRESS DRILL.

(3) ONE FIRE EMERGENCY EGRESS DRILL, OTHER THAN FOR EDUCATIONAL OCCUPANCIES THAT ARE OPEN ON A YEAR-ROUND BASIS, SHALL BE REQUIRED WITHIN THE FIRST 30 DAYS OF OPERATION.”.

(40) AT THE END OF SECTION 15.2.2.2.4, AFTER ITEM (9), INSERT:

“(10) TWO RELEASING OPERATIONS SHALL BE PERMITTED FOR HARDWARE ON AN EXISTING DOOR LEAF PROVIDED THAT RELEASING DOES NOT REQUIRE SIMULTANEOUS OPERATIONS AND THE LOCKING DEVICE IS OF A TYPE THAT IS READILY DISTINGUISHABLE AS LOCKED.”.

[[31]] (41) After section [[16.1.1.7]] 16.1.1.9, insert:

“**16.1.1.8** Day-care centers providing day care for school-age children before or after school hours in a building which is in use as a public or private school are not required to meet the provisions of this chapter, but shall meet the provisions for educational occupancies.”.

[[36]] (46) In section 16.6.1.7.1, strike “both” and substitute “all”, and strike items (1) and (2) in their entirety and substitute:

“(1) The minimum staff-to-client ratio shall be not less than one staff for up to eight clients, including the [[caretaker']] CARETAKER’S own children incapable of self-preservation.

(2) There shall be not more than four clients incapable of self-preservation, including the caretaker’s own children incapable of self-preservation.

(3) A staff-to-client ratio of at least one staff to every two clients incapable of self-preservation shall be maintained at all times.

(4) The staff-to-client ratio shall be permitted to be modified by the authority having jurisdiction where safeguards in addition to those specified in this section are provided.”.

(50) IN SECTIONS 16.6.2.4.5 AND 17.6.2.4.5, STRIKE ITEM (3) IN ITS ENTIRETY.

[[42]] (51) After section [[17.1.1.7]] 17.1.1.9, insert:

“[[17.1.1.8]] **17.1.1.10** Day-care centers providing day care for school-age children before or after school hours in a building which is in use as a public or private school are not required to meet the provisions of this chapter, but shall meet the provisions for educational occupancies.”.

[[44]] (53) In section 17.6.1.1.2, strike “more than 3, but”, and, after “12”, strike the comma.

[[47]] (56) In section, 17.6.1.7.1, STRIKE “BOTH” AND SUBSTITUTE “ALL”, AND strike items (1) and (2) in their entirety and substitute the following:

“(1) The minimum staff-to-client ratio shall be not less than one staff for up to eight clients, including the caretaker’s own children incapable of self-preservation.

(2) There shall be not more than four clients incapable of self-preservation, including the caretaker’s own children incapable of self-preservation.

(3) A staff-to-client ratio of at least one staff to every two clients incapable of self-preservation shall be maintained at all times.

(4) The staff-to-client ratio shall be permitted to be modified by the authority having jurisdiction where safeguards in addition to those specified in this section are provided.”.

[[48]] (57) In section 17.6.2.1, after “24.2.”, insert“Bulkhead doors may not serve as a primary means of escape.”.

[[52]] (61) In section [[17.6.3.4.4]] 17.6.3.4.5, strike “existing”, AND STRIKE “BATTERY” AND SUBSTITUTE “BATTERY, AND SMOKE ALARM”.

[[62]] (70) In section [[24.1.1.1]] 24.1.1.2, strike “three” and substitute “five”, and strike “, if any, accommodated in rented rooms”.

[[63]] (71) In section 24.2.2.3.3, after “(0.53 m²)” insert “, or not less than 5.0 ft² [[when at]] FOR grade FLOOR WINDOWS”.

[[65]] (73) After section 30.3.5.1, insert:

“30.3.5.1.1 Sprinkler zone/address coordination. Apartment buildings protected with SPRINKLER SYSTEMS DESIGNED AND INSTALLED IN ACCORDANCE WITH NFPA 13, *STANDARD FOR THE INSTALLATION OF SPRINKLER SYSTEMS*, OR NFPA13R, *Standard for the Installation of Sprinkler Systems in LOW-RISE Residential Occupancies [[up to and Including Four Stories in Height]]*, [[sprinkler systems]] shall be zoned such that each entrance stairwell shall be served by a separate sprinkler zone, regardless of fire separation between buildings or dwelling units. Each entrance stairwell zone shall be identified by the appropriate building address for monitoring and emergency forces notification purposes.”.

[[66]] (74) In section 32.2.2.3.1(3), after “(0.53 m²)”, insert “or not less than 5 ft² [[when at]] FOR grade FLOOR WINDOWS”.

[[68]] (75) In section 33.2.2.3.1(3), after “(0.53 m²)”, insert “, or not less than 5.0 square feet [[when at]] FOR grade FLOOR WINDOWS”.

[[69]] (76) In section 33.3.3.4.8.1, [[delete,]] STRIKE “33.3.3.4.8.2 and”.

[[70]] (77) [[Delete]] STRIKE section 33.3.3.4.8.2 in its entirety.

(80) IN TABLE 42.2.5, IN THE ROW UNDER “COMMON PATH OF TRAVEL, TITLED “NOT PROTECTED THROUGHOUT BY AN APPROVED, SUPERVISED AUTOMATIC SPRINKLER SYSTEM IN ACCORDANCE WITH 9.7.1.1(1)”, STRIKE “50” AND SUBSTITUTE “75”, AND STRIKE “15” AND SUBSTITUTE “23”.

(83)IN SECTION 42.8.3.4.1.1, STRIKE “PARKING STRUCTURES” AND SUBSTITUTE “PARKING STRUCTURES LESS THAN THREE STORIES.”.

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(84)IN SECTION 42.8.3.4.1.3, STRIKE “PARKING STRUCTURES” AND SUBSTITUTE “PARKING STRUCTURES LESS THAN THREE STORIES.”.

SECTION 5. *And be it further enacted*, That all references in this Ordinance to “the effective date of Bill No. 95-20” or words to that effect, shall, upon codification, be replaced with the actual date on which this Ordinance takes effect under Section 307 of the County Charter as certified by the Administrative Officer to the County Council.

SECTION 6. *And be it further enacted*, That this Ordinance shall take effect 45 days from the date it becomes law.

APPROVED AND ENACTED: December 11, 2021

EFFECTIVE DATE: January 25, 2021

Bill No. 96-20

AN ORDINANCE concerning: Approval of private disposition of County-owned property formerly known as the Papa John’s Farm, located along New Cut Road in Severn, Maryland

FOR the purpose of approving the terms and conditions under which the County may convey certain County-owned property to the Board of Education of Anne Arundel County.

WHEREAS, in December of 2017, the County acquired property formerly known as the Papa John’s Farm, located along New Cut Road in Severn, Maryland, as described in ~~Exhibit A~~ Exhibit A-1, which is attached hereto and made a part hereof, and more particularly described in a deed recorded in the County Land Records in Book 31902, page 256 (the “Property”), to provide for the construction by the Board of Education of Anne Arundel County (“BOE”) of the Old Mill West High School (“School”); and

WHEREAS, the BOE desires to acquire the Property from the County for the sum of Zero Dollars (\$0) to begin construction of the School; and

WHEREAS, pursuant to Section 8-3-204(g) of the Code, the County may negotiate and make a private disposition of property if the County Executive determines that the public interest will be furthered by a private disposition of property, and if the terms and conditions of such private disposition are first approved by ordinance of the County Council; and

WHEREAS, the County Executive has determined that the public interest will be furthered by this private disposition of Property; and

WHEREAS, by this Ordinance, the County Council approves the private disposition of the Property in accordance with the terms and conditions as set forth herein; now therefore,

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland*, That a private disposition of all those certain lots or parcels of land situate, lying and being in the Fourth Assessment District of Anne Arundel County, Maryland, and described in ~~Exhibit A~~ Exhibit A-1, to the BOE is hereby approved upon the following terms and conditions:

1. the sale price shall be Zero Dollars (\$0);
2. the grantee of the Property shall be the BOE;
3. the conveyance shall be in the form of a deed without warranties;
4. any expenses associated with the sale and conveyance of the Property to the BOE shall be borne by grantee; and

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5. the sale and conveyance shall be in accordance with any other reasonable conditions determined by the County Executive to be necessary for the protection of the County's interest.

SECTION 2. *And be it further enacted*, That this Ordinance shall take effect 45 days from the date it becomes law.

APPROVED AND ENACTED: December 18, 2020

EFFECTIVE DATE: February 1, 2021

(EXHIBIT TO BILL NO. 96-20 APPEARS ON THE FOLLOWING PAGES)

TAX ID NOS.
04-000-05133050
04-000-05132900
04-000-06001875
04-000-90234004
04-000-06002100

Legal Description
Property Formerly Known as Papa John's Farm
Fourth Assessment District
Anne Arundel County, Maryland

Being the same property conveyed to Anne Arundel County, Maryland, described in a deed dated December 5, 2017, and recorded among the Land Records of Anne Arundel County, Maryland, in Book 31902, page 256.

Beginning for the same at a point on the southern Right-of-way line of New Cut Road (a variable width public right of way) at the division line with the property now or formerly in the name of Calvin O. Wade Jr. as recorded among the Land Records of Anne Arundel County, Maryland in Liber 3669, Folio 623 and the property now or formerly in the name of James D. Schillinger Sr. Et Al as recorded among the Land Records of Anne Arundel County, Maryland in Liber 27011, Folio 130, thence running with said Right-of-way line the following course and distance;

1. North 25°34'45" East, 215.27 feet to a point in common with the southwestern Right-or-way line of Maryland Interstate Route 97 (a variable width public right of way), thence running with said Right-of-way the following two (2) courses and distances
2. North 89°27'33" East, 204.18 feet a point, thence
3. South 42°19'02" East, 89.78 feet to a point in common with the aforesaid James D. Schillinger Sr. and Calvin O. Wade Et Al property, thence leaving said Right-of-way and running with the line of division between the James D. Schillinger Sr. and Calvin O. Wade Et Al property and the James D. Schillinger Sr. Et Al property the following course and distance.
4. South 46°25'14" West, 292.73 feet to a point in common with the aforesaid James D. Schillinger Sr. and Calvin O. Wade Et Al property and the Calvin O. Wade Jr.

property, thence running with the line of division between the aforesaid Calvin O. Wade Jr. and James D. Schillinger Et Al properties the following course and distance

5. North $61^{\circ}08'46''$ West, 162.50 feet to a point and place of beginning.

Containing in all the above described 57,221 square feet of land or 1.31 acres of land more or less as surveyed by Messick and Associates in November, 2017.

Being the same Land conveyed by Jack C. Pumphrey, Jr., Personal Representative of the Estate of Donna Kay Pumphrey, deceased to Jack C. Pumphrey, Jr. — one half, Jack C. Pumphrey, III — one sixth, Kristy Lynn Dulin — one sixth, Laurie Kay Pumphrey — one sixth by deed dated September 11, 2013 and recorded among the aforesaid land records in Liber 27011, Folio 130. Further Being the same Land conveyed by Ruth J. Bowers and Donna K. Pumphrey, Trustees of the Ruth C. Schillinger 1999 Irrevocable trust agreement dated October 12, 1999 and to John A. Schillinger, Jr. Ruth J. Bowers, Donna K. Pumphrey, Carol A. Brong, Betty L. Russell, and James D. Schillinger, Sr. by deed dated October 25, 2006 and recorded among the aforesaid land records in Liber 18524, Folio 14.

Further Being the same Land conveyed by John A. Schillinger, Jr. and to James D. Schillinger, Jr., by deed dated October 31, 2006 and recorded among the aforesaid land records in Liber 18819, Folio 143.

Beginning for the same at a point on the southern Right-of-way line of New Cut Road (a variable width public right of way) at the division line with the property now or formerly in the name of James D. and Gina Schillinger as recorded among the Land Records of Anne Arundel County, Maryland in Liber 27011, Folio 125 and the property now or formerly in the name of Calvin O. Wade Jr. as recorded among the Land Records of Anne Arundel County, Maryland in Liber 3669, Folio 623, and the property now or formerly in the name of James D. Schillinger and Calvin O. Wade Et Al as recorded among the aforesaid Land Records in Liber 27011, folio 125 thence running with said Right-of-way line the following two (2) courses and distances;

6. North $31^{\circ}18'35''$ East, 103.58 feet to a point, thence
7. North $27^{\circ}26'13''$ East, 126.77 feet a point in common with the property now or formerly in the name of James D. Schillinger Sr. as recorded among the

aforesaid Land Records in Liber 27011, folio 130, thence running with the line of division between the aforesaid properties

8. South 61°08'46" East, 162.50 feet to a point in common with the aforesaid James D. Schillinger Sr. and Calvin O. Wade Et Al property, thence running with the line of division between the James D. Schillinger Sr. and Calvin O. Wade Et Al property and the Calvin O. Wade Jr property the following two (2) courses and distances.
9. South 46°19'58" West, 269.53 feet to a point, thence
10. North 47°05'46" West, 84.94 feet to a point and place of beginning.

Containing in all the above described 30,148 square feet of land or 0.69 acres of land more or less as surveyed by Messick and Associates in November, 2017.

Being the same Land conveyed by Calvin Olin Wade, Jr. and Carol M. Wade to Calvin Olin Wade, Jr. by deed dated September 16, 1983 and recorded among the aforesaid land records in Liber 3669, Folio 623.

Beginning for the same at a point on the southern Right-of-way line of New Cut Road (a variable width public right of way) at the division line with the property now or formerly in the name of James D. and Gina Schillinger as recorded among the Land Records of Anne Arundel County, Maryland in Liber 23268, Folio 403 and the property now or formerly in the name of James D. and Gina Schillinger as recorded among the Land Records of Anne Arundel County, Maryland in Liber 8472, Folio 464, thence leaving said Right-of-way line and running with and binding part of said division line as now surveyed;

11. South 29°01'12" East, 188.88 feet to the northern Right-of-way line of Grover Road (a variable width public right of way), thence leaving said line of division and running with the aforesaid Grover Road Right-of-way the following two (2) courses and distances
12. North 59°01'02" West, 106.79 feet a point, thence
13. North 17°39'16" West, 69.15 feet to a point in common with the Right-of-way line for the aforesaid New Cut Road, thence running with said Right-of-way the following course and distance
14. North 25°15'43" East, 48.98 feet to a point and place of beginning

Containing in all the above described 6,196 square feet of land or 0.14 acres of land more or less as surveyed by Messick and Associates in November, 2017.

Being the same Land conveyed to James D. Schillinger and Gina L. Schillinger, as tenants by the entirety, described in deed dated February 5, 2011 and recorded among the aforesaid land records in Liber 23268, Folio 403.

Beginning for the same at a point on the southern Right-of-way line of New Cut Road (a variable width public right of way) at the division line with the property now or formerly in the name of James D. and Gina Schillinger as recorded among the Land Records of Anne Arundel County, Maryland in Liber 23268, Folio 403 and the property now or formerly in the name of James D. and Gina Schillinger as recorded among the Land Records of Anne Arundel County, Maryland in Liber 8472, Folio 464, thence running with said Right-of-way line and running with and binding part of said division line as now surveyed; the following four (4) courses and distances

15. North 24°47'54" East, 601.02 feet to a point, thence
16. North 48°18'00" East, 54.62 feet a point, thence
17. North 14°43'13" East, 50.80 feet to a point, thence
18. North 17°31'08" East, 35.41 feet to a point in common with the property now or formerly in the name of James D. Schillinger Sr. and Calvin O. Wade Et Al. as recorded among the aforesaid Land Records in Liber 27011, folio 125, thence running with the line of division with the aforesaid Schillinger Sr. and Wade property the following course and distance
19. South 30°11'09" East, 1908.74 feet to a point in common with the property now or formerly in the name of Daniel's Purchase as recorded among the aforesaid Land Records in Plat Book 227, page 12, thence running with the line of division with the aforesaid Daniel's Purchase subdivision the following course and distance
20. South 61°14'21" West, 358.46 feet to a point in common with Right-of-way line of Grover Road (a variable width public right of way), thence running with said right of way with a curve to the right with a radius of 700.00 feet having an arc distance of 562.16 feet with a chord of
21. North 50°00'29" West 547.18 feet, thence continuing with the said right of way the following four (4) courses and distances

22. North 27°24'01" West, 379.04 feet to a point, thence
23. North 33°46'51" West, 196.42 feet to a point, thence
24. North 46°47'13" West, 163.49 feet to a point, thence
25. North 59°01'02" West, 56.32 feet to a point in common with the aforesaid James D. and Gina Schillinger property, thence running with the line of division with the aforesaid property the following course and distance
26. North 29°01'12" West, 188.88 feet to a point and place of beginning.

Containing in all the above described 921,122 square feet of land or 21.15 acres of land more or less as surveyed by Messick and Associates in November, 2017.

Being the same parcels of ground which were granted and conveyed unto the Grantors, James D. Schillinger and Gina L. Schillinger, as tenants by the entirety, by Deed dated December 9, 1987 and recorded among the Land Records of Anne Arundel County in Liber 4521, folio 743 and dated December 9, 1987 and recorded in Liber 4521, folio 746; dated January 4, 1988 recorded in Liber 4562, folio 809 and dated January 4, 1988 recorded in Liber 4562, folio 813; dated January 5, 1989 recorded in Liber 4791, folio 694 and dated January 5, 1989 recorded in Liber 4791, folio 698; dated January 21, 1992 recorded in Liber 5522, folio 847 and dated January 21, 1992 recorded in Liber 5522, folio 851; dated January 15, 1993 recorded in liber 5986, folio 107 and dated January 15, 1993 recorded in Liber 5986, folio 111; dated January 25, 1994 recorded in Liber 6489, folio 12 and dated January 25, 1994 recorded in Liber 6489, folio 16; dated January 4, 1995 recorded in Liber 6924, folio 756 and dated January 4, 1995 recorded in Liber 6939, folio 71; dated December 30, 1996 recorded in Liber 7731, folio 388; dated January 20, 1997 recorded in Liber 7849, folio 98; dated November 4, 1997 recorded in Liber 8194, folio 397; and dated January 6, 1998 recorded in Liber 8472, folio 456 dated January 6, 1998 recorded in Liber 8472, folio 464 and dated January 6, 1998 recorded in Liber 8472, folio 470. Saving and excepting therefrom a Deed to the State of Maryland, to the use of the State Road Commission dated March 24, 1988 and recorded in Liber 4599, folio 404. Beginning for the same at a point on the southwestern Right-of way line of Maryland Interstate Route 97 (a variable width public right of way) at the division line with the property now or formerly in the name of James D. Schillinger Sr. Et Al as recorded among the Land Records of Anne Arundel County, Maryland in Liber 27011, Folio 130 and the property now or formerly in the name of James D. Schillinger Sr. and Calvin O. Wade Et Al as recorded among the Land Records of Anne Arundel County, Maryland in Liber

27011, Folio 125, thence running with said Right-of-way line and running with and binding part of said division line as now surveyed; the following five (5) courses and distances

27. South 41°08'52" East, 18.05 feet to a point, thence
28. South 21°38'24" East, 700.80 feet to a point, thence
29. South 11°29'17" East, 49.39 feet to a point, thence
30. South 20°47'09" East, 380.56 feet to a point, thence
31. South 45°33'25" East, 19.14 feet to a point in common with the property now or formerly in the name of State Highway Administration as recorded among the aforesaid Land Records in Liber 1296, folio 200, thence running with the line of division with the aforesaid State Highway Administration as recorded among aforesaid Land Records in Liber 1296, folio 200, thence running with the line of division with the aforesaid State Highway Administration property the following two (2) course's and distance's
32. South 01°26'32" West, 44.04 feet to a point, thence
33. South 02°19'11" West, 149.74 feet to a point in common with the property now or formerly in the name of State Highway Administration as recorded among the aforesaid Land Records in Liber 1631, folio 442, thence running with the aforesaid properties line of division the following two (2) course's and distance's
34. South 04°03'49" West, 115.45 feet to a point, thence
35. South 21°27'47" East, 97.32 feet to a point in common with the property now or formerly in the name of State Highway Administration as recorded among the aforesaid Land Records in Liber N/A, folio N/A, thence running with the aforesaid Land Records in Liber N/A, folio N/A, thence running with the aforesaid properties line of division the following three (3) course's and distance's
36. South 70°16'49" West, 49.05 feet to a point, thence
37. South 21°14'56" East, 206.81 feet to a point, thence
38. North 70°16'49" East, 64.71 feet to a point in common with the aforesaid Maryland Interstate Route 97 Right-of-way, thence running with said right of way the following two (2) course's and distance's
39. South 39°12'55" West, 83.84 feet to a point, thence

40. South 20°12'30" East, 281.12 feet to a point in common the property now or formerly in the name of Daniels Purchase as recorded among the aforesaid Land Records in Plat Book 227, page 12, thence running with the line of division with the aforesaid property the following course and distance
41. South 44°47'56" West, 301.73 feet to a point in common with the property now or formerly in the name of James D. & Gina Schillinger as recorded among the aforesaid Land Records in Liber 8472, folio 464, thence running with said properties line of division the following course and distance
42. North 30°11'09" West, 1908.74 feet to a point in common with the Right-of-way line of New Cut Road (a variable width public right of way), thence running with said right of way the following three (3) course's and distance's
43. North 17°31'08" East, 11.45 feet to a point, thence
44. North 17°30'59" East, 53.98 feet to a point, thence
45. North 30°47'01" East, 197.08 feet to a point in common with the property now or formerly in the name of Calvin O. Wade Jr. as recorded among the aforesaid Land Records in Liber 3669, folio 623, thence running with the aforesaid properties line of division the following two (2) course's and distance's
46. North 47°05'46" West, 84.94 feet to a point, thence
47. North 46°19'58" East, 269.53 feet to a point in common with the aforesaid James D. Schillinger Sr. Et Al property, thence running with the aforesaid properties line of division the following course and distance
48. North 46°25'14" East, 292.73 feet to a point and place of beginning

Containing in all the above described 1,119,970 square feet of land or 25.71 acres of land more or less as surveyed by Messick and Associates in November, 2017.

TOGETHER WITH the buildings and improvements thereupon erected made or being, and all and every the rights, alleys, ways, waters, easements, privileges, appurtenances and advantages belonging or appertaining thereto.

Bill No. 97-20

AN ORDINANCE concerning: Boards, Commissions, and Similar Bodies – Veterans Affairs Commission

FOR the purpose of clarifying the name of the Veterans Affairs Commission; establishing the purpose of the Veterans Affairs Commission; modifying the composition, terms of members, and meeting procedures of the Veterans Affairs Commission; amending the powers and duties of the Veterans Affairs Commission; modifying the due date of the annual report; making technical corrections; and generally relating to boards, commissions, and similar bodies.

BY renumbering: §§ 43-12A-102 through 43-12A-109, respectively, to be §§ 43-12A-103 through 43-12A-110, respectively
Anne Arundel County Code (2005, as amended)

BY adding: § 3-12A-102
Anne Arundel County Code (2005, as amended)

BY repealing and reenacting, with amendments: §§ 3-12A-101; 43-12A-103; 3-12A-104; 3-12A-105; 3-12A-106; 3-12A-107; 3-12A-109; and 3-12A-110
Anne Arundel County Code (2005, as amended)

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland,*
That §§ 43-12A-102 through 43-12A-109, respectively, of the Anne Arundel County Code (2005, as amended) are hereby renumbered to be §§ 43-12A-103 through 43-12A-110, respectively.

SECTION 2. *And be it further enacted,* That Section(s) of the Anne Arundel County Code (2005, as amended) read as follows:

ARTICLE 3. BOARDS, COMMISSIONS, AND SIMILAR BODIES

TITLE 12A. VETERANS AFFAIRS COMMISSION

3-12A-101. Established.

There is a Veterans Affairs Commission TO BE KNOWN AS THE “ANNE ARUNDEL COUNTY VETERANS AFFAIRS COMMISSION”.

3-12A-102. Purpose.

THE PURPOSE OF THE COMMISSION IS TO ADVOCATE AND HELP TO ENHANCE THE QUALITY OF LIFE FOR VETERANS OF MILITARY SERVICE AND THEIR FAMILIES WHO LIVE OR WORK WITHIN ANNE ARUNDEL COUNTY BY ADVISING THE COUNTY EXECUTIVE AND THE COUNTY COUNCIL ON THE COORDINATION AND DEVELOPMENT OF GOVERNMENT POLICIES, PROGRAMS, SERVICES, AND THE ALLOCATION OF RESOURCES FOR VETERANS AND THEIR FAMILIES.

[[3-12A-102.]] 3-12A-103. Composition.

(A) **Voting members.** The Commission consists of 13 VOTING members APPOINTED BY THE COUNTY EXECUTIVE, each of whom has separated from the military service under honorable conditions. THE COMMISSION SHALL ENDEAVOR TO BE A DIVERSE BODY OF MEMBERS FROM ALL BRANCHES OF THE MILITARY. Of the 13 members:

(1) [[one]] TWO shall be [[a]] qualified [[veteran]] VETERANS, pursuant to the guidelines of the United States Department of Veterans Affairs;

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(2) one shall be ~~[[a resident of the County who owns or operates]]~~ AN OWNER OR OPERATOR OF a local business or ~~[[is]]~~ an employee of a local business, ~~[[and is]]~~ selected in consultation with the Anne Arundel County Chamber of Commerce;

(3) one shall be ~~[[a County resident who is]]~~ an educator or educational administrator ~~[[and is]]~~ selected in consultation with the Anne Arundel Community College;

(4) ~~[[one shall be a County resident who is a veteran of any branch of the military service that served at any time during the Cold War period - September 2, 1945 to December 26, 1991; and~~

(5) ~~]]~~ nine shall be ~~[[County residents,]]~~ SELECTED BY THE VOTING MEMBERS OF THE COMMISSION from any of the following organizations and ~~[[selected]]~~ in consultation with that organization:

(i) the Veterans of Foreign Wars;

(ii) the American Legion;

(iii) AMVETS;

(iv) Disabled American Veterans;

(v) Military Order of the Purple Heart;

(vi) Fleet Reserve Association;

(vii) Vietnam Veterans of America;

(viii) Korean War Veterans Association; ~~[[and]]~~

(ix) a women's veterans organization~~[[.]]~~;

(X) MILITARY OFFICERS ASSOCIATION OF AMERICA;

(XI) NATIONAL ASSOCIATION OF COUNTY VETERANS SERVICE OFFICERS;

(XII) NON-COMMISSIONED OFFICERS ASSOCIATION OF AMERICA;

(XIII) RESERVE OFFICERS ASSOCIATION;

(XIV) IRAQ AND AFGHANISTAN VETERANS OF AMERICA;

(XV) STUDENT VETERANS OF AMERICA;

(XVI) WOUNDED WARRIOR PROJECT; ~~AND~~

(XVII) PARALYZED VETERANS OF AMERICA; AND

(XVIII) OTHER SIMILAR ORGANIZATIONS THAT SUPPORT VETERANS AND THEIR FAMILIES.

(B) **Non-voting members.** THE COMMISSION SHALL INCLUDE FOUR NON-VOTING MEMBERS WHO SHALL BE MEMBERS OF THE COMMUNITY APPOINTED BY THE COUNTY EXECUTIVE BASED ON THE RECOMMENDATION OF THE VOTING MEMBERS.

(C) **Residency.** EACH MEMBER OF THE COMMISSION SHALL BE A RESIDENT OF ANNE ARUNDEL COUNTY.

[[3-12A-103.]] 3-12A-104. Term of members.

(a) **Generally.** ~~[[A member serves until the County Executive's term ends.]] MEMBERS SERVE AT THE PLEASURE OF THE COUNTY EXECUTIVE.~~ THE INITIAL TERMS OF NEWLY APPOINTED VOTING MEMBERS SHALL BE STAGGERED SO THAT FOUR MEMBERS SHALL SERVE INITIAL TERMS OF ONE YEAR, FOUR MEMBERS SHALL SERVE INITIAL TERMS OF TWO YEARS, AND FIVE MEMBERS SHALL SERVE INITIAL TERMS OF THREE YEARS. NON-VOTING MEMBERS, AND, AFTER THE EXPIRATION OF THE INITIAL TERMS, VOTING MEMBERS SHALL SERVE THREE YEAR TERMS. A MEMBER WHOSE TERM HAS EXPIRED HOLDS OVER UNTIL A SUCCESSOR IS APPOINTED. A MEMBER MAY SERVE UP TO THREE CONSECUTIVE FULL TERMS, AND, AFTER A ONE-YEAR LAPSE IN SERVICE, A MEMBER IS ELIGIBLE TO BE REAPPOINTED.

(b) **Removal for cause.** ~~[[A member whose term has expired holds over until a successor is appointed.]]~~ A MEMBER OF THE COMMISSION MAY BE REMOVED BY THE COUNTY EXECUTIVE FOR CAUSE, INCLUDING ABSENCE FROM 25% OR MORE OF THE SCHEDULED MEETINGS AND HEARINGS OF THE COMMISSION DURING ANY 12-MONTH PERIOD.

(c) **Vacancies.** The County Executive shall fill a vacancy for the remainder of an unexpired term of a member.

[[3-12A-104.]] 3-12A-105. Chair.

The Chair shall be ~~[[the member of the Commission who is the qualified veteran selected]]~~ APPOINTED by the County Executive FROM AMONG THE VOTING MEMBERS OF THE COMMISSION.

[[3-12A-105.]] 3-12A-106. Meetings and quorum.

(a) **Meetings.** The Commission shall meet at the call of the Chair, or at the request of ~~[[seven]]~~ A MAJORITY OF THE VOTING members, as frequently as required to perform its duties, but no less than ~~[[four]]~~ SIX times a year. ALL MEETINGS SHALL COMPLY WITH THE MARYLAND OPEN MEETINGS ACT AND THIS CODE.

(b) **Quorum.** A quorum consists of a majority of the ~~[[Commission]]~~ VOTING members. An affirmative vote of a majority of those VOTING MEMBERS present at any meeting at which there is a quorum shall be sufficient for any action of the Commission.

[[3-12A-106.]] 3-12A-107. Rules and regulations.

The Commission shall adopt rules and regulations to govern ~~[[its]]~~ procedures FOR ITS MEETINGS ~~[[and activities]].~~

[[3-12A-108.]] 3-12A-109. Powers and duties.

Among its powers and duties, the Commission ~~[[shall]]~~ MAY:

- (1) establish a forum for all ~~[[Anne Arundel County]]~~ veterans of ~~[[military service]]~~ THE COUNTY;
- (2) maintain coordinated communication with County and local governments, businesses, and veterans of the County; ~~[[and]]~~
- (3) provide assistance, guidance, and information to the business and academic communities of the County and various levels of government to ensure adequate consideration of veterans in employment, education, training and public programs~~[[.]];~~

(4) REVIEW COUNTY, STATE, AND FEDERAL LEGISLATION THAT MAY IMPACT VETERANS AND THEIR FAMILIES AND MAKE RECOMMENDATIONS REGARDING THE LEGISLATION:

(I) TO THE COUNTY EXECUTIVE AND COUNTY COUNCIL; AND

(II) WITH THE APPROVAL OF THE COUNTY EXECUTIVE, TO THE STATE AND FEDERAL LEGISLATURES AND EXECUTIVE BRANCHES;

(5) ADVISE THE COUNTY EXECUTIVE ON THE COORDINATION OF SERVICES AMONG ALL PUBLIC AND PRIVATE AGENCIES, DEPARTMENTS, AND ORGANIZATIONS WHICH PROVIDE SERVICES AND PROGRAMS TO VETERANS AND THEIR FAMILIES; AND

(6) IDENTIFY AND RECOMMEND TO THE COUNTY EXECUTIVE SOURCES OF PRIVATE AND PUBLIC FINANCIAL ASSISTANCE AVAILABLE TO EXPAND OR IMPROVE SERVICES AND PROGRAMS FOR VETERANS AND THEIR FAMILIES.

[[3-12A-109.]] 3-12A-110. Reports.

On or before ~~[[December]]~~ JANUARY 31 of each year, the Commission shall submit a report to the County Executive and the County Council setting forth its accomplishments for the preceding year and its goals for the forthcoming year.

SECTION 3. *And be it further enacted*, That this Ordinance shall take effect 45 days from the date it becomes law.

APPROVED AND ENACTED: December 29, 2020

EFFECTIVE DATE: February 12, 2021

Bill No. 98-20

AN ORDINANCE concerning: Public Works – Utilities – Mayo Water Reclamation Subdistrict

FOR the purpose of eliminating certain special charges and provisions for the Mayo Water Reclamation Subdistrict; requiring that properties within the Mayo Water Reclamation Subdistrict be subject to the same environmental protection fee and capital facility connection charges as other properties in the County; providing that properties within the Mayo Water Reclamation Subdistrict shall no longer be subject to a service availability charge and that any unpaid or deferred capital facility connection charges shall remain due and payable; making certain technical changes; and generally relating to public works.

BY repealing: § 13-5-814
Anne Arundel County Code (2005, as amended)

BY renumbering: §§ 13-5-815 through 13-5-816, respectively, to be §§ 13-5-814 through 13-5-817, respectively
Anne Arundel County Code (2005, as amended)

BY repealing and reenacting, with amendments: §§ 13-5-102; 13-5-403(a)(2); 13-5-404; 13-5-808(a); and 13-5-813(b)
Anne Arundel County Code (2005, as amended)

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland*, That § 13-5-814 of the Anne Arundel County Code (2005, as amended) be repealed.

SECTION 2. *And be it further enacted*, That §§ 13-5-815 through 13-5-816, respectively, of the Anne Arundel County Code (2005, as amended) are hereby renumbered to be §§ 13-5-814 through 13-5-817, respectively.

SECTION 3. *And be it further enacted*, That Section(s) of the Anne Arundel County Code (2005, as amended) read as follows:

ARTICLE 13. PUBLIC WORKS

TITLE 5. UTILITIES

13-5-102. Mayo Water Reclamation Subdistrict.

[[a) Establishment; expansion.]] There is a Mayo Water Reclamation Subdistrict, the boundaries of which are as set forth in the master plan for water and sewer. **[[On petition by a majority of affected property owners, at the direction of the appropriate State or County Health Official or on the Director's own initiative, the Director may recommend to the County Council expansion of or changes to the subdistrict.**

(b) Rules and regulations. The Director shall adopt rules and regulations for the management of the Mayo Subdistrict, including rules and regulations to control and manage expansion of the modular sand filter and wetland system treatment units and the modular cells at the soil absorption systems and to establish procedures for petitions for expansion of service, for determining the level of service to be provided, for administering the service availability charge set forth in § 13-5-814, and for making connections to the system.

(c) Type of utility service. The Director has the sole discretion to determine the type of service to be provided for each property in the Mayo Subdistrict.]]

13-5-403. Charges and fees for property subject to adequate public facilities.

(a) Fees and charges. For property receiving an allocation in conjunction with approval by the Office of Planning and Zoning for adequacy of public water supply facilities or adequacy of public sewerage facilities, the owner of the property shall pay, for each equivalent dwelling unit:

(2) the capital facility connection charge established in **[[§§ 13-5-813 and 13-5-814]]** § 13-5-813 subject to any exemption contained in **[[those sections]]** THAT SECTION.

13-5-404. Fees and charges for property otherwise connecting.

For property receiving an allocation otherwise than in conjunction with approval of adequacy of public facilities by the Office of Planning and Zoning, the owner of the property shall pay, for each equivalent dwelling unit, **[[the user connection charge and]]** the capital facility connection charge as provided in **[[§§ 13-5-813 and 13-5-814]]** § 13-5-813.

13-5-808. Environmental protection fee.

(a) [[Except in the Mayo Water Reclamation Subdistrict, an]] AN environmental protection fee shall be added to all usage charges for both water and wastewater service, except for the capital facility recoupment charge, to recover costs associated with construction of, expansion of, and improvements to capital facilities to service existing connected customers at the following rates:

(1) **[[27.5%;**

(2)]] 30%, beginning on July 1, 2020;

[[3)]] (2) 32.5%, beginning on July 1, 2021;

[[4)]] (3) 35%, beginning on July 1, 2022.

13-5-813. Water and wastewater system connection charges and assessments.

(b) **Scope.** [[Except for properties in the Mayo Water Reclamation Subdistrict, the]] THE charges specified in this section shall apply to each property connecting to the County’s water system or wastewater system and to each commercial or industrial property that has an existing connection and undergoes an expansion or addition to the improvements on the property or a change of use that the Director determines will result in an increase in the water required during peak daily usage.

SECTION 4. *And be it further enacted,* That upon the effective date of this Ordinance, real properties within the Mayo Water Reclamation Subdistrict shall no longer be subject to the service availability charge set forth in § 13-5-814(g) of the Anne Arundel County Code (2005, as amended), and any unpaid or deferred service availability charge, or any portion thereof, shall no longer be due and payable and shall no longer constitute a lien on the property.

SECTION 5. *And be it further enacted,* That upon the effective date of this Ordinance, any unpaid or deferred capital facility connection charges, or any portion thereof, for any real property within the Mayo Water Reclamation Subdistrict shall remain due and payable in accordance with § 13-5-814 of the Anne Arundel County Code (2005, as amended) in effect prior to the effective date of this Ordinance.

SECTION 6. *And be it further enacted,* That this Ordinance shall take effect 45 days from the date it becomes law.

APPROVED AND ENACTED: December 11, 2020

EFFECTIVE DATE: January 25, 2021

Bill No. 99-20

AN ORDINANCE concerning: Zoning – Glen Burnie Sustainable Community Overlay Area – Uses

FOR the purpose of clarifying the application of the uses allowed within the Glen Burnie Sustainable Community Overlay Area; and generally relating to zoning.

BY repealing and reenacting, with amendments: § 18-14-603(a)
Anne Arundel County Code (2005, as amended)

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland,* That Section(s) of the Anne Arundel County Code (2005, as amended) read as follows:

ARTICLE 18. ZONING

TITLE 14. OTHER OVERLAYS

18-14-603. Uses.

(a) **Uses allowed.** The uses allowed in redevelopment of a property in the Glen Burnie Sustainable Community Overlay Area are the permitted and conditional uses allowed in the R15, R22, C2, C3, C4, and W1 zoning districts. WITHIN THE GLEN BURNIE SUSTAINABLE COMMUNITY OVERLAY AREA:

(1) WHEN A USE IS ALLOWED AS BOTH A PERMITTED USE AND A CONDITIONAL USE IN ONE OR MORE ZONING DISTRICTS, THE USE SHALL BE ALLOWED AS A PERMITTED USE AND THE REQUIREMENTS OF TITLE 10 DO NOT APPLY; AND

(2) WHEN A USE IS ALLOWED AS A CONDITIONAL USE ONLY IN ONE OR MORE ZONING DISTRICTS, THE USE SHALL MEET THE CONDITIONAL USE REQUIREMENTS OF TITLE 10, EXCEPT A REQUIREMENT THAT ADDRESSES BULK REGULATIONS, SUCH AS LOT SIZE, SITE AREA, COVERAGE,

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WIDTH AT THE FRONT BUILDING RESTRICTION LINE, SETBACKS FROM LOT LINES, HEIGHT, DENSITY, FLOOR AREA RATIO, OR REQUIRED PERCENTAGES OF USES, DOES NOT APPLY.

SECTION 2. *And be it further enacted*, That this Ordinance shall take effect 45 days from the date it becomes law.

APPROVED AND ENACTED: December 11, 2020

EFFECTIVE DATE: January 25, 2021

Bill No. 100-20

AN ORDINANCE concerning: Current Expense Budget – Supplementary Appropriations – Capital Budget and Program – Fund Transfer

FOR the purpose of making supplementary appropriations from unanticipated revenues to certain offices, departments, institutions, boards, commissions or other agencies in certain special funds of the County for the current fiscal year; amending the Capital Budget by transferring certain appropriations of funds between the Road Resurfacing, B & A Ranger Station Rehab, and Downs Park Amphitheater capital projects; and generally relating to making supplementary appropriations of funds to the current expense budget and transferring funds between projects in the Capital Budget for the fiscal year ending June 30, 2021.

BY amending: Current Expense Budget
 Capital Budget
 Capital Program
 Capital Projects Bond Ordinance

WHEREAS, under Section 712 of the Charter, upon the recommendation of the County Executive, the County Council may make supplementary appropriations from revenues received from anticipated sources but in excess of budget estimates and from revenues received from sources not anticipated in the budget for the current fiscal year, provided that the Controller shall first certify in writing that such funds are available for appropriation; and

WHEREAS, the County Executive has recommended the supplementary appropriation of certain funds, and the Controller has certified in writing that such funds are available for appropriation; and

WHEREAS, the Road Resurfacing capital project (Project No. H478600), the B & A Ranger Station Rehab capital project (Project No. P564900), and the Downs Park Amphitheater capital project (Project No. P573400) have existing appropriations; and

WHEREAS, Section 716 of the Charter authorizes the County Council, upon request of the County Executive and by affirmative vote of five members of the County Council, to amend the capital budget; and

WHEREAS, Section 711(b) of the Charter authorizes the County Council, upon request of the County Executive, to transfer appropriations between capital projects in the Capital Budget; and

WHEREAS, the County Executive is requesting that certain funds be transferred from the Road Resurfacing capital project (Project No. H478600) and the B & A Ranger Station Rehab capital project (Project No. P564900) to the Downs Park Amphitheater capital project (Project No. P573400); and

WHEREAS, the Planning Advisory Board has recommended amendments to the Capital Budget in accordance with Section 716 of the Charter; and

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WHEREAS, the Controller has certified that such funds are available for appropriation; now, therefore,

SECTION 1. *Be it enacted by the County Council of Anne Arundel County*, That the Current Expense Budget for the fiscal year ending June 30, 2021, be and it is hereby amended by making supplementary appropriations from revenues received from sources not anticipated in the budget and revenues received from anticipated sources but in excess of budget estimates in the total amount of \$5,680,600 to the Grants Special Revenue Fund, as follows:

Health Department	
Behavioral Health	
Personnel Services	\$ 456,700
Contractual Services	\$ 1,224,900
Supplies & Materials	\$ 12,200
Grants, Contribution & Other	\$ 1,181,200
Chief Administrative Officer	
Management and Control	
Personnel Services	\$ 130,000
Contractual Services	\$ 100,000
Supplies & Materials	\$ 100,100
Fire Department	
Planning & Logistics	
Personnel Services	\$ 2,475,500

SECTION 2. *And be it further enacted*, That the Capital Budget for the fiscal year ending June 30, 2021, is hereby amended by transferring appropriations in the total amount of \$241,000 from the following capital projects:

Road Resurfacing capital project (Project No. H478600)	
(General County Bonds)	\$ 193,000
B & A Ranger Station Rehab capital project (Project No. P564900)	
(General County Bonds)	\$ 48,000

to the following capital project:

Downs Park Amphitheater capital project (Project No. P573400)	
(General County Bonds)	\$ 241,000

SECTION 3. *And be it further enacted*, That the Capital Program and Capital Projects Bond Ordinance for the fiscal year ending June 30, 2021, are hereby amended in accordance with the provisions of this Ordinance.

SECTION 4. *And be it further enacted*, That this Ordinance shall take effect from the date that it becomes law.

APPROVED AND ENACTED: December 29, 2020

EFFECTIVE DATE: December 29, 2020

Bill No. 101-20

AN ORDINANCE concerning: Personnel – Exempt Service – Director, Equity, Diversity, and Inclusion

FOR the purpose of adding a certain position to the exempt service; providing for the pay, pension, and financial disclosure requirements applicable to the position added to the exempt service; modifying the number and

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classification of positions approved for the Office of the County Executive in the Annual Budget and Appropriation Ordinance; providing for the applicability of this Ordinance; and generally relating to personnel.

BY repealing and reenacting, with amendments: §§ 6-2-101(a); and 6-2-103(a)
Anne Arundel County Code (2005, as amended)

BY renumbering: § 7-6-101(a)(11) through (96), respectively, to be § 7-6-101(a)(12) through (97), respectively
Anne Arundel County Code (2005, as amended)

BY adding: § 7-6-101(a)(11)
Anne Arundel County Code (2005, as amended)

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland*, That § 7-6-101(a)(11) through (96), respectively, of the Anne Arundel County Code (2005, as amended) is hereby renumbered to be § 7-6-101(a)(12) through (97), respectively.

SECTION 2. *And be it further enacted*, That Section(s) of the Anne Arundel County Code (2005, as amended) read as follows:

ARTICLE 6. PERSONNEL

TITLE 2. EXEMPT SERVICE

6-2-101. Exempt pay and benefit plan.

(a) **Pay grades.** The following officers and employees in the exempt service of the County are entitled to compensation at the indicated pay grade:

Legislative Liaison Officer	E6
DIRECTOR, EQUITY, DIVERSITY, AND INCLUSION	E7
Secretary, Ethics Commission	EE1

6-2-103. Additional exempt positions.

(a) **Additional positions by title.** In addition to the positions established in § 802 of the Charter for the exempt service, there are the following positions in the exempt service whose number and classification are approved as part of the annual budget and appropriation ordinance, that may not be changed during a fiscal year except as approved by ordinance of the County Council:

- (32) Executive Program Manager; [and]
- (33) Executive Budget & Management Analyst; AND
- (34) DIRECTOR, EQUITY, DIVERSITY, AND INCLUSION.

ARTICLE 7. PUBLIC ETHICS

TITLE 6. FINANCIAL DISCLOSURE

7-6-101. Persons required to file statements.

(a) **Generally.** Each of the following and each candidate for County Executive or the County Council shall file with the Ethics Commission the statements provided for in this title:

(11) THE EQUITY, DIVERSITY, AND INCLUSION DIRECTOR;

SECTION 3. *And be it further enacted,* That, in accordance with §§ 6-1-110 and 6-2-103 of the Anne Arundel County Code (2005, as amended), this Ordinance shall approve an increase in the Exempt Service of one position of Director, Equity, Diversity, and Inclusion to the positions in the Exempt Service in the Office of the County Executive approved as part of the Annual Budget and Appropriation Ordinance.

SECTION 4. *And be it further enacted,* That this Ordinance shall take effect 45 days from the date it becomes law.

APPROVED AND ENACTED: December 29, 2020

EFFECTIVE DATE: February 12, 2021

Bill No. 102-20

AN ORDINANCE concerning: Personnel – Positions in the Classified Service

FOR the purpose of decreasing certain positions in the classified service and increasing certain positions in the classified service; and generally relating to personnel.

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland,* That, in accordance with § 6-1-110 of the Anne Arundel County Code (2005, as amended), this Ordinance shall approve a decrease of one GIS Specialist I position in the Office of Central Services from the number of positions approved in this classification in the Office of Central Services as part of the Annual Budget and Appropriation Ordinance, and an increase of one Program Manager position to the positions approved in the Office of Central Services as part of the Annual Budget and Appropriation Ordinance.

SECTION 2. *And be it further enacted,* That, in accordance with § 6-1-110 of the Anne Arundel County Code (2005, as amended), this Ordinance shall approve a decrease of four Detention Officer positions and one Booking Officer position in the Department of Detention Facilities from the number of positions approved in these classifications in the Department of Detention Facilities as part of the Annual Budget and Appropriation Ordinance, and an increase of four Detention Sergeant positions and one Management Assistant I position to the positions approved in the Department of Detention Facilities as part of the Annual Budget and Appropriation Ordinance.

SECTION 3. *And be it further enacted,* That this Ordinance shall take effect 45 days from the date it becomes law.

APPROVED AND ENACTED: December 29, 2020

EFFECTIVE DATE: February 12, 2021

Bill No. 103-20

AN ORDINANCE concerning: Payment in Lieu of Taxes – Brock Bridge Landing, Jessup, Maryland

FOR the purpose of approving exemptions from County real property taxes for a certain property located in Jessup, Maryland; authorizing the County Executive to enter into a certain agreement for payment of a negotiated amount in lieu of County real property taxes for a certain property located in Jessup, Maryland; and providing for the time and terms under which the tax exemptions will take effect.

WHEREAS, the County Council recognizes there is a significant need for quality multifamily housing communities in Anne Arundel County for households of limited income; and

WHEREAS, exemptions from County real property taxes for certain properties that provide rental housing for persons with limited incomes is authorized by § 7-506.1 of the Tax Property Article of the State Code, provided the County and the property owner enters into an agreement for the payment of a negotiated amount in lieu of the County real property tax; now, therefore,

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland*, That, in accordance with § 7-506.1 of the Tax-Property Article of the State Code, there is an exemption from County real property taxes for the real property known as Brock Bridge Landing, which is located at 7902 Brock Bridge Road in Jessup, Maryland (“Property”).

SECTION 2. *And be it further enacted*, That the County Executive is hereby authorized to enter into the payment in lieu of taxes (“PILOT”) Agreement between Anne Arundel County and Brock Bridge Landing Limited Partnership, the owner of the Property, for a payment in lieu of real property taxes for the Property, as more fully described in the PILOT agreement, a copy of the PILOT Agreement between Anne Arundel County and Brock Bridge Landing Limited Partnership being appended to this Ordinance as Exhibit A and incorporated by reference as if fully set forth in this Ordinance.

SECTION 3. *And be it further enacted*, That these exemptions and payment in lieu of taxes may not take effect until the requirements of § 7-506.1(a) of the Tax-Property Article of the State Code are met, and shall take effect in accordance with the terms of the PILOT Agreement between Anne Arundel County and Brock Bridge Landing Limited Partnership.

SECTION 4. *And be it further enacted*, That this Ordinance shall take effect 45 days from the date it becomes law.

APPROVED AND ENACTED: December 29, 2020
EFFECTIVE DATE: February 12, 2021

(EXHIBIT TO BILL NO. 103-20 APPEARS ON THE FOLLOWING PAGES)

**AGREEMENT BETWEEN
BROCK BRIDGE LANDING LIMITED PARTNERSHIP
AND ANNE ARUNDEL COUNTY, MARYLAND**

THIS AGREEMENT, Made this _____ day of _____, 2020, by and between Anne Arundel County, Maryland, a body corporate and politic (hereinafter referred to as the “County”), and Brock Bridge Landing Limited Partnership, a limited partnership formed in the State of Ohio and registered to transact business in the State of Maryland (hereinafter referred to as the “Owner”).

WHEREAS, the Owner proposes to acquire real property and develop 38 units of rental housing, located at 7902 Brock Bridge Road in Jessup, Maryland and currently identified under the Tax Account Numbers 4000-0244-8600 and 4000-0003-8890 (the “Property”), for the purposes of providing rental housing to low income households (the “Project”); and

WHEREAS, Section 7-506.1 of the Tax-Property Article of the Annotated Code of Maryland, as amended, provides, among other things, that real property in the County may be exempt from County property tax if:

- (i) the real property is owned by a person engaged in constructing or operating housing structures or projects; and
- (ii) the real property is used for a housing structure or project that is constructed or substantially rehabilitated under a federal, state or local government program that:
 - (1) funds construction, or insures its financing in whole or in part, or
 - (2) provides interest subsidy, rent subsidy or rent supplements; and
- (iii) the owner and the governing body of the county enter into an agreement for the payment of a negotiated sum in lieu of applicable County property taxes on the Property; and
- (iv) the owner:
 - (1) agrees to continue to maintain the real property as rental housing for lower income persons under the requirements of the government programs and to renew

any annual contributions contract or other agreement for rental subsidy or supplement; or

(2) enters into an agreement with the County to allow the property or the portion of the property which was maintained for lower income persons to remain as housing for lower income persons for a term of at least five (5) years; and

WHEREAS, the Owner plans to operate the Project as rental housing for low income households and intends to comply with Section 7-506.1 of the Tax-Property Article of the Annotated Code of Maryland; and

WHEREAS, the Owner has demonstrated to the County that an agreement for payments in lieu of taxes is necessary; and

WHEREAS, pursuant to Anne Arundel County Council Bill No. _____, adopted _____, the County Council of Anne Arundel County, Maryland, approved the terms and conditions for payments in lieu of taxes for the Project, and authorized the County Executive to enter into this Agreement.

NOW, THEREFORE, THIS AGREEMENT, WITNESSETH: In consideration of the mutual covenants, terms, and agreements hereof and pursuant to the power and authority of Section 7-506.1 of the Tax-Property Article of the Annotated Code of Maryland, it is agreed as follows:

1. The Owner agrees: (a) that it will operate the Project as rental housing for low income households and will limit rents pursuant to the Low Income Housing Tax Credit Covenant between the Owner and the Community Development Administration, a unit of the Division of Development Finance of the Maryland Department of Housing and Community Development (herein the "Extended Use Covenant"); (b) that, with Payment in Lieu of Taxes ("PILOT"), it will make twelve (12) units available to households having incomes of no more than 60 percent of the area median income; six (6) units available to households having incomes of no more than

50 percent of the area median income; eight (8) units available to households having incomes of no more than 40 percent of the area median income; eight (8) units available to households having incomes of no more than 30 percent of the area median income; and four (4) units to be unrestricted and rented at market rates; and (c) that the Project qualifies and will continue to qualify in all respects under the provisions of said Section 7-506.1 of the Tax-Property Article of the Annotated Code of Maryland.

2. Beginning *in Fiscal Year 2023 (July 1, 2022)*, the Property shall be exempt from ordinary County property taxes. The payments to be made hereunder by the Owner to the County with respect to the Project shall be in lieu of all ordinary County taxes on real property under the Tax-Property Article of the Annotated Code of Maryland. The payments to be made hereunder by the Owner to the County shall be made by the Owner first and accepted by the County through Fiscal Year 2062.

3. This Agreement shall be in effect through *Fiscal Year 2062, ending June 30, 2062*, or until one of the following occurs: (a) the Project is not owned or used for the provision of rental housing and related facilities to low income households at limited rents, pursuant to the Extended Use Covenant; (b) the Project does not comply with Section 7-506.1 of the Tax-Property Article of the Annotated Code of Maryland, as amended; or (c) the payment in lieu of taxes is not necessary for the continued financial feasibility of the Project, as solely determined by the County pursuant to Paragraph 9 of this Agreement.

4. If at any time during the term of this Agreement, the County real property taxes are less than the PILOT, the Owner shall pay the ordinary County real property taxes payable had the Property not been tax exempt. The Owner shall not be required to pay both County real property taxes and payment in lieu of taxes.

5. For *Fiscal Year 2023 (July 1, 2022, through June 30, 2023)*, the Owner's annual payment in lieu of taxes shall be equal to **\$15,200**. For *Fiscal Year 2024 through Fiscal Year 2062*, the annual payment in lieu of taxes shall be equal to the previous year's fiscal payment plus an annual adjustment factor of four percent (4%) per annum.

6. By July 30th of each year, the County shall bill the Owner for the payment which is due by September 30th of that year, as set forth in this Agreement.

7. Payments due hereunder will be considered delinquent thirty (30) days after the due date of the bill sent to the Owner. Interest and penalties at the rate as set forth in the County Code for overdue property taxes per month shall be charged and collected by the County on all amounts remaining unpaid thirty (30) days after the due date.

8. If the Owner is in default for one hundred eighty (180) days for any payments required under any of the provisions of this Agreement, the County may, at its option, declare a default by providing written notice of the default to the Owner and to the holders of all mortgages or deeds of trust. If within thirty (30) days of such notice, the payments have not been brought current, then the County may, at its option, declare all amounts due as follows: a sum equal to the total real property taxes which would have been due from the Owner in the absence of this Agreement for the period covered by the outstanding payments, plus all interest and penalties, if any, less any portion of such payment actually paid under this Agreement. To enforce its rights under this Paragraph, the County may renegotiate this Agreement, foreclose, or seek any other remedy available at law or in equity. Notwithstanding anything to the contrary which is or might be contained in this Agreement, payments due under this Paragraph shall be considered a first lien against the Property and superior to any other liens placed upon the Property. Further, notwithstanding anything to the contrary contained herein, the County hereby

agrees that any cure of any default made or tendered on behalf of the Owner by a partner of the Owner or its affiliate or a mortgagee of the Owner shall be deemed to be a cure by the Owner, and accepted or rejected on the same basis as if made or tendered by the Owner. A partner of the Owner or its affiliate or a mortgagee, in each case who has provided its address to the County, shall have a period of thirty (30) days after receipt of notice, or such longer period of time as may set forth for the Owner herein, the right, but not the obligation, to cure a default prior to exercise of remedies by the County hereunder.

9. Beginning on July 1, 2022, and for each successive five (5) year period from that date throughout the term of this Agreement, the Owner shall submit to the County Office of Finance complete audited financial reports for the Project for the previous five (5) years and a projection of Project's income and expenses for the next five (5) year period. If based on a review of the audited financial reports and the projections for the Project, the County determines that the Project has net cash from the operation of the Project after payment of all expenses (including, but not limited to, reimbursement of all certified development and construction costs, management fees, investor servicing fees, debt service, anticipated costs to meet the physical and social needs of the Project, reasonable asset management fees to the general partner, payments of deferred developer fee, taxes owed to the State, and the payments required under this Agreement) and a seven percent (7%) return on the tax credit equity investment, calculated on a cumulative basis, then the County may modify the PILOT at that time to require the Owner to apply such net cash toward the difference between taxes otherwise payable had the Property not been exempt from ordinary County real property taxes based on the assessment for Anne Arundel County real property taxes for the Project and the payments required under this Agreement, or the County may decide that a PILOT is no longer needed and may choose to

discontinue its obligations under this Agreement.

10. The Owner shall not make any transfer or exchange of the Property which would change its use as a residential rental property during the period of the PILOT.

11. This Agreement may be assigned to a holder of a mortgage or deed of trust or its successor in the event of a foreclosure, provided that the assignee shall be subject to the terms and conditions of this Agreement.

12. For the purposes of this Agreement, all notices shall be hand-delivered or mailed by first class mail or certified mail, return receipt requested. Notices shall be given to the parties as follows:

TO COUNTY: Office of Finance
Anne Arundel County, Maryland
MS 1103
44 Calvert Street
Annapolis, Maryland 21401

With a copy to: Anne Arundel County
Office of Law
2660 Riva Road, 4th Floor
Annapolis, Maryland 21401

TO OWNER:

Brock Bridge Landing Limited Partnership
c/o Brock Bridge Landing GP, LLC
500 South Front Street, 10th Floor
Columbus, OH 43215
Attention: David Cooper, Jr.

With a copy to:

Reno & Cavanaugh PLLC
455 Massachusetts Avenue, NW, Suite 400
Washington, DC 20001
Attention: Efram Levy, Esq.

And to:

Bank of America, N.A.
100 N. Tryon Street
NC1-007-11-25
Charlotte, NC 28255
Attention: Asset Manager for Brock Bridge Landing

And to:

Holland & Knight LLP
10 St. James Avenue
Boston, MA 02116
Attention: Sara C. Heskett

And to:

Bank of America, N.A.
Mail Code: MD4-325-03-02
100 S. Charles Street, 3rd Floor
Baltimore, Maryland 21201
Attention: Miles Cary III

And to:

Tiber Hudson LLC
1340 Smith Avenue, Suite 200
Baltimore, MD 21209
Attention: Matthew M. Grant, Esq.

And to:

Community Development Administration
7800 Harkins Road
Lanham, Maryland 20706
Attn: Director, Division of Credit Assurance

And To:

Office of the Attorney General
7800 Harkins Road
Lanham, Maryland 20706
Attn: Counsel

And to

Berkadia Commercial Mortgage LLC
323 Norristown Road, Suite 300

Ambler, Pennsylvania 19002
Attention: Servicing Senior Vice President

Each notice that is sent by one party to the other party at the listed address shall be presumed to have been received three (3) days after the date of mailing; except when prior written notice is given by one party to the other that a party or an address has changed. Notwithstanding any provision to the contrary contained in this Agreement, any person or party not listed in this paragraph shall not be entitled to notice as may be required by this Agreement, unless one party notifies the other party that additional notice shall also be sent to such person or party.

13. This Agreement shall inure to the parties hereto and their respective successors, assigns, and/or legal representatives, except that this Agreement shall not survive a sale or transfer of the Property or the sale or transfer of the partnership interest of the Owner in lieu of the sale of the Property unless the continued financial need for the PILOT can be demonstrated and the sale or transfer is approved by the County Council.

14. It is understood and agreed by the execution of this Agreement that the County does not waive any rights of governmental immunity which it may have in any damage suits against it, and that the County reserves the right to plead governmental immunity in such suit in law or in equity or such pleading as is appropriate notwithstanding the execution of this Agreement.

15. This Agreement shall be governed by Maryland law and any actions between the parties hereto shall be brought in and vest jurisdiction and venue solely in the Circuit Court for Anne Arundel County.

IN WITNESS WHEREOF, the County has caused this Agreement to be signed in its name by the County Executive, to be attested to by the Secretary of the County Executive, and to have the County Seal affixed hereto; and the Owner has caused this Agreement to be signed in

its name by its Managing General Partner, duly attested to by its Secretary.

ATTEST: BROCK BRIDGE LANDING LIMITED PARTNERSHIP

By: Brock Bridge Landing GP, LLC
Its Managing General Partner

By: Woda Cooper General Partner, LLC
Its Sole Member

By: Woda Cooper Communities, LLC
Its Sole Member

_____ By: _____ (Seal)
David Cooper, Jr.
Managing Member

ATTEST: ANNE ARUNDEL COUNTY, MARYLAND

_____ By: _____ (Seal)
Matthew Power
Chief Administrative Officer

APPROVED FOR FORM AND LEGAL SUFFICIENCY
ANNE ARUNDEL COUNTY, MARYLAND
GREGORY J. SWAIN, COUNTY ATTORNEY

By: _____ Date _____
Office of Law

APPROVED:

By: _____ Date _____
Controller

Bill No. 104-20

AN ORDINANCE concerning: Zoning – Cosmetic Facial Hair Salons

FOR the purpose of allowing cosmetic facial hair salons as an auxiliary use in W1 and W2 industrial districts; allowing cosmetic facial hair salons as a permitted use in mixed use districts; allowing cosmetic facial hair salons as a permitted use in small business zoning districts; allowing cosmetic facial salons as a home occupation; and generally relating to zoning.

BY repealing and reenacting, with amendments: §§ 18-6-103; 18-8-301(b); 18-9-402; and 18-10-130(3)(iii) Anne Arundel County Code (2005, as amended)

SECTION 1. *And be it enacted*, That Section(s) of the Anne Arundel County Code (2005, as amended) read as follows:

ARTICLE 18. ZONING

TITLE 6. INDUSTRIAL DISTRICTS

18-6-103. Permitted, conditional, and special exception uses.

The permitted, conditional, and special exception uses allowed in each of the industrial districts are listed in the chart in this section using the following key: P = permitted use; C = conditional use; SE = special exception use; and A= auxiliary use to a business complex use. A blank means that the use is not allowed in the district. Except as provided otherwise in this article, uses and structures customarily accessory to permitted, conditional, and special exception uses also are allowed, except that outside storage as an accessory use in W1 is limited to 15% of the allowed lot coverage.

Permitted, Conditional, and Special Exception Uses	W1	W2	W3

Hair, COSMETIC FACIAL HAIR, and nail salons	A	A	

TITLE 8. MIXED USE DISTRICTS

18-8-301. Permitted uses; conditional uses.

(b) **Categories in chart.** The chart in this section divides the permitted and conditional uses allowed under the optional method of development into the categories of residential, retail and service, office, and industrial, and the uses are subject to the percentage limitations on those categories described in § 18-8-302.

	MXD-R	MXD-C	MXD-E	MXD-T
Retail and Service				

Hair, COSMETIC FACIAL HAIR, and nail salons	P	P	P	P

TITLE 9. OTHER ZONING DISTRICTS

18-9-402. Permitted, conditional, and special exception uses.

The permitted, conditional, and special exception uses allowed in the Small Business Districts are listed in the chart in this section using the following key: P = permitted use; C = conditional use; SE = special exception use. Except as provided otherwise in this article, uses and structures customarily accessory to the listed uses also are allowed. Outside storage as an accessory use is not allowed, except that the owner-occupant of a dwelling may store on the lot one commercial vehicle or a vehicle used for commercial purposes having a manufacturer’s gross vehicle weight rating of not more than 10,000 pounds.

Permitted, Conditional, and Special Exception Uses	

Hair, COSMETIC FACIAL HAIR, and nail salons	P

TITLE 10. REQUIREMENTS FOR CONDITIONAL USES

18-10-130. Home occupations.

A home occupation shall comply with all of the following requirements.

(3) Home occupations are limited to the following:

(iii) hair, COSMETIC FACIAL HAIR, and nail salons;

SECTION 2. *And be it further enacted*, That this Ordinance shall take effect 45 days from the date it becomes law.

APPROVED AND ENACTED: December 29, 2020

EFFECTIVE DATE: February 12, 2021

Bill No. 107-20

AN EMERGENCY ORDINANCE concerning: Current Expense Budget – Fund Transfer and Supplementary Appropriations

FOR the purpose of transferring appropriations of funds between certain offices, departments, institutions, boards, commissions or other agencies in the general fund; making supplementary appropriations from unanticipated revenues to certain offices, departments, institutions, boards, commissions or other agencies in the general fund and to certain special funds of the County government for the current fiscal year; making this Ordinance an emergency measure; and generally relating to transferring appropriations of funds and making supplementary appropriations of funds to the current expense budget for the fiscal year ending June 30, 2021.

BY amending: Current Expense Budget

WHEREAS, under Section 711(a) of the Charter, the County Executive may authorize transfers of funds within the same department and within the same fund; and

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WHEREAS, under Section 711(a) of the Charter, upon recommendation of the County Executive, the County Council may transfer funds between offices, departments, institutions, boards, commissions or other agencies of the County government and within the same fund of the Current Expense Budget; and

WHEREAS, under Section 712 of the Charter, upon the recommendation of the County Executive, the County Council may make supplementary appropriations from revenues received from anticipated sources but in excess of budget estimates and from revenues received from sources not anticipated in the budget for the current fiscal year, provided that the Controller shall first certify in writing that such funds are available for appropriation; and

WHEREAS, the County Executive has recommended the transfer and supplementary appropriation of certain funds, and the Controller has certified in writing that such funds are available for appropriation; now, therefore,

SECTION 1. *Be it enacted by the County Council of Anne Arundel County, Maryland,* That the Current Expense Budget for the fiscal year ending June 30, 2021, be and it is hereby amended by transferring the appropriation of funds from the below-listed department in the amount set forth:

Chief Administrative Office – General Fund Appropriation	
Contingency	
Grants, Contributions & Other	\$ 4,200,000
	<u>\$ 6,200,000</u>

and by transferring such appropriation of funds to the below-listed department in the amount set forth:

Chief Administrative Office – General Fund Appropriation	
Community Development Svcs Cor	
Grants, Contributions & Other	\$ 4,200,000
<u>Workforce Development Corp.</u>	
Grants, Contributions & Other	<u>\$ 2,000,000</u>

SECTION 2. *And be it further enacted,* That the Current Expense Budget for the fiscal year ending June 30, 2021, be and it is hereby amended by making supplementary appropriations from revenues received from sources not anticipated in the budget and revenues received from anticipated sources but in excess of budget estimates in the total amount of ~~\$2,065,700~~ \$2,065,634 to the Grants Special Revenue Fund, as follows:

Office of the State’s Attorney	
Office of the State’s Attorney	
Personal Services	\$ 50,100
	<u>\$ 50,044</u>
Contractual Services	
	\$ 3,800
	<u>\$ 3,790</u>
Office of Transportation	
Office of Transportation	
Personal Services	\$ 180,000
Contractual Services	\$ 1,821,800
Business and Travel	\$ 10,000

SECTION 3. *And be it further enacted,* That the Current Expense Budget for the fiscal year ending June 30, 2021, be and it is hereby amended by making supplementary appropriations from revenues received from sources not anticipated in the budget and revenues received from anticipated sources but in excess of budget estimates in the total amount of \$3,316,300 to the Community Development Fund, as follows:

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Chief Administrative Office
Community Development Svcs Cor
Grants, Contributions & Other \$ 3,316,300

SECTION 4. *And be it further enacted*, That the Current Expense Budget for the fiscal year ending June 30, 2021, be and it is hereby amended by making supplementary appropriations from revenues received from sources not anticipated in the budget and revenues received from anticipated sources but in excess of budget estimates in the total amount of ~~\$95,300~~ \$95,250 to the Partnership for Children Youth & Families Special Fund, as follows:

Partnership Children Yth & Fam
Partnership Children Yth & Fam
Personal Services \$ 75,100
\$ 71,500
Contractual Services \$ 20,200
\$ 23,750

SECTION 5. *And be it further enacted*, That this Ordinance is hereby declared to be an emergency ordinance and necessary for the immediate preservation of the public peace, health, safety, welfare, and property, and being passed by the affirmative vote of five members of the County Council, the same shall take effect from the date it becomes law.

APPROVED AND ENACTED: December 29, 2020
EFFECTIVE DATE: December 29, 2020

Resolutions

Resolution No. 36-19

Introduced by the Entire Council

By the County Council, September 3, 2019

A RESOLUTION ENTITLED
Charter Amendment – Legislative Branch – Duties of County Auditor

(APPROVED at the General Election held on November 3, 2020)

RESOLUTION proposing an amendment to the Charter of Anne Arundel County to allow the County Auditor to have access to all records and files pertaining to County business, ~~including records and files that contain information subject to disclosure protections under the law; to require the County Auditor to keep protected information confidential;~~ to allow the County Auditor to conduct additional financial and performance audits or reviews of any office, department, or agency funded in whole or in part by County funds; and to allow the County Auditor to conduct investigations of an act or allegation of fraud, waste, or abuse in the obligation, expenditure, receipt, or use of County resources

Be it resolved by the County Council of Anne Arundel County, Maryland, That the following amendment to the Anne Arundel County Charter is proposed for submission to the qualified voters of the County at the General Election in November 2020:

Article III. The Legislative Branch

Sec. 311. Duties of County Auditor.

(A) **Annual audits.** The County Auditor ~~[[shall]]~~, not later than six months after the close of each fiscal year, SHALL submit to the County Council and to the County Executive, a complete financial audit for the preceding fiscal year, of all offices, departments, institutions, boards, commissions, corporations, courts, and other agencies of the County government. The audit shall be performed by the County Auditor or, subject to the availability of funds in the budget, by an independent firm of certified public accountants whose members are licensed for the practice of their profession under the laws of this State. The County Council, ~~[[may]]~~ in its discretion, MAY except those agencies whose entire records, accounts, and affairs are completely audited each year by the State government ~~[[,]]~~ and those special taxing districts which are required by State law or County law to have independent audits performed on a periodic basis. ~~[[Such]]~~ THE audit shall include a report ~~[[thereon]]~~, together with ~~[[such]]~~ explanatory comments as the Auditor may deem appropriate. Copies of the complete audit shall be open for the inspection of the public and the press in the County Auditor's office and a reasonable number of copies shall be available for public distribution.

(B) **Other specific duties.** All records and files pertaining to ~~[[the receipt and expenditure of]]~~ County ~~[[funds]]~~ AND ALL RECORDS AND FILES PERTAINING TO COUNTY BUSINESS, INCLUDING RECORDS AND FILES THAT CONTAIN INFORMATION SUBJECT TO DISCLOSURE PROTECTIONS UNDER THE LAW, ~~[[by all agents, and employees of the County and all offices, departments, institutions, boards, commissions, courts, corporations, and other agencies thereof,]]~~ shall at all times be open to the inspection of the County Auditor. ~~THE COUNTY AUDITOR SHALL KEEP ALL PROTECTED INFORMATION CONFIDENTIAL AND MAY NOT DISCLOSE THE INFORMATION IN ANY REPORT.~~ The County Auditor shall devote full time to the duties of the office. He or she shall make a current post audit of all County agencies as ~~[[heretofore]]~~ PREVIOUSLY specified and ~~[[may]]~~, with the approval by resolution of the Council, MAY examine and audit all accounts, books, and records reflecting transactions involving the financial activities and affairs of the County, including those for which the County has a responsibility as an agent, custodian, or trustee. THE COUNTY AUDITOR SHALL HAVE THE AUTHORITY TO CONDUCT OTHER FINANCIAL OR PERFORMANCE AUDITS OR REVIEWS OF ANY OFFICE, DEPARTMENT, OR AGENCY FUNDED IN WHOLE OR IN PART BY COUNTY FUNDS AND TO CONDUCT A SEPARATE INVESTIGATION OF AN ACT OR ALLEGATION OF FRAUD, WASTE, OR ABUSE IN THE OBLIGATION, EXPENDITURE, RECEIPT, OR USE OF COUNTY RESOURCES. The County Auditor shall

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promptly call to the attention of the County Council and the County Executive any irregularity or improper procedure which he or she ~~[[may]]~~, from time to time, MAY discover and to take exception to such practices, and it shall be the duty of the County Executive to cause corrective action to be taken promptly, such action to include, as appropriate, the withholding of funds. Any special examination or audit shall be available for public inspection and shall be reported promptly to the County Executive, the County Council, and the department or office covered thereby. The County Auditor shall receive a copy of any report related to employee theft or fraud in the County government and may inspect the records relating to the report and shall forward any exception to the findings of the fraud investigation to the County Council and the County Executive.

(C) County Council – power to assign additional duties. The County Council shall have the power to implement the provisions of this section and to assign additional functions, duties, and personnel to the County Auditor not inconsistent with those provided herein. The County Council, to the extent permitted by law, may by resolution authorize the County Auditor to examine and audit the books and records of persons or firms contracting with the County when in its judgment such action is needed to protect the interests of the County. All actions of the County Council pursuant to this section shall be exempt from the executive veto.

And be it further resolved, That the following question is adopted for submittal to the qualified voters of the County at the General Election in November 2020 for their adoption or rejection:

“To amend the Anne Arundel County Charter to allow the County Auditor to have access to all records and files pertaining to County business, ~~including records and files that contain information subject to disclosure protections under the law; to require the County Auditor to keep protected information confidential;~~ to allow the County Auditor to conduct additional financial and performance audits or reviews of any office, department, or agency funded in whole or in part by County funds; and to allow the County Auditor to conduct investigations of an act or allegation of fraud, waste, or abuse in the obligation, expenditure, receipt, or use of County resources.”

And be it further resolved, That this question shall be designated as Question “A” on the ballot at the General Election in November 2020.

And be it further resolved, That if the majority of qualified votes cast in the election are for the Charter Amendment, this amendment shall stand adopted from and after the 30th day following the election.

ADOPTED the 18th day of November, 2019

Resolution No. 37-19

Introduced by the Entire Council

By the County Council, September 3, 2019

A RESOLUTION ENTITLED

Charter Amendment – Executive Branch – Appointment and Confirmation of Certain Department Heads

(APPROVED at the General Election held on November 3, 2020)

RESOLUTION proposing an amendment to the Charter of Anne Arundel County to add a requirement that the County Council confirm the County Executive’s appointments of the County Attorney, Chief of Police, and Fire Chief and to allow the County Council to prevent removal of a County Attorney appointed by the County Executive

Be it resolved by the County Council of Anne Arundel County, Maryland, That the following amendments to the Anne Arundel County Charter are proposed for submission to the qualified voters of the County at the General Election in November 2020:

Article IV. The County Executive

Sec. 405. Powers and duties of the office.

The County Executive shall be responsible for the proper and efficient administration of such affairs of the County as are placed in the charge or under the jurisdiction and control of the County Executive under this Charter or by law. In addition to and not by way of limitation of the County Executive's general duties of supervision and management of the executive branch of the County government, the County Executive shall have the following express responsibilities, duties, and powers:

(a) To supervise, direct and control, subject to law and the provisions of this Charter, the executive branch of the County and to appoint and remove the Chief Administrative Officer, Public Information Officer, Legislative Liaison Officer, Economic Development Officer, [[the County Attorney, the]] Planning and Zoning Officer, Administrative Hearing Officer, Director of Public Works, Director of Inspections and Permits, [[Chief of Police, Fire Administrator,]] Director of Recreation and Parks, and [[the]] Director of Aging;

(B) TO APPOINT, SUBJECT TO CONFIRMATION BY RESOLUTION OF THE COUNTY COUNCIL, THE COUNTY ATTORNEY, CHIEF OF POLICE, AND FIRE CHIEF;

Title V. The Executive Branch

Sec. 525. The County Attorney.

The Office of Law shall be administered by the County Attorney, WHO SHALL BE APPOINTED BY THE COUNTY EXECUTIVE AND CONFIRMED BY RESOLUTION OF THE COUNTY COUNCIL. The County Attorney shall be a resident of the County and a member in good standing of the Bar of the Court of Appeals and of the Circuit Court for Anne Arundel County, and shall have been actively engaged in the general practice of his profession in the State of Maryland for at least five years prior to appointment. The County Attorney shall serve on a full-time basis and shall not engage in the private practice of law while County Attorney. THE COUNTY ATTORNEY SHALL SERVE AT THE PLEASURE OF THE COUNTY EXECUTIVE AND MAY BE REMOVED BY THE COUNTY EXECUTIVE, UNLESS THE COUNTY COUNCIL, BY RESOLUTION ON THE AFFIRMATIVE VOTE OF NOT LESS THAN FIVE MEMBERS, VOTES TO PREVENT REMOVAL OF A COUNTY ATTORNEY APPOINTED BY THE COUNTY EXECUTIVE.

Sec. 543. Chief of Police.

The Police Department shall be commanded and administered by a Chief of Police, who shall be experienced in the command of uniformed patrol and the detection and investigation of crime. The Chief of Police shall be appointed by the County Executive AND CONFIRMED BY RESOLUTION OF THE COUNTY COUNCIL, solely on the basis of the individual's qualifications for the duties of the office. [[, and]] THE CHIEF OF POLICE SHALL be responsible directly to the Chief Administrative Officer[[. All]] AND ALL orders to the Police Department from the Chief Administrative Officer shall be directed through the Chief of Police or an officer acting in his absence. The Chief of Police shall be responsible for the efficiency, good conduct and discipline of the Department. Disobedience to the lawful commands or the rules and regulations of the Chief of Police shall be ground for removal or other disciplinary action.

Sec. 545. Fire Chief.

The Fire Department shall be administered by a Fire Chief, who shall be appointed by the County Executive AND CONFIRMED BY RESOLUTION OF THE COUNTY COUNCIL. The appointment shall be made solely on the basis of the individuals' qualifications for the duties of the office. In making this appointment, the County Executive may consider, but shall not be restricted to persons who are recommended by the Fire Advisory Board. The Fire Chief shall be responsible directly to the County Executive.

And be it further resolved, That the following question is adopted for submittal to the qualified voters of the County at the General Election in November 2020 for their adoption or rejection:

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“To amend the Anne Arundel County Charter to require County Council confirmation of the County Executive’s appointments of the County Attorney, Chief of Police, and Fire Chief and to allow the County Council, by resolution on the affirmative vote of not less than five members, to prevent removal of a County Attorney appointed by the County Executive.”

And be it further resolved, That this question shall be designated as Question “B” on the ballot at the General Election in November 2020.

And be it further resolved, That if the majority of qualified votes cast in the election are for the Charter Amendment, this amendment shall stand adopted from and after the 30th day following the election.

ADOPTED the 16th day of September, 2019

Resolution No. 1-20

Introduced by Ms. Pickard, Chairman
(by request of the County Executive)

By the County Council, January 6, 2020

RESOLUTION confirming the appointment of a member of the classified service to serve on the Pension Oversight Commission for Anne Arundel County

WHEREAS, Section 606(a) of the Charter provides that there shall be a Pension Oversight Commission that is independent of both the legislative and executive branches of the County government; and

WHEREAS, Section 606(b)(1) of the Charter provides that the Pension Oversight Commission shall consist of nine members appointed by the County Executive and confirmed by resolution of the County Council; and

WHEREAS, Section 606(b)(3) of the Charter provides that four of the members shall be members of the classified service as defined in Section 803 of the Charter; one member shall be a uniformed police officer; one member shall be a professional fire fighter; one member shall be a member of a class represented by the employee organization that represents the majority of classified employees other than uniformed police officers and professional fire fighters; and one member shall be a member of the classified service other than the police department and fire department, who is in a class excluded from representation by the employee organization that represents the majority of classified employees other than uniformed police officers and professional fire fighters; and

WHEREAS, Section 606(c)(1) of the Charter provides that the term of a member shall be four years; and

WHEREAS, Section 606(c)(4) of the Charter provides that a person may not serve for more than two terms as a member of the Pension Oversight Commission; and

WHEREAS, the County Executive, subject to confirmation by the County Council, has appointed Kelly Lovett (a member of the classified service other than the police department and fire department, who is in a class excluded from representation by the employee organization that represents the majority of classified employees other than uniformed police officers and professional fire fighters) to a first term commencing on February 1, 2020, and expiring on January 31, 2024; and

WHEREAS, the County Council, after public hearing, finds that Kelly Lovett meets the eligibility requirements under Section 606(b)(3) of the Charter and is qualified to serve on the Pension Oversight Commission; now, therefore, be it

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Resolved by the County Council of Anne Arundel County, Maryland, That it hereby approves the appointment to the Pension Oversight Commission of Kelly Lovett (a member of the classified service other than the police department and fire department, who is in a class excluded from representation by the employee organization that represents the majority of classified employees other than uniformed police officers and professional fire fighters) to a first term commencing on February 1, 2020, and expiring on January 31, 2024; and be it further

Resolved, That a copy of this Resolution be sent to Steuart Pittman, County Executive; Kaley Schultze, Boards and Commissions Coordinator & Legislative Assistant; Michael Shier, Chairman of the Pension Oversight Commission; and appointee Kelly Lovett.

ADOPTED the 21st day of January, 2020

Resolution No. 2-20

Introduced by Mr. Volke

By the County Council, January 6, 2020

RESOLUTION declaring suicide a public health crisis in Anne Arundel County and requesting that the Department of Health ~~take immediate steps to identify residents affected by mental illness and offer~~ ensure adequate treatment and services to help those affected and at risk of death by suicide

WHEREAS, on December 19, 2019, the Gun Violence Prevention Task Force presented to the County Executive its preliminary report addressing the impacts of gun violence in Anne Arundel County; and

WHEREAS, according to the Task Force, from 2013 to 2017 there were 209 deaths in Anne Arundel caused by guns and, of those 209 deaths, 141 (67%) were deaths by suicide; and

~~WHEREAS, annual reports from the Anne Arundel County Department of Health show that the number of deaths by suicide in the County has been steadily increasing in number and in frequency over the last 7 years, and remains one of the top 10 causes of death in the County; and~~

~~WHEREAS, the Centers for Disease Control and Prevention found that in 2016 nearly 45,000 Americans aged 10 years or older died by suicide, making suicide the 10th leading cause of death and one of just three leading causes of death that are on the rise across the United States; and~~

~~WHEREAS, the purpose of the Gun Violence Prevention Task Force, as set forth in Executive Order No. 9, was to research and compile data on gun violence in Anne Arundel County, investigate the circumstances of gun violence in the County that have occurred including where, how and why they occurred, and research how the public health system could be used to address individuals in need of behavioral health services who may be at risk to commit or be the victim of gun violence; and~~

WHEREAS, the Anne Arundel County Department of Health found that from 2014 to 2018 there were 363 suicide deaths with the three most common methods being: guns causing 140 deaths (39%), hanging causing 138 deaths (38%) and illicit drugs, alcohol and prescription drugs causing 50 deaths (14%); and

WHEREAS, the Anne Arundel County Department of Health found that from 2014 to 2018 suicide deaths have increased; and

WHEREAS, the Anne Arundel County Department of Health found that non-fatal suicide attempts from 2014 to 2018 suicide attempts increased from 899 to 1,041; and

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WHEREAS, suicidal behavior is a complex process comprised of ideation, attempt and completion and suicide and its causes are complex interactions of biological, genetic, social, environmental, psychological and situational factors; and

WHEREAS, the Centers for Disease Control and Prevention found that in 2017 over 47,000 Americans aged 10 years or older died by suicide, making suicide the 10th leading cause of death and one of seven of the ten leading causes of death that increased from the previous year; and

WHEREAS, the evidence and data gathered by the Gun Violence Prevention Task Force demonstrates that there is a public health crisis as it relates to the prevention of death by suicide; and

WHEREAS, the county is committed to improving the health and well-being of all residents; and

WHEREAS, ~~stronger and more effective~~ increased efforts to assist residents with mental illness and reach those most at risk of death by suicide is an important intervention ~~that can be done before gun violence occurs and is an important step in reducing deaths by gun violence in the County;~~ and

WHEREAS, the County Council sits as the Board of Health pursuant to Section 553 of the County Charter; now, therefore, be it

Resolved by the County Council of Anne Arundel County, Maryland, that it hereby declares suicide a public health crisis and requests the Department of Health to ~~take immediate steps to identify residents living with mental illness and offer treatment and services to help those affected by mental illness and at risk of death by suicide~~ continue to work with stakeholders to deliver services, expand awareness of this issue, reduce stigma, and ensure access to care to help those affected by mental illness and at risk of death by suicide; and be it further

Resolved, That a copy of this Resolution be sent to County Executive Steuart Pittman and to Nilesh Kalyanaraman, M.D., Health Officer.

ADOPTED the 21st day of January, 2020

Resolution No. 3-20

Introduced by Ms. Pickard, Chairman
(by request of the County Executive)

and by Mr. Pruski

By the County Council, February 3, 2020

RESOLUTION approving the terms and conditions of the acquisition of real property consisting of approximately 37.50 +/- acres, more or less, known as 1127 Bragers Road in Odenton, Maryland 21113, from Stachitas Investments, LLC, utilizing funds from the Advance Land Acquisition Capital Project

WHEREAS, § 8-3-101 of the County Code empowers the County Executive to accept a dedication of real property on behalf of and in the name of Anne Arundel County, Maryland (the “County”) for the purposes set forth in Articles 16 and 17 of the County Code or to purchase real property by agreement or eminent domain if an adequate appropriation has been made by the County Council; and

WHEREAS, § 8-3-101(d)(2) requires that each agreement for the purchase of real property utilizing funds from the Advance Land Acquisition Capital Project, Project No. C106700 (“Advance Land Acquisition Capital Project”), shall be contingent upon approval of the purchase by resolution of the County Council; and

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WHEREAS, § 8-3-101(d)(2) further provides that, prior to approval of the purchase by resolution, the County Council shall require an independent appraisal, an environmental study, and a feasibility study for the property being purchased; and

WHEREAS, the County Executive is utilizing funds from the Advance Land Acquisition Capital Project to purchase real property consisting of approximately 37.50 +/- acres, more or less, known as 1127 Bragers Road in Odenton, Maryland 21113, and more particularly described as County Tax Map 36, Parcel 29 (the "Property") from Stachitas Investments, LLC (the "Seller"); and

WHEREAS, the County's independent real estate appraisal estimates the fair market value of the Property to be Nine Hundred Fifty Thousand Dollars (\$950,000); and

WHEREAS, the Seller's independent real estate appraisal estimates the fee simple market value of the Property to be Four Million Three Hundred Sixty Thousand Dollars (\$4,360,000); and

WHEREAS, in accordance with § 8-3-101(d)(2), the Department of Public Works conducted an environmental assessment and a feasibility study for the Property; and

WHEREAS, the County Executive has determined that the Property is needed for public use in that it has been identified as a potential site for a school, as well as other possible public educational, recreational, or civic uses, and that acquisition of the Property for the sum of One Million Ninety-Two Thousand Five Hundred Dollars (\$1,092,500) to be paid from the Advance Land Acquisition Capital Project pursuant to the terms and conditions of the Agreement of Sale ("Agreement of Sale"), which is attached to this Resolution as Exhibit A, would be in the best interests of the County; now, therefore, be it

Resolved by the County Council of Anne Arundel County, Maryland, That, in accordance with § 8-3-101(d)(2), it approves the acquisition of the Property pursuant to the terms and conditions as set forth in Exhibit A; and be it further

Resolved, That a copy of this Resolution be sent to County Executive Steuart Pittman.

ADOPTED the 2nd day of March, 2020

(EXHIBIT TO RESOLUTION NO. 3-20 APPEARS ON THE FOLLOWING PAGES)

Department of Public Works
Right of Way Division
2662 Riva Road
Annapolis, MD 21401

C1067.10

AGREEMENT OF SALE

THIS AGREEMENT OF SALE (hereinafter called the "Agreement") made this 23rd day of December, 2019, by and between **STACHITAS INVESTMENTS, LLC**, a Maryland limited liability company (hereinafter "Seller"), and **ANNE ARUNDEL COUNTY, MARYLAND**, a body corporate and politic of the State of Maryland (hereinafter "Purchaser" or "County").

WHEREAS, the Seller is the owner of all that property located at 1127 Bragers Road Odenton, MD 21113 located in the Fourth Assessment District of Anne Arundel County identified on tax map 36 as parcel 29 and further described in a Deed recorded in the land records of Anne Arundel County in Liber 32729, folio 414 (hereinafter "Property"); and,

WHEREAS, the Purchaser has identified the Property as a potential school site, as well as other possible public educational, recreational, or civic uses.

NOW THEREFORE WITNESSETH: That for and in consideration of mutual covenants and promises herein made by the parties, the above recitals which are incorporated herein by reference and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, Seller and Purchaser hereby agree as follows:

1. Seller agrees to sell and convey to Purchaser and Purchaser agrees to buy and accept from Seller, the Property, under the terms and conditions set forth in this Agreement.

2. The total purchase price for the Property shall be One Million Ninety Two Thousand Five Hundred Dollars (\$1,092,500) with settlement on or before April 1, 2020, contingent on the following occurring no later than one hundred twenty (120) days from the date hereof:

(a) Completion of tests and studies as outlined in paragraph 9 of this Agreement;

(b) Sufficient appropriation and authorization by Anne Arundel County, Maryland for the purchase price of the Property, including approval of the County Council (for funds from the Advanced Land Capital Acquisition Project) as may be required.

3. Seller shall execute this Agreement on or before December 31, 2019; after which time execution does not occur, this offer to purchase made by Purchaser to Seller shall be null, void, and of no effect; however, this Agreement may be extended by mutual agreement of both parties.

(a) Settlement shall be held at a location in Maryland designated by Purchaser. Purchaser shall give Seller at least fourteen (14) days written notice of the date and location of the settlement.

(b) Real estate taxes, general special taxes and rents, annual front foot benefit charges, special assessment tax or other annualized charges of a like

nature are to be adjusted to the date of settlement and thereafter assumed by Purchaser.

(c) Settlement costs including any title examination, title insurance, tax certificates, recordation and transfer taxes, if any, are to be paid by Purchaser.

(d) The Purchaser's financial obligations under this Agreement are contingent upon sufficient appropriations and authorization being made by the Anne Arundel County Council for the performance of this Agreement.

4. At the time of settlement, the Seller shall convey a 100% interest in the Property to Purchaser by a fee simple deed with a special warranty. Title of the Property shall be good and merchantable, insurable at regular market rates with only such exceptions as expressly agreed to by Purchaser, and free and clear of all liens and encumbrances, except for recorded easements, use and occupancy restrictions and encumbrances of public record, use and occupancy restrictions which are generally applicable to properties in the immediate neighborhood or the subdivision in which the property is located, and publicly recorded easements for public utilities and any other easements which may be observed by an inspection of the property.

In the event that Seller is unable to convey such title to Purchaser at settlement as required herein (hereinafter called a "Title Defect"), Seller, at Seller's sole expense and election, shall forthwith, but in no longer than 120-days after the settlement date and provided Purchaser agrees to a like extension of the settlement date, (the "Title Extension Period") take such action as is required in order to cure Title Defect. Notwithstanding the foregoing, Seller shall have no obligation to take any action in order to cure the Title

Defect. In the event Seller elects not to take such actions, or is unable to do so within the Title Extension Period, Purchaser at Purchaser's sole option may purchase the Property at the consideration stated in paragraph 2 with the Title Defect, may extend for a reasonable period of time necessary to complete the action undertaken to clear the Title Defect, or may declare this Agreement null, void and of no effect and upon such declaration, the parties shall have no further rights, responsibilities, obligations, or duties to each other hereunder. In the event the Title Defect remains uncured as of August 31, 2020, this Agreement shall automatically terminate, unless the parties mutually agree to extend such dates, and upon such termination, the parties shall not have any further rights, responsibilities, obligations or duties to each other hereunder.

5. Time is of the essence as to the requirements of paragraphs 2, 3 and 4 of this Agreement.

6. (a) Seller and Purchaser represent and warrant to each other that the person or persons executing this Agreement on behalf of each of them possess full legal power to do so and to carry out each and every obligation of this Agreement, and that Seller is capable of transferring good and merchantable title, subject to paragraph 4 above.

(b) Seller further represents that there are no leases, licenses, agreements, tenants or occupants that may or will impair or affect Seller's title to this Property or in any way affect or impair Seller's ability to convey this Property as set forth herein. Seller makes no representations or warranty, express or implied, as to the fitness of this Property for any particular use or purpose now and hereafter.

7. Until execution and delivery of the deed by Seller to Purchaser, Purchaser shall not assume any risk of loss or damage to the Property.

8. The undersigned owner of the real property described above makes no representations or warranties as to the condition of the real property or any improvements thereon, and the Purchaser will be receiving the real property "as-is," with all defects which may exist, except as otherwise may be provided in this Agreement.

9. During the term of this Agreement, Purchaser, at its own expense, shall have the right to cause surveys, title abstracts, boring tests, environmental and feasibility studies to be made with respect to the Property to determine the feasibility of the acquisition of the Property; provided, however, Seller shall have twenty-four (24) hours advance notice of and the opportunity to be present during the performance of any invasive tests. In connection with the performance of its surveys, tests, abstracts and studies, if the surveys, abstracts, tests and studies conducted by Purchaser do not permit or warrant in the sole discretion of the Purchaser, or its engineers, architects or consultants, the acquisition and development of the Property, the Purchaser shall have the right, exercisable by written notice given to Seller within ninety (90) days from the date of this Agreement ("Study Termination Date"), to terminate this Agreement. In that event, Purchaser shall be relieved from further liability hereunder, at law or in equity, except that Purchaser's indemnification and restoration obligations set forth in this Paragraph shall survive the termination. To the extent permitted by law, and subject to appropriation and availability of funds, the Purchaser shall indemnify and hold Seller harmless against any damages, liabilities and claims incurred by Seller as a result of Purchaser's activities upon

or with respect to the Property. If the Purchaser terminates this Agreement pursuant to the provisions of this paragraph or any other provision of this Agreement, Purchaser, at its own expense, shall restore any damage to the Property caused by Purchaser making boring tests and other tests and studies, and immediately thereafter vacate. Nevertheless and notwithstanding the foregoing, Seller represents that it has no actual knowledge of any environmental physical condition or dumping on or in the Property rendering the Property un-useable or lowering its market value. If dumping or environmental conditions are found by the tests and studies, Seller may, in its sole and absolute discretion and election, mitigate and perform the clean-up at its sole cost and expense, Purchaser and Seller may mutually agree to amend the purchase price to reflect this diminution of value based on the cost to cure or clean-up costs, or Purchaser may determine in its sole discretion that the site does not warrant use for its intended purpose and elect to terminate this contract thereby rendering it null and void and of no effect.

10. It is understood and agreed that the Purchaser shall not have any obligation or liability for the payment of any real estate brokerage commission, and neither party shall be obligated for the other party's legal expenses. Should any claim for a commission be established by any broker, agent, consultant or attorney of the Seller, Seller expressly agrees to hold Purchaser harmless with respect thereto.

11. All notices under this Agreement shall be in writing and shall be deemed to be duly given if hand delivered or mailed by registered or certified mail, return receipt requested, as follows:

IF TO SELLER: Stachitas Investments, LLC
2661 Riva Road
Annapolis, MD 21401

IF TO PURCHASER: Chief, Right of Way Division
2662 Riva Road
Annapolis, MD 21401

Office of Law
2660 Riva Road
Annapolis, MD 21401

WITH COPIES TO: Director of Public Works
2662 Riva Road
Annapolis, MD 21401

The parties shall be responsible for notifying each other of any change of address.

12. This Agreement contains the complete and entire agreement between the parties relating to the Property and no agreement or understanding whether written or oral, not herein contained shall be considered part of this Agreement unless set forth in writing between the parties.

13. The terms and provisions of this Agreement of Sale shall survive settlement and the execution and delivery of a deed from Seller to Purchaser and shall not merge therein.

14. If any term, condition or covenant of this Agreement shall be declared invalid or unenforceable the remainder of the Agreement shall not be affected.

15. This Agreement shall be governed by Maryland law, and any action arising out of or related thereto shall be brought exclusively in a court of competent jurisdiction located in Anne Arundel County, Maryland.

16. This Agreement shall inure to the benefit of the parties hereto, their heirs, personal representatives, legal representatives, successors and assigns as appropriate.

17. Seller may elect to participate in a tax-deferred exchange or an allowable charitable deduction in connection with this transaction. The County agrees to reasonably cooperate with Seller by providing relevant documentation of such exchange or substantiation of value for purposes of Seller's charitable deduction if there is no cost, expense or liability to the County.

18. Seller Re-Purchase Option. In the event the County (a) on or before the date that is twenty-five (25) years after the settlement date of this Agreement fails to commence construction of a school or commence another public educational, recreational, or civic use ("Capital Improvement Project") on the Property and/or (b) on or before the date that is fifty (50) years after the settlement date of this Agreement attempts to convey the Property, or convey or establish any interest in or to the Property, to any person, or non-public entity, then in either of those events, Seller shall have the right to re-purchase the Property, subject to any necessary approval by the Anne Arundel County Council for a "private disposition" sale, by delivering written notice of such intent to Purchaser (or the then-current property owner). Seller shall be required to settle on the re-purchase within one hundred twenty (120) days after such notice, unless Purchaser and Seller agree to a longer settlement.

If Seller exercises its re-purchase right as set forth herein, the price for such re-purchase (the "Re-Purchase Price") shall be as follows:

- (a) For a period of five years following the completion or abandonment of the Capital Project on the Property, and on a determination that all or part of the

Property acquired for the Capital Project is no longer needed for public use, the County may convey the Property to the Seller for the purchase price set forth in Paragraph 2 above; or

(b) Thereafter, the average of two appraisals obtained by the County at the time of re-purchase of the Property by the Seller.

The Re-Purchase Price shall be payable in cash or other immediately available funds. Title to the Property shall be conveyed to Seller or its designee by general warranty deed. Any liens, including potential mechanics liens or other liens outstanding on the Property, shall be discharged by Purchaser at the re-purchase settlement. The costs of closing and title on the re-purchase shall be paid by Seller. All of the foregoing in this paragraph shall be collectively referred to as the "Re-Purchase Option". The Re-Purchase Option shall be (i) deemed a covenant running with the land binding upon all successors and assigns, (ii) included in the deed to the Property delivered to Purchaser at settlement of this Agreement (which provision in the deed shall be prepared by Seller prior to settlement of this Agreement and subject to Purchaser's reasonable review and approval), and (iii) enforceable by Seller. For purposes of the Re-Purchase Option and this paragraph, the term Seller shall include Seller's successors, assigns and affiliates, and the term "affiliate" shall mean any entity owned, controlled, or under common control with the managing principal of Seller, or his direct descendants or assigns.

[Signature Page to Follow]

Witness:

Reece Huselbaugh

Seller:

STACHITAS INVESTMENTS, LLC

By: [Signature] (Seal)

Name: Gary W. Koch

Title: Manager

Attest:

Purchaser:

Anne Arundel County, Maryland

By: [Signature] 12/24/19 (Seal)

Benjamin J. Birge

Chief Administrative Officer for
Anne Arundel County, Maryland

APPROVED AS TO FORM AND LEGAL SUFFICIENCY

[Signature]
Christine Neiderer,
Assistant County Attorney

12/23/19
Date

APPROVED FOR SUFFICIENCY AND AVILABILITY OF FUNDS:

[Signature]
Controller CM/12/24/19

12/24/19
Date

I HEREBY CERTIFY that instrument was prepared by Anne Arundel County, Maryland,
one of the parties named herein.

[Signature]
Thomas E. Burke
Chief, Right of Way Division

2020 Laws of Anne Arundel County

Resolution No. 4-20

Introduced by Ms. Pickard, Chairman
(by request of the County Executive)

and Ms. Pickard

By the County Council, February 3, 2020

RESOLUTION approving the declaration of certain unimproved County-owned property near Furnace Branch Road in Glen Burnie, Maryland as surplus property

WHEREAS, § 8-3-202 of the Anne Arundel County Code (2005, as amended) authorizes the County Executive to dispose of real property owned by the County when the County Executive, with the approval of the County Council, has determined that the real property is surplus property; and

WHEREAS, the County Executive has determined that the property described below (“the Property”) is surplus property and wishes to dispose of it in accordance with Article 8, Title 3, Subtitle 2 of the County Code; and

WHEREAS, the County Executive inquired whether any County office, department, or agency has a present need or reasonably anticipates a future need for the Property, and no such present or future need has been identified; and

WHEREAS, prior to the introduction of this Resolution, notice was mailed to each adjacent property owner and to the community association representing the area in which the Property is located; and

WHEREAS, the County Council, after a public hearing on this Resolution, finds that the public interest will be furthered by declaring the Property to be surplus property; now, therefore, be it

Resolved by the County Council of Anne Arundel County, Maryland, That in accordance with § 8-3-202 of the County Code, it hereby approves the County Executive’s determination that the following property, as shown on Exhibit A attached hereto, located in the Second Councilmanic District, and described below, is surplus property:

BEGINNING for the same at an iron bar here found at the beginning of the eight (8th) or South 72°59’03” West, 90.04 feet line, as described in a deed dated January 8, 1976 and recorded among the land records of Anne Arundel County, Maryland, in Liber WGL 2825, at page 707, the following course and distance, as now surveyed

1. South 72°56’48” West, 90.04 feet to a point, thence departing said deed lines and running so as to cross in, through, over, under and across a part of the property of the owner hereto, the following five (5) courses and distances

2. North 23°52’59” East, 107.97 feet to a point, thence

3. South 66°09’49” East, 24.00 feet to a point, thence

4. North 23°50’11” East, 5.22 feet to a point, distant 1.83 feet from the face of curb on Furnace Branch Road, as now known, thence continuing

5. South 66°09’49” East, 160.21 feet to a point in the sixth (6th) or South 24°22’59” West 69.86 feet line, as described in said deed, Liber WGL 2825, at page 707, distant 54.35 feet from the end thereof, said point also being in the sixth (6th) or North 24°35’ East, 170.2 feet line, as described in a deed recorded in the land records of Anne Arundel County, in Liber FAM 191, at page 258, distant

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154.82 feet from the beginning thereof, thence running along and binding on said sixth (6th) deed line, Liber WGL 2825, at page 707, and also running reversely along and binding on said sixth (6th) deed line, Liber FAM 191, at page 258, the following course and distance, as now surveyed

6. South 24°21'52" West, 54.35 feet to an iron bar found at the beginning of the seventh (7th) or North 66°04'31" West, 115.73 feet line, as described in said deed, Liber WGL 2825, at page 707, thence departing said sixth (6th) deed line, Liber WGL 2825, at page 707 and also said sixth (6th) deed line, Liber FAM 191, at page 258 and running along and binding on said seventh (7th) deed line, the following course and distance, as now surveyed

7. North 66°06'46" West, 115.73 feet to the point of beginning; containing 11,865 square feet or 0.27 of an acre of land, more or less.

AND BEING part of that parcel of land conveyed to Anne Arundel County, Maryland by Warren J. Cusack and Sonia S. Cusack, his wife, M. Gerald Ackerman, Melvin E. Ackerman, Margaret M. Ackerman, Ackerman Enterprises, Inc., a Maryland corporation, and Roland C. Marshall by deed dated January 8, 1976 and recorded among the land records of Anne Arundel County, Maryland in Liber WGL 2825, page 707;

and be it further

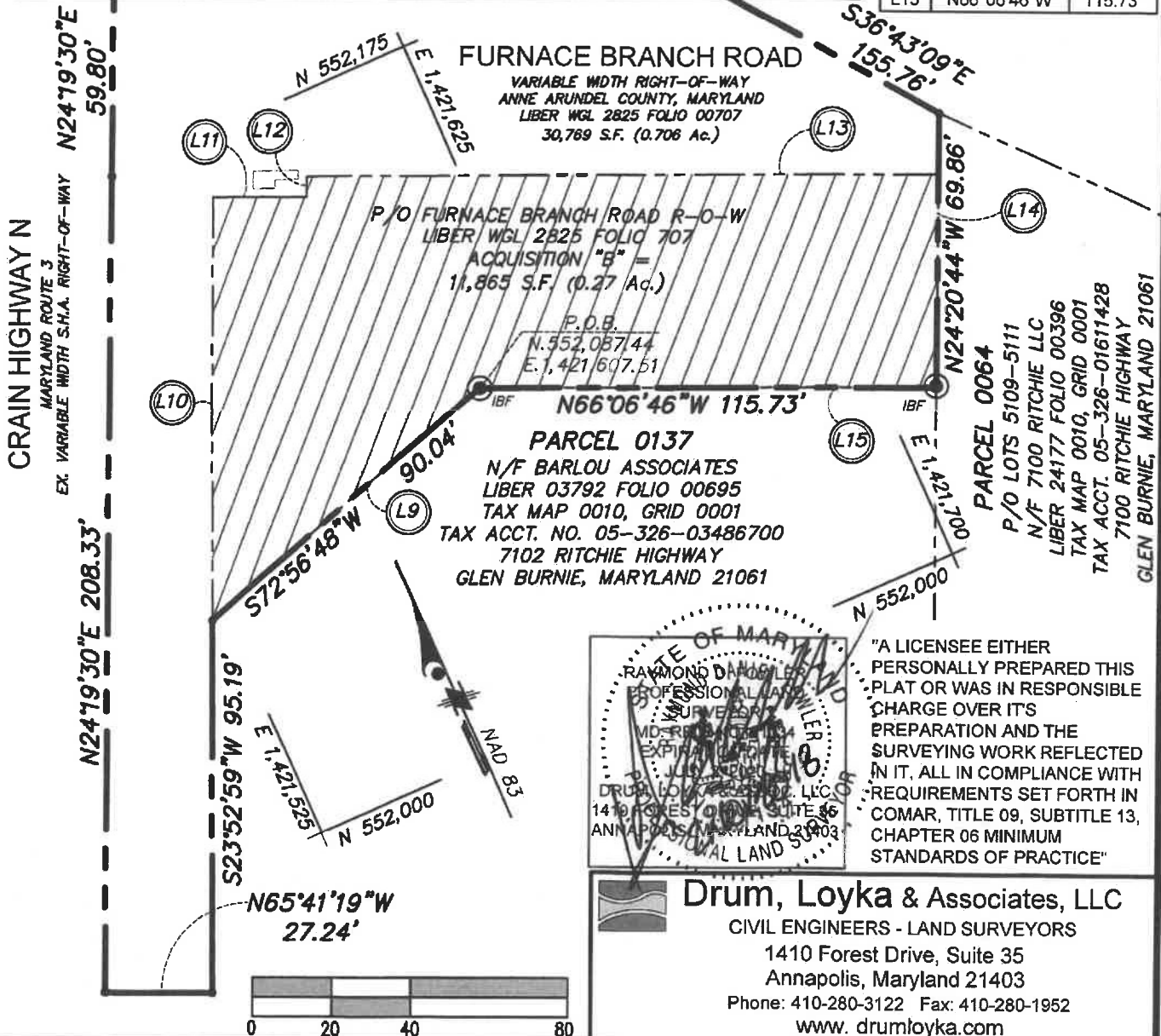
Resolved, That a copy of this Resolution be sent to County Executive Steuart Pittman.

ADOPTED the 2nd day of March, 2020

(EXHIBIT TO RESOLUTION NO. 4-20 APPEARS ON THE FOLLOWING PAGE)

ACQUISITION EASEMENT "B" LINE TABLE		
LINE	BEARING	LENGTH
L9	S72°56'48"W	90.04'
L10	N23°52'59"E	107.97'
L11	S66°09'49"E	24.00'
L12	N23°50'11"E	5.22'
L13	S66°09'49"E	160.21'
L14	S24°21'52"W	54.35'
L15	N66°06'46"W	115.73'

MATCH LINE SEE SHEET 1



DRAWN BY:

JAW

CHECKED BY:

R.D.F.

ANNE ARUNDEL COUNTY
DEPARTMENT OF INSPECTIONS & PERMITS

PART OF R-O-W ACQUISITION TO ANNE ARUNDEL CO.
LIBER WGL 2825 FOLIO 707, NEAR
1201 N CRAIN HWY. & 7100 RITCHIE HWY. ~ P/O
T.M. 0010 GRID 0001 PARCELS 408R & 0064 5TH DIST.
ANNE ARUNDEL COUNTY, MARYLAND

SCALE: 1"=30'

DATE: AUG. 07, 2018

PROJECT NO. FC10118

APPROVED:

CHIEF ENGINEER

REVISIONS

DATE	BY

DATE

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Resolution No. 5-20

Introduced by Ms. Pickard, Chair
(by request of the County Executive)

By the County Council, February 18, 2020

RESOLUTION approving the appointments of members to the Severn River Commission

WHEREAS, the County Council of Anne Arundel County established the Severn River Commission in Resolution No. 130-84, and reestablished the Commission in Resolution No. 47-89; and

WHEREAS, Resolution No. 47-89 provides that, subject to confirmation by the County Council, the County Executive shall appoint seven voting members to the Severn River Commission, at least five of whom are residents of the Severn River Watershed; and

WHEREAS, Resolution No. 47-89 further provides that each member of the Severn River Commission shall serve a term of three years from the date of appointment; and

WHEREAS, the term of William J. Kardash, a member of the Severn River Commission who is a resident of the Severn River Watershed, expired January 31, 2019, and the term of Robert Whitcomb, a member of the Severn River Commission who is a resident of the Severn River Watershed, expired January 31, 2020; and

WHEREAS, the term of Daniel J. Roche, a member of the Severn River Commission who is not a resident of the Severn River Watershed, expired on January 31, 2020; and

WHEREAS, the County Executive has appointed Clinton Lee Meadows, who is a resident of the Severn River Watershed, to serve on the Severn River Commission for the remainder of a term ending on January 31, 2022; and Lynne Dowling-Rockenbauch, who is a resident of the Severn River Watershed, and Keith Hansen, who is not a resident of the Severn River Watershed, to serve on the Severn River Commission for terms beginning February 1, 2020 and ending on January 31, 2023; and

WHEREAS, the County Council, after a public hearing, finds that Clinton Lee Meadows, Lynne Dowling-Rockenbauch, and Keith Hansen meet the eligibility requirements under Resolution No. 47-89, and are qualified to serve on the Severn River Commission; now, therefore, be it

Resolved by the County Council of Anne Arundel County, Maryland, That it confirms the appointment of Clinton Lee Meadows, who is a resident of the Severn River Watershed, to serve on the Severn River Commission for the remainder of a term ending on January 31, 2022; and Lynne Dowling-Rockenbauch, who is a resident of the Severn River Watershed, to serve on the Severn River Commission for a term beginning February 1, 2020 and ending on January 31, 2023; and Keith Hansen, who is not a resident of the Severn River Watershed, to serve on the Severn River Commission for a term beginning February 1, 2020 and ending on January 31, 2023; and be it further

Resolved, That copies of this Resolution be sent to County Executive Stuart Pittman; Jim Burdick, Chair and appointees of the Severn River Commission; Lynne Dowling-Rockenbauch, Keith Hansen, and Clinton Lee Meadows; and Kaley Schultze, Coordinator of Boards and Commissions.

ADOPTED the 2nd day of March, 2020

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Resolution No. 6-20

Introduced by Ms. Pickard, Chair
(by request of the County Executive)

By the County Council, February 18, 2020

RESOLUTION confirming the appointments of members of the classified service to serve on the Pension Oversight Commission for Anne Arundel County

WHEREAS, Section 606(a) of the Charter provides that there shall be a Pension Oversight Commission that is independent of both the legislative and executive branches of the County government; and

WHEREAS, Section 606(b)(1) of the Charter provides that the Pension Oversight Commission shall consist of nine members appointed by the County Executive and confirmed by resolution of the County Council; and

WHEREAS, Section 606(b)(3) of the Charter provides that four of the members shall be members of the classified service as defined in Section 803 of the Charter; one member shall be a uniformed police officer; one member shall be a professional fire fighter; one member shall be a member of a class represented by the employee organization that represents the majority of classified employees other than uniformed police officers and professional fire fighters; and one member shall be a member of the classified service other than the police department and fire department, who is in a class excluded from representation by the employee organization that represents the majority of classified employees other than uniformed police officers and professional fire fighters; and

WHEREAS, Section 606(c)(1) of the Charter provides that the term of a member shall be four years; and

WHEREAS, Section 606(c)(3) of the Charter provides that a member who is appointed after a term has begun shall serve only for the rest of the term and until a successor is appointed and qualified; and

WHEREAS, Section 606(c)(4) of the Charter provides that a person may not serve for more than two terms as a member of the Pension Oversight Commission; and

WHEREAS, the initial terms of classified service members Michael Shier (uniformed police officer) and Robert Stull (a member of a class represented by the employee organization that represents the majority of classified employees other than uniformed police officers and professional fire fighters) expired on January 31, 2020; and

WHEREAS, the County Executive, subject to confirmation by the County Council, has reappointed classified service members Michael Shier and Robert Stull to second terms commencing on February 1, 2020, and expiring on January 31, 2024; and

WHEREAS, the County Council, after public hearing, finds that Michael Shier and Robert Stull meet the eligibility requirements under Section 606(b)(3) of the Charter and are qualified to serve on the Pension Oversight Commission; now, therefore, be it

Resolved by the County Council of Anne Arundel County, Maryland, That it hereby approves the reappointment to the Pension Oversight Commission of Michael Shier and Robert Stull to second terms commencing on February 1, 2020 and expiring on January 31, 2024; and be it further

Resolved, That a copy of this Resolution be sent to County Executive Steuart Pittman; appointees Michael Shier and Robert Stull; and Kaley Schultze, Coordinator of Boards and Commissions.

ADOPTED the 2nd day of March, 2020

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Resolution No. 7-20

Introduced by Ms. Pickard, Chair
(by request of the County Executive)

By the County Council, February 18, 2020

RESOLUTION confirming the appointments of residents of the County to serve on the Pension Oversight Commission for Anne Arundel County

WHEREAS, Section 606(a) of the Charter of Anne Arundel County, Maryland, provides that there shall be a Pension Oversight Commission that is independent of both the legislative and executive branches of the County government; and

WHEREAS, Section 606(b)(1) of the Charter provides that the Pension Oversight Commission shall consist of nine members appointed by the County Executive and confirmed by resolution of the County Council; and

WHEREAS, Section 606(b)(2) of the Charter provides that five members shall be residents of the County who are knowledgeable about pension administration and funding, do not hold an elective or appointed office with the County or the State of Maryland, and are not participants in any retirement plan that the Commission oversees; and

WHEREAS, Section 606(c)(1) the Charter provides that the term of a member shall be four years; and

WHEREAS, the terms of County residents Brian Chisholm and Jamie Falcon expired January 31, 2020; and

WHEREAS, the County Executive, subject to confirmation by the County Council, has appointed County residents Edward W. Gosselin and Mark T. Humphries to serve initial terms that expire on January 31, 2024; and

WHEREAS, the County Council, after public hearing, finds that Edward W. Gosselin and Mark T. Humphries meet the eligibility requirements under Section 606(b)(2) of the Charter, and are qualified to serve on the Pension Oversight Commission; now, therefore, be it

Resolved by the County Council of Anne Arundel County, Maryland, That it hereby approves the appointments to the Pension Oversight Commission of County residents Edward W. Gosselin and Mark T. Humphries to initial terms expiring January 31, 2024; and be it further

Resolved, That a copy of this Resolution be sent to County Executive Steuart Pittman; Michael Shier, Chairman of the Pension Oversight Commission; appointees, Edward W. Gosselin and Mark T. Humphries; and Kaley Schultze, Coordinator of Boards and Commissions.

ADOPTED the 2nd day of March, 2020

Resolution No. 8-20

Introduced by the Entire Council

By the County Council, February 18, 2020

RESOLUTION honoring Detective Scott Ballard and Detective Ian Preece of the Anne Arundel County Police Department

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WHEREAS, on February 5, 2020 Detective Scott Ballard and Detective Ian Preece of the Anne Arundel County Police Department were shot and seriously injured in the line of duty and while in pursuit of an “armed and dangerous” suspect wanted in connection with the murder of another man; and

WHEREAS, Detective Ballard and Detective Preece demonstrated heroism, immeasurable commitment, and care in the exercise of their duties as protectors of the public and their fellow officers; and

WHEREAS, the County Council is deeply proud of Detective Ballard and Detective Preece who made extreme sacrifices in order to protect citizens and secure our safety and sends their highest tribute to the service of these two law enforcement officers; and

WHEREAS, the County Council further expresses profound sympathy and gratitude to the family, fellow officers, friends, and loved ones of Detective Ballard and Detective Preece; and

WHEREAS, the County Council also wishes to recognize the heroism and bravery shown by each and every loyal man and woman who devote themselves to the safety and security of the County every day; now, therefore, be it

Resolved by the County Council of Anne Arundel County, Maryland, That it hereby expresses infinite gratitude to Detective Scott Ballard and Detective Ian Preece for their service to Anne Arundel County and wishes them and their families swift recoveries; and be it further

Resolved, That a copy of this Resolution be sent to Steuart Pittman, County Executive; and Timothy J. Altomare, Chief of Police.

ADOPTED the 18th day of January, 2020

Resolution No. 9-20

Introduced by Ms. Pickard, Chair
(by request of the County Executive)

By the County Council, March 2, 2020

RESOLUTION approving the continued service of Timothy Mikules as Acting Emergency Management Director

WHEREAS, pursuant to Section 509(b) of the Charter, the County Executive appointed Timothy Mikules as Acting Emergency Management Director for Anne Arundel County, Maryland, effective February 1, 2020; and

WHEREAS, Section 509(c) limits the service of acting department heads to 60 days, subject to extension of an additional four months by resolution of the County Council; and

WHEREAS, the County Executive desires that Timothy Mikules continue to serve in this acting capacity; now, therefore, be it

Resolved by the County Council of Anne Arundel County, Maryland, That the service of Timothy Mikules as Acting Emergency Management Director is hereby extended from April 1, 2020, through July 31, 2020; and be it further

Resolved, That a copy of this Resolution be sent to County Executive Steuart Pittman; and Timothy Mikules, Acting Emergency Management Director.

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ADOPTED the 2nd day of March, 2020

Resolution No. 11-20

Introduced by Ms. Pickard, Ms. Rodvien, Mr. Volke, and Ms. Lacey

By the County Council, May 4, 2020

RESOLUTION nominating a member to serve on the Anne Arundel County Ethics Commission

WHEREAS, Section 1001 of the County Charter establishes the Anne Arundel County Ethics Commission to consist of seven members who are appointed by the County Executive with the approval of the County Council; and

WHEREAS, Section 1001 states that, of the seven members of the Ethics Commission, no more than four members shall be members of the same political party; and

WHEREAS, Section 1001 further states that three members appointed by the County Executive shall first be nominated by the County Council; and

WHEREAS, Section 1001 further states that the term of each member is four years and that no member may serve more than two consecutive terms; and

WHEREAS, the second term of member Katherine K. Cawood (Democrat), who was nominated by the County Council and appointed by the County Executive, expired on April 30, 2020; now, therefore, be it

Resolved by the County Council of Anne Arundel County, Maryland, That it hereby approves the nomination of Daniel J. Semick (Democrat) to serve as a member of the Anne Arundel County Ethics Commission for a first term expiring on April 30, 2024; and be it further

Resolved, that the County Council requests that the County Executive appoint Daniel J. Semick (Democrat) to the Anne Arundel County Ethics Commission to serve a first term that expires on April 30, 2024; and be it further

Resolved, That copies of this Resolution be sent to Steuart Pittman, County Executive; Michael Botsaris, Executive Director, Ethics Commission; Daniel J. Semick, nominee; and Kaley Schultze, Coordinator of Boards and Commissions.

ADOPTED the 4th day of May, 2020

Resolution No. 12-20

Introduced by Mr. Volke, Ms. Pickard, Ms. Fiedler, Ms. Rodvien, Ms. Haire,
and Mr. Pruski

By the County Council, May 4, 2020

RESOLUTION recognizing Multiple Sclerosis Awareness Day in Anne Arundel County

WHEREAS, there are approximately 2,300,000 individuals worldwide who have been diagnosed with multiple sclerosis, otherwise known as “MS”; and

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WHEREAS, MS is typically diagnosed in individuals between the ages of 20 and 50, but it is estimated that between 8,000 and 10,000 children and adolescents are living with MS in the United States; and

WHEREAS, MS is an unpredictable, often disabling disease of the central nervous system that disrupts the flow of information within the brain, and between the brain and body; and

WHEREAS, the exact cause of MS is still unknown and there is no cure; and

WHEREAS, there remains a growing need for increased MS research, access to quality care, disability rights, long-term services and supports, and awareness and organizational support for those affected by MS; and

WHEREAS, World Multiple Sclerosis Awareness Day is recognized on May 30 every year; now, therefore, be it

Resolved by the County Council of Anne Arundel County, Maryland, That it hereby encourages Anne Arundel County to join the movement to end MS and acknowledges those who have dedicated time and effort to help promote MS research and programs; and be it further

Resolved, That it hereby recognizes May 30, 2020 as Multiple Sclerosis Awareness Day in Anne Arundel County; and be it further

Resolved, That a copy of this Resolution be sent to County Executive Steuart Pittman.

ADOPTED the 4th day of May, 2020

Resolution No. 13-20

Introduced by Ms. Pickard, Chair
(by request of the County Executive)

By the County Council, May 11, 2020

RESOLUTION appointing a member to the Anne Arundel County Ethics Commission

WHEREAS, Section 1001 of the County Charter establishes the Anne Arundel County Ethics Commission to consist of seven members who are appointed by the County Executive with the approval of the County Council; and

WHEREAS, Section 1001 states that, of the seven members of the Ethics Commission, no more than four members shall be members of the same political party; and

WHEREAS, Section 1001 further states that three members appointed by the County Executive shall first be nominated by the County Council; and

WHEREAS, Section 1001 further states that the term of each member is four years and that no member may serve more than two consecutive terms; and

WHEREAS, the second term of member Katherine K. Cawood (Democrat), who was nominated by the County Council and appointed by the County Executive, expired on April 30, 2020; and

WHEREAS, by Resolution No. 11-20, the County Council nominated Daniel J. Semick (Democrat) for appointment to the Ethics Commission to serve a first term expiring on April 30, 2024; and

WHEREAS, the County Executive, subject to the approval of the County Council, has appointed Daniel J.

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Semick (Democrat) to serve as a member of the Ethics Commission for a first term expiring on April 30, 2024; and

WHEREAS, the County Council, after public hearing, has found Daniel J. Semick (Democrat) to be qualified under Section 1001 of the Charter to serve as a member of the Ethics Commission for a first term expiring on April 30, 2024; now, therefore, be it

Resolved by the County Council of Anne Arundel County, Maryland, That it hereby approves the appointment of Daniel J. Semick (Democrat) to the Anne Arundel County Ethics Commission to serve a first term that expires on April 30, 2024; and be it further

Resolved, That a copy of this Resolution be sent to Steuart Pittman, County Executive; Michael Botsaris, Executive Director, Ethics Commission; Daniel J. Semick, appointee; and Kaley Schultze, Coordinator of Boards and Commissions and Legislative Assistant.

ADOPTED the 11th day of May, 2020

Resolution No. 14-20

Introduced by Ms. Pickard, Chair
(by request of the County Executive)

By the County Council, May 11, 2020

RESOLUTION approving an appointment to the Board of Trustees for the Anne Arundel County Retirement and Pension System

WHEREAS, § 5-2-104 of the County Code provides that there is a Board of Trustees for the Anne Arundel County Retirement and Pension System; and

WHEREAS, § 5-2-105(a)(7) of the County Code provides that three of the Trustees are residents of the County, are not employees of the County, are not participants in any of the retirement or pension plans governed by the Board of Trustees, and are knowledgeable in the administration and operation of pension systems and trust funds; and

WHEREAS, § 5-2-105(c) of the County Code provides that these three Trustees shall be appointed by the County Executive with the approval of the County Council, given by resolution; and

WHEREAS, § 5-2-105(e) of the County Code provides that these three Trustees shall serve for terms of three years; and

WHEREAS, Mary Lu Hughes' initial term as one of the three Trustees described in § 5-2-105(a)(7) expired on April 30, 2020; and

WHEREAS, the County Executive, subject to approval of the County Council, has reappointed Mary Lu Hughes to serve on the Board of Trustees for a three year term commencing on May 1, 2020, and ending on April 30, 2023; and

WHEREAS, the County Council, after public hearing, finds that Mary Lu Hughes meets the eligibility requirements under § 5-2-105 of the County Code, and is qualified to serve on the Board of Trustees; now, therefore, be it

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Resolved by the County Council of Anne Arundel County, Maryland, That it hereby approves the reappointment of Mary Lu Hughes to serve as a member of the Board of Trustees for the Anne Arundel County Retirement and Pension System for a three year term that commences on May 1, 2020, and expires on April 30, 2023; and be it further

Resolved, That a copy of this Resolution be sent to Steuart Pittman, County Executive; Mary Lu Hughes, Trustee; Jim Beauchamp, Chairman, Board of Trustees for the Anne Arundel County Retirement and Pension System; and Kaley Schultze, Boards and Commissions Coordinator & Legislative Assistant.

ADOPTED the 11th day of May, 2020

Resolution No. 17-20

Introduced by Ms. Pickard, Chair
(by request of the County Executive)

By the County Council, May 26, 2020

A RESOLUTION ENTITLED
Charter Amendment – Merit System – Exempt Positions

(APPROVED at the General Election held on November 3, 2020)

RESOLUTION proposing an amendment to the Charter of Anne Arundel County to remove limit of 1,500 hours per calendar year for hourly rate contractual employees in the exempt service

Be it resolved by the County Council of Anne Arundel County, Maryland, That the following amendment to the Anne Arundel County Charter is proposed for submission to the qualified voters of the County at the General Election in November 2020:

Article VIII. Merit System

Sec. 802. Exempt positions.

(a) The exempt service shall consist of:

- (1) All elected officials.
- (2) The Chief Administrative Officer.
- (3) All department and office heads.
- (4) The Deputy Administrative Hearing Officer.
- (5) All employees of the Department of Education and all employees covered by the State Merit System.
- (6) Members of boards and commissions.
- (7) Two assistants to the County Executive and one assistant to the Chief Administrative Officer.
- (8) One administrative officer to the County Council and one assistant administrative officer to the County Council.
- (9) The County Auditor.

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(10) One administrative assistant to the County Auditor.

(11) One executive secretary to the County Executive.

(12) The Director of Programming, the Legislative Liaison Officer, and the Public Information Officer.

(13) Legislative assistants and a legislative counsel to the County Council.

(14) Any person [[assigned to]] IN an hourly rate CONTRACTUAL position [[for temporary help, provided that the person is not compensated for more than 1,500 hours work per calendar year]].

(15) Any person appointed by and with the approval of the judges of the Circuit Court for Anne Arundel County and the State's Attorney of Anne Arundel County.

(16) Any person appointed by the Governor by and with the consent of the Senate of Maryland.

(17) Any person who is paid in whole or in part with State or Federal grant funds, regardless of the number of hours worked.

(18) Every person appointed by the Ethics Commission to a full- or part-time position on the Commission's staff.

(b) Upon recommendation of the County Executive, the County Council may, by ordinance, establish additional positions in the exempt service.

And be it further resolved, That the following question is adopted for submittal to the qualified voters of the County at the General Election in November 2020 for their adoption or rejection:

“To amend the Anne Arundel County Charter to remove the limit of 1,500 hours per calendar year for hourly rate contractual employees in the exempt service under Section 802(a)(14) of the Charter.”

And be it further resolved, That this question shall be designated as Question “C” on the ballot at the General Election in November 2020.

And be it further resolved, That if the majority of qualified votes cast in the election are for the Charter Amendment, this amendment shall stand adopted from and after the 30th day following the election.

ADOPTED the 20th day of July, 2020

Resolution No. 18-20

Introduced by Ms. Pickard, Chair
(by request of the County Executive)

By the County Council, May 26, 2020

A RESOLUTION ENTITLED
Charter Amendment – Centralized Purchasing – Competitive Bidding

(APPROVED at the General Election held on November 3, 2020)

RESOLUTION proposing an amendment to the Charter of Anne Arundel County permitting the County Council

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to increase the minimum value of purchases and contracts requiring full competitive bidding from an amount not less than \$25,000 and not greater than \$50,000 to an amount not less than \$25,000 and not greater than \$100,000

Be it resolved by the County Council of Anne Arundel County, Maryland, That the following amendment to the Anne Arundel County Charter is proposed for submission to the qualified voters of the County at the General Election in November 2020:

Article IX. Centralized Purchasing

Sec. 911. Furthering legislation.

The County Council shall enact furthering legislation, not inconsistent with the provisions of this Charter or with the public general laws of this State, to implement the purchasing policies herein established. Such legislation may regulate the practices of the County Purchasing Agent and other officers, agents and employees of the County in regard to the issuance of inquiries, the receipt of bids, the placement of orders and other matters relating to the making of purchases and the award of contracts. Such legislation may prescribe special procedures governing the letting of bids and the award of contracts for the construction of roads, bridges, streets, buildings and those relating to water, sewer and storm water facilities, and may increase the minimum dollar requirement for full competitive bidding with respect to such contracts from Three Thousand Dollars (\$3,000.00) as provided in Section 904 to a figure not less than Twenty-Five Thousand Dollars (\$25,000) and up to ~~[[Fifty]]~~ ONE HUNDRED Thousand Dollars ~~[[(\$50,000)]]~~ (\$100,000). The award of contracts greater than Five Thousand Dollars (\$5,000) and less than the minimum dollar requirement for full competitive bidding shall be awarded through a simplified competitive process except as otherwise provided by law. The County Purchasing Agent shall cause to be published on the Anne Arundel County website all awards of contracts through the full and simplified bidding processes for capital improvements, contractual services, professional services, or supplies of \$5,000 or greater awarded by the County in accordance with the Anne Arundel County Code. All such legislation shall be subject to amendment from time to time by the County Council.

And be it further resolved, That the following question is adopted for submittal to the qualified voters of the County at the General Election in November 2020 for their adoption or rejection:

“To amend the Anne Arundel County Charter to permit the County Council to increase the minimum value of purchases and contracts requiring full competitive bidding to an amount not less than \$25,000 and not greater than \$100,000.”

And be it further resolved, That this question shall be designated as Question “D” on the ballot at the General Election in November 2020.

And be it further resolved, That if the majority of qualified votes cast in the election are for the Charter Amendment, this amendment shall stand adopted from and after the 30th day following the election.

ADOPTED the 6th day of July, 2020

Resolution No. 19-20

Introduced by Ms. Pickard, Chair
(by request of the County Executive)

By the County Council, May 26, 2020

A RESOLUTION ENTITLED
Charter Amendment – Merit System – Probationary Period – Extension of Probationary Period

(APPROVED at the General Election held on November 3, 2020)

RESOLUTION proposing an amendment to the Charter of Anne Arundel County to modify the probationary

period for entry-level public safety employees and to provide that a probationary period does not run while an employee is on certain paid or unpaid leave

Be it resolved by the County Council of Anne Arundel County, Maryland, That the following amendment to the Anne Arundel County Charter is proposed for submission to the qualified voters of the County at the General Election in November 2020:

Article VIII. Merit System

Sec. 806. Probationary period.

(A) ~~[[Each]] EXCEPT AS SET FORTH HEREIN, EACH employee in the classified service is a [[probational]] PROBATIONARY employee until the employee satisfactorily completes a probationary period of six months. FULL-TIME CLASSIFIED SWORN EMPLOYEES OF THE POLICE DEPARTMENT, FIRE DEPARTMENT, SHERIFF'S OFFICE, AND DETENTION CENTER MUST SATISFACTORILY COMPLETE A PROBATIONARY PERIOD OF TWELVE MONTHS.~~ At the request of the appointing authority, the Personnel Officer may extend ~~[[the]]~~ A THIS probationary period for one additional six-month period.

(B) ENTRY-LEVEL FULL-TIME CLASSIFIED SWORN EMPLOYEES OF THE POLICE DEPARTMENT, FIRE DEPARTMENT, SHERIFF'S OFFICE, AND DEPARTMENT OF DETENTION FACILITIES MUST SATISFACTORILY COMPLETE A PROBATIONARY PERIOD EQUAL TO THE TIME REQUIRED TO SUCCESSFULLY COMPLETE THE DEPARTMENT'S ENTRY-LEVEL TRAINING PROGRAM PLUS TWELVE MONTHS.

(C) An employee dismissed during the probationary period is considered permanently dismissed without the privilege of appeal.

(D) A PROBATIONARY PERIOD SHALL NOT RUN WHILE AN EMPLOYEE IS ON PAID OR UNPAID LEAVE THAT EXCEEDS 80 CONSECUTIVE HOURS.

And be it further resolved, That the following question is adopted for submittal to the qualified voters of the County at the General Election in November 2020 for their adoption or rejection:

“To amend Section 806 of the Anne Arundel County Charter to modify the ~~initial~~ probationary period from six months to the time required to complete the department's entry-level training program plus twelve months for entry-level full-time classified sworn employees of the Police Department, Fire Department, Sheriff's Office, and Department of Detention Center Facilities, and to provide that a probationary period does not run while an employee is on paid or unpaid leave that exceeds 80 consecutive hours.”

And be it further resolved, That this question shall be designated as Question “E” on the ballot at the General Election in November 2020.

And be it further resolved, That if the majority of qualified votes cast in the election are for the Charter Amendment, this amendment shall stand adopted from and after the 30th day following the election.

ADOPTED the 20th day of July, 2020

Resolution No. 20-20

Introduced by Ms. Pickard, Chair
(by request of the County Executive)

By the County Council, May 26, 2020

2020 Laws of Anne Arundel County

A RESOLUTION ENTITLED

Charter Amendment – Executive Branch – Expanding the Limitation on Term of Temporary Appointees

(APPROVED at the General Election held on November 3, 2020)

RESOLUTION proposing an amendment to the Charter of Anne Arundel County to expand the initial term of an acting Chief Administrative Office or acting head of any office or department to one hundred and twenty days, and to allow the County Council to extend that term by up to two additional six month periods

Be it resolved by the County Council of Anne Arundel County, Maryland, That the following amendment to the Anne Arundel County Charter is proposed for submission to the qualified voters of the County at the General Election in November 2020:

Article V. The Executive Branch

Sec. 509. Temporary appointments.

(a) **Chief Administrative Officer.** During the temporary absence of the Chief Administrative Officer, or if the office of Chief Administrative Officer shall become vacant, the Budget Officer shall serve as acting Chief Administrative Officer pending, in the case of a vacancy, the appointment of a successor. In his capacity as Acting Chief Administrative Officer, the Budget Officer need not possess, but the successor shall possess, all those qualifications hereinabove in this Article specified for an original appointee.

(b) **Other Officers.** The County Executive, in the case of a vacancy or temporary absence, may designate any person to serve as acting head of any office or department in the executive branch until the appointment of a successor. Unless at the time of such appointment the temporary appointee is a subordinate officer in the office or department to which he is designated as acting head, he shall possess all the qualifications for the office specified in Article V of this Charter for an original appointee.

(c) **Limitation on Term of Temporary Appointees.** No person shall serve as Acting Chief Administrative Officer or acting head of any office or department for a period longer than ~~[[sixty]]~~ ONE HUNDRED AND TWENTY days; provided, however, such limit may be extended ~~[[an]]~~ FOR UP TO TWO additional ~~[[four]]~~ PERIODS OF SIX months by ~~[[resolution]]~~ SEPARATE RESOLUTIONS of the County Council.

And be it further resolved, That the following question is adopted for submittal to the qualified voters of the County at the General Election in November 2020 for their adoption or rejection:

“To amend the Anne Arundel County Charter to expand the initial term for an acting Chief Administrative Office or acting head of any office or department from sixty days to one hundred and twenty days, and to allow the County Council to extend that term by up to two additional six month periods instead of the current four months.”

And be it further resolved, That this question shall be designated as Question “F” on the ballot at the General Election in November 2020.

And be it further resolved, That if the majority of qualified votes cast in the election are for the Charter Amendment, this amendment shall stand adopted from and after the 30th day following the election.

ADOPTED the 6th day of July, 2020

Resolution No. 21-20

Introduced by Ms. Pickard, Chair
(by request of the County Executive)

2020 Laws of Anne Arundel County

By the County Council, May 26, 2020

RESOLUTION confirming the adoption of the “Anne Arundel County, Maryland -- 2018 Hazard Mitigation Plan Update”

WHEREAS, pursuant to federal law, 44 CFR 201.6 requires that, to be eligible to receive certain federal grants, a local government must have a hazard mitigation plan representing the jurisdiction’s commitment to reduce risks from natural hazards; and

WHEREAS, the federal regulation also provides that the plan must be formally adopted by the governing body of the jurisdiction; and

WHEREAS, the County’s Office of Emergency Management has prepared the “Anne Arundel County, Maryland -- 2018 Hazard Mitigation Plan Update” (the “Plan”) in accordance with federal law and regulations; and

WHEREAS, the County Executive has entered an Executive Order adopting the Plan as Anne Arundel County’s hazard mitigation plan as required under federal law and regulations, and, pursuant to § 1014 of the County Charter, the County Executive has referred this action to the County Council for their confirmation; now, therefore, be it

Resolved by the County Council of Anne Arundel County, Maryland, That it hereby confirms the County Executive’s adoption of the “Anne Arundel County, Maryland -- 2018 Hazard Mitigation Plan Update” as Anne Arundel County’s hazard mitigation plan as required by federal law and regulations; and be it further

Resolved, That a copy of this Resolution be sent to County Executive Steuart Pittman.

ADOPTED the 15th day of June, 2020

Resolution No. 22-20

Introduced by Mr. Pruski

By the County Council, May 26, 2020

A RESOLUTION ENTITLED
Charter Amendment – Anne Arundel County Human Relations Commission

(APPROVED at the General Election held on November 3, 2020)

RESOLUTION proposing an amendment to the Charter of Anne Arundel County to require the Anne Arundel County Human Relations Commission

Be it resolved by the County Council of Anne Arundel County, Maryland, That the following amendment to the Anne Arundel County Charter is proposed for submission to the qualified voters of the County at the General Election in November 2020:

Article VI. Special Boards, Commissions, and Committees

HUMAN RELATIONS COMMISSION

SEC. 611. Human Relations Commission. THERE SHALL BE A HUMAN RELATIONS COMMISSION FOR ANNE ARUNDEL COUNTY THAT IS INDEPENDENT OF THE LEGISLATIVE AND EXECUTIVE

2020 Laws of Anne Arundel County

BRANCHES OF COUNTY GOVERNMENT. THE COMMISSION SHALL PERFORM THE DUTIES AND FUNCTIONS SET FORTH IN THE COUNTY CODE.

And be it further resolved, That the following question is adopted for submittal to the qualified voters of the County at the General Election in November 2020 for their adoption or rejection:

“To amend the Anne Arundel County Charter to require the Anne Arundel County Human Relations Commission.”

And be it further resolved, That this question shall be designated as Question “G” on the ballot at the General Election in November 2020.

And be it further resolved, That if the majority of qualified voters cast in the election are for the Charter Amendment, this amendment shall stand adopted from and after the 30th day following the election.

ADOPTED the 6th day of July, 2020

Resolution No. 23-20

Introduced by Ms. Pickard, Chair
(by request of the County Executive)

By the County Council, July 6, 2020

RESOLUTION approving estimates of the annual costs of providing health insurance benefits and the employer subsidies used to determine the rates for certain participants under the County Employee and Retiree Health Benefits Program

WHEREAS, § 6-1-308(h)(1) of the County Code requires that the estimate of the annual costs of providing benefits under the County’s various health insurance plans be prepared by the Personnel Officer; presented to and discussed jointly with the exclusive representatives of County employees and their consultants at least ten calendar days prior to presentation to the County Council; and approved by resolution of the County Council; and

WHEREAS, § 6-1-308(i)(4) provides that the employer subsidy for employees represented by an exclusive representative and any monetary credits for opting out of coverage shall be determined through collective bargaining; and

WHEREAS, § 6-1-308(i)(5) requires that the employer subsidy for employees not represented by an exclusive employee representative under Title 4 of Article 6 of the County Code, survivors of employees, and survivors of retirees shall be proposed by the Personnel Officer and approved by resolution of the Council; and

WHEREAS, § 6-1-308(i)(5) further requires that the resolution include the proposed rates for part-time employees who are not represented by an exclusive employee representative under Title 4 of Article 6 of the County Code and any monetary credits given to employees not represented by an exclusive representative under Title 4 of Article 6 of the County Code for opting out of coverages; and

WHEREAS, the Personnel Officer has prepared the estimate of the annual costs and has proposed the subsidy and rates as required by § 6-1-308(h)(1) and (i)(5) for calendar year 2021 as set forth in the document attached hereto as Exhibit A; now, therefore, be it

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Resolved by the County Council of Anne Arundel County, Maryland, That the County Council hereby approves the estimate of the annual costs, the employer subsidy, the rates, and any monetary credits for calendar year 2021 as set forth in Exhibit A; and be it further

Resolved, That a copy of this Resolution be sent to Personnel Officer Sherri Thompson Dickerson.

ADOPTED the 20th day of July, 2020

(EXHIBIT TO RESOLUTION NO. 23-20 APPEARS ON THE FOLLOWING PAGES)

Anne Arundel County Government
 2021 Annual Cost of Health Benefits
 Effective 1/1/2021

Plan	Coverage	Calendar Year 2021 Total Annual Cost
HMO	Individual	\$7,494.96
	Parent and Child	\$13,439.04
	Employee and Spouse	\$16,000.68
	Family	\$20,692.92
EPO	Individual	\$8,216.16
	Parent and Child	\$14,828.52
	Employee and Spouse	\$17,598.84
	Family	\$22,719.72
National PPO	Individual	\$10,504.68
	Parent and Child	\$18,554.64
	Employee and Spouse	\$22,253.88
	Family	\$28,899.48

AETNA Medicare Advantage	Retiree	\$8,079.00
	Retiree and Spouse	\$16,158.00

Dental HMO	Individual	\$218.88
	Parent and Child	\$437.64
	Employee or Retiree and Spouse	\$555.96
	Family	\$632.16

Dental PPO Core	Individual	\$412.40
	Parent and Child	\$731.57
	Employee or Retiree and Spouse	\$948.66
	Family	\$1,054.36

Dental PPO Buy-Up	Individual	\$637.61
	Parent and Child	\$1,131.18
	Employee or Retiree and Spouse	\$1,466.76
	Family	\$1,630.22

EyeMed Vision	Individual	\$46.13
	Parent and Child	\$92.06
	Employee or Retiree and Spouse	\$117.58
	Family	\$133.46

Employer Subsidy for Eligible Full Time Employees	
HMO/EPO	85%
PPO	75%
Dental HMO	100%
Dental PPO Core	100%
Dental PPO Buy-Up	100% of Dental PPO Core
Vision	100%

Anne Arundel County Government
2021 Annual Cost of Health Benefits
Effective 1/1/2021

Rates for Eligible Part Time Employees

The medical rates for an eligible part-time employee shall be the product of the annual cost multiplied by the employer subsidy for a full-time employee multiplied by the percentage of a full-time position worked by the employee.

The dental and vision rates will be subsidized 100% by the County.

Employer Subsidy for Eligible Survivors of Retirees or Eligible Survivors of Deceased Employees

The employer subsidy for eligible survivors of retirees or eligible survivors of deceased employees shall be in accordance with Section 6-1-308 (i)(7) & (i)(8) of the County Code, excluding dental and vision coverage.

There shall be no employer subsidy for dental and vision coverage for eligible survivors of retirees or eligible survivors of deceased employees.

Employer Subsidy for Retirees Hired Before 1/1/15 and Retire After 1/1/17 Based on Credited Service Plus DROP

The employer subsidy for eligible retirees shall be in accordance with Section 6-1-308 (i)(14) & (i)(15) of the County Code.

There shall be no employer subsidy for dental and vision coverage for retirees.

Employer Subsidy for Retirees Hired or Rehired after 1/1/15 Based Upon Actual Plan Service Plus DROP

The employer subsidy for eligible retirees shall be in accordance with Section 6-1-308 (i)(16) & (i)(17) of the County Code.

There shall be no employer subsidy for dental and vision coverage for retirees.

Employer Subsidy for Term Vested Employees

The employer subsidy for term vested employees who retire before 7/1/14 is 80%.

The employer subsidy for term vested employees hired before 1/1/14 who retire on or after 7/1/14 is in accordance with Section 6-1-308 (i)(11) of the County Code.

There is no employer subsidy for terminated vested employees hired after 1/1/14.

Monetary Credit for Non-Represented Employees Who Choose to Opt Out of Health Insurance Benefits

An eligible full-time non-represented employee who opts out of medical coverage shall be entitled to a monetary credit of \$497.90 annually.

An eligible full-time non-represented employee who opts out of dental & vision coverage shall be entitled to a monetary credit of \$48.10 annually.

An eligible full-time non-represented employee who selects dental HMO coverage and opts out of dental PPO coverage shall be entitled to a monetary credit of \$26.00 annually.

An eligible part-time non-represented employee who opts out of medical and/or dental and vision coverage shall be entitled to a monetary credit equal to the product of the monetary credit for a full-time non-represented employee multiplied by the percentage of a full-time position worked by the employee.

Monetary Credit for Represented Employees Who Choose to Opt Out of Health Insurance Benefits

An eligible full-time represented employee who opts out of medical, dental and vision coverage may receive an opt-out credit in accordance with their MOA.

Opt Out Credits for County Employees Who Are Spouses of Another County Employee

An employee eligible to participate in County Health plans, who is the spouse of another County employee who is eligible to participate in the County Health Plans shall be covered under the employee's own plan unless an election is made by the spouse to cover the employee under the Spouse's plan, in which case the employee shall be covered as a spouse but not entitled to any credit for declining coverage as an employee.

2020 Laws of Anne Arundel County

Resolution No. 25-20

Introduced by Ms. Pickard, Chair
(by request of the County Executive)

By the County Council, July 6, 2020

RESOLUTION approving the determination of certain unimproved County-owned property being part of Old Admiral Court in Annapolis, Maryland as surplus property

WHEREAS, § 8-3-202 of the County Code authorizes the County Executive to dispose of real property owned by the County when the County Executive, with the approval of the County Council by resolution, has determined that the real property is surplus property; and

WHEREAS, in accordance with § 8-3-202(a) of the County Code, the County Executive inquired whether any office, department, or agency of the County has a present need, or reasonably anticipates a future need, for the property, and no such present or future need has been identified; and

WHEREAS, the County Executive has determined that the property described in Exhibit A and depicted in Exhibit B, both attached hereto (“the Property”), is surplus property and wishes to dispose of it in accordance with Article 8, Title 3, Subtitle 2 of the Code; and

WHEREAS, in accordance with § 8-3-202(b) of the County Code, prior to the introduction of this Resolution, notice was mailed to each adjacent property owner and to the community association representing the area in which the Property is located; and

WHEREAS, the County Council, after a public hearing on this Resolution, finds that the public interest will be furthered by declaring the Property to be surplus property; now, therefore, be it

Resolved by the County Council of Anne Arundel County, Maryland, That in accordance with § 8-3-202 of the Code, it hereby approves the County Executive’s determination that the Property described in Exhibit A and depicted in Exhibit B, both attached hereto, and located in the Sixth Councilmanic District, is surplus property; and be it further

Resolved, That a copy of this Resolution be sent to County Executive Stuart Pittman.

ADOPTED the 20th day of July, 2020

(EXHIBITS TO RESOLUTION NO. 25-20 APPEAR ON THE FOLLOWING PAGES)

March 14, 2018

DESCRIPTION OF
 0.1715 OF AN ACRE OF LAND
 BEING PART OF
OLD ADMIRAL COURT
 SECOND (2ND) ASSESSMENT DISTRICT
 ANNE ARUNDEL COUNTY, MARYLAND

Being a piece or parcel of land, hereinafter described, lying on the Southerly side of Bestgate Road (80' wide public right-of-way) as shown on Anne Arundel County Plan Number 31,641, distant 120'± southerly from the intersection of the aforesaid Bestgate Road and Old Admiral Court (variable width public right-of-way), formerly known as Cow Hide Branch Road, and also known as Admiral Drive and Admiral Court, as shown on the aforesaid Anne Arundel County Plan Number 31,641, and as shown on a Plat entitled "Lots 5B & 5C, Harbour Gates" and recorded among the Land Records of Anne Arundel County, Maryland in Plat Book 124 on Page 43 as Plat Number 6517, situate in the City of Annapolis, and being a part of the aforesaid Old Admiral Court, said property also being the property acquired by Anne Arundel County, Maryland, a body corporate and politic, by virtue of a Deed from the Farmers National Bank of Annapolis Maryland, a body corporate, dated December 03, 1924 and recorded among the aforesaid Land Records in Liber WNW 102 at Folio 180, and being more particularly described in the Maryland State Plane Meridian as shown on the aforesaid Plat as follows

Beginning for the said piece or parcel of land at a point on the Westerly Right-of-Way line of the aforesaid Old Admiral Court, said point also being at the Easterly end of the Northerly or North 74°23'12" East, 118.26 feet line of Lot 5C as shown on the aforesaid Plat, thence leaving the aforesaid Westerly Right-of-Way line of Old Admiral Court, and running in, through, over and across the aforesaid Old Admiral Court Right-of-Way, and also running with and binding on an extension of the aforesaid Northerly line of Lot 5C, and further running with and binding on the Second or North 82°15' East, 1.72 feet line as described in a Deed from Davey L. Cook, Dorothy L. Frantum and Samuel L. Cook, Jr., to Catwil Corporation, a California corporation, dated November 22, 1989 and recorded among the aforesaid Land Records in Liber 4979 at Folio 163, and an extension thereof, the following course and distance, as now surveyed,

1. North 74°23'12" East, 34.64 feet to a point on the Easterly Right-of-Way line of the aforesaid Old Admiral Court, thence running with and binding on the aforesaid Easterly Right-of-Way line of Old Admiral Court the following three courses and distances, as now surveyed,

Description of 0.1715 of an Acre of Land
Being Part of Old Admiral Court
Page 2 of 2

2. South 29°30'53" East, 112.13 feet to a point, thence
3. South 31°13'50" East, 34.58 feet to a point of curvature, thence
4. 92.38 feet along the arc of a tangent curve, deflecting to the right, having a radius of 915.00 feet and a chord bearing and distance of South 28°20'18" East, 92.34 feet to a point on the Third or Southwesterly, 162 feet line as described in a Deed from Chancellor Holdings-Annapolis, L.L.C., a Maryland limited liability company, to 711 Bestgate Partners LLC, a Maryland limited liability company, dated July 18, 2013 and recorded among the aforesaid Land Records in Liber 26439 at Folio 380, said point also being on the Fourth or Westerly, 200 feet line as described in a Deed from Paul J. Otto to LaRue A. Forrester and Michael E. Turk, dated May 28, 1993 and recorded among the aforesaid Land Records in Liber 6089 at Folio 445, thence leaving the aforesaid Easterly Right-of-Way line of Old Admiral Court, and also leaving the aforesaid Third line as described in Liber 26439 at Folio 380, and further leaving the aforesaid Fourth line as described in Liber 6089 at Folio 445, and running in, through, over and across the aforesaid Old Admiral Court Right-of-Way the following course and distance, as now surveyed,
5. South 64°33'15" West, 30.00 feet to a point of curvature on the aforesaid Westerly Right-of-Way line of Old Admiral Court, said point also being on the Easterly or 115.92 feet arc line of the aforesaid Lot 5C, distant 89.35 southerly from the Northerly end thereof, thence running with and binding on the aforesaid Westerly Right-of-Way line of Old Admiral Court, and also running reversely with and binding on the outline of the aforesaid Lot 5C, the following two courses and distances, as now surveyed,
6. 89.35 feet along the arc of a non-tangent curve, deflecting to the left, having a radius of 885.00 feet and a chord bearing and distance of North 28°20'18" West, 89.31 feet to a point, thence with a tangent line
7. North 31°13'50" West, 155.99 feet to the point of beginning, containing 7,469 square feet or 0.1715 of an acre of land.

This description, and the Survey on which it is based, were prepared under my responsible charge and are in compliance with COMAR Reg. 09.13.06.12.

DATE:

3/14/18



A handwritten signature in blue ink, appearing to read "Steven W. Jones", written over a horizontal line.

Steven W. Jones
Professional Land Surveyor
MD Lic. No. 21072 Exp. 02/08/2019

2020 Laws of Anne Arundel County

Resolution No. 26-20

Introduced by Ms. Rodvien

By the County Council, July 6, 2020

RESOLUTION appointing two Anne Arundel County citizens to serve on the Chesapeake Bay Bridge Reconstruction Advisory Group

WHEREAS, § 4-211 of the Transportation Article of the State Code establishes a Chesapeake Bay Bridge Reconstruction Advisory Group within the State Department of Transportation (the “Advisory Group”); and

WHEREAS, § 4-211(h) provides that the duties of the Advisory Group are, in general, to provide the Maryland Transportation Authority with an independent, citizen-informed perspective on operations at the Chesapeake Bay Bridge, assist in assessing potential concerns about activity relating to the Chesapeake Bay Bridge, assist in educating the general public about activity relating to the Chesapeake Bay Bridge, and provide pertinent input related to traffic and customer service issues; and

WHEREAS, § 4-211(c)(4) provides that two citizen members are to be appointed to the Advisory Group by the Anne Arundel County Council; and

WHEREAS, § 4-211(d) provides that the term of an appointed member is three years and that, at the end of a term, an appointed member continues to serve until a successor is appointed and qualified; and

WHEREAS, § 4-211(d) further provides that the initial terms of the appointed members are to be staggered as provided by law; and

WHEREAS, the County Council finds Kurt Riegel, an Arundel County citizen, and S. Hamilton Chaney, also an Anne Arundel County citizen, both qualified to serve on the Advisory Group; now, therefore, be it

Resolved by the County Council of Anne Arundel County, Maryland, That it hereby appoints S. Hamilton Chaney to serve an initial two year term, retroactive to July 1, 2020, on the Chesapeake Bay Bridge Reconstruction Advisory Group; and Kurt Riegel to serve an initial three year term, retroactive to July 1, 2020, on the Chesapeake Bay Bridge Reconstruction Advisory Group; and be it further

Resolved, That copies of this Resolution be sent to James F. Ports, Jr., Executive Director, Maryland Transportation Authority; Kurt Riegel and S. Hamilton Chaney, appointees; and Kaley Schultze, Boards and Commissions Coordinator for Anne Arundel County.

ADOPTED the 6th day of July, 2020

Resolution No. 28-20

Introduced by Ms. Rodvien, Ms. Lacey, and Mr. Volke

By the County Council, July 6, 2020

RESOLUTION denying approval of a transfer between major categories requested by the Anne Arundel County Board of Education for the fiscal year ending June 30, 2021

WHEREAS, § 5-105(a) of the Education Article of the State Code requires that all revenues received by the Anne Arundel County Board of Education (the “Board”) be spent in accordance with the major categories of

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its annual budget as listed under § 5-101 of the Education Article; and

WHEREAS, § 5-105(b)(2) of the Education Article requires that a transfer between major categories shall be made only with the approval of the County Council; and

WHEREAS, § 5-105(b)(3) provides that, if the Council fails to take action on a request for transfer between major categories within 30 days after the receipt of a written request substantiating the transfer, the transfer is deemed approved; and

WHEREAS, the Board has submitted a written request for multiple transfers of funds between major categories in the fiscal 2021 budget, as described in the Board's submission dated June 18, 2020, a copy of which is attached as Exhibit A; and

WHEREAS, the County Council does not approve these transfers of funds between major categories; now, therefore, be it

Resolved by the County Council of Anne Arundel County, Maryland, That the County Council does not approve the requested transfers of funds between major categories described in the Board's submission dated June 18, 2020, a copy of which is attached as Exhibit A; and be it further

Resolved, That a copy of this Resolution shall be sent to County Executive Steuart Pittman; Jim Beauchamp, Budget Officer; Karin McQuade, Controller; and Michelle Corkadel, President, Board of Education of Anne Arundel County.

ADOPTED the 6th day of July, 2020

(EXHIBIT TO RESOLUTION NO. 28-20 APPEARS ON THE FOLLOWING PAGES)



June 18, 2020

The Honorable Allison Pickard, Chairman
and Members of the Anne Arundel County Council
Arundel Center
44 Calvert Street
Annapolis, MD 21401

Dear Ms. Pickard, and Members of the Council:

On behalf of the Anne Arundel County Board of Education, I would like to acknowledge your passage of the FY2021 Operating Budget that funds many of the ongoing needs of the school system.

At its regularly scheduled meeting on June 17, 2020, the Board of Education approved the FY2021 Operating Budget of \$1,314,957,900, equal to the County Council's amount as authorized under Section 5-103(c)(2) of the Education Article. However, adjustments were made in multiple state categories for which the Board seeks your approval pursuant to Section 5-105(c)(2) of the Education Article. Copies of the approved Board exhibits are enclosed for your consideration.

As in the past, the FY2020 Capital Budget was approved by the Board exactly as it was authorized by the County Council.

Should you need additional information on the enclosed budget document, I encourage you to contact Matthew E. Stanski, Director of Financial Operations, at 410-222-5095.

Sincerely,

Michelle Corkadel
President, Board of Education

GA/MES/mcb
Enclosure

cc: Steuart Pittman
Benjamin Birge
Jennifer Purcell
Susan Smith, CPA, CFE
James Beauchamp
Board of Education Members
Alex L. Szachnowicz
Matthew E. Stanski

FY2021 Operating Budget - Board of Education Approved

As of June 17, 2020

Revenue Analysis

	BOE Approved FY20	BOE Requested FY21	Difference FY20 to FY21	County Council Approved FY21	Difference FY20 to FY21	Board Approved FY21	Difference Board vs. Council
Federal	\$ 2,150,000	\$ 2,750,000	\$ 600,000	\$ 2,750,000	\$ 600,000	\$ 2,750,000	\$ -
State	388,407,415	403,974,713	15,567,298	403,974,700	15,567,285	403,974,700	-
County	733,315,800	802,069,838	68,754,038	749,579,900	16,264,100	749,579,900	-
Local	5,620,000	10,205,000	4,585,000	10,205,000	4,585,000	10,205,000	-
Fund Balance	13,000,000	13,000,000	0	13,000,000	0	13,000,000	-
Unrestricted General Funds	\$ 1,142,493,215	\$ 1,231,999,551	\$ 89,506,336	\$ 1,179,509,600	\$ 37,016,385	\$ 1,179,509,600	\$ -
Restricted Grants	\$ 50,718,885	\$ 55,997,743	\$ 5,278,858	\$ 55,997,700	\$ 5,278,815	\$ 55,997,700	\$ -
Internal Service Fund for Health Care	41,554,600	41,902,300	347,700	41,902,300	347,700	41,902,300	-
Special Revenue Fund for Food Service	36,084,000	37,548,300	1,464,300	37,548,300	1,464,300	37,548,300	-
Total Budget - County Council Approved	\$ 1,270,850,700	\$ 1,367,447,894	\$ 96,597,194	\$ 1,314,957,900	\$ 44,107,200	\$ 1,314,957,900	\$ -

Expense Analysis

	FTE	Difference FY20 to FY21	FTE	Proposed	FTE	Proposed
FY2021 Compensation Placeholder		\$ 37,185,161		\$ 13,523,500		\$ 13,523,500
Fixed Charges (Pension/FICA) for Compensation Placeholder		4,454,784		1,620,100		1,620,100
Enrollment Increase for Monarch Annapolis		\$ 1,180,800		\$ 1,180,800		\$ 1,180,800
PPE Increase for Contract/Charter Schools		1,485,900		879,785		879,785
Alternative Education - School Climate Teacher Specialist	1.0	77,880	-	-	1.0	77,880
Alternative Education - Therapeutic Elementary Education Program	6.6	858,710	-	-	-	-
Assistant Principals	18.0	2,399,040	-	-	-	-
Bilingual Facilitators	4.0	277,120	2.0	138,600	2.0	138,600
Carrie Weedon EEC Enrollment Expansion	2.0	116,880	2.0	116,900	2.0	116,900
Communications - Video Production Specialist/Live Streaming	1.0	114,426	-	-	-	-
Community Ambassadors	-	66,863	-	66,800	-	66,800
Computer Science - Coordinator	1.0	148,180	-	-	-	-
Crofton High School	57.2	5,620,878	57.2	5,620,900	57.2	5,620,900
English Language Acquisition - Teachers	10.0	768,800	10.0	768,800	10.0	768,800
English Language Acquisition - Bilingual Assistants	7.0	280,000	-	-	-	-
Enhancing Elementary Excellence (EEE) - Arundel Cluster	10.5	1,144,760	-	-	-	-
Enhancing Elementary Excellence (EEE) - Old Mill Cluster	10.5	1,448,720	-	-	-	-
Enhancing Elementary Excellence (EEE) - Severna Park Cluster	7.5	718,840	-	-	-	-
Enhancing Elementary Excellence (EEE) - South River Cluster	9.5	905,860	-	-	-	-
Enhancing Elementary Excellence (EEE) - Existing Clusters	3.4	282,160	-	-	-	-
Enhancing Elementary Excellence (EEE) - Resource Teacher	1.0	76,880	-	-	-	-
Financial Operations - Accountant	1.0	-	1.0	-	1.0	-
Human Resources - Employee Records Management Technician	1.0	-	1.0	-	1.0	-
International Baccalaureate (IB) Primary Years Program (PYP) - Site Based Coordinator	2.0	76,400	-	-	-	-
Internship Teachers	2.0	159,360	-	-	-	-
Operations - Staffing	6.0	308,760	-	-	-	-
PreKindergarten - Full Day	14.0	818,160	14.0	818,200	14.0	818,200
Psychologists	2.0	239,560	1.0	119,800	2.0	239,600
Pupil Personnel - Residency Verifier	1.0	105,080	-	-	-	-
Safe and Orderly Schools - Special Assistant	1.0	114,380	-	-	-	-
School Counseling Specialist	1.0	102,480	-	-	-	-
School Counselors	15.0	1,545,720	9.0	926,300	14.0	1,441,540
School Counselors - College and Career	3.0	309,720	-	-	-	-

	FTE	Difference	FTE	Proposed	FTE	Proposed
Expense Analysis						
School Secretaries	6.5	372,560	-	-	-	-
Security Specialist	1.0	105,080	-	-	-	-
Social Work - Coordinator (Mental Health Services Coordinator)	1.0	66,847	1.0	66,800	1.0	66,800
Social Worker	1.0	108,580	1.0	108,600	1.0	108,600
Special Education - Birth to 21 Program Staffing Needs	32.8	1,881,080	32.8	1,881,100	32.8	1,881,100
Special Education - Southern High School Diploma Bound	11.0	419,952	11.0	420,000	11.0	420,000
Special Education - Specialty Site Staffing Needs	19.4	1,274,880	-	-	-	-
Special Education - Staffing for Developmental Centers	32.0	1,611,920	32.0	1,611,900	32.0	1,611,900
STEM Expansion - South River High School	1.5	359,340	-	-	-	-
Student Services - Section 504 Program	6.5	528,760	-	-	-	-
Teachers for Class Size Reduction	124.0	9,533,120	-	-	-	-
Teachers for Enrollment Growth	71.0	5,458,480	71.0	5,458,500	71.0	5,458,500
Teachers for Enrollment Growth - Cultural Arts	11.2	857,120	11.2	857,100	11.2	857,100
Teachers for Enrollment Growth - Reading Teachers	2.0	153,760	2.0	153,800	2.0	153,800
Teaching Assistants (15)/Permanent Substitute Teachers (5)	20.0	800,000	-	-	-	-
Technology - Senior Programmer Analyst	1.0	-	1.0	-	1.0	-
Transportation - Activity Buses	-	570,375	-	-	-	-
Transportation - Bus Aides	8.0	309,600	-	-	-	-
Transportation - Staffing	7.0	745,100	7.0	745,100	-	-
Virtual School	1.0	181,960	-	-	-	-
Visual Arts - Resource Teacher	0.6	46,320	-	-	-	-
21st Century Digital Learning - Infrastructure and Support Enhancement	8.0	729,240	-	-	-	-
Self Insurance Fund Contribution to the County	-	-	-	(67,000)	-	(67,000)
Board Balancing	-	-	-	-	-	32,180
Unrestricted General Funds	564.7	\$ 89,506,336	267.2	\$ 37,016,385	267.2	\$ 37,016,385
Restricted Grants		5,278,858		5,278,815		5,278,815
Internal Service Fund for Health Care		347,700		347,700		347,700
Special Revenue Fund for Food Service		1,464,300		1,464,300		1,464,300
Total Budget Change - County Council Approved		\$ 96,597,194		\$ 44,107,200		\$ 44,107,200
Percentage Increase		7.60%		3.47%		3.47%

County Executive Recommendations
 County Council Additions
 Board of Education Adjustments

**FY2021 Board Budget - County Council
 State Budget Category Analysis**

As of June 17, 2020

	Approved Budget FY2020	Board Request FY2021	County Council FY2021	Board Adopted Budget	CC to FY20 Net Change	CC to BOE Req Net Change	CC to BOE Adopted Net Change
State Budget Category							
Administration	\$ 38,339,200	\$ 40,298,632	\$ 39,012,000	\$ 39,009,600	\$ 672,800	\$ (1,286,632)	\$ (2,400)
Mid Level Administration	73,827,600	80,996,857	76,043,300	76,043,300	2,215,700	(4,953,557)	-
Instruction - Salaries and Wages	455,566,500	495,817,351	467,942,200	468,492,000	12,375,700	(27,875,151)	549,800
Instruction - Supplies and Materials	28,860,600	33,024,534	32,496,400	32,504,300	3,635,800	(528,134)	7,900
Instruction - Other Costs	20,031,700	21,095,805	20,653,200	20,656,300	621,500	(442,605)	3,100
Special Education	151,538,100	161,689,825	157,539,700	157,539,700	6,001,600	(4,150,125)	-
Student Personnel Services	10,387,200	12,164,553	11,590,900	11,590,900	1,203,700	(573,653)	-
Student Health Services	-	660,150	660,200	660,200	660,200	50	-
Student Transportation Services	64,161,800	68,614,842	67,368,400	66,804,100	3,206,600	(1,246,442)	(564,300)
Operation of Plant	77,376,400	84,589,946	83,003,100	82,967,500	5,626,700	(1,586,846)	(35,600)
Maintenance of Plant	19,102,100	22,887,116	21,866,400	21,866,400	2,764,300	(1,020,716)	-
Fixed Charges	249,029,900	261,151,795	252,477,400	252,518,900	3,447,500	(8,674,395)	41,500
Food Services	483,200	483,200	483,200	483,200	-	-	-
Community Services	675,800	510,410	510,400	510,400	(165,400)	(10)	-
Capital Outlay	3,832,000	4,012,278	3,860,500	3,860,500	28,500	(151,778)	-
	1,193,212,100	1,287,997,294	1,235,507,300	1,235,507,300	42,295,200	(52,489,994)	-
Internal Service Fund for Health Care	41,554,600	41,902,300	41,902,300	41,902,300	347,700	-	-
Food Services Fund	36,084,000	37,548,300	37,548,300	37,548,300	1,464,300	-	-
Combined Operating Budget	\$ 1,270,850,700	\$ 1,367,447,894	\$ 1,314,957,900	\$ 1,314,957,900	\$ 44,107,200	\$ (52,489,994)	\$ -

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Resolution No. 29-20

Introduced by Ms. Fiedler, Mr. Volke, Ms. Pickard, and Ms. Haire

By the County Council, July 20, 2020

RESOLUTION proclaiming the month of September in 2020 as Back to Business Month in Anne Arundel County

WHEREAS, according to the U.S. Census Bureau's 2017 County Business Patterns, 83% of the businesses in Anne Arundel County have 49 employees or less; and

WHEREAS, essential businesses have been operating at limited capacity since March 23, 2020; and

WHEREAS, non-essential businesses were closed on March 23, 2020 and remained closed until at least June 1, 2020; and

WHEREAS, over 73,000 Anne Arundel County residents have filed for unemployment; and

WHEREAS, the U.S. Census Bureau's 2017 County Business Patterns further shows that Anne Arundel County has over 14,300 businesses, and that, of those businesses, 50% have less than 5 employees; and

WHEREAS, small businesses are the backbone of our local economy; now, therefore, be it

Resolved by the County Council of Anne Arundel County, Maryland, That it hereby proclaims the month of September in 2020 as Back to Business Month in Anne Arundel County and encourages residents to shop locally to welcome businesses back into their communities and assist in the financial recovery of Anne Arundel County; and be it further

Resolved, That the County Council expresses its support of all local businesses in Anne Arundel County, as they provide vital services and job opportunities; and be it further

Resolved, That a copy of this Resolution be sent to County Executive Stuart Pittman.

ADOPTED the 20th day of July, 2020

Resolution No. 30-20

Introduced by Ms. Rodvien

By the County Council, July 20, 2020

RESOLUTION requesting that the State of Maryland extend the moratorium on evictions and continue to offer resources to renters

WHEREAS, the 120 day eviction moratorium for covered properties under the Federal Coronavirus Aid, Relief and Economic Security (CARES) Act officially ends as of July 25, 2020; and

WHEREAS, on March 16, 2020 Governor Hogan issued an Executive Order that prohibits Maryland courts from ordering the eviction of any tenant who can demonstrate that the tenant suffered a substantial loss of income resulting from COVID-19 and the related proclamation of a state of emergency and catastrophic health emergency; and

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WHEREAS, while the prohibition against evictions in place as a result of the March 16, 2020 Executive Order is an important part of ensuring protections are in place for renters in Maryland and Anne Arundel County, there currently exists a lack of funding to do this effectively; and

WHEREAS, while Anne Arundel County and other jurisdictions have taken the lead on directly addressing the housing crisis within their respective areas, many programs will become ineffective without continued State assistance; and

WHEREAS, Maryland courts have also acted to phase reopening of Maryland's courts and will allow the district courts to begin to hear "failure to pay rent" cases on August 31, 2020; and

WHEREAS, renters in Anne Arundel County are an important part of our communities and work force; and

WHEREAS, in 2018, the Community Foundation of Anne Arundel County's "Poverty Amidst Plenty" report found that renters accounted for 26.4% or 52,948 of the 203,336 households in Anne Arundel County; and

WHEREAS, the 2018 report further found that of the renters in the County, an astounding 45% are overburdened, meaning that they pay more than 30% of their gross income for rent; and

WHEREAS, Arundel Community Development Services' Eviction Prevention Program has received approximately 1,161 calls for assistance, has helped 1,128 households, and has processed 292 payments; and

WHEREAS, the biggest challenge facing the Eviction Prevention Program today is making sure tenants have a solid plan for paying future rent due after all back rent has been paid; and

WHEREAS, appropriate protections that involve prohibitions and funding are vital to preventing unfair and undue evictions in Maryland and keeping the families of Anne Arundel County safe; now, therefore, be it

Resolved by the County Council of Anne Arundel County, Maryland, That it hereby requests the State of Maryland to take steps to ensure that all residents are protected from evictions during the COVID-19 related proclamation of a state of emergency and catastrophic health emergency; and be it further

Resolved, That a copy of this Resolution be sent to Governor Larry Hogan; Delegate Kumar Barve, Chairman, Environment and Transportation Committee; Delegate Dana Stein, Vice Chairman, Environment and Transportation Committee; and County Executive Steuart Pittman.

ADOPTED the 20th day of July, 2020

Resolution No. 31-20

Introduced by Ms. Pickard, Chair
(by request of the County Executive)

By the County Council, September 8, 2020

RESOLUTION confirming nominations to the Board of Trustees of The Public Library Association of Annapolis and Anne Arundel County, Incorporated

WHEREAS, pursuant to its Fifteenth Amendment and Complete Restatement of Bylaws dated January 17, 2019 (the "Bylaws"), the Board of Trustees of The Public Library Association of Annapolis and Anne Arundel County, Incorporated ("AACPL") includes up to eight members who are nominated by the County Executive and confirmed by resolution of the County Council; and

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WHEREAS, the Bylaws further provide that seven of the eight members nominated by the County Executive and confirmed by resolution of the County Council shall represent each of the County's councilmanic districts, and the eighth member shall be at large; and

WHEREAS, as stated in the Bylaws, the term of a member of the AACPL Board of Trustees is 3 years; and

WHEREAS, as stated in the Bylaws, any new trustee filling the seat of a trustee who resigns shall serve out the term of the resigning trustee and thereafter may serve no more than three consecutive 3-year terms; and

WHEREAS, Deirdre Anne Hendrick, appointed to serve as the member of the AACPL Board of Trustees from Councilmanic District 5 for a term of 3 years ending June 19, 2022, has resigned; and

WHEREAS, the position of the member of the AACPL Board of Trustees from Councilmanic District 6 is vacant; and

WHEREAS, the County Executive has nominated M. Brooke Toomey, a resident of Councilmanic District 5, to serve as the member of the AACPL Board of Trustees from Councilmanic District 5 for the remainder of the term expiring June 19, 2022, beginning upon final appointment by the AACPL Board of Trustees; and

WHEREAS, the County Executive has nominated Dalix Cruz, a resident of Councilmanic District 6, to serve as the member of the AACPL Board of Trustees from Councilmanic District 6 for a term of 3 years beginning upon final appointment by the AACPL Board of Trustees; and

WHEREAS, the County Council, after a public hearing, finds that M. Brooke Toomey and Dalix Cruz meet eligibility requirements and are qualified to serve on the AACPL Board of Trustees; now, therefore, be it

Resolved by the County Council of Anne Arundel County, Maryland, That it confirms the nominations of M. Brooke Toomey, a resident of Councilmanic District 5, to serve as the member of the AACPL Board of Trustees from Councilmanic District 5 for the remainder of the term expiring June 19, 2022, beginning upon final appointment by the AACPL Board of Trustees; and Dalix Cruz, a resident of Councilmanic District 6, to serve as the member of the AACPL Board of Trustees from Councilmanic District 6 for a term of 3 years beginning upon final appointment by the AACPL Board of Trustees; and be it further

Resolved, That copies of this Resolution be sent to Steuart Pittman, County Executive; Donald E. Roland, Chairman, AACPL Board of Trustees; M. Brooke Toomey and Dalix Cruz, nominees; Matthew Power, Chief Administrative Officer; and Kaley Schultze, Boards and Commissions Coordinator and Legislative Assistant.

ADOPTED the 15th day of September, 2020

Resolution No. 32-20

Introduced by Ms. Pickard, Chair
(by request of the County Executive)

By the County Council, September 8, 2020

RESOLUTION approving a nomination of a member to the Anne Arundel County Human Relations Commission

WHEREAS, Section 3-5A-101 of the County Code provides that there is a Human Relations Commission to be known as the Anne Arundel County Human Relations Commission ("Commission"); and

WHEREAS, Section 3-5A-102 of the County Code provides that the purpose of the Commission is to promote and enhance the ability of all Anne Arundel County residents to pursue their lives free of discrimination in housing; and

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WHEREAS, Section 3-5A-103 of the County Code provides that the Commission shall consist of 11 voting members, all of whom are residents of the County and are nominated by the County Executive and approved by resolution of the County Council; and

WHEREAS, Section 3-5A-103 of the County Code further provides that seven of the members shall be from each councilmanic district and recommended by the County Council member for the district, and four of the members shall be recommended by the County Executive; and

WHEREAS, Section 3-5A-104 of the County Code provides that the initial terms of the members shall be staggered so that four members shall serve initial terms of one year, four members shall serve initial terms of two years, and three members shall serve initial terms of three years; and

WHEREAS, pursuant to § 3-5A-103(a)(2) of the County Code, Roberto Veloso was recommended by the County Executive and was approved to serve an initial two-year term commencing on November 18, 2019, and ending on November 17, 2021; and

WHEREAS, Mr. Veloso resigned on January 27, 2020, due to a potential conflict of interest under the County's Ethics law, and his position remains vacant; and

WHEREAS, Bill No. 20-20, which passed July 6, 2020, resolved the potential conflict of interest issue; and

WHEREAS, pursuant to § 3-5A-103(a)(2) of the County Code, the County Executive, subject to approval by the County Council, recommends and nominates Roberto Veloso to serve the remainder of his initial term ending November 17, 2021; and

WHEREAS, the County Council, after public hearing, finds that Roberto Veloso, meets the eligibility requirements under § 3-5A-103(a) of the County Code and is qualified to serve on the Commission; now, therefore, be it

Resolved by the County Council of Anne Arundel County, Maryland, That it hereby approves the nomination to the Anne Arundel County Human Relations Commission of Roberto Veloso to serve the remainder of his initial term ending on November 17, 2021; and be it further

Resolved, That a copy of this Resolution be sent to Steuart Pittman, County Executive; Kaley Schultze, Boards and Commissions Coordinator and Legislative Assistant; and appointee Roberto Veloso.

ADOPTED the 15th day of September, 2020

Resolution No. 33-20

Introduced by Ms. Pickard, Chair
(by request of the County Executive)

By the County Council, September 8, 2020

RESOLUTION approving the continued service of William Lowry as Acting Chief of Police

WHEREAS, pursuant to Section 509(b) of the Charter, the County Executive appointed William Lowry as Acting Chief of Police for Anne Arundel County, Maryland, effective July 23, 2020; and

WHEREAS, Section 509(c) limits the service of acting department heads to 60 days, subject to extension of an additional four months by resolution of the County Council; and

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WHEREAS, the County Executive desires that William Lowry continue to serve in this acting capacity; now, therefore, be it

Resolved by the County Council of Anne Arundel County, Maryland, That the service of William Lowry as Acting Chief of Police is hereby extended from September 21, 2020, through January 21, 2021; and be it further

Resolved, That a copy of this Resolution be sent to County Executive Stuart Pittman; and William Lowry, Acting Chief of Police.

ADOPTED the 21st day of September, 2020

Resolution No. 34-20

Introduced by Ms. Pickard, Chair
(by request of the County Executive)

By the County Council, September 8, 2020

RESOLUTION authorizing the submittal of an application for Community Development Block Grant funds and recognizing the County Executive's authority to act in connection with the grant

WHEREAS, the State of Maryland, through the Department of Housing and Community Development, has solicited applications from eligible jurisdictions to apply for funding under the Maryland Community Development Block Grant Program for funds awarded through the Federal CARES Act; and

WHEREAS, Anne Arundel County is eligible to apply for funds from the Maryland Community Development Block Grant program through the Maryland Department of Housing and Community Development; and

WHEREAS, Anne Arundel County intends to apply for Block Grant funds to support Eviction Prevention Program activities as stipulated by the Department of Housing and Community Development's Policies and Procedures and Application for COVID-19 Funding; and

WHEREAS, the Anne Arundel County Council has held the required public hearing related to the formulation of Anne Arundel County's Block Grant Application; and

WHEREAS, the County Council acknowledges that the Department of Housing and Community Development requires that the Block Grant Application be made public, and that the Block Grant Application shall be made available to the public prior to submission;

WHEREAS, the Anne Arundel County Council understands and acknowledges that Anne Arundel County is responsible for completion of grant activities and any corrective actions including the repayment of funds if necessary; now, therefore, be it

Resolved by the County Council of Anne Arundel County, Maryland, That, after notice and a public hearing, it supports and authorizes the submittal of an application for Community Development Block Grant funds in the amount of One Million Two Hundred Thousand Dollars (\$1,200,000) for an eviction prevention program; and be it further

Resolved, That the County Executive or the County Executive's designee is duly authorized and empowered to execute any and all documents required for the submission of the application and to act in connection with the grant; and be it further

Resolved, That a copy of this Resolution be sent to County Executive Stuart Pittman.

2020 Laws of Anne Arundel County

ADOPTED the 21st day of September, 2020

Resolution No. 35-20

Introduced by Ms. Pickard, Chair
(by request of the County Executive)

By the County Council, September 8, 2020

RESOLUTION approving the application to the United States Department of Justice, Office of Justice Programs, for a grant under the Edward Byrne Memorial Justice Assistance Grant Program federal FY 2020 Local Solicitation and recognizing the County Executive's authority to act in connection with the grant

WHEREAS, the County Council acknowledges that the County has prepared an application for a grant under the Edward Byrne Memorial Justice Assistance Grant Program federal FY 2020 Local Solicitation seeking a grant in the amount of \$139,095, with \$0 in matching funds (the "Application"), a copy of which is attached hereto as Exhibit A; and

WHEREAS, the County Council acknowledges that the Application requires that the Application be reviewed by the applicant's governing body and that the Application be made public, with an opportunity to comment being provided to citizens and to neighborhood- or community-based organizations; and

WHEREAS, the County Executive has reviewed the Application and requests that the County Council review the Application, make the Application public, and provide an opportunity for comment by citizens and community-based organizations; now, therefore, be it

Resolved by the County Council of Anne Arundel County, Maryland, That, after notice and a public hearing, it has reviewed and approves the application to the United States Department of Justice, Office of Justice Programs for a grant under the Edward Byrne Memorial Justice Assistance Grant Program federal FY 2020 Local Solicitation in the amount of \$139,095 with \$0 matching funds; and be it further

Resolved, That the County Council recognizes that the County Executive or the County Executive's designee is duly authorized to act in connection with the grant; and be it further

Resolved, That a copy of this Resolution be sent to County Executive Stuart Pittman.

ADOPTED the 19th day of October, 2020

(EXHIBIT TO RESOLUTION NO. 35-20 APPEARS ON THE FOLLOWING PAGES)

APPLICATION FOR FEDERAL ASSISTANCE	2. DATE SUBMITTED August 19, 2020	Applicant Identifier
1. TYPE OF SUBMISSION Application Non-Construction	3. DATE RECEIVED BY STATE	State Application Identifier
	4. DATE RECEIVED BY FEDERAL AGENCY	Federal Identifier
5. APPLICANT INFORMATION		
Legal Name Anne Arundel County, Maryland	Organizational Unit Office of Finance	
Address 44 Calvert Street 3rd Floor Annapolis, Maryland 21401-1930	Name and telephone number of the person to be contacted on matters involving this application Bobbitt, Mary Lynn (410) 222-7209	
6. EMPLOYER IDENTIFICATION NUMBER (EIN) 52-6000878	7. TYPE OF APPLICANT County	
8. TYPE OF APPLICATION New	9. NAME OF FEDERAL AGENCY Bureau of Justice Assistance	
10. CATALOG OF FEDERAL DOMESTIC ASSISTANCE NUMBER: 16.738 CFDA Edward Byrne Memorial Justice Assistance TITLE: Grant Program	11. DESCRIPTIVE TITLE OF APPLICANT'S PROJECT FY2020 Byrne JAG Program - Local Solicitation - Allocation Amounts \$25,000 or More	
12. AREAS AFFECTED BY PROJECT Anne Arundel County, Maryland		
13. PROPOSED PROJECT Start Date: October 01, 2019 End Date: September 30, 2023	14. CONGRESSIONAL DISTRICTS OF a. Applicant b. Project MD03	
15. ESTIMATED FUNDING	16. IS APPLICATION SUBJECT TO REVIEW BY STATE EXECUTIVE ORDER 12372 PROCESS?	
Federal	\$139,095	This preapplication/application was made available to the state
Applicant	\$0	
State	\$0	
Local	\$0	

Other	\$0	executive order 12372 process for review on 08/19/2020
Program Income	\$0	17. IS THE APPLICANT DELINQUENT ON ANY FEDERAL DEBT?
TOTAL	\$139,095	
18. TO THE BEST OF MY KNOWLEDGE AND BELIEF, ALL DATA IN THIS APPLICATION PREAPPLICATION ARE TRUE AND CORRECT, THE DOCUMENT HAS BEEN DULY AUTHORIZED BY GOVERNING BODY OF THE APPLICANT AND THE APPLICANT WILL COMPLY WITH THE ATTACHED ASSURANCES IF THE ASSISTANCE IS REQUIRED.		

Close Window

EXHIBIT A

Edward Byrne Memorial Justice Assistance Grant Program FY 2020 Local Solicitation

Anne Arundel County, Maryland – Application # 2020—H7896-MD-DJ

ABSTRACT

Anne Arundel County, Maryland will administer the Edward Byrne Memorial Justice Assistance Grant: FY 2020 Local Solicitation with the goal of providing funding to organizations within the Criminal Justice Coordinating Council (CJCC) to promote efficient and effective processing of criminal cases from arrest through ultimate disposition.

The CJCC Coordination Program seeks to break the criminal justice cycle through treatment and family intervention programs funded by the grant. This is primarily accomplished through the Adult Drug Court programs. Costs funded by the grant related to these special courts include salary and fringe for treatment case managers and paralegal staff. In addition, the CJCC Coordination Program includes funding a contract with the local mental health agency for treatment of incarcerated individuals with co-occurring disorders. The Partnership for Children Youth and Families will use their FY20 BJAG allotment for the Community Conferencing Program, a restorative justice juvenile diversion program and for a new initiative – the Juvenile Re-entry program which includes coordinated programming and services to ensure juveniles' successful re-entry into the community. These programs will serve the citizens of Anne Arundel County and those who visit and work here as well.

Project Identifiers

Drug Courts
Mental Health
Co-Occurring Disorders
Restorative Justice
Juvenile Re-entry

EXHIBIT A

Edward Byrne Memorial Justice Assistance Grant Program FY 2020 Local Solicitation - Anne Arundel County, Maryland – Application # 2020-H7896-MD-DJ

2020 BYRNE JAG APPLICATION PROGRAM NARRATIVE

Anne Arundel County is centrally located in the state of Maryland. Anne Arundel County consists of 416 miles of land area, 533.5 linear miles of tidal shoreline, and 172 miles of water area, including portions of the Chesapeake Bay and is home to Annapolis, the County seat, and Maryland's state capital. The County is situated between the two urban areas of Baltimore City, and the nation's capital of Washington, DC. The County is home to the United States Naval Academy, BWI-Thurgood Marshall Airport, Fort George Meade, and the National Security Agency.

Based on US Census Bureau data, the population estimate for Anne Arundel County in 2019 was 579,234 people. Approximately 7% of the population lives below the poverty line. Juveniles under the age of 18 comprise approximately 22.3% of the population. The per capita money income for Anne Arundel County was \$44,979 from 2014–2018.

The Anne Arundel County Criminal Justice Coordinating Council (CJCC) was created in 1991 to:

- Identify and address the mutual concerns confronting the agencies responsible for the administration of the criminal and juvenile justice systems in Anne Arundel County
- Facilitate the coordination of the programs and activities of the criminal and juvenile justice agencies operating in Anne Arundel County
- Promote the efficient and effective processing of criminal and juvenile justice cases from arrest through ultimate disposition, including correctional programs

Members of the Council include:

Deputy County Attorney, as chair
Police Chiefs for Anne Arundel County and Annapolis City Police Departments
Sheriff for Anne Arundel County
State's Attorney for Anne Arundel County
Health Officer for Anne Arundel County
Executive Director of the Anne Arundel County Mental Health Agency
Superintendent of Detention Facilities
Executive Director of the Partnership for Children, Youth and Families
Administrative Judges for both the Circuit Court and District Court of MD
Master in Chancery for Circuit Court
Clerk of the Circuit Court for Anne Arundel County
Circuit Court Administrator
Supervisors from Parole and Probation and the Department of Juvenile Services
Anne Arundel County District Public Defender
A representative from the Anne Arundel County Bar Association
A representative from the Anne Arundel County Board of Education
Anne Arundel County Grant Administrator

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The Council meets monthly to provide input and guidance for the development of county wide strategies and programs to enhance existing efforts and to collaborate and create additional new programs to focus on the use of crime control and judicial resources.

FY 2020 Goals and Priorities of the CJCC:

Recidivism Reduction

Mental Health and Co-Occurring Disorders
Drug Courts – Assessment and Case Management
Restorative Justice Diversionary Program-Community Conferencing
Juvenile Re-entry Program

The Anne Arundel County, Maryland FY 2020 Edward Byrne Memorial Justice Assistance Grant Program Allocation of \$139,095 will be used to support programs to assist with the implementation and funding of the goals and objectives of the CJCC for the benefit of all citizens living and working within Anne Arundel County.

Recidivism Reduction

Each year approximately 5,000 offenders are released to the supervision of the State Division of Parole and Probation and Drug Court in the County. Few have regular jobs, about half have their high school diploma, many have spouses, and most have children. Numerous strategies are in place to assist these individuals, while still incarcerated, to prepare for re-entry and help them to learn the tools necessary to return to the community. Without the knowledge of available resources to make a difference in their behaviors and actions, these individuals may re-offend and repeat the cycle. Anne Arundel County's strategy to reduce recidivism includes the following projects.

The Anne Arundel County Health Department, in collaboration with the Anne Arundel County Mental Health Authority will continue to address those persons incarcerated who have existing co-occurring disorders, meaning that these individuals are in need of both substance abuse treatment, as well as assessment of mental health issues. The funding will be used to provide mental health services to approximately 75 incarcerated Anne Arundel County residents who are uninsured and have mental illness and substance dependence. The services are comprised of psychiatric evaluations and co-occurring mental health therapy. These services will coincide with substance abuse treatment provided by the health department. Funding will support programs for service improvements to stabilize incarcerated persons, followed with additional resources once released. The Anne Arundel County Mental Health Agency will receive funding via the Anne Arundel County Health Department.

Anne Arundel County has two Drug Court Programs in existence. The Circuit Court for Anne Arundel County operates the Adult Drug Treatment Court. The Adult Drug Court's mission is to improve our community through enhanced public safety by providing judicially supervised treatment to substance abusing offenders, thereby reducing the social and economic cost of criminal activity. The adult program has the

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capacity to serve 100 offenders. Admissions are on a rolling schedule so participants are usually able to enter when referred and graduate at the time they complete the program requirements. The District Court operates an Adult Drug Court and a DWI Court.

The combined Drug Court Programs have established key partnerships with community stakeholders including the Department of Health, the States Attorney's Office, the Division of Parole and Probation, the Office of the Public Defender, the Department of Juvenile Services, and local law enforcement agencies. These partnerships have enabled the Drug Courts to be successful in the goals of providing alternatives to incarceration, reducing recidivism and increasing public safety.

These specialty courts have been operational for a number of years and have proven to be effective in providing community based treatment and supervision to the targeted populations. These programs require support to help with operational costs of salaries, education materials, graduation and office supplies, and communications expenses.

The Anne Arundel County Partnership for Children, Youth and Families will use their requested allotment of funds for a continuation of the Community Conferencing Program, a restorative justice juvenile diversion program that has been in operation for over four years. Community Conferencing aims to bring the victim, offender and interested community stakeholders, including parents, together with a trained facilitator.

Funding will provide a part time Community Conferencing Coordinator who works with the parties to assist them in responding to destructive behavior in constructive ways and to build connections that serves the well being of all. Community Conferencing adheres to Restorative Justice Principles that emphasize offender accountability and responsibility.

This year, the Partnership was allocated additional funding for a new initiative, the Juvenile Re-entry program. According to the Koch Institute (2020), a successful re-entry program is one which helps individuals overcome one or more barriers and collaborates with other community resources to supplement its own program with other services. Re-entry programs should also consider juveniles' unique life experiences and address the effects of past trauma, fear of stigma, and need for trusting relationships with adults (FOX215). Funding will support a full-time Juvenile Re-entry Navigator who will coordinate between the Department of Juvenile Services Re-entry Specialist, school system, workforce development and other programming and systems to ensure each youth's successful re-entry to the community.

Grant Administration

The Criminal Justice Coordinating Council will be assisted by the Anne Arundel County Department of Health, Deputy Director of Finance Mary Lynn Bobbitt in the administration of this grant. Ms. Bobbitt will coordinate expenditures for each

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Edward Byrne Memorial Justice Assistance Grant Program FY 2020 Local Solicitation - Anne Arundel County, Maryland – Application # 2020-H7896-MD-DJ

participating agency's financial department and will compile an accurate quarterly financial report including all expenditures for the grant. Each agency will be required by the Chair of the CJCC, to supply Ms. Bobbitt with quarterly financial reports, including documentation for audit purposes. These reports will be due from the participating agencies by the 15th of the month following the close of the quarter in order for adequate time to compile the financial report to USDOJ prior to the submission deadline.

Ms. Bobbitt is proficient in the use of the Federal on-line reporting system and will assure that all reports are submitted as required and that the paperless request for reimbursement is also completed to assure that the funds are reimbursed to Anne Arundel County by wire transfer.

Each agency will also be required to submit a bi-annual progress report document to be compiled into the bi-yearly grant progress report that is due. There will be no costs associated with the administration of this grant.

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Solicitation - Anne Arundel County, Maryland – Application #2020-H7896-MD-DJ**

BUDGET DETAIL WORKSHEET AND NARRATIVE

A. PERSONNEL

<u>ITEM- COMPUTATION</u>	<u>COST</u>
SAO - Paralegal for Drug Court – (90%) of actual \$44,632 X 90% (approx.)= \$40,169	\$40,169
Health Dept. - Health Dept. Drug Treatment Case Manager (15%) of actual salary. \$62,087 X 15% (approx.)= \$9,313	\$9,313
Partnership for Children Youth & Families – Community Conferencing Coordinator (28%) of salary. \$54,100 X 28% (approx.)= \$15,625	\$15,625
Partnership – Juvenile Re-Entry Navigator - (90%) of actual salary. \$37,440 X 90% (approx.) = \$33,769	\$33,769
SUB-TOTAL PERSONNEL	\$98,876

B. FRINGE BENEFITS

<u>ITEM - COMPUTATION</u>	<u>COST</u>
States Attorney -FICA \$40,169 x .07659 (not full FICA to allow HI)	\$ 2,812
States Attorney- Health Benefits	\$ 915
Health Dept.-FICA \$9,313 x .0765	\$ 708
Health Department Benefits	\$3,523
Partnership Conferencing Coordinator -FICA \$15,625 x .0765	\$1,196
Partnership Re-Entry Navigator– FICA \$33,769 x .0765	\$2,583
Partnership Re-Entry Navigator - Health Benefits	\$3,785
SUB-TOTAL FRINGE BENEFITS	\$15,522

TOTAL PERSONNEL & FRINGE BENEFITS \$114,398

NARRATIVE – Salary and Fringe Benefits

Drug Courts:

The Adult Drug Court operates under the Circuit Court for Anne Arundel County. The majority of the Drug Court expenses are funded through the Office of Problem Solving Court (OPSC) grants including 100% of the Drug Court Coordinator's salary and benefits. The BJAG funding will support costs unfunded by the OPSC grants in order to provide for the continued operation of the Drug Court Programs. These costs include

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office and educational supplies and cell phone expenses for staff to communicate with program participants. These costs are detailed in section E.

NARRATIVE – Salary and Fringe Benefits (continued)

Drug Courts (continued):

Included in the Health Department’s portion of the BJAG grant is a subsidy (.15 FTE) of a Health Department Drug Treatment Case Manager that is assigned to the District Drug Court. The BJAG funds are required because a grant from the Office of Problem Solving Courts only funds about 65% of the case manager’s salary. The BJAG grant funds will be used to fund part of the remaining portion of the full time case manager’s salary and fringe costs, totaling \$13,544.

Case Manager Salary@ 15% = \$9,313
Case Manager FICA@ 7.65% = \$708
Case Manager Benefits@ 15% = \$3,523

In the State’s Attorney Office (SAO), the grant funds the employment of a contractual (.90 FTE) Paralegal who vets participants for legal qualifications into the drug courts. The BJAG funds will fund 90% of the paralegal’s salary with a subsidiary to fringe costs for a total of \$43,896

Paralegal Salary @ 90% = \$40,169
Paralegal FICA = \$2,812
Paralegal Benefits = \$915

Restorative Justice:

The Anne Arundel County Partnership for Children, Youth and Families is requesting a continuation of the Community Conferencing Program, a restorative justice juvenile diversion program that has been in operation for two years. Community Conferencing aims to bring the victim, offender and interested community stakeholders, including parents, together with a trained facilitator.

Funding will provide a part time (28%) Community Conferencing Coordinator who works with the parties to assist them in responding to destructive behavior in constructive ways and to build connections that serves the well being of all. Community Conferencing adheres to Restorative Justice Principles that emphasize offender accountability and responsibility. The BJAG funds will fund 28% of the Community Conferencing Coordinator’s salary and related fringe cost, totaling \$16,821.

The Partnership chose the Community Conferencing Program to help with the Disproportionate Minority Contact Initiative in the Anne Arundel County. Outcomes after the second year were very positive; 198 youth have been diverted, of which 159 are

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minorities; 98% of the conferences resulted in an agreement with 95% of offenders in compliance with the agreement.

Community Conferencing Coordinator Salary @ 28% = \$15,625

Community Conferencing Coordinator FICA @ 7.65% = \$1,196

Juvenile Re-Entry Program

The Juvenile Re-Entry Program Navigator will receive referrals from the Department of Juvenile Services at least 2 months prior to exit. The navigator will meet with the youth weekly and carry out an assessment using the CANS tool developed by the University of Maryland developing short and long term goals. Working with the DJS re-entry specialist, referrals will be made to family mediation, therapy, workforce development, and GED and college preparation programming. The Re-Entry Navigator will work with the youth through the first year of release with weekly visits for the first month or two than gradual decline to phone calls and texts as goals are met. The goal is to serve 10 youth with a reconnection goal- to school, work, mediation – of 90%. This program will fund 90% of a Navigator and related fringe for a total \$40,136.

Juvenile Re-Entry Navigator Salary @ 90% = \$33,769

Juvenile Re- Entry Navigator FICA @7.65% = \$2,583

Juvenile Re –Entry Navigator HI subsidy = \$3,785

C. TRAVEL

TOTAL - Travel \$0

D. EQUIPMENT

TOTAL – Equipment \$0

E. SUPPLIES

Circuit Court – Drug Court – Office & Educational Supplies \$ 909

TOTAL-Supplies \$ 909

NARRATIVE - Supplies

Drug Courts:

The Adult Drug Courts are operated out of the Circuit Court for Anne Arundel County. These programs are totally funded with grant funding and have proven to be a successful program in reducing recidivism rates for those in the criminal justice system as a result of behaviors associated with their addiction.

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Drug Courts (continued):

Circuit Court - Office Supplies & Educational Supplies - \$909.

These funds pay for the cost of producing adult drug court participant calendars, participant handbooks, graduation invitations and programs in addition to day to day office supplies for the case managers and drug court assessors.

The Drug Courts also provide educational materials to their participants. Each participant receives books published by Alcoholics Anonymous and Narcotics Anonymous. These materials include lessons on the “Twelve Steps”, inspirational readings, and “how to” information about recovery and rebuilding your life and community.

F. CONSTRUCTION

TOTAL - CONSTRUCTION \$0

G. CONSULTANTS/CONTRACTS

Health Department

Anne Arundel County Mental Health Agency
Co-Occurring Disorders

\$21,538

TOTAL-CONSULTANTS/CONTRACTS

\$21,538

NARRATIVE – Consultants/Contracts

Mental Health/Co-Occurring Disorders:

The Anne Arundel County Health Department will coordinate working with the Anne Arundel County Mental Health Agency to administer funding to support assistance for those in the criminal justice system who are exhibiting Co-occurring Disorders. Not only are these individuals facing drug or other addictions but they are experiencing other issues that are affecting their mental health. Without intervention these individuals often find themselves as part of the criminal justice system and are often incarcerated without treatment.

The Anne Arundel County Mental Health Agency will utilize several providers as well as the vendor “Interventions” to serve this population. The \$21,538 allotment will support assessment and up to 12 visits to assist this population and arrange for referrals to other programs to provide services to up to 75 individuals so they will not become an additional burden on the criminal justice system. This contractor will invoice Anne Arundel County through the Anne Arundel County Mental Health Agency who will provide the financial and programmatic reporting.

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H. OTHER COSTS

<u>ITEM – COMPUTATION</u>	<u>COST</u>
Circuit Court - Cell Phone Expenses – Drug Court - Case Managers and Coordinator	\$2,250
TOTAL – OTHER COSTS	\$ 2,250

NARRATIVE – Other Costs

Drug Courts:

There will be four (4) cell phones supplied to the employees of the drug court programs. The phones are for daily call-ins, including nights and weekends, by drug court participants and for urgent communications between the case managers and the program coordinator. Case managers often do home visits and the phones provide a level of security for the employee.

4 phones @ \$47(approx.) per month X 12 months =\$2,250

I. INDIRECT COSTS	TOTAL \$0
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BUDGET SUMMARY

<u>BUDGET CATEGORY</u>	<u>AMOUNT</u>
A. PERSONNEL	\$ 98,876
B. FRINGE BENEFITS	\$ 15,522
C. TRAVEL	\$ 0
D. EQUIPMENT	\$ 0
E. SUPPLIES	\$ 909
F. CONSTRUCTION	\$ 0
G. CONSULTANT/CONTRACTS	\$ 21,538
H. OTHER	\$ 2,250

EXHIBIT A

**Edward Byrne Memorial Justice Assistance Grant Program FY 2020 Local
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TOTAL DIRECT COSTS	\$139,095
I. INDIRECT COSTS	\$ 0
TOTAL PROJECT COSTS	\$139,095
FEDERAL REQUEST	\$139,095
NON-FEDERAL REQUEST	\$ 0

**Edward Byrne Memorial Justice Assistance Grant Program FY 2020 Local
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Disclosure of Pending Applications

Anne Arundel County, Maryland does not have pending applications submitted within the last 12 months for federally funded grants or sub-grants (including cooperative agreements) that include requests for funding to support the same project being proposed under this solicitation and will cover the identical cost items outlined in the budget narrative and worksheet in the application under this solicitation.

**Resolution No. 35-20
EXHIBIT A**



U.S. DEPARTMENT OF JUSTICE
OFFICE OF JUSTICE PROGRAMS

Approved: OMB No. 1121-0329
Expires 11/30/2020

Background

Recipients' financial management systems and internal controls must meet certain requirements, including those set out in the "Part 200 Uniform Requirements" (2.C.F.R. Part 2800).

Including at a minimum, the financial management system of each OJP award recipient must provide for the following:

- (1) Identification, in its accounts, of all Federal awards received and expended and the Federal programs under which they were received. Federal program and Federal award identification must include, as applicable, the CFDA title and number, Federal award identification number and year, and the name of the Federal agency.
- (2) Accurate, current, and complete disclosure of the financial results of each Federal award or program.
- (3) Records that identify adequately the source and application of funds for Federally-funded activities. These records must contain information pertaining to Federal awards, authorizations, obligations, unobligated balances, assets, expenditures, income, and interest, and be supported by source documentation.
- (4) Effective control over, and accountability for, all funds, property, and other assets. The recipient must adequately safeguard all assets and assure that they are used solely for authorized purposes.
- (5) Comparison of expenditures with budget amounts for each Federal award.
- (6) Written procedures to document the receipt and disbursement of Federal funds including procedures to minimize the time elapsing between the transfer of funds from the United States Treasury and the disbursement by the OJP recipient.
- (7) Written procedures for determining the allowability of costs in accordance with both the terms and conditions of the Federal award and the cost principles to apply to the Federal award.
- (8) Other important requirements related to retention requirements for records, use of open and machine readable formats in records, and certain Federal rights of access to award-related records and recipient personnel.

1. Name of Organization and Address:

Organization Name: Anne Arundel County, Maryland
 Street1: 44 Calvert Street
 Street2:
 City: Annapolis
 State: MARYLAND
 Zip Code: 21401

2. Authorized Representative's Name and Title:

Prefix: Mr First Name: Matthew Middle Name: J
 Last Name: Power Suffix:
 Title: Chief Administrative Officer

3. Phone: (410) 222-1390 4. Fax:

5. Email: expowe44@aacounty.org

6. Year Established: 1967	7. Employer Identification Number (EIN): 526000878	8. DUNS Number: 64875974
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9. a) Is the applicant entity a nonprofit organization (including a nonprofit institution of higher education) as described in 26 U.S.C. 501(c)(3) and exempt from taxation under 26 U.S.C. 501(a)? Yes No

If "No" skip to Question 10.
 If "Yes", complete Questions 9. b) and 9. c).

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U.S. DEPARTMENT OF JUSTICE
OFFICE OF JUSTICE PROGRAMS

Approved: OMB No. 1121-0329
Expires 11/30/2020

AUDIT INFORMATION

9. b) Does the applicant nonprofit organization maintain offshore accounts for the purpose of avoiding paying the tax described in 26 U.S.C. 511(a)?

Yes No

9. c) With respect to the most recent year in which the applicant nonprofit organization was required to file a tax return, does the applicant nonprofit organization believe (or assert) that it satisfies the requirements of 26 C.F.R. 53.4958-6 (which relate to the reasonableness of compensation of certain individuals)?

Yes No

If "Yes", refer to "Additional Attachments" under "What An Application Should Include" in the OJP solicitation (or application guidance) under which the applicant is submitting its application. If the solicitation/guidance describes the "Disclosure of Process related to Executive Compensation," the applicant nonprofit organization must provide -- as an attachment to its application -- a disclosure that satisfies the minimum requirements as described by OJP.

For purposes of this questionnaire, an "audit" is conducted by an independent, external auditor using generally accepted auditing standards (GAAS) or Generally Governmental Auditing Standards (GAGAS), and results in an audit report with an opinion.

10. Has the applicant entity undergone any of the following types of audit(s) (Please check all that apply):

- "Single Audit" under OMB A-133 or Subpart F of 2 C.F.R. Part 200
- Financial Statement Audit
- Defense Contract Agency Audit (DCAA)
- Other Audit & Agency (list type of audit):

None (if none, skip to question 13)

11. Most Recent Audit Report Issued: Within the last 12 months Within the last 2 years Over 2 years ago N/A

Name of Audit Agency/Firm: Clifton, Larson, Allen LLP

AUDITOR'S OPINION

12. On the most recent audit, what was the auditor's opinion?

- Unqualified Opinion Qualified Opinion Disclaimer, Going Concern or Adverse Opinions N/A: No audits as described above

Enter the number of findings (if none, enter "0"): 0

Enter the dollar amount of questioned costs (if none, enter "\$0"): \$ 0

Were material weaknesses noted in the report or opinion? Yes No

13. Which of the following best describes the applicant entity's accounting system:

- Manual Automated Combination of manual and automated

14. Does the applicant entity's accounting system have the capability to identify the receipt and expenditure of award funds separately for each Federal award?

Yes No Not Sure

15. Does the applicant entity's accounting system have the capability to record expenditures for each Federal award by the budget cost categories shown in the approved budget?

Yes No Not Sure

16. Does the applicant entity's accounting system have the capability to record cost sharing ("match") separately for each Federal award, and maintain documentation to support recorded match or cost share?

Yes No Not Sure

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EXHIBIT A



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OFFICE OF JUSTICE PROGRAMS

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Expires 11/30/2020

<p>17. Does the applicant entity's accounting system have the capability to accurately track employees actual time spent performing work for each federal award, and to accurately allocate charges for employee salaries and wages for each federal award, and maintain records to support the actual time spent and specific allocation of charges associated with each applicant employee?</p>	<p><input checked="" type="checkbox"/> Yes <input type="checkbox"/> No <input type="checkbox"/> Not Sure</p>
<p>18. Does the applicant entity's accounting system include budgetary controls to preclude the applicant entity from incurring obligations or costs that exceed the amount of funds available under a federal award (the total amount of the award, as well as the amount available in each budget cost category)?</p>	<p><input checked="" type="checkbox"/> Yes <input type="checkbox"/> No <input type="checkbox"/> Not Sure</p>
<p>19. Is applicant entity familiar with the "cost principles" that apply to recent and future federal awards, including the general and specific principles set out in 2 C.F.R Part 200?</p>	<p><input checked="" type="checkbox"/> Yes <input type="checkbox"/> No <input type="checkbox"/> Not Sure</p>
<p>PROPERTY STANDARDS AND PROCUREMENT STANDARDS</p>	
<p>20. Does the applicant entity's property management system(s) maintain the following information on property purchased with federal award funds (1) a description of the property; (2) an identification number; (3) the source of funding for the property, including the award number; (4) who holds title; (5) acquisition date; (6) acquisition cost; (7) federal share of the acquisition cost; (8) location and condition of the property; (9) ultimate disposition information?</p>	<p><input checked="" type="checkbox"/> Yes <input type="checkbox"/> No <input type="checkbox"/> Not Sure</p>
<p>21. Does the applicant entity maintain written policies and procedures for procurement transactions that – (1) are designed to avoid unnecessary or duplicative purchases; (2) provide for analysis of lease versus purchase alternatives; (3) set out a process for soliciting goods and services, and (4) include standards of conduct that address conflicts of interest?</p>	<p><input checked="" type="checkbox"/> Yes <input type="checkbox"/> No <input type="checkbox"/> Not Sure</p>
<p>22. a) Are the applicant entity's procurement policies and procedures designed to ensure that procurements are conducted in a manner that provides full and open competition to the extent practicable, and to avoid practices that restrict competition?</p>	<p><input checked="" type="checkbox"/> Yes <input type="checkbox"/> No <input type="checkbox"/> Not Sure</p>
<p>22. b) Do the applicant entity's procurement policies and procedures require documentation of the history of a procurement, including the rationale for the method of procurement, selection of contract type, selection or rejection of contractors, and basis for the contract price?</p>	<p><input checked="" type="checkbox"/> Yes <input type="checkbox"/> No <input type="checkbox"/> Not Sure</p>
<p>23. Does the applicant entity have written policies and procedures designed to prevent the applicant entity from entering into a procurement contract under a federal award with any entity or individual that is suspended or debarred from such contracts, including provisions for checking the "Excluded Parties List" system (www.sam.gov) for suspended or debarred sub-grantees and contractors, prior to award?</p>	<p><input checked="" type="checkbox"/> Yes <input type="checkbox"/> No <input type="checkbox"/> Not Sure</p>
<p>TRAVEL POLICY</p>	
<p>24. Does the applicant entity:</p> <p>(a) maintain a standard travel policy? <input checked="" type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>(b) adhere to the Federal Travel Regulation (FTR)? <input checked="" type="checkbox"/> Yes <input type="checkbox"/> No</p>	
<p>SUBRECIPIENT MANAGEMENT AND MONITORING</p>	
<p>25. Does the applicant entity have written policies, procedures, and/or guidance designed to ensure that any subawards made by the applicant entity under a federal award – (1) clearly document applicable federal requirements, (2) are appropriately monitored by the applicant, and (3) comply with the requirements in 2 CFR Part 200 (see 2 CFR 200.331)?</p>	<p><input checked="" type="checkbox"/> Yes <input type="checkbox"/> No <input type="checkbox"/> Not Sure</p> <p><input type="checkbox"/> N/A - Applicant does not make subawards under any OJP awards</p>

Resolution No. 35-20

EXHIBIT A

U.S. DEPARTMENT OF JUSTICE
OFFICE OF JUSTICE PROGRAMS

Edward Byrne Justice Assistance Grant Program FY 2020 Local Solicitation

Certifications and Assurances by the Chief Executive of the Applicant Government

On behalf of the applicant unit of local government named below, in support of that locality's application for an award under the FY 2020 Edward Byrne Justice Assistance Grant ("JAG") Program, and further to 34 U.S.C. § 10153(a), I certify to the Office of Justice Programs ("OJP"), U.S. Department of Justice ("USDOJ"), that all of the following are true and correct:

1. I am the chief executive of the applicant unit of local government named below, and I have the authority to make the following representations on my own behalf as chief executive and on behalf of the applicant unit of local government. I understand that these representations will be relied upon as material in any OJP decision to make an award, under the application described above, to the applicant unit of local government.
2. I certify that no federal funds made available by the award (if any) that OJP makes based on the application described above will be used to supplant local funds, but will be used to increase the amounts of such funds that would, in the absence of federal funds, be made available for law enforcement activities.
3. I assure that the application described above (and any amendment to that application) was submitted for review to the governing body of the unit of local government (e.g., city council or county commission), or to an organization designated by that governing body, not less than 30 days before the date of this certification.
4. I assure that, before the date of this certification— (a) the application described above (and any amendment to that application) was made public; and (b) an opportunity to comment on that application (or amendment) was provided to citizens and to neighborhood or community-based organizations, to the extent applicable law or established procedure made such an opportunity available.
5. I assure that, for each fiscal year of the award (if any) that OJP makes based on the application described above, the applicant unit of local government will maintain and report such data, records, and information (programmatic and financial), as OJP may reasonably require.
6. I have carefully reviewed 34 U.S.C. § 10153(a)(5), and, with respect to the programs to be funded by the award (if any), I hereby make the certification required by section 10153(a)(5), as to each of the items specified therein.



Signature of Chief Executive of the Applicant Unit of Local Government

Matthew Power

Printed Name of Chief Executive

8/14/20

Date of Certification


Chief Administrative Officer

Title of Chief Executive

Anne Arundel County, Maryland

Name of Applicant Unit of Local Government

APPROVED FOR FORM AND LEGAL SUFFICIENCY
ANNE ARUNDEL COUNTY, MARYLAND
GREGORY J. SWAIN, COUNTY ATTORNEY


Jason E. Fetterman
Senior Assistant County Attorney



OMB APPROVAL NUMBER 1121-0140

U.S. DEPARTMENT OF JUSTICE

CERTIFIED STANDARD ASSURANCES

On behalf of the Applicant, and in support of this application for a grant or cooperative agreement, I certify under penalty of perjury to the U.S. Department of Justice ("Department"), that all of the following are true and correct:

(1) I have the authority to make the following representations on behalf of myself and the Applicant. I understand that these representations will be relied upon as material in any Department decision to make an award to the Applicant based on its application.

(2) I certify that the Applicant has the legal authority to apply for the federal assistance sought by the application, and that it has the institutional, managerial, and financial capability (including funds sufficient to pay any required non-federal share of project costs) to plan, manage, and complete the project described in the application properly.

(3) I assure that, throughout the period of performance for the award (if any) made by the Department based on the application--

- a. the Applicant will comply with all award requirements and all federal statutes and regulations applicable to the award;
- b. the Applicant will require all subrecipients to comply with all applicable award requirements and all applicable federal statutes and regulations; and
- c. the Applicant will maintain safeguards to address and prevent any organizational conflict of interest, and also to prohibit employees from using their positions in any manner that poses, or appears to pose, a personal or financial conflict of interest.

(4) The Applicant understands that the federal statutes and regulations applicable to the award (if any) made by the Department based on the application specifically include statutes and regulations pertaining to civil rights and nondiscrimination, and, in addition--

- a. the Applicant understands that the applicable statutes pertaining to civil rights will include section 601 of the Civil Rights Act of 1964 (42 U.S.C. § 2000d); section 504 of the Rehabilitation Act of 1973 (29 U.S.C. § 794); section 901 of the Education Amendments of 1972 (20 U.S.C. § 1681); and section 303 of the Age Discrimination Act of 1975 (42 U.S.C. § 6102);
- b. the Applicant understands that the applicable statutes pertaining to nondiscrimination may include section 809(c) of Title I of the Omnibus Crime Control and Safe Streets Act of 1968 (34 U.S.C. § 10228(c)); section 1407(e) of the Victims of Crime Act of 1984 (34 U.S.C. § 20110(e)); section 299A(b) of the Juvenile Justice and Delinquency Prevention Act of 2002 (34 U.S.C. § 11182(b)); and that the grant condition set out at section 40002(b)(13) of the Violence Against Women Act (34 U.S.C. § 12291(b)(13)), which will apply to all awards made by the Office on Violence Against Women, also may apply to an award made otherwise;

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EXHIBIT A

- c. the Applicant understands that it must require any subrecipient to comply with all such applicable statutes (and associated regulations); and
- d. on behalf of the Applicant, I make the specific assurances set out in 28 C.F.R. §§ 42.105 and 42.204.

(5) The Applicant also understands that (in addition to any applicable program-specific regulations and to applicable federal regulations that pertain to civil rights and nondiscrimination) the federal regulations applicable to the award (if any) made by the Department based on the application may include, but are not limited to, 2 C.F.R. Part 2800 (the DOJ "Part 200 Uniform Requirements") and 28 C.F.R. Parts 22 (confidentiality - research and statistical information), 23 (criminal intelligence systems), 38 (regarding faith-based or religious organizations participating in federal financial assistance programs), and 46 (human subjects protection).

(6) I assure that the Applicant will assist the Department as necessary (and will require subrecipients and contractors to assist as necessary) with the Department's compliance with section 106 of the National Historic Preservation Act of 1966 (54 U.S.C. § 306108), the Archeological and Historical Preservation Act of 1974 (54 U.S.C. §§ 312501-312508), and the National Environmental Policy Act of 1969 (42 U.S.C. §§ 4321-4335), and 28 C.F.R. Parts 61 (NEPA) and 63 (floodplains and wetlands).

(7) I assure that the Applicant will give the Department and the Government Accountability Office, through any authorized representative, access to, and opportunity to examine, all paper or electronic records related to the award (if any) made by the Department based on the application.

(8) I assure that, if the Applicant is a governmental entity, with respect to the award (if any) made by the Department based on the application--

- a. it will comply with the requirements of the Uniform Relocation Assistance and Real Property Acquisitions Act of 1970 (42 U.S.C. §§ 4601-4655), which govern the treatment of persons displaced as a result of federal and federally-assisted programs; and
- b. it will comply with requirements of 5 U.S.C. §§ 1501-1508 and 7324-7328, which limit certain political activities of State or local government employees whose principal employment is in connection with an activity financed in whole or in part by federal assistance.

(9) If the Applicant applies for and receives an award from the Office of Community Oriented Policing Services (COPS Office), I assure that as required by 34 U.S.C. § 10382(c)(11), it will, to the extent practicable and consistent with applicable law—including, but not limited to, the Indian Self-Determination and Education Assistance Act—seek, recruit, and hire qualified members of racial and ethnic minority groups and qualified women in order to further effective law enforcement by increasing their ranks within the sworn positions, as provided under 34 U.S.C. § 10382(c)(11).

I acknowledge that a materially false, fictitious, or fraudulent statement (or concealment or omission of a material fact) in this certification, or in the application that it supports, may be the subject of criminal prosecution (including under 18 U.S.C. §§ 1001 and/or 1621, and/or 34 U.S.C. §§ 10271-10273), and also may subject me and the Applicant to civil penalties and administrative remedies for false claims or otherwise (including under 31 U.S.C. §§ 3729-3730 and 3801-3812). I also acknowledge that the Department's awards, including certifications provided in connection with such awards, are subject to review by the Department, including by its Office of the Inspector General.

Mr. Matthew Power _____
Chief Administrative Officer

Date 8/14/20

APPROVED FOR FORM AND LEGAL SUFFICIENCY
GREGORY J. SWAIN, COUNTY ATTORNEY

BY: _____ Date 8/11/20

Jason E. Fetterman
Senior Assistant County Attorney

**Resolution No. 35-20
EXHIBIT A**



U.S. DEPARTMENT OF JUSTICE

**CERTIFICATIONS REGARDING LOBBYING; DEBARMENT, SUSPENSION AND OTHER
RESPONSIBILITY MATTERS; AND DRUG-FREE WORKPLACE REQUIREMENTS**

Applicants should refer to the regulations cited below to determine the certification to which they are required to attest. Applicants should also review the instructions for certification included in the regulations before completing this form. The certifications shall be treated as a material representation of fact upon which reliance will be placed when the U.S. Department of Justice ("Department") determines to award the covered transaction, grant, or cooperative agreement.

1. LOBBYING

As required by 31 U.S.C. § 1352, as implemented by 28 C.F.R. Part 69, the Applicant certifies and assures (to the extent applicable) the following:

(a) No Federal appropriated funds have been paid or will be paid, by or on behalf of the Applicant, to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the making of any Federal grant, the entering into of any cooperative agreement, or the extension, continuation, renewal, amendment, or modification of any Federal grant or cooperative agreement;

(b) If the Applicant's request for Federal funds is in excess of \$100,000, and any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a member of Congress, an officer or employee of Congress, or an employee of a member of Congress in connection with this Federal grant or cooperative agreement, the Applicant shall complete and submit Standard Form - LLL, "Disclosure of Lobbying Activities" in accordance with its (and any DOJ awarding agency's) instructions; and

(c) The Applicant shall require that the language of this certification be included in the award documents for all subgrants and procurement contracts (and their subcontracts) funded with Federal award funds and shall ensure that any certifications or lobbying disclosures required of recipients of such subgrants and procurement contracts (or their subcontractors) are made and filed in accordance with 31 U.S.C. § 1352.

2. DEBARMENT, SUSPENSION, AND OTHER RESPONSIBILITY MATTERS

A. Pursuant to Department regulations on nonprocurement debarment and suspension implemented at 2 C.F.R. Part 2867, and to other related requirements, the Applicant certifies, with respect to prospective participants in a primary tier "covered transaction," as defined at 2 C.F.R. § 2867.20(a), that neither it nor any of its principals—

(a) is presently debarred, suspended, proposed for debarment, declared ineligible, sentenced to a denial of Federal benefits by a State or Federal court, or voluntarily excluded from covered transactions by any Federal department or agency;

(b) has within a three-year period preceding this application been convicted of a felony criminal violation under any Federal law, or been convicted or had a civil judgment rendered against it for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (Federal, State, tribal, or local) transaction or private agreement or transaction;

EXHIBIT A

violation of Federal or State antitrust statutes or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, tax evasion or receiving stolen property, making false claims, or obstruction of justice, or commission of any offense indicating a lack of business integrity or business honesty that seriously and directly affects its (or its principals') present responsibility;

(c) is presently indicted for or otherwise criminally or civilly charged by a governmental entity (Federal, State, tribal, or local) with commission of any of the offenses enumerated in paragraph (b) of this certification; and/or

(d) has within a three-year period preceding this application had one or more public transactions (Federal, State, tribal, or local) terminated for cause or default.

B. Where the Applicant is unable to certify to any of the statements in this certification, it shall attach an explanation to this application. Where the Applicant or any of its principals was convicted, within a three-year period preceding this application, of a felony criminal violation under any Federal law, the Applicant also must disclose such felony criminal conviction in writing to the Department (for OJP Applicants, to OJP at Ojpcompliancereporting@usdoj.gov; for OVW Applicants, to OVW at OVW.GFMD@usdoj.gov; or for COPS Applicants, to COPS at AskCOPSRC@usdoj.gov), unless such disclosure has already been made.

3. FEDERAL TAXES

A. If the Applicant is a corporation, it certifies either that (1) the corporation has no unpaid Federal tax liability that has been assessed, for which all judicial and administrative remedies have been exhausted or have lapsed, that is not being paid in a timely manner pursuant to an agreement with the authority responsible for collecting the tax liability, or (2) the corporation has provided written notice of such an unpaid tax liability (or liabilities) to the Department (for OJP Applicants, to OJP at Ojpcompliancereporting@usdoj.gov; for OVW Applicants, to OVW at OVW.GFMD@usdoj.gov; or for COPS Applicants, to COPS at AskCOPSRC@usdoj.gov).

B. Where the Applicant is unable to certify to any of the statements in this certification, it shall attach an explanation to this application.

4. DRUG-FREE WORKPLACE (GRANTEES OTHER THAN INDIVIDUALS)

As required by the Drug-Free Workplace Act of 1988, as implemented at 28 C.F.R. Part 83, Subpart F, for grantees, as defined at 28 C.F.R. §§ 83.620 and 83.650:

A. The Applicant certifies and assures that it will, or will continue to, provide a drug-free workplace by—

(a) Publishing a statement notifying employees that the unlawful manufacture, distribution, dispensing, possession, or use of a controlled substance is prohibited in its workplace and specifying the actions that will be taken against employees for violation of such prohibition;

(b) Establishing an on-going drug-free awareness program to inform employees about—

- (1) The dangers of drug abuse in the workplace;
- (2) The Applicant's policy of maintaining a drug-free workplace;
- (3) Any available drug counseling, rehabilitation, and employee assistance programs; and

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EXHIBIT A

- (4) The penalties that may be imposed upon employees for drug abuse violations occurring in the workplace;
- (c) Making it a requirement that each employee to be engaged in the performance of the award be given a copy of the statement required by paragraph (a);
- (d) Notifying the employee in the statement required by paragraph (a) that, as a condition of employment under the award, the employee will—
 - (1) Abide by the terms of the statement; and
 - (2) Notify the employer in writing of the employee's conviction for a violation of a criminal drug statute occurring in the workplace no later than five calendar days after such conviction;
- (e) Notifying the Department, in writing, within 10 calendar days after receiving notice under subparagraph (d)(2) from an employee or otherwise receiving actual notice of such conviction. Employers of convicted employees must provide notice, including position title of any such convicted employee to the Department, as follows:

For COPS award recipients - COPS Office, 145 N Street, NE, Washington, DC, 20530;

For OJP and OVV award recipients - U.S. Department of Justice, Office of Justice Programs, ATTN: Control Desk, 810 7th Street, N.W., Washington, D.C. 20531.

Notice shall include the identification number(s) of each affected award;

- (f) Taking one of the following actions, within 30 calendar days of receiving notice under subparagraph (d)(2), with respect to any employee who is so convicted:
 - (1) Taking appropriate personnel action against such an employee, up to and including termination, consistent with the requirements of the Rehabilitation Act of 1973, as amended, or
 - (2) Requiring such employee to participate satisfactorily in a drug abuse assistance or rehabilitation program approved for such purposes by a Federal, State, or local health, law enforcement, or other appropriate agency; and
- (g) Making a good faith effort to continue to maintain a drug-free workplace through implementation of paragraphs (a), (b), (c), (d), (e), and (f).

5. COORDINATION REQUIRED UNDER PUBLIC SAFETY AND COMMUNITY POLICING PROGRAMS

As required by the Public Safety Partnership and Community Policing Act of 1994, at 34 U.S.C. § 10382(c)(5), if this application is for a COPS award, the Applicant certifies that there has been appropriate coordination with all agencies that may be affected by its award. Affected agencies may include, among others, Offices of the United States Attorneys; State, local, or tribal prosecutors; or correctional agencies.

I acknowledge that a materially false, fictitious, or fraudulent statement (or concealment or omission of a material fact) in this certification, or in the application that it supports, may be the subject of criminal prosecution (including under 18 U.S.C. §§ 1001 and/or 1621, and/or 34 U.S.C. §§ 10271-10273), and also may subject me and the Applicant to civil penalties and administrative remedies for false claims or otherwise (including under 31 U.S.C. §§ 3729-3730 and 3801-3812). I also acknowledge that the Department's awards, including certifications provided in connection with such awards, are subject to review by the Department, including by its Office of the Inspector General.

Mr. Matthew Power _____
Chief Administrative Officer

Date 8/14/20

APPROVED FOR FORM AND LEGAL SUFFICIENCY
GREGORY J. SWAIN, COUNTY ATTORNEY
BY: 
Jason E. Federman
Senior Assistant County Attorney
Date 8/14/20

Appendix C

Information regarding Communication with the Department of Homeland Security (DHS) and /or Immigration and Customs Enforcement (ICE)

Each applicant must provide responses to the following as an attachment to the application:

1. Does your jurisdiction have any laws, policies or practices related to whether, when or how employees may communicate with DHS or ICE?

There are no explicit restrictions on Anne Arundel County employees communicating with DHS or ICE. The Police Department does have a policy of not taking action regarding ICE civil enforcement matters. A copy of the police procedure is attached. The Police Department will not be allocated any of the FY 2020 Byrne Grant funds requested in this application.

2. Is your jurisdiction subject to any laws from a superior political entity (e.g., a state law that binds a city) that meet the description in question 1? **NO**

3. If yes to either: **see attached**

- Please provide a copy of each law of policy;
- Please describe each practice; and
- Please explain how the law, policy or practice complies with section 1373.

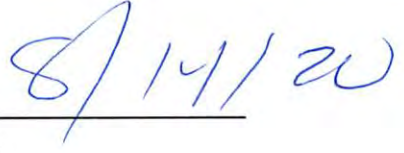
Anne Arundel County does not believe that its response to question 1 above constitutes a "yes." To the extent that the response is construed in that regard, the police procedure is attached and is described in the attachment. The procedure provides that Anne Arundel County police officers can and will take action regarding ICE criminal arrest warrants. Officers will not take action regarding ICE civil enforcement actions. There is no explicit restriction on communications that would violate 8 U.S.C. § 1373. The Police Department will not be allocated any of the FY 2020 Byrne Grant funds requested in this application.

Note: Responses to these questions must be provided by the applicant to BJA as part of the JAG application. Further, the requirement to provide this information applies to all tiers of JG funding, for all subawards made to state or local government entities, including public institutions of higher education. All subrecipient responses must be collected and maintained by the direct recipient of JAG funding and must be made available to DOJ upon request. Responses to these questions are not required from the subrecipients that are a tribal government/organization, a nonprofit organization, or a private institution of higher education.

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EXHIBIT A



Matthew Power
Chief Administrative Officer



Date



IMMIGRATION STATUS

INDEX CODE: 606

EFFECTIVE DATE: 09-20-19

Contents:

- I. Policy
- II. Procedures
- III. Proponent Unit
- IV. Cancellation

I. POLICY

The department is committed to:

Cooperating with federal immigration authorities as requested and/or in response to local matters to the extent permitted by law.

Pursuant to the Immigration and Nationality Act and regulations promulgated by the Attorney General and the Secretary of the Department of Homeland Security, only officers and employees of U.S. Immigration and Customs Enforcement (ICE) may arrest persons *for not being in compliance with federal immigration law*. Local law enforcement officers may not detain or arrest an individual solely based on known or suspected violations of federal immigration law.

Members of the department will always provide equal enforcement of the law, regardless of immigration status. Racial profiling, the practice of stopping, detaining, or searching a person based solely on factors such as race, gender, age, color, citizenship or ethnicity is **strictly prohibited**.

II. PROCEDURES

Member Responsibilities

Officers can and will act upon an ICE criminal arrest warrant (signed by a judge for a criminal offense) that is entered into NCIC, based on confirmation of an active warrant through Teletype, as with any other criminal arrest warrant.

Officers may not detain or arrest an individual solely based on a U.S. Immigration and Customs Enforcement Administrative Warrant for Arrest of Aliens or Warrant of Removal/Deportation entered by ICE into the National Crime Information Center (NCIC) database of the Federal Bureau of Investigation (FBI). Anne Arundel County Officers lack the authority to arrest persons on these civil warrants.

1. If a subject is lawfully detained (ie. traffic stop or criminal investigatory stop) and determined to have an ICE administrative Warrant of Removal/Deportation or Warrant for Arrest of Aliens through NCIC, and the subject is not going to be arrested on state and/or local charges, the subject will be released.
2. When a subject is arrested for a violation of state law or Anne Arundel County ordinance and it is determined through NCIC, the LiveScan process, or notification by ICE (fax, phone call, etc.) that the subject has an active ICE administrative Warrant for Arrest of Aliens, Warrant for Removal/Deportation, or Immigration Detainer, the arresting officer or booking officer will take no action regarding the notification or the above documents.

**Resolution No. 35-20
EXHIBIT A**

Index Code: 606
Effective Date: 09-20-19

III. PROPONENT UNIT: Bureau of Patrol.

IV. CANCELLATION: This directive cancels Index Code 606, dated 08-28-19.

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**EXHIBIT A
DISCLOSURE OF LOBBYING ACTIVITIES**

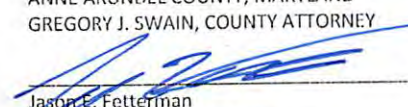
Approved by OMB
0348-0046

Complete this form to disclose lobbying activities pursuant to 31 U.S.C. 1352

(See reverse for public burden disclosure.)

1. Type of Federal Action: <input checked="" type="checkbox"/> a. contract <input type="checkbox"/> b. grant <input type="checkbox"/> c. cooperative agreement <input type="checkbox"/> d. loan <input type="checkbox"/> e. loan guarantee <input type="checkbox"/> f. loan insurance	2. Status of Federal Action: <input checked="" type="checkbox"/> a. bid/offer/application <input type="checkbox"/> b. initial award <input type="checkbox"/> c. post-award	3. Report Type: <input checked="" type="checkbox"/> a. initial filing <input type="checkbox"/> b. material change For Material Change Only: year _____ quarter _____ date of last report _____
4. Name and Address of Reporting Entity: <input checked="" type="checkbox"/> Prime <input type="checkbox"/> Subawardee Tier _____, if known: Anne Arundel County, Maryland Arundel Center, 44 Calvert Street Annapolis, Maryland 21404-1930 Congressional District, if known: _____	5. If Reporting Entity in No. 4 is a Subawardee, Enter Name and Address of Prime: Congressional District, if known: _____	
6. Federal Department/Agency: U.S. Department of Justice	7. Federal Program Name/Description: Edward Byrne Memorial Justice Assistance Grant CFDA Number, if applicable: <u>16.738</u>	
8. Federal Action Number, if known: BJA-2020-17276	9. Award Amount, if known: \$ 139,095.00	
10. a. Name and Address of Lobbying Registrant <i>(if individual, last name, first name, MI):</i> _____	b. Individuals Performing Services <i>(including address if different from No. 10a)</i> <i>(last name, first name, MI):</i> _____	
11. Information requested through this form is authorized by title 31 U.S.C. section 1352. This disclosure of lobbying activities is a material representation of fact upon which reliance was placed by the tier above when this transaction was made or entered into. This disclosure is required pursuant to 31 U.S.C. 1352. This information will be reported to the Congress semi-annually and will be available for public inspection. Any person who fails to file the required disclosure shall be subject to a civil penalty of not less that \$10,000 and not more than \$100,000 for each such failure.	Signature: _____ By: <u>Matthew J. Power</u> Title: <u>Chief Administrative Officer</u> Telephone No.: <u>(410) 222-1390</u> Date: <u>5/14</u>	
Federal Use Only:		Authorized for Local Reproduction Standard Form LLL (Rev. 7-97)

APPROVED FOR FORM AND LEGAL SUFFICIENCY
 ANNE ARUNDEL COUNTY, MARYLAND
 GREGORY J. SWAIN, COUNTY ATTORNEY


 Jason E. Fetterman
 Senior Assistant County Attorney

Resolution No. 35-20

EXHIBIT A

2020 MARYLAND LOCAL JAG ALLOCATIONS

Listed below are all jurisdictions in the state that are eligible for FY 2020 JAG funding, as determined by the JAG formula. For additional details regarding the JAG formula and award calculation process, with examples, please refer to the JAG Technical report here: <https://www.bja.gov/Jag/pdfs/JAG-Technical-Report.pdf> and current JAG Frequently Asked Questions here: <https://www.bja.gov/Funding/JAGFAQ.pdf>.

Finding your jurisdiction:

- (1) Disparate jurisdictions are listed in shaded groups below, in alphabetic order by county.
- (2) Direct allocations are listed alphabetically below the shaded, disparate groupings.
- (3) Counties that have an asterisk (*) under the "Direct Allocation" column did not submit the level of violent crime data to qualify for a direct award from BJA, but are in the disparate grouping indicated by the shaded area. The JAG legislation requires these counties to remain a partner with the local jurisdictions receiving funds and must be a signatory on the required Memorandum of Understanding (MOU). A sample MOU is provided online at: <https://www.bja.gov/Funding/JAGMOU.pdf>. Disparate jurisdictions do not need to abide by the listed individual allocations, which are provided for information only. Jurisdictions in a funding disparity are responsible for determining individual amounts within the Eligible Joint Allocation and for documenting individual allocations in the MOU.

State	Jurisdiction Name	Government Type	Direct Allocation	Joint Allocation
MD	ALLEGANY COUNTY	County	*	
MD	CUMBERLAND CITY	Municipal	\$11,149	\$11,149
MD	CECIL COUNTY	County	*	
MD	ELKTON TOWN	Municipal	\$12,776	\$12,776
MD	FREDERICK COUNTY	County	\$12,045	
MD	FREDERICK CITY	Municipal	\$25,858	\$37,903
MD	WICOMICO COUNTY	County	*	
MD	SALISBURY CITY	Municipal	\$21,096	\$21,096
MD	ANNAPOLIS CITY	Municipal	\$16,170	
MD	ANNE ARUNDEL COUNTY	County	\$139,095	
MD	BALTIMORE CITY	Municipal	\$814,156	
MD	BALTIMORE COUNTY	County	\$336,057	
MD	CHARLES COUNTY	County	\$38,516	
MD	HAGERSTOWN CITY	Municipal	\$17,325	
MD	HARFORD COUNTY	County	\$25,504	
MD	HOWARD COUNTY	County	\$50,066	
MD	MONTGOMERY COUNTY	County	\$109,583	
MD	PRINCE GEORGES COUNTY	County	\$156,491	
MD	ST MARYS COUNTY	County	\$14,520	
MD	WASHINGTON COUNTY	County	\$18,621	
	Local total		\$1,819,028	

2020 Laws of Anne Arundel County

Resolution No. 36-20

Introduced by Ms. Pickard, Chair
(by request of the County Executive)

By the County Council, September 21, 2020

RESOLUTION approving the determination of certain unimproved County-owned property being part of Old Admiral Court in Annapolis, Maryland (located between properties known as 711 Bestgate Road and 713 Bestgate Road in Annapolis, Maryland) as surplus property

WHEREAS, § 8-3-202 of the County Code authorizes the County Executive to dispose of real property owned by the County when the County Executive, with the approval of the County Council by resolution, has determined that the real property is surplus property; and

WHEREAS, in accordance with § 8-3-202(a) of the County Code, the County Executive inquired whether any office, department, or agency of the County has a present need, or reasonably anticipates a future need, for the property, and no such present or future need has been identified; and

WHEREAS, the County Executive has determined that the property described in Exhibit A and depicted in Exhibit B, both attached hereto and incorporated herein (“the Property”) is surplus property and wishes to dispose of it in accordance with Article 8, Title 3, Subtitle 2 of the Code; and

WHEREAS, in accordance with § 8-3-202(b) of the County Code, prior to the introduction of this Resolution, notice was mailed to each adjacent property owner and to the community association representing the area in which the Property is located; and

WHEREAS, the County Council, after a public hearing on this Resolution, finds that the public interest will be furthered by declaring the Property to be surplus property; now, therefore, be it

Resolved by the County Council of Anne Arundel County, Maryland, That in accordance with § 8-3-202 of the County Code, it hereby approves the County Executive’s determination that the Property described in Exhibit A, depicted in Exhibit B, both attached hereto and incorporated herein, and located in the Sixth Councilmanic District, is surplus property; and be it further

Resolved, That a copy of this Resolution be sent to County Executive Stuart Pittman.

ADOPTED the 19th day of October, 2020

(EXHIBITS TO RESOLUTION NO. 36-20 APPEAR ON THE FOLLOWING PAGES)

November 22, 2017

DESCRIPTION OF
 0.1029 OF AN ACRE OF LAND
 BEING PART OF
OLD ADMIRAL COURT
 SECOND (2ND) ASSESSMENT DISTRICT
 ANNE ARUNDEL COUNTY, MARYLAND

Being a piece or parcel of land, hereinafter described, lying on the Southerly Right-of-Way line of Bestgate Road (80' wide public right-of-way) as shown on Anne Arundel County Plan Number 31,641, distant 240'± easterly from the intersection of the aforesaid Bestgate Road and Harbour Gates Drive (60' wide public right-of-way) as shown on a Plat entitled "Lots 5B & 5C, Harbour Gates" and recorded among the Land Records of Anne Arundel County, Maryland in Plat Book 124 on Page 43 as Plat Number 6517, situate in the City of Annapolis, and being a part of Old Admiral Court (variable width public right-of-way), formerly known as Cow Hide Branch Road, and also known as Admiral Drive and Admiral Court, as shown on the aforesaid Anne Arundel County Plan Number 31,641, said property also being the property acquired by Anne Arundel County, Maryland, a body corporate and politic, by virtue of Three Deeds, the First Deed from the Farmers National Bank of Annapolis Maryland, a body corporate, dated December 03, 1924 and recorded among the aforesaid Land Records in Liber WNW 102 at Folio 180, the Second Deed from Davey L. Cook, Dorothy L. Frantum and Samuel L. Cook, Jr., dated June 26, 1989 and recorded among the aforesaid Land Records in Liber 4890 at Folio 899 and the Third Deed from Howard G. Fuller and Betty C. Fuller, dated September 28, 1989 and recorded among the aforesaid Land Records in Liber 4976 at Folio 208, and being more particularly described in the Maryland State Plane Meridian as shown on the aforesaid Plat as follows

Beginning for the said piece or parcel of land at a point of curvature at the intersection of the aforesaid Southerly Right-of-Way line of Bestgate Road and the Westerly Right-of-Way line of the aforesaid Old Admiral Court, said point also being at the beginning of the Fifth or 79.81 feet arc line as described in the aforesaid Deed recorded in Liber 4890 at Folio 899, thence leaving the aforesaid Westerly Right-of-Way line of Old Admiral Court, and also leaving the aforesaid Fifth line as described in Liber 4890 at Folio 899, and running with and binding on the aforesaid Southerly Right-of-Way line of Bestgate Road, and also running reversely with and binding on an extension of the aforesaid Fifth line as described in Liber 4890 at Folio 899, the following course and distance, as now surveyed,

Description of 0.1029 of an Acre of Land
Being Part of Old Admiral Court
Page 2 of 3

1. 82.27 feet along the arc of a curve ,deflecting to the left, having a radius of 5,769.58 feet and a chord bearing and distance of North $75^{\circ}36'55''$ East, 82.27 feet to a point at the intersection of the aforesaid Southerly Right-of-Way line of Bestgate Road and the Easterly Right-of-Way line of the aforesaid Old Admiral Court, said point also being at the beginning of the Fourth or South $26^{\circ}50'08''$ West, 33.13 feet line as described in the aforesaid Deed recorded in Liber 4976 at Folio 208, thence leaving the aforesaid Southerly Right-of-Way line of Bestgate Road, and also leaving the aforesaid extension of the Fifth line as described in Liber 4890 at Folio 899, and running with and binding on the aforesaid Easterly Right-of-Way line of Old Admiral Court, and also running with and binding on the aforesaid Fourth line as described in Liber 4976 at Folio 208, with a non-tangent line, the following course and distance, as now surveyed,
2. South $26^{\circ}50'00''$ West, 33.13 feet to a point, thence leaving the aforesaid Fourth line as described in Liber 4976 at Folio 208, and continuing with the aforesaid Easterly Right-of-Way line of Old Admiral Court the following three courses and distances, as now surveyed,
3. South $21^{\circ}39'51''$ East, 13.04 feet to a point, thence
4. South $26^{\circ}05'51''$ East, 73.93 feet to a point, thence
5. South $29^{\circ}30'53''$ East, 8.43 feet to a point on the extension of the Northerly or North $74^{\circ}23'12''$ East, 118.26 feet line of Lot 5C as shown on the aforesaid Plat, thence leaving the aforesaid Easterly Right-of-Way line of Old Admiral Road, and running in, through, over and across the aforesaid Old Admiral Court Right-of-Way, and also running reversely with and binding on an extension of the aforesaid Northerly line of Lot 5C, the following course and distance, as now surveyed,
6. South $74^{\circ}23'12''$ West, 33.07 feet to a point on the aforesaid Westerly Right-of-Way line of Old Admiral Court, said point also being at the end of the Second or North $82^{\circ}15'$ East, 1.72 feet line as described in a Deed from the aforesaid Davey L. Cook, Dorothy L. Frantum and Samuel L. Cook, Jr., to Catwil Corporation, a California corporation, dated November 22, 1989 and recorded among the aforesaid Land Records in Liber 4979 at Folio 163, thence leaving the aforesaid Second line as described in Liber 4979 at Folio 163, and also leaving the aforesaid extension of the Northerly line of Lot 5C, and running

Description of 0.1029 of an Acre of Land
Being Part of Old Admiral Court
Page 3 of 3

with and binding on the aforesaid Westerly Right-of-Way line of Old Admiral Court the following two courses and distances, as now surveyed,

- 7. North 26°05'51" West, 77.56 feet to a point, thence
- 8. North 21°39'51" West, 18.37 feet to a point at the beginning of the Fourth or North 62°52'48" West, 37.61 feet line as described in the aforesaid Deed recorded in Liber 4890 at Folio 899, thence running with and binding on the aforesaid Fourth line as described in Liber 4890 at Folio 899, and also continuing with the aforesaid Westerly Right-of-Way line of Old Admiral Court, the following course and distance, as now surveyed,
- 9. North 62°52'56" West, 37.61 feet to the point of beginning, containing 4,482 square feet or 0.1029 of an acre of land.

This description, and the Survey on which it is based, were prepared under my responsible charge and are in compliance with COMAR Reg. 09.13.06.12.

DATE: 02/05/2018

D. Burke, Jr.

Daniel L. Burke, Jr.
Professional Land Surveyor
MD Lic. No. 21595 Exp. 01/17/2019



2020 Laws of Anne Arundel County

Resolution No. 37-20

Introduced by Ms. Pickard, Chair
(by request of the County Executive)

By the County Council, September 21, 2020

RESOLUTION approving the application of Eleanor R. King to sell an agricultural land preservation easement to the Maryland Agricultural Land Preservation Foundation on 67.5 acres in Davidsonville, Maryland

WHEREAS, Eleanor R. King made application dated May 19, 2020 (the “King Application”) to the Maryland Agricultural Land Preservation Foundation (the “Foundation”) to sell an agricultural land preservation easement on part of the real property described in deeds dated November 30, 1949 and June 11, 1974, and recorded respectively in the land records of Anne Arundel County in Book 550, Page 355 and Book 2682, Page 95, consisting of 67.5 acres, more or less, located in Davidsonville, Anne Arundel County, Maryland, and shown generally on Exhibit 1, attached to this Resolution and made a part hereof (the “King Property”); and

WHEREAS, Eleanor R. King departed this life on June 15, 2020; and

WHEREAS, an estate was opened for Eleanor R. King on September 4, 2020, Estate No. 101131, and Laura Andrews has been appointed as Personal Representative; and

WHEREAS, the Foundation has indicated that the King Application can proceed as submitted; and

WHEREAS, pursuant to Title 2, Subtitle 5 of the Agriculture Article of the State Code and regulations adopted pursuant thereto, the County governing body is required to advise the Foundation as to a local recommendation of approval or disapproval of the King Application; and

WHEREAS, in deciding whether to approve the King Application, the County governing body is to receive the recommendation of the Office of Planning and Zoning and the County Agricultural Preservation Advisory Board (the “Board”) based on criteria and standards identified in Title 2, Subtitle 5 of the Agriculture Article of the State Code and regulations adopted pursuant thereto; and

WHEREAS, the Office of Planning and Zoning, the Board, and the County Executive have recommended approval of the King Application; and

WHEREAS, the County Council finds that approval of the King Application is in the best interest of the citizens of Anne Arundel County; now, therefore, be it

Resolved by the County Council of Anne Arundel County, Maryland, That it hereby approves the recommendation of approval of the King Application to sell an agricultural land preservation easement on the King Property to the Foundation; and be it further

Resolved, That a copy of this Resolution be sent to Steuart Pittman, County Executive; Laura Andrews, Personal Representative of the Estate of Eleanor R. King; and the Maryland Agricultural Land Preservation Foundation.

ADOPTED the 19th day of October, 2020

(EXHIBIT TO RESOLUTION NO. 37-20 APPEARS ON THE FOLLOWING PAGES)



DEPARTMENT OF AGRICULTURE
MARYLAND AGRICULTURAL LAND PRESERVATION FOUNDATION

FISCAL YEAR 2021
APPLICATION TO SELL AN EASEMENT

MALPF File Number (Provided by MALPF)

PLEASE READ ATTACHED INSTRUCTIONS BEFORE COMPLETING APPLICATION
THIS APPLICATION CANNOT BE CHANGED AFTER SUBMITTAL TO THE FOUNDATION.
PLEASE TYPE RESPONSES

Did you apply to sell an easement in the previous application cycle? [] Yes [x] No

PART A

I/We Eleanor R. King, landowner(s) of the property referenced herein, located in Anne Arundel County, Maryland, apply to the Maryland Agricultural Land Preservation Foundation (MALPF) to sell an agricultural land preservation easement, pursuant to Agriculture Article, Section 2-510, Annotated Code of Maryland.

This application to sell an easement and any subsequent offer to buy an easement, including any Deed of Easement to be recorded on this property, will cover the entire contiguous acreage referenced in the application. Acreage is not permitted to be withheld, unless it is for the permitted lot exclusions specified under Agriculture Article, Section 2-513, Annotated Code of Maryland, or the acreage to be withheld is approved by the Foundation (see Instructions A.1.).

For purposes of valuation, I/we affirm that the acreage of the total property, also referred to as the parent tract*, was determined by one of the following (a copy of which is attached to this application) (see Instructions A.1.):

- [] property deed(s) [] survey
[x] tax assessment records [] other (identify):

- a. The total acreage of property ("parent tract") is: 69.5
b. The number of Pre-Existing Dwelling(s) is (are): 0
c. The Acreage to be Withheld from the easement is: 2.0
d. Designated permitted envelope acreage (unpaid): 0
e. Other unpaid areas: 0
f. The Easement Payment Acreage is (a. minus b minus c minus d minus e): 67.5
g. Total acres to be encumbered by easement is (a. minus c.): 67.5

I am/We are willing to sell an easement on my/our land for \$ per acre. I/We understand that the Foundation makes offers based on the lower of: (1) the asking price, (2) the calculated easement value, (3) a cap set by the County, or the statutory State cap of 75% of the recommended appraised value (see Instructions A.6.).

***Definition of Parent Tract:** The term Parent tract, as used by MALPF, is the total property described in this application. It refers to that entire contiguous acreage that is under common ownership. This may be a single tax map parcel or may include multiple tax map parcels, but should include the entire acreage on any parcel, even if only a portion of that parcel is being considered for easement sale.

- It includes any withheld acreage and unpaid acreage
- It does not include any tax map parcel which may be contiguous and under common ownership, but for which no portion is being considered for easement sale under this application.

PART B

(To be completed by the County Program Administrator or other County employee as necessary.)
Part B provides Instructions directly to the assigned appraisers. Completeness and accuracy is essential for the appraiser(s) to ascertain the farm’s maximum market value as of the date of valuation. All data should be as precise as possible. Do not round figures and please cite sources when possible.

SECTION # 1: PLANNING AND ZONING INFORMATION

(A) ZONING (See Instructions B.1.)

Current Zoning of Property:	<u>RA</u>	
Does the property lie within the boundaries of a planned 10-year water and sewer service district?	<input type="checkbox"/> YES	<input checked="" type="checkbox"/> NO
If yes, please describe: _____		
Is the encumbrance of this property by an agricultural land preservation easement consistent with county plans? (Master Plan, Comprehensive Land-Use Plan, Growth Management Plan, etc.)	<input checked="" type="checkbox"/> YES	<input type="checkbox"/> NO
Does the county zoning permit any farm use of the land?	<input checked="" type="checkbox"/> YES	<input type="checkbox"/> NO
If any limitations on farm use, describe (can attach if need more space): _____		

(B) Is there withheld or permitted use envelope acreage?	<input checked="" type="checkbox"/> YES	<input type="checkbox"/> NO
Reason for the withheld acreage?	<u>2.0 acres to satisfy the owner's Will</u>	
Reason for permitted use envelope?	_____	

(C) Is the property adjacent to other protected lands (fee or easement)?	<input type="checkbox"/> YES	<input checked="" type="checkbox"/> NO
If yes, what is the approximate size of protected block of land (without subject property acres included)? _____		

(D) For Certified Counties, is the property located within a Priority Preservation Area?	<input checked="" type="checkbox"/> YES	<input type="checkbox"/> NO
--	---	-----------------------------

(E) Is/are there a county-designated tenant house located on the property?	<input type="checkbox"/> YES	<input checked="" type="checkbox"/> NO
--	------------------------------	--

If yes, work with County to complete and submit a certification documentation for EACH proposed tenant house and included as part of the application submission. (See Instructions B.1.E.)

SECTION #2: DEVELOPMENT RIGHTS

NOTE: The development rights information provided in this application will be provided to the appraisers to determine the fair market value of the **property** and therefore the MALPF easement value. If this section is not completed, the application IS NOT complete and will be returned.

The term “development right(s)” as used by MALPF is the maximum number of residential structures legally allowed to be placed on the parent tract as of the date of the application.

“Legally allowed” takes into consideration such limiting factors such as: zoning, septic law, Chesapeake Bay Critical Areas regulations, existing easements, etc. It does not include any additional structures allowed by virtue of a specific owner (such as family lots), nor does it include any allotted transferrable development rights (“TDRs”). As used herein, “development rights” does not address TDRs. TDRs should be considered as an addition if a current market exists. See application **SECTION #3** below regarding TDRs.

Lot Selection (see Instructions B. Section 2.):

When considering lot selection, please take into account that retaining a dwelling right with the property can benefit the long term viability of future farming operations.

In the Deed of Easement, I/we hereby elect to (check one):

reserve family lots, subject to density restrictions,

reserve one (1) unrestricted lot that is either:

subdividable, or

a non-subdividable building envelope

waive all rights to lots

1. Has the County adopted a Tier Map under The Sustainable Growth & Agricultural Preservation Act of 2012 (Senate Bill 236), also known as the septic law?

Yes

No

2. If a Tier Map has been adopted, in which Tier is the subject property located?

Tier: 4

3. What is the maximum number of residential lots permitted in a minor subdivision?

5

Any discrepancies between this section and page one of this application should be reconciled or explained.

	Permitted On-Site Development Rights	Dev. Rights	Acres
(a)	Total development rights/acres associated with the parent tract [This takes into consideration lots previously subdivided from the property; underlying zoning; septic law restrictions; and any other known restrictions (for dev. rights, take into account Chesapeake Bay Critical Areas regulations, other easements or deed/plat restrictions, etc).]	4	69.5
(b)	Total development rights/acres associated with pre-existing dwelling (within easement area)	0	0
(c)	Total development rights/acres associated with withheld acres (includes any dwelling(s) in withheld acres)	1	2.0
(d)	Total development rights associated with designated permitted use envelope area/s AND other unpaid acres.	0	N/A
(e)	Unrestricted lot option chosen: <input checked="" type="checkbox"/> Yes (deduct 1 development right) <input type="checkbox"/> No (deduct 0 development rights)	1	N/A
	Total development rights to be extinguished / acres to be appraised by MALPF easement acquisition (a - b - c - d - e)	2	67.5

SECTION #3: TRANSFERABLE DEVELOPMENT RIGHTS PROGRAMS (See Instructions B.3.)

A. Does the County have a TDR program? Yes No

B. Is the subject property eligible to participate in the TDR program? Yes No

C. How many residual TDRs are associated with the subject property (including any withheld acres area) as of the date of the application submission? n/a

PART C

- 1. **LANDOWNER INFORMATION** - necessary for all landowners of record. Attach a separate sheet, if needed. Also, enter primary contact information. The primary contact person will receive all correspondence from and is the individual to be contacted by the Foundation regarding the easement Application

MAILING ADDRESS of Owner/Trust/Business Entity:

PRIMARY CONTACT PERSON:

Eleanor R. King

Andy King

Name

Name

Address

Mailing Address

Davidsonville, MD 21035

Davidsonville, MD 21035

City, State, Zip Code

City, State, Zip Code

Phone #: (1st)

(2nd)

Phone #: (1st)

(2nd)

e-mail

e-mail

- 2. **ENTITY INFORMATION:** Please list all members/partners/trustees/shareholders of the ownership entity, if applicable (see Instructions C.2.). (Attach a separate sheet if necessary.)

- 3. **LOCATION OF PROPERTY:**

PLEASE NOTE: FOR PROPERTIES CONSISTING OF MORE THAN ONE TAX PARCEL, IF THE APPLICATION TO SELL AN EASEMENT TO MALPF IS SUCCESSFUL, THE PARCELS MUST REMAIN UNDER IDENTICAL COMMON OWNERSHIP, AND MAY NOT BE CONVEYED OFF FROM EACH OTHER UNLESS SPECIFICALLY APPROVED BY THE MALPF BOARD.

Tax Map 0054 Grid 0015 Parcel # 0030

Tax ID# 1000-0428-8200

(List all if more than one)

Tax Map _____ Grid _____ Parcel # _____

Tax ID# _____

(List all if more than one)

Tax Map: _____ Grid: _____ Parcel #: _____

Tax ID#: _____

(List all if more than one)

Property Address: (if different from mailing address)

4. **DEED REFERENCE(S)** (see Instructions C.4.):

550 / 355 2682 / 95 _____ / _____
liber folio liber folio liber folio

If acreage reflected in deed is different from acreage of proposed easement, please explain:

5. **EXISTING PROPERTY RESTRICTION(S)**: (see Instructions C.5.)

Please state whether there are any existing restrictive easements or covenants (such as Forest Conservation Easements, Open Space Easements, etc.) on your property and, if so, please explain:

6. **OTHER THIRD PARTY INTERESTS** (see Instructions C.6.):

a. Does anyone own or lease surface or subsurface rights on this property (including oil/gas/mineral, whether or not there has been any activity on the lease)?

YES NO If yes, please explain: _____

b. Does anyone hold a lease, right of first refusal, or option to purchase for this property?

YES NO If yes, please explain: _____

c. Has any mining been done on the property?

YES NO If yes, please explain: _____

d. Are there any other third party interests in this property? (For example, life estate, right-of-ways, renewable energy operations, telecommunication company leases, ground leases in excess of 20 years, etc.)

YES NO If yes, please explain: _____

If you answered yes to any of the questions a. through d., please provide name and contact information for the third party interest; signatures of such parties will be required on the Option Contract and Deed of Easement if the Foundation extends you an easement offer.

Name of Other Third Party Interest

Name of Other Third Party Interest

Address

Address

City, State, Zip Code

City, State, Zip Code

Phone #

Phone #

Nature of Third Party Interest

Nature of Third Party Interest

7. **MORTGAGES OR LIENS:**

Is there a mortgage or other lien on this property, including equity line of credit?

YES NO

If yes, signatures and addresses of such holders will be required on the Option Contract and Deed of Easement, if the Foundation extends an easement offer to you.

Name of Mortgage or Lien Holder

Name of Mortgage or Lien Holder

Address

Address

City, State, Zip Code

City, State, Zip Code

Phone #

Phone #

8. **LAND USE (round to whole number):**

Tillable Cropland:	<u>61.5</u>	acres
Pasture:	_____	acres
Woodland:	<u>5</u>	acres
Wetland(s):	_____	acres
Orchard; Nursery:	_____	acres
Structure(s): (Farm buildings and dwellings)	<u>0.6</u>	acres
Pond/lake:	_____	acres
Other: <u>un-farmable areas</u> (Describe other land use)	<u>0.4</u>	acres
TOTAL ACRES:	<u>67.5</u>	acres

(Acres must equal Part A: f, on Page 1 – rounded to a whole number)

9. PROPERTY USE:

	YES	NO	DON'T KNOW
a. Has the property been used for a purpose other than agricultural operations and residential use (for example, landfill, commercial cell tower, commercial energy production, sand and gravel extraction, railroad right-of-way)? If so indicate use/explain.	<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>
b. Have any chemicals been used on the property beyond what could reasonably be expected in normal and customary agricultural practices? If so indicate type of chemicals.	<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>
c. Has the property ever contained areas used to dispose of waste other than normal and customary household and agricultural waste? If yes, indicate the kinds of material disposed and method of disposal. _____	<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>
d. Has there ever been a chemical spill or leak on the property to your knowledge? If yes, indicate what was spilled, where it was spilled, approximately how much was spilled, and what actions were taken in response. _____	<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>
e. Have any previous environmental assessments/tests/samplings/impact statements been conducted for the property, to your knowledge? If so, attach copies.	<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>
f. Has any government entity ever investigated, cited, or been involved with any violations or regulatory actions regarding this property to your knowledge? If so, explain.	<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>
g. Are there/have there been any disputes, including claims of adverse possession, or written or oral agreements with adjacent landowners regarding boundary lines? If so, explain and provide detail on map	<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>

IF YOU ANSWERED YES TO ANY OF THE ABOVE QUESTIONS, PLEASE EXPLAIN BELOW OR ATTACH A LETTER OF EXPLANATION ALONG WITH ANY SUPPORTING DETAILS TO THE APPLICATION.

10. **STRUCTURES** List and briefly describe any/all structures currently existing on the property including agricultural, residential and non-agriculturally-related structures existing at the time of application. On a current aerial map, locate and label by corresponding letter (a, b, c, d, etc.) all structures listed here. A current aerial map may be obtained through the county program administrator. Use separate page if necessary.

	<u>Structure</u>	<u>Approximate Dimensions or Capacity</u>
a.	Dwelling (Farm House)	24 x 35
b.	Work Shop	24 x 24
c.	Tobacco Barn	30 x 40
d.	Stable	30 x 40
e.	Stable	24 x 40
f.	Tobacco Barn	20 x 40
g.	Tobacco Barn	60 x 60
h.	Various Small Sheds	Various sizes
i.	Barn	30 x 50
j.		

11. **FARM OPERATION:**

Describe the farming operation(s): Hay Production, Raising Livestock

Owner operated: Leased: Both:

12. **QUALIFYING SOILS: (To be completed by the County Program Administrator, see Instructions C.12.)**
 Total acreage/percentage may not exceed 100% (may not count soils in both Class and Group categories.)

	<u>CLASS I</u>	<u>CLASS II</u>	<u>CLASS III</u>	<u>GROUP 1</u>	<u>GROUP 2</u>	<u>= TOTAL</u>
ACRES:	<u>0</u>	<u>16.3</u>	<u>17.9</u>	<u>0</u>	<u>0</u>	<u>34.2</u>
PERCENT OF TOTAL:	<u>0</u>	<u>24%</u>	<u>26%</u>	<u>0</u>	<u>0</u>	<u>50%</u>

Other information: _____
 (Please indicate if the wetland acres were not counted when calculating the percent of total figure.)

13. **CERTIFICATION OF SOIL CONSERVATION & WATER QUALITY PLAN** (see Instructions C.13.):

Property Owners: Eleanor R. King c/o Andy King Phone Number [REDACTED]

Property Address: [REDACTED]

Tax Map: 54 Parcel: 30 Conservation Tract No: _____ Farm No: _____

The Anne Arundel County Soil Conservation District hereby certifies that the landowner(s) listed on the front of this Application to Sell an Easement has had a complete soil conservation and water quality plan prepared for the subject property.

John Gashawski
 Signature and Title of Soil Conservation District Official

June 2, 2020
 Date

14. IF PROPERTY HAS 25 ACRES OR MORE OF CONTIGUOUS WOODLAND, A FOREST STEWARDSHIP PLAN IS REQUIRED

- a) Is a Forest Stewardship Plan required: Yes No
- b) If yes, is it in effect Yes No
(If yes, submit evidence of the Plan)

15. **REQUIRED DOCUMENTATION** to be included with this Application to Sell an Easement:

- a. All deeds, surveys, and/or plats that describe the property.
- Md. Ann. Code Agriculture Article, § 2-510(b)(3) requires that an Application to Sell An Easement be accompanied by a complete description of the property to be encumbered by an Easement. Failure to submit a complete description with the Application to Sell an Easement may result in rejection of the Application.
- b. If property owned by an entity, provide necessary organizational documents (See Instructions Part C.2).
- c. Assessments and Taxation Data sheet from website (County administrator can provide)
- d. A tax map outlining property boundaries, and clearly indicating withheld acreage, if any, including legal and practical access to the withheld acreage.
- e. Aerial map with identified structures on the property located, as instructed in Part B #10.
- f. Forest Stewardship Plan, if one is required and completed
- g. Annual Implementation Review Sheet for the Nutrient Management Plan, if one is available.

PART D

Note: All landowners of record must sign this application. If the property is owned by an entity, all entity members must sign in their capacity as designated in the entity's organizational documents. Attach a separate sheet if necessary. Please note that if there are any life estate interests or right of first refusal in another person or entity, they must also sign this application.

I/We confirm my/our understanding that I/we may not change the lot selection unless I/we withdraw my/our application and apply in a subsequent cycle.

I/We acknowledge that the land on which I am/we are applying to sell an easement shall not be subdivided (including lot releases), conveyed to others, altered in its configuration, or encumbered by a restriction during the application process without prior written approval of the Foundation. Failure to comply with this restriction may result in withdrawal of the application.

I/We acknowledge that the land on which I am/we are applying to sell an easement consists of only the paid acres as described on page 1 of this application. I/We acknowledge that any acres identified on page 1, Part A, paragraphs d. and e., are voluntarily and willing incorporated into the easement for no compensation. In addition, when determining the agricultural value of the land (per COMAR 15.15.02.06), only the paid acres shall be considered.

I/We confirm my/our understanding that if the property contains at least 25 acres of contiguous woodland, I/we must submit evidence of a complete Forest Stewardship Plan performed by a forester certified in the State of Maryland prior to settlement and that delay in providing such evidence to the Foundation will delay settlement of the easement. I/we also confirm our understanding that the plan must include methods of management and a schedule of implementation. I/we also understand that the plan must have been created and/or updated for sufficiency within the last ten years, and I/we confirm our understanding that the Forest Stewardship Plan must be followed according to its schedule for implementation. If an easement is purchased on this property, I/we confirm our understanding of the responsibility for implementing the plan as outlined according to the schedule of implementation.

I/We confirm my/our understanding that a current Nutrient Management Plan must be implemented for the property prior to the sale of the MALPF easement on the property under the following circumstances: (i) an easement offer is extended and accepted, and (ii) if the property is required to have a Nutrient Management Plan under Md. Code Ann., Agric. Section 8-801 et seq. (associated regulations are located in COMAR 15.20.07-08).

I/We confirm my/our understanding that the Department of General Services shall be reviewing title to the property and may request additional documentation, require certain actions by me/us to clear title to the property, or may require me/us to provide a modern boundary survey of the property, at my/our expense, prior to settlement and that delay in providing such evidence to the Foundation will delay settlement of the easement. In addition, if there are multiple tax parcels being placed under one easement, then we may be required to combine those tax parcels into one account and parcel number.

I/We give MALPF permission to conduct appraisals on my/our property upon reasonable notification. I am/We are aware that any approval to obtain an option contract for the purchase of an agricultural land preservation easement made by the Foundation is subject to Board of Public Works approval and available funds.

I/We understand that there is no guarantee that an offer will be made or accepted for the purchase of an agricultural land preservation easement on this property.

I/We assert that all representation and information regarding the property are, to the best of my/our knowledge, accurate and complete. Additionally, I/we assert that there is no known reason (e.g. environmental or otherwise) why the property cannot be productively farmed.

In addition, I/we are aware that both Parts A and B of this Application to Sell an Easement must be completed and submitted to the County's Program Administrator, along with all necessary documentation. I/we understand that an incomplete application will be returned.

Eleanor R. King by Laura Jane King Andrews PDA
5/19/20
Landowner Signature Date

Landowner Signature Date

Eleanor R. King by Laura Jane King Andrew

Print Full Name

Print Full Name

Landowner Signature Date

Landowner Signature Date

Print Full Name

Print Full Name

I hereby affirm, to the best of my knowledge, information and belief, that this application to sell an easement is complete and accurate.

Bucchum Polito
County Program Administrator

6/4/2020
Date

Bucchum Polito
Print Name

2020 Laws of Anne Arundel County

Resolution No. 38-20

Introduced by Ms. Fiedler, Ms. Haire, and Mr. Volke

By the County Council, September 21, 2020

RESOLUTION urging the County Executive to lift certain indoor restrictions imposed on restaurants and bars in Anne Arundel County

WHEREAS, on March 5, 2020, Maryland Governor Lawrence J. Hogan, Jr. proclaimed a state of emergency and a catastrophic health emergency for the entire State of Maryland pursuant to Title 14 of the Public Safety Article of the State Code, due to the impending threat and continuing impact of the contagious disease known as COVID-19; and

WHEREAS, the Governor's proclamation has subsequently been renewed at regular monthly intervals and is still in effect; and

WHEREAS, by Executive Order No. 16 dated March 13, 2020, the Anne Arundel County Executive proclaimed a civil emergency in Anne Arundel County, pursuant to Article I, Title 6 of the Anne Arundel County Code (2005, as amended); and

WHEREAS, by Bill No. 24-20, the County Council extended the Proclamation of Civil Emergency by the County Executive through April 4, 2020, or to the date the civil emergency proclamation for the State of Maryland is approved to be renewed, extended, or terminated by the Governor of Maryland or the Maryland General Assembly; and

WHEREAS, on June 12, 2020, the County Executive announced that Anne Arundel County would continue to Stage Two on the 'Maryland Strong: Roadmap to Recovery'; and

WHEREAS, also on June 12, 2020, the State of Maryland began allowing food service establishments to serve food and beverages to customers for consumption in indoor seating areas at 50% capacity during regular business hours, but not in a buffet format or to customers who are not seated; and

WHEREAS, on July 24, 2020, the County Executive issued Executive Order No. 27 that, among other things, requires restaurants, bars, and other similar establishments that sell food and alcoholic beverages, or alcoholic beverages only, for consumption on-premises in indoor dining facilities to cease all indoor service at 10:00 p.m. daily; and

WHEREAS, on September 3, 2020, the County Executive announced that Anne Arundel County would continue at Stage Two on the 'Maryland Strong: Roadmap to Recovery'; and

WHEREAS, since reopening at reduced capacity, restaurants and bars have successfully implemented health and safety protocols that have kept patrons and staff safe and, if allowed, could safely continue operations beyond 10:00 p.m. using the same protocols; and

WHEREAS, the current ~~curfew~~ restriction imposed on restaurants and bars is unduly burdensome and has created financial difficulties that compromise the future of operations and these important County businesses; now, therefore, be it

Resolved by the County Council of Anne Arundel County, Maryland, That it hereby urges the County Executive to lift the operational restrictions imposed on restaurants, bars, and other similar establishments by Executive Order No. 27 and allow these business to operate past 10:00 p.m. daily with ~~their current~~ proper safety protocols in place; and be it further

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Resolved, That a copy of this Resolution be sent to County Executive Steuart Pittman.

ADOPTED the 21st day of September, 2020

Resolution No. 39-20

Introduced by Ms. Haire

By the County Council, September 21, 2020

RESOLUTION requesting the Anne Arundel County Department of Health to formulate guidance to safely reopen elementary schools and special education for in-person learning in accordance with guidance set forth by the State Board of Education

WHEREAS, the State Board of Education, as the head of the State Department of Education, through delegated authority from the Maryland General Assembly, regulates public and nonpublic schools within the State in accordance with Maryland law, and this includes elementary schools and special education; and

WHEREAS, on August 27, 2020, the State Department of Education, with the State Department of Health, issued “COVID-19 Guidance for Maryland Schools” to assist schools in responding to the COVID-19 pandemic, and which all Maryland public and nonpublic schools must comply with; and

WHEREAS, in accordance with COMAR 10.06.01.06(F)(2), the principal or other person in charge of any school at the local and building level must follow the instructions from the Secretary of Health and from local health officers who have authority to take any action or measure necessary to prevent the spread of communicable disease or to control a reportable disease and condition, and issue, when necessary, special instructions for control of a disease or condition; and

WHEREAS, in addition to complying with the requirements for safe reopening set forth in “COVID-19 Guidance for Maryland Schools”, schools are instructed to work with local health departments for additional guidance regarding safe reopening; and

WHEREAS, pursuant to “COVID-19 Guidance for Maryland Schools”, school systems and nonpublic schools are permitted and encouraged to open for in-person learning where it is safe to do so, and these schools are expected to follow applicable guidelines from the Maryland Department of Health, the local health department, and the Centers for Disease Control and Prevention (“CDC”) for the safe reopening of in-person instruction; and

WHEREAS, each school and school system must develop a plan for reopening that addresses COVID-19 mitigation policies and processes as recommended by the Maryland Department of Health, the local health department, and the CDC; and

WHEREAS, the Maryland Department of Health encourages all local school systems and nonpublic schools to collaborate with their appropriate local health department to develop their reopening plans, and local health departments are encouraged to establish points of contact and processes for communications with schools and school systems to facilitate this collaboration; and

WHEREAS, local school systems and nonpublic schools are required to follow the Individuals with Disabilities Education Act, Section 504 of the Rehabilitation Act, Title II of the Americans with Disabilities Act, and COVID-19 planning considerations for students with special health needs formulated by the Kennedy Krieger Institute; now, therefore, be it

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Resolved by the County Council of Anne Arundel County, Maryland, That it hereby requests that the Anne Arundel County Department of Health determine whether guidance in addition to that contained in the “COVID-19 Guidance for Maryland Schools” regarding the safe reopening of elementary schools and special education for in-person learning is necessary; and, if it is necessary, further requests that the Department of Health develop the additional guidance, not later than October 1, 2020, and not to conflict with State guidance, to address the safe reopening of elementary schools and special education for in-person learning; and be it further

Resolved, That a copy of this Resolution be sent to County Executive Steuart Pittman; Nilesh Kalyanaraman, M.D., Health Officer; and Michelle Corkadel, Board of Education President.

ADOPTED the 21st day of September, 2020

Resolution No. 40-20

Introduced by Ms. Pickard, Chair
(by request of the County Executive)

and by Ms. Pickard

By the County Council, October 5, 2020

RESOLUTION approving the nomination of a member to the Anne Arundel County Human Relations Commission

WHEREAS, Section 3-5A-101 of the County Code provides that there is a Human Relations Commission to be known as the Anne Arundel County Human Relations Commission (“Commission”); and

WHEREAS, Section 3-5A-102 of the County Code provides that the purpose of the Commission is to promote and enhance the ability of all Anne Arundel County residents to pursue their lives free of discrimination in housing; and

WHEREAS, Section 3-5A-103 of the County Code provides that the Commission shall consist of 11 voting members, nominated by the County Executive and approved by resolution of the County Council; and

WHEREAS, Section 3-5A-103 of the County Code further provides that seven of the members shall be residents of the County, with one from each councilmanic district and recommended by the County Council member of the district; and

WHEREAS, Section 3-5A-104 of the County Code provides that the initial terms of the members shall be staggered so that four members shall serve initial terms of one year, four members shall serve initial terms of two years, and three members shall serve initial terms of three years; and

WHEREAS, Section 3-5A-104(c) of the County Code provides vacancies shall be filled for an unexpired term in the manner of original appointment; and

WHEREAS, Pastor John Watts, the member from District 2, was approved to serve an initial two year term commencing on November 18, 2019, and ending on November 17, 2021; and

WHEREAS, Pastor John Watts resigned on August 31, 2020, and his position remains vacant; and

WHEREAS, pursuant to Section 3-5A-103(a)(1) of the County Code, the Councilmember from District 2 has recommended and the County Executive has nominated, subject to approval by the County Council, Lakisha Hatcher, a resident of District 2, serve the remainder of a term ending on November 17, 2021; and

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WHEREAS, the County Council, after public hearing, finds that Lakisha Hatcher meets the eligibility requirements under Section 3-5A-103(a) of the County Code and is qualified to serve on the Commission; now, therefore, be it

Resolved by the County Council of Anne Arundel County, Maryland, That it hereby approves the nomination to the Anne Arundel County Human Relations Commission of Lakisha Hatcher to serve as the representative from District 2 for the remainder of a term ending on November 17, 2022; and be it further

Resolved, That a copy of this Resolution be sent to Steuart Pittman, County Executive; Kaley Schultze, Boards and Commissions Coordinator and Legislative Assistant; and nominee Lakisha Hatcher.

ADOPTED the 5th day of October, 2020

Resolution No. 41-20

Introduced by Ms. Rodvien

By the County Council, October 5, 2020

RESOLUTION recognizing Monday, October 12, 2020 as Indigenous Peoples' Day in Anne Arundel County

WHEREAS, in 1937, the United States government, in response to intense lobbying by the Knights of Columbus, proclaimed October 12 to be Columbus Day; and

WHEREAS, the Italian-born explorer Christopher Columbus never set foot on the shores of the current United States; and

WHEREAS, millions of indigenous and native people were already living in North America upon Columbus' arrival to the Americas in 1492; and

WHEREAS, throughout his years in the Americas, Columbus enslaved, colonized, massacred, and ultimately marginalized thousands of indigenous and native people; and

WHEREAS, for Native Americans, Columbus Day has long been a painful reminder of hundreds of years of colonial oppression at the hands of European explorers and settlers and those wounds still run deep today; and

WHEREAS, Native Americans have had a tremendous effect on American life today, including the areas of art and music, law and government, and conservation and environmental sustainability, and without the knowledge and influence of the Native Americans our country would not be what it is today; and

WHEREAS, since 1991, dozens of cities, several universities, and a growing number of states have adopted Indigenous Peoples' Day as a holiday that celebrates the history and contributions of Native Americans; and

WHEREAS, Indigenous Peoples' Day is observed on the second Monday in the month of October every year by the states of Minnesota, Alaska, Maine, Louisiana, Oregon, New Mexico, Nevada, and Vermont, as well as South Dakota, which celebrates Native Americans' Day, and Hawaii, which celebrates Discoverers' Day; and

WHEREAS, honoring Columbus as a hero disregards the painful legacy of violence and brutality inflicted upon the indigenous and native people of the Americas; now, therefore, be it

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Resolved by the County Council of Anne Arundel County, Maryland, That it hereby recognizes Monday, October 12, 2020 as Indigenous Peoples' Day in Anne Arundel County and calls upon the people of Anne Arundel County to join their fellow citizens in recognizing this special observance; and be it further

Resolved, That a copy of this Resolution be sent to County Executive Steuart Pittman.

ADOPTED the 5th day of October, 2020

Resolution No. 42-20

Introduced by Ms. Rodvien

By the County Council, October 19, 2020

RESOLUTION recognizing Sunday, November 1, 2020 as Maryland Emancipation Day in Anne Arundel County

WHEREAS, President Abraham Lincoln's Emancipation Proclamation of 1863 freed slaves in Confederate states but not in the Union state of Maryland; and

WHEREAS, Maryland's constitution at that time forbade the passage of any law that would abolish slavery and, to end slavery, Maryland needed a new constitution; and

WHEREAS, in his annual message to the Maryland General Assembly in 1864, Governor Augustus W. Bradford asked for a constitutional convention bill to address the issue of slavery in Maryland and the legislature promptly complied; and

WHEREAS, delegates to the Constitutional Convention of 1864 were elected by the voters on April 6, 1864 and the convention convened in Annapolis on April 27, 1864 and adjourned on September 6, 1864; and

WHEREAS, William B. Bond, Sprigg Harwood, Dr. Eli J. Henkle, and Oliver Miller were the delegates from Anne Arundel County; and

WHEREAS, a state-wide referendum was held October 12 and 13, 1864, with special provisions to allow soldiers in the field to vote, and the new state constitution was adopted; and

WHEREAS, the Maryland Constitution of 1864 went into effect November 1 the same year and the enslaved people of Maryland were finally declared free; and

WHEREAS, slavery in other parts of the United States was not officially ended until June 19, 1865 – or Juneteenth – more than seven months after Maryland abolished slavery within its boundaries; and

WHEREAS, the 13th Amendment to the U.S. Constitution, that finally abolished slavery nationwide, was not ratified until December 6, 1865 – more than one year after enslaved people of Maryland were freed; and

WHEREAS, Maryland and all of its counties played an important role in the end to slavery in the United States; now, therefore, be it

Resolved by the County Council of Anne Arundel County, Maryland, That it hereby recognizes Sunday, November 1, 2020 as Maryland Emancipation Day in Anne Arundel County and calls upon the people of Anne Arundel County to join their fellow citizens in recognizing this special observance; and be it further

Resolved, That a copy of this Resolution be sent to County Executive Steuart Pittman.

ADOPTED the 19th day of October, 2020

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Resolution No. 43-20

Introduced by Ms. Pickard, Chair
(by request of the County Executive)

By the County Council, November 2, 2020

RESOLUTION approving the continued service of Michael Borgese as Acting Superintendent, Department of Detention Facilities

WHEREAS, pursuant to Section 509(b) of the Charter, the County Executive appointed Michael Borgese as Acting Superintendent, Department of Detention Facilities, effective October 1, 2020; and

WHEREAS, Section 509(c) limits the service of acting department heads to 60 days, subject to extension of an additional four months by resolution of the County Council; and

WHEREAS, the County Executive desires that Michael Borgese continue to serve in this acting capacity; now, therefore, be it

Resolved by the County Council of Anne Arundel County, Maryland, That the service of Michael Borgese as Acting Superintendent, Department of Detention Facilities, is hereby extended from November 29, 2020, through March 29, 2021; and be it further

Resolved, That a copy of this Resolution be sent to County Executive Steuart Pittman; and Michael Borgese, Acting Superintendent, Department of Detention Facilities.

ADOPTED the 2nd day of November, 2020

Resolution No. 44-20

Introduced by Ms. Pickard, Chair
(by request of the County Executive)

and by Ms. Rodvien

By the County Council, November 2, 2020

RESOLUTION approving the nominations of members to the Anne Arundel County Human Relations Commission

WHEREAS, Section 3-5A-101 of the County Code provides that there is a Human Relations Commission to be known as the Anne Arundel County Human Relations Commission (“Commission”); and

WHEREAS, Section 3-5A-102 of the County Code provides that the purpose of the Commission is to promote and enhance the ability of all Anne Arundel County residents to pursue their lives free of discrimination; and

WHEREAS, Section 3-5A-103 of the County Code provides that the Commission shall consist of 11 voting members, all of whom shall be residents of the County, nominated by the County Executive and approved by resolution of the County Council; and

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WHEREAS, Section 3-5A-103 of the County Code further provides that seven of the members shall be residents of the County, with one from each councilmanic district and recommended by the County Council member of the district; four members shall be recommended by the County Executive; at least four members shall reflect the ethnic and minority diversity of the residents of the County; and at least one member shall be trained in or have experience with mediation; and

WHEREAS, Section 3-5A-104 provides that after the expiration of the initial terms, all members shall serve three year terms; and

WHEREAS, the terms of Mary Dadone, a member recommended by the County Executive; Eugene Peterson, a member from District 4; Khaled Sayed, a member from District 5; and Toni Strong Pratt, a member from District 6, expire on November 17, 2020; and

WHEREAS, pursuant to Section 3-5A-103(a)(1) of the County Code, the Councilmember from District 4 has recommended and the County Executive has nominated, subject to approval by the County Council, Eugene Peterson, a resident of District 4, serve a term commencing on November 18, 2020 and ending November 17, 2023; and

WHEREAS, pursuant to Section 3-5A-103(a)(1) of the County Code, the Councilmember from District 5 has recommended and the County Executive has nominated, subject to approval by the County Council, Khaled Sayed, a resident of District 5, serve a term commencing on November 18, 2020 and ending November 17, 2023; and

WHEREAS, pursuant to Section 3-5A-103(a)(1) of the County Code, the Councilmember from District 6 has recommended and the County Executive has nominated, subject to approval by the County Council, Toni Strong Pratt, a resident of District 6, serve a term commencing on November 18, 2020 and ending November 17, 2023; and

WHEREAS, pursuant to Section 3-5A-103(a)(2) of the County Code, the County Executive has recommended and nominated, subject to approval by the County Council, Mary Dadone, a resident of the County, serve a term commencing on November 18, 2020 and ending November 17, 2023; and

WHEREAS, the County Council, after public hearing, finds that Mary Dadone, Eugene Peterson, Khaled Sayed, and Toni Strong Pratt, meet the eligibility requirements under Section 3-5A-103 of the County Code and are qualified to serve on the Commission; now, therefore, be it

Resolved by the County Council of Anne Arundel County, Maryland, That it hereby approves the nominations to the Anne Arundel County Human Relations Commission of Mary Dadone, to serve as recommended by the County Executive, Eugene Peterson, to serve as a representative of District 4, Khaled Sayed, to serve as a representative of District 5, and Toni Strong Pratt, to serve as a representative of District 6, for terms commencing November 18, 2020, and ending November 17, 2023; and be it further

Resolved, That a copy of this Resolution be sent to Steuart Pittman, County Executive; Kaley Schultze, Boards and Commissions Coordinator and Legislative Assistant; and nominees Mary Dadone, Eugene Peterson, Khaled Sayed, and Toni Strong Pratt.

ADOPTED the 2nd day of November, 2020

Resolution No. 45-20

Introduced by Ms. Pickard, Chair
(by request of the County Executive)

and by Ms. Rodvien

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By the County Council, November 2, 2020

RESOLUTION confirming appointments to the Board of Trustees for the Anne Arundel County Retiree Health Benefits Trust

WHEREAS, Section 6-5-104 of the County Code provides that there is a Board of Trustees for the Anne Arundel County Retiree Health Benefits Trust that shall consist of at least eight Trustees; and

WHEREAS, Section 6-5-104(b) of the County Code provides that four Trustees shall be appointed by the County Executive and confirmed by resolution of the County Council; and

WHEREAS, Section 6-5-104(b) of the County Code further provides that, of the four Trustees appointed by the County Executive: (1) one Trustee shall be an active non-represented employee in the classified service or a retiree who retired as a non-represented employee in the classified service; (2) one Trustee shall be an active employee who is a member of one of the uniformed public safety unions or a retiree who retired as a member of one of the uniformed public safety unions, and who is nominated by a majority of the presidents of the county uniformed public safety unions; (3) one Trustee shall be an active employee who is in the classified service represented by an exclusive representative other than one of the county uniformed public safety unions or a retiree who retired as a classified employee represented by an exclusive representative other than one of the county uniformed public safety unions, and who is nominated by a majority of the presidents of the non-uniformed public safety unions; and (4) one Trustee shall be a County resident with knowledge of finances and investing who is not an employee or retiree of the County; and

WHEREAS, Section 6-5-104(c)(1) of the County Code provides that after the expiration of the initial terms, all terms shall be for three years; and

WHEREAS, pursuant to Section 6-5-104(c)(2) of the County Code, a Trustee whose term has expired holds over until a successor is appointed; and

WHEREAS, pursuant to Section 6-5-104(c)(3) of the County Code, the County Executive shall fill a vacancy for the remainder of an unexpired term of a Trustee in the same manner as the original appointment; and

WHEREAS, E. Jean Tinsley has resigned as a Trustee, creating a vacancy on the Board of Trustees for the Anne Arundel County Retiree Health Benefits Trust for a non-represented employee in the classified service for a term expiring on June 30, 2021; and

WHEREAS, the term of O'Brien Atkinson, IV, an active employee who is a member of one of the uniformed public safety unions and was nominated by a majority of the presidents of the uniformed police safety unions, expired June 30, 2020; and

WHEREAS, a vacancy exists on Anne Arundel County Retiree Health Benefits Trust for an employee who is in the classified service represented by an exclusive representative other than one of the county uniformed public safety unions and nominated by a majority of the presidents of the non-uniformed public safety unions, for a term expiring June 30, 2022; and

WHEREAS, Farida Bass has resigned as a Trustee, creating a vacancy on the Board of Trustees for the Anne Arundel County Retiree Health Benefits Trust for a County resident with knowledge of finances and investing who is not an employee or retiree of the County, for a term expiring on June 30, 2021; and

WHEREAS, the County Executive, subject to confirmation by the County Council, has appointed Drew Martin, a non-represented employee in the classified service, to serve the remainder of a term expiring June 30, 2021; O'Brien Atkinson, IV, an active employee who is a member of one of the uniformed public safety unions and who was nominated by a majority of the presidents of the County uniformed public safety unions, to serve a term expiring June 30, 2023; Kevin Nethers, an employee who is in the classified service represented by an exclusive representative other than one of the county uniformed public safety unions who was nominated by a majority of the presidents of the non-uniformed public safety unions, to serve the

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remainder of a term expiring June 30, 2022; and David Juppe, a County resident with knowledge of finances and investing who is not an employee or retiree of the County, to serve the remainder of a term expiring June 30, 2021; and

WHEREAS, the County Council, after public hearing, finds that Drew Martin, O'Brien Atkinson, IV, Kevin Nethers, and David Juppe, meet the eligibility requirements under Section 6-5-104 of the County Code, and are qualified to serve on the Board of Trustees for the Anne Arundel County Retiree Health Benefits Trust; now, therefore, be it

Resolved by the County Council of Anne Arundel County, Maryland, That it hereby confirms the appointments to the Board of Trustees for the Anne Arundel County Retiree Health Benefits Trust of Drew Martin to the remainder of a term expiring June 30, 2021; O'Brien Atkinson, IV to serve a term expiring June 30, 2023; Kevin Nethers to serve the remainder of a term expiring June 30, 2022; and David Juppe to serve the remainder of a term expiring June 30, 2021; and be it further

Resolved, That copies of this Resolution be sent to County Executive Steuart Pittman; Drew Martin, O'Brien Atkinson, IV, Kevin Nethers, and David Juppe, Trustees; Sherri Dickerson, Secretary, Board of Trustees for the Anne Arundel County Retiree Health Benefits Trust; and Kaley Schultze, Boards and Commissions Coordinator and Legislative Assistant.

ADOPTED the 2nd day of November, 2020

Resolution No. 46-20

Introduced by Ms. Pickard, Chair
(by request of the County Executive)

By the County Council, November 2, 2020

RESOLUTION supporting the Anne Arundel County Board of Education's Fiscal Year 2022 Public School Construction Capital Improvement Program request for submission to the Interagency Commission on School Construction

WHEREAS, § 5-302 of the Education Article of the State Code provides that the Interagency Commission on School Construction shall prepare projections of school construction and capital improvement needs for the purpose of allocating State school construction funds to local boards of education; and

WHEREAS, the rules, regulations, and procedures of the Interagency Commission on School Construction require that each local board of education annually submit to the Interagency Commission on School Construction an updated capital improvement program request for the following fiscal year, and for the ensuing five fiscal years, which shall be accompanied by written local governmental support; and

WHEREAS, the County Executive supports the County Board of Education's Fiscal Year 2022 Public School Construction Capital Improvement Program Request for submission to the Interagency Commission on School Construction, and refers this support for submission to the County Council for confirmation; and

WHEREAS, the attached letter from the County Executive to the Executive Director of the Interagency Commission on School Construction formally expresses this support; now, therefore, be it

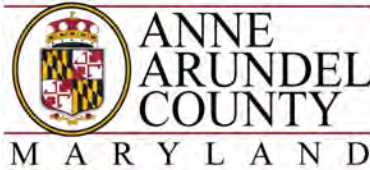
Resolved by the County Council of Anne Arundel County, Maryland, That it hereby confirms the County Executive's support and letter of support for the Fiscal Year 2022 School Construction Capital Improvement Program Request of the Anne Arundel County Board of Education for submission to the Interagency Commission on School Construction, attached hereto as Exhibit A; and be it further

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Resolved, That a copy of this Resolution be sent to County Executive Steuart Pittman; and to ~~Terry Gilleland~~
Michelle Corkadel, President of the Anne Arundel County Board of Education.

ADOPTED the 16th day of November, 2020

(EXHIBIT TO RESOLUTION NO. 46-20 APPEARS ON THE FOLLOWING PAGES)



Office of the County Executive
STEUART PITTMAN

October 23, 2020

Mr. Robert A. Gorrell
Executive Director
Maryland State Department of Education
Interagency Commission on School Construction
200 W. Baltimore Street
Baltimore, MD 21201

Dear Mr. Gorrell:

The Fiscal Year 2022 (FY22) Public School Construction Capital Improvement Program (PSC CIP) request, as submitted to the Interagency Commission on School Construction (IAC) by the Anne Arundel County Local Education Authority (AAC LEA), has been received and reviewed by County Government.

In accordance with procedures set forth by the IAC, written local government support for the PSC CIP request and any subsequent amendments to that request is required by 11/30/20. I support the FY22 PSC CIP request to be submitted to the IAC by the AAC LEA earlier this month, and urge your recommendation of State funding for all FY22 requests presented therein.

As you are aware, the Board of Education's official request for FY22 local funding will not be submitted to the County until March of 2021. The County Charter requires a budget process that provides final approval in June of 2021. It should be noted that despite the fact that State aid amounts to less than one-quarter of the total approved CIP, I am aware of no instances where the County has not supported a Board of Education project that has been approved for funding by the State.

The general guidelines outlined in section 102.1.A.1.a. and b. of the PSC CIP procedures manual are well put. Accordingly, it must be emphasized that County support for the FY22 PSC CIP request submitted by the AAC LEA is similarly prioritized in light of the "anticipated availability of both local and State funds" and the recognition that "local capital needs for school construction projects far exceed both local and State resources."

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The priority requests submitted by the AAC LEA, accounting for \$65.5 million (the entire PSC CIP request for FY22), has already been fully supported by prior approved (FY21 and prior) appropriation authority provided by the County to the Anne Arundel County Board of Education. In other words, County funding has already been made available to the County Board of Education to spend on these projects. These requests should take precedence over any remaining requests.

As a general rule, the County supports the relative priorities assigned by the AAC LEA, as applied within the confines of these three overriding priority bands. A listing of the entire PSC CIP request for FY22, presented in the context of these three overriding priority bands, is attached.

I appreciate your continued support of our efforts to deliver quality public education to the children of Anne Arundel County.

Sincerely,



Steuart Pittman
County Executive

cc: Allison M. Pickard, Chairperson, County Council
Members, County Council
Michelle Corkadel, President, Board of Education
Members, Board of Education
George Arlotto, Superintendent of Schools

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Resolution No. 47-20

Introduced by Mr. Volke, Ms. Fiedler, Ms. Haire, Ms. Pickard,
Mr. Pruski, and Ms. Lacey

By the County Council, November 2, 2020

RESOLUTION supporting law enforcement agencies and their leaders, officers, and deputies who serve the communities of Anne Arundel County, Maryland ~~and disapproving the efforts to delegitimize the honorable profession of law enforcement~~

WHEREAS, law enforcement and the services provided by our law enforcement agencies are essential to the well-being of a just and peaceful Anne Arundel County community; and

WHEREAS, the duty of law enforcement is to enforce the law equally and in a fair and just manner without partiality, prejudice, or discrimination; and

~~WHEREAS, the County Council supports the efforts, best practices, and beneficial policy changes that have been put forth and adopted by the Anne Arundel County Sheriff's Office, the Anne Arundel County Police Department, the Crofton Police Department, and all other partnering law enforcement agencies serving the citizens of our County while working to improve public safety and while continuing to reduce overall crime; and~~

WHEREAS, the County Council supports the continual efforts of our law enforcement agencies as they strive toward best practices and policy changes that will lead to increased equity, transparency, and mutual trust ; and

WHEREAS, law enforcement agencies serve the citizens of our County by working to improve public safety, reducing overall crime, and building rapport with residents; and

WHEREAS, these advancements have contributed to ensuring that the men and woman who serve as law enforcement professionals in Anne Arundel County conduct their duties with the highest of professional standards and respect for all members of our community; ~~and now, therefore, be it~~

~~WHEREAS, efforts to delegitimize through harassment, insults, threats, and violence are not compatible with support of the profession of law enforcement and the men and women who take an oath of office to protect and serve the citizens of Anne Arundel County and to improve the institution of law enforcement; now, therefore, be it~~

Resolved by the County Council of Anne Arundel County, Maryland, That it hereby expresses its support and appreciation for our law enforcement agencies, their leaders, and the men and women who honorably serve the communities of Anne Arundel County; and be it further

Resolved, That a copy of this Resolution be sent to County Executive Stuart Pittman.

ADOPTED the 16th day of November, 2020

Resolution No. 48-20

Introduced by Ms. Pickard, Chair
(by request of the County Executive)

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By the County Council, November 16, 2020

RESOLUTION approving the continued service of Chris Trumbauer as Acting Budget Officer

WHEREAS, pursuant to Section 509(b) of the Charter, the County Executive appointed Chris Trumbauer as Acting Budget Officer, effective October 12, 2020; and

WHEREAS, Section 509(c) limits the service of acting department heads to 60 days, subject to extension of an additional four months by resolution of the County Council; and

WHEREAS, the County Executive desires that Chris Trumbauer continue to serve in this acting capacity; now, therefore, be it

Resolved by the County Council of Anne Arundel County, Maryland, That the service of Chris Trumbauer as Acting Budget Officer, is hereby extended from December 11, 2020, through April 11, 2021; and be it further

Resolved, That a copy of this Resolution be sent to County Executive Steuart Pittman; and Chris Trumbauer, Acting Budget Officer.

ADOPTED the 7th day of December, 2020

Resolution No. 49-20

Introduced by Ms. Pickard, Chair
(by request of the County Executive)

By the County Council, November 16, 2020

RESOLUTION approving the appointment of Amal Awad as Chief of Police

WHEREAS, pursuant to Section 543 of the County Charter, the County Executive is empowered to appoint a Chief of Police; and

WHEREAS, in the general election held November 3, 2020, the electorate approved a change to the County Charter to require the County Executive to obtain the County Council's confirmation of the appointment of the Chief of Police; and

WHEREAS, the change to the County Charter is effective 30 days after approval at the general election, which will be December 3, 2020; and

WHEREAS, notwithstanding that the confirmation requirement is not yet effective, the County Executive wishes to obtain the confirmation of the County Council to his appointment of Amal Awad as Chief of Police; now, therefore, be it

Resolved by the County Council of Anne Arundel County, Maryland, That the County Executive's appointment of Amal Awad as Chief of Police is hereby confirmed; and be it further

Resolved, That a copy of this Resolution be sent to County Executive Steuart Pittman; and Chief of Police Amal Awad.

ADOPTED the 7th day of December, 2020

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Resolution No. 50-20

Introduced by Mr. Pruski, Ms. Pickard, and Ms. Rodvien

By the County Council, November 16, 2020

RESOLUTION congratulating and honoring the work of the Board of Elections for Anne Arundel County

WHEREAS, since March, 2020, the State of Maryland, including Anne Arundel County, has been in a state of emergency as a result of the threat and continuing impact of the contagious disease known as COVID-19; and

WHEREAS, the COVID-19 pandemic has changed people's lives and altered the way in which businesses and governmental entities do business; and

WHEREAS, a national election occurred during the pandemic, making all aspects of the election difficult; and

WHEREAS, the Board of Elections for Anne Arundel County is responsible for overseeing the conduct of all State and Federal elections held in Anne Arundel County; and

WHEREAS, the Board's mission is to provide all registered voters in this County with accessible locations to exercise their vote, to promote fair and equitable elections, and to maintain records in a form that is accessible to the public; and

WHEREAS, the Board ensured there were sufficient election officials for in-person voting, provided seven voting centers for early in-person voting, set up 31 voting centers for in-person voting on Election Day, provided 32 drop boxes throughout the County for the deposit of ballots, notified our citizens by email when drop box ballots were in the possession of the Board, notified our citizens by email to inform them their ballots had been counted, and timely published and updated election results, to name a few of its accomplishments; and

WHEREAS, the Board excelled in performing all of its responsibilities during the November 3, 2020 election, despite the pandemic and despite the fact that more ballots were cast in this election than perhaps any election in the past; and

WHEREAS, the Board of Elections for Anne Arundel County deserves recognition for the professional manner in which the Board handled the November 3, 2020 election during difficult times; now, therefore, be it

Resolved by the County Council of Anne Arundel County, Maryland, That it hereby congratulates and honors the Board of Elections for Anne Arundel County for all of its work and accomplishments during this election; and be it further

Resolved, That a copy of this Resolution be sent to County Executive Steuart Pittman; and to Joseph Torre, Election Director for the Anne Arundel County Board of Elections.

ADOPTED the 16th day of November, 2020

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Resolution No. 51-20

Introduced by Ms. Pickard, Ms. Rodvien, Ms. Lacey, and Mr. Pruski

By the County Council, December 7, 2020

RESOLUTION electing a Chairman and Vice Chairman of the County Council

WHEREAS, Section 302(a) of the Anne Arundel County Charter provides that the County Council at its regular meeting or session in December of each year shall elect a Chairman and Vice Chairman from its membership; now, therefore, be it

Resolved by the County Council of Anne Arundel County, Maryland, That it hereby elects Sarah F. Lacey to be Chairman of the County Council; and be it further

Resolved, That it hereby elects Lisa D.B. Rodvien to be Vice Chairman of the County Council.

ADOPTED the 7th day of December, 2020

Resolution No. 52-20

Introduced by the Entire Council

By the County Council, December 7, 2020

RESOLUTION appointing an Administrative Officer to the County Council

WHEREAS, Section 302(b) of the Anne Arundel County Charter and Rule 2-102 of the Rules of Procedure of the County Council authorize the appointment by the County Council of an Administrative Officer; now, therefore, be it

Resolved by the County Council of Anne Arundel County, Maryland, That it hereby appoints Laura A. Corby as Administrative Officer to the County Council; and be it further

Resolved, That Laura A. Corby will begin her service as Administrative Officer on January 20, 2021.

ADOPTED the 7th day of December, 2020

Resolution No. 53-20

Introduced by the Entire Council

By the County Council, December 7, 2020

RESOLUTION appointing an Assistant Administrative Officer to the County Council

WHEREAS, Section 302(b) of the Anne Arundel County Charter and Rule 2-102 of the Rules of Procedure of the County Council authorize the appointment by the County Council of an Assistant Administrative Officer; now, therefore, be it

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Resolved by the County Council of Anne Arundel County, Maryland, That it hereby appoints Kaley R. Schultze as Assistant Administrative Officer to the County Council; and be it further

Resolved, That Kaley R. Schultze will begin her service as Assistant Administrative Officer on January 20, 2021.

ADOPTED the 7th day of December, 2020

Resolution No. 54-20

Introduced by Ms. Pickard, Chair
(by request of the County Executive)

By the County Council, December 7, 2020

RESOLUTION approving the nomination of a member to the Anne Arundel County Human Relations Commission

WHEREAS, Section 3-5A-101 of the County Code provides that there is a Human Relations Commission to be known as the Anne Arundel County Human Relations Commission (“Commission”); and

WHEREAS, Section 3-5A-102 of the County Code provides that the purpose of the Commission is to promote and enhance the ability of all Anne Arundel County residents to pursue their lives free of discrimination; and

WHEREAS, Section 3-5A-103 of the County Code provides that the Commission shall consist of 11 voting members, all of whom shall be residents of the County, nominated by the County Executive and approved by resolution of the County Council; and

WHEREAS, Section 3-5A-103 of the County Code further provides that seven of the members shall be residents of the County, with one from each councilmanic district and recommended by the County Council member of the district; four members shall be recommended by the County Executive; at least four members shall reflect the ethnic and minority diversity of the residents of the County; and at least one member shall be trained in or have experience with mediation; and

WHEREAS, Section 3-5A-104 provides that vacancies shall be filled for an unexpired term in the manner of original appointment; and

WHEREAS, Georgia Noone-Sherrod, a member recommended by the County Executive, was approved to serve an initial two year term commencing on November 18, 2019 and ending on November 17, 2021 via Resolution No. 49-19; and

WHEREAS, Georgia Noone-Sherrod resigned and her position remains vacant; and

WHEREAS, pursuant to Section 3-5A-103(a)(2) of the County Code, the County Executive has recommended and nominated, subject to approval by the County Council, Joseph Clapsaddle, a resident of the County, serve the remainder of a term ending November 17, 2021; and

WHEREAS, the County Council, after public hearing, finds that Joseph Clapsaddle meets the eligibility requirements under Section 3-5A-103 of the County Code and is qualified to serve on the Commission; now, therefore, be it

Resolved by the County Council of Anne Arundel County, Maryland, That it hereby approves the nomination to the Anne Arundel County Human Relations Commission of Joseph Clapsaddle, to serve as recommended by the County Executive, for the remainder of a term ending November 17, 2021; and be it further

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Resolved, That a copy of this Resolution be sent to Steuart Pittman, County Executive; Kaley Schultze, Boards and Commissions Coordinator and Legislative Assistant; and nominee Joseph Clapsaddle.

ADOPTED the 7th day of December, 2020

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