## **™** Montgomery Planning

## **ZTA 22-10, SRA 22-01, BILL 24-22 - STREETS AND ROADS**



## Description

ZTA 22-10, SRA 22-01 and Bill 24-22 collectively amend Chapters 59, 50, and 49, respectively, to incorporate the definitions, standards, and policies from the Complete Streets Design Guide.

ZTA 22-10, SRA 22-01, BILL 24-22

COMPLETED: 9-8-2022

MCPB Item No. 8 9-15-2022 2425 Reedie Drive Floor 14 Wheaton, MD 20902

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#### **LEAD SPONSORS**

Council President Albornoz at the request of the Planning Board and the County Executive

#### **INTRODUCTION DATE:**

July 26, 2022

#### **REVIEW BASIS:**

Chapter 59, 50, 49



- ZTA 22-10 is a technical update to Chapter 59, ensuring that any use or reference to road terminology is consistent with the proposed changes to Chapter 49 and with the Complete Streets Design Guide.
- SRA 22-01 updates Chapter 50, ensuring that any use or reference to road terminology is consistent with the proposed changes to Chapter 49 and with the Complete Streets Design Guide. The SRA also updates some technical specifications for intersection spacing and horizontal curve radii and adds provisions pertaining to protected intersections.
- Bill 24-22 updates Chapter 49, incorporating the Complete Streets Design Guide plus other modifications requested by the Montgomery County Department of Transportation. Planning staff is proposing some revisions to the Chapter 49 amendment.

#### **SECTION ONE**

#### **BACKGROUND**

#### Rationale for ZTA 22-10, SRA 22-01 and Bill 24-22

Zoning Text Amendment (ZTA) 22-10, Subdivision Regulation Amendment (SRA) 22-01 and Bill 24-22 were all introduced on July 26, 2022 by Council President Albornoz. The ZTA and SRA were introduced at the request of the Planning Board, and Bill 24-22 was introduced on behalf of the County Executive. Collectively these three items are intended to align the County Code with the Complete Streets Design Guide, which was co-led by the Montgomery County Department of Transportation (MCDOT) and Montgomery Planning. Bill 24-22 is the most transformational of the updates, representing a substantial rewrite of Chapter 49, Roads, to implement new terminology, methodologies and road sections associated with the Complete Streets Design Guide. Chapter 49 is also being amended to reflect other modifications not directly related to the Complete Streets Design Guide that have been requested by MCDOT. SRA 22-01 updates a small section of Chapter 50 that also contains some roadway descriptions and roadway standards. Chapter 59's update through ZTA 22-10 is the least policy driven update and is more a technical update to replace existing references to roads and streets with the new terminology that will be in Chapter 49.

#### **SECTION TWO**

#### **ANALYSIS**

#### Bill 24-22

#### as Introduced

Bill 24-22 amends Chapter 49, to apply complete streets standards per the 2021 Complete Streets Design Guide to the design and construction of roads and road improvements as well as some language changes deemed necessary by the Montgomery County Department of Transportation (MCDOT). It is also the intention of MCDOT to develop Executive Regulations under Method 3, following the approval of this bill, to provide guidance on the planning, design, and operation of roadways for all intended users. The following is a concise summary of the proposed changes:

 Revises Standards and Specifications (Section 49-28) to include references to the executive regulations implementing the Complete Streets Design Guide and standards and specifications from both the American Association of State and Highway Transportation Officials (AASHTO) and the National Association of City Transportation Officials (NACTO) when no county standards or specifications are applicable.

- 2. Revises Pedestrian Sidewalks, Bikeways, and Wheelchair Traffic (Section 49-29) to incorporate new terminology, including the term "sidepath" and to provide a fee-in-lieu option for the construction of bikeways and sidewalks under certain conditions.
- 3. Revises Traffic Calming standards (Section 49-30), to reference the new street types and to be in conformance with traffic calming guidance in the Complete Streets Design Guide.
- 4. Revises Road Classifications (Section 49-31) by defining the street areas (in subsection (a)) and street types (in subsection (c)) included in the Complete Streets Design Guide. Subsection (b) also establishes the need for both a county classification and a federal classification. Subsection (d) provides translations to convert the existing road classifications in the Master Plan of Highways and Transitways to the new street types presented in subsection (c) and in the Complete Streets Design Guide. This conversion is seen by Planning staff as a necessary interim step until a technical update to the Master Plan of Highways and Transitways can be added to the Planning Department's work program.
- 5. Revises Design Standards for Type of Roads (Section 49-32) to add minimum rights-of-way for some of the proposed street types, revised curb radius guidelines consistent with the Complete Street Design Guide, and maximum target speeds for all street types.
- The remaining proposed changes to Chapter 49 update references to street types for consistency with Section 49-31 as well as modifications deemed necessary by MCDOT.

#### Analysis and Recommendations

Many of the changes proposed in Bill 24-22 (Attachment A) serve as a translation/transition from the current road classification system now in Chapter 49 and used in the Master Plan of Highways and Transitways to a new classification system consistent with the Complete Streets Design Guide. These proposed changes will provide an immediate transition when the bill takes effect approval, as an interim step to a technical update of the Master Plan of Highways and Transitways. Planning staff has developed the following three-phase approach to fully accomplish this effort:

• Phase 1: Approval of Bill 24-22 with recommended changes. With the approval of Bill 24-22, the Council would establish interim translations for Complete Streets Design Guide area types (downtown, town center, suburban, industrial, and country) and street types in the county (Downtown Boulevard, Downtown Street, Town Center Boulevard, etc.). The resulting street designation is estimated to be 90% accurate, reflecting that not all roads fit neatly into the 12 street types, and that additional master planning review may be needed to refine some street classifications.

- Phase 2: Adoption of the Pedestrian Master Plan. To address some of the main deficiencies in the Phase 1 translation, and as the Pedestrian Master Plan includes recommendations that rely on Complete Streets Design Guide area types, this plan would confirm/modify the Downtown, Town Center, Suburban, Industrial, and Country areas throughout the county.
- Phase 3: Technical Update to the Master Plan of Highways and Transitways. This Plan update would reevaluate the classifications of all roads to fully ensure that each road is accurately and contextually classified. This would complete the transition from the old Road Code classifications to the Complete Streets Design Guide classifications.

Staff is recommending several changes to Bill 24-22. The changes have been grouped into major and minor issues. There are ten major issues and ten minor issues as presented below.

#### **Issue 1: Defining the Area Types**

Similar to Section 49-31(d), which authorizes street types and identifies interim street types until redesignated by a functional plan, master plan or sector plan, Section 49-31(a) should authorize area types and identify interim area types until redesignated by a functional plan, master plan or sector plan. Therefore, make these changes to Section 49-31(a):

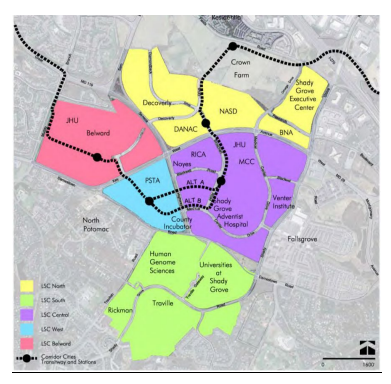
- Authorize area types and identify interim area types. Section 49-31(a), Line 739
  - o Bill 24-22:
    - (a) In this Article and the regulations adopted under it:
  - o Proposed:
    - (a) In this Article and the regulations adopted under it, County area types are as follows until subsequently designated by functional plans, master plans or sector plans:
- Designate three additional downtowns based on the visions identified in the 2014 White Oak Science Gateway Master Plan, the 2010 Great Seneca Science Corridor Master Plan and the 2017 Rock Springs Sector Plan (see Figure 1, 2 and 3 below). Section 49-31(a)(1), Lines 739-747
  - o Proposed:
    - (G) Life Sciences / FDA Village in the 2014 White Oak Science Gateway Master Plan.
    - (H) Life Sciences Center Districts in the 2010 Great Seneca Science Corridor Master Plan: LSC Belward, LSC North, LSC Central and LSC West districts.
    - (I) Life Rock Springs Master Plan Boundary in the 2017 Rock Springs Sector Plan.



Figure 1: Life Sciences / FDA Village in the 2014 White Oak Science Gateway Master Plan.

Figure 2: LSC Belward, LSC North, LSC Central and LSC West Districts

LIFE SCIENCES /FDA VILLAGE CENTER



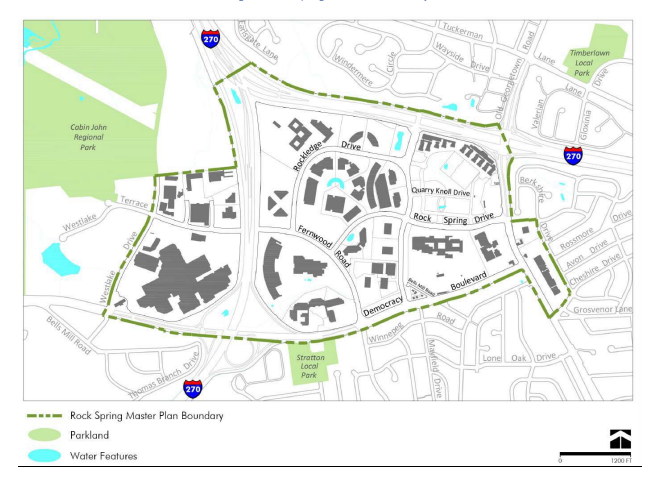


Figure 3: Rock Springs Master Plan Boundary

- Add Industrial as the fifth area type as Bill 24-22 only includes four of the five land use context area types identified in the Complete Streets Design Guide (Downtown, Town Center, Suburban and Country). Section 49-31(a)(5), Line 761-762
  - o Bill 24-22:
    - (5) These areas may be created, eliminated or modified by functional plans, master plans, or sector plans.
  - o Proposed:
    - (5) [[These areas may be created, eliminated or modified by functional plans, master plans, or sector plans.]] Industrial areas are areas where employment and industrial uses are the predominate activities.

#### Issue 2: Remove legacy area types from the county code.

The current Road Code references three area types: Urban, Suburban and Rural. The Complete Streets Design Guide replaces these with five area types: Downtown, Town Center, Suburban, Industrial and Country. The proposed changes to Chapter 49, however, retain some uses of the terms Urban Area and Rural Area. These should be removed:

#### Rural Areas

- o Remove the rural area definition. Section 49-26, Lines 560-561
  - Bill 24-22:

<u>Rural area</u> means an area designated as the Rural East and Rural West policy areas in the Growth and Infrastructure Policy.

Proposed:

Do not include this definition

- Define country area using the language from the rural area definition.
   Section 49-31(a)(3), Line 758
  - Bill 24-22:
    - (3) A country area is located within the designated Rural area.
  - Proposed:
    - (3) A country area is [[located within the designated Rural area]] designated as the Rural East and Rural West policy areas in the Growth and Infrastructure Policy.

#### Urban Areas

- o Remove the urban area definition. Section 49-26, Lines 583-585.
  - Bill 24-22:

<u>Urban area</u> means areas depicted by Appendix E in the Master Plan of Highways and Transitways as amended, or by any replacement functional, master, or sector plan that defines urban areas or urban road code boundaries.

Proposed:

Do not include this definition

- O Define all urban areas not explicitly defined as Downtowns or Town Centers in Chapter 49 as Town Centers. Section 49-31(a)(2)(G), Lines 756-757
  - Bill 24-22:
    - (G) All other designated Urban areas that are not downtown areas.
  - Proposed:
    - (G) All other [[designated Urban]] areas depicted in the Master Plan of
      Highways and Transitways as amended, including appendices, or by any
      replacement functional, master, or sector plan that defines urban areas or
      urban road code boundaries that are not downtown areas.
- o **Remove reference to urban areas. Section 49-32(h)(3), Line 1044** See Issue #9.
- o Remove reference to urban areas. Section 49-32(h)(4), Lines 1045-1046 See Issue #9.

Issue 3: Interim translation for Arterials, Minor Arterials and Business District Streets

Bill 24-22 establishes interim street translations that convert the current Road Code street types (such as Arterial, Minor Arterial, Business District Street, etc.) to the Complete Streets Design Guide street types (such as Downtown Boulevard, Downtown Street, Town Center Boulevard, etc.). It proposes the following through lane thresholds for converting Arterials, Minor Arterials and Business District Streets to Downtown and Town Center roads:

- Downtown Boulevard: located in a downtown area with four or more lanes
- Downtown Street: located in a downtown area with <u>fewer than four lanes</u>
- Town Center Boulevard: located in a town center area with three or more lanes
- Town Center Street: located in a town center area with fewer than three lanes

After reviewing maps of the translations, it was evident that these thresholds need some minor modifications. On undivided roads (those without a planned median), the threshold should be six or more lanes. On divided roads (those with a planned median), the threshold should be four or more lanes.

 Make the threshold for a Downtown Boulevard and Town Center Boulevard a divided road with four or more lanes or an undivided road with six or more lanes. Section 49-31(d), Lines 872-909.

Additionally, there are several master-planned Business District Streets that are located outside of urban areas. Interim translations are needed for these roads.

- Set the interim translation for Business District Streets that are located in Suburban areas as Boulevards if they are planned to be four-lane divided roads and Area Connectors if they are planned to be four-lane undivided roads or two-lane roads.
- Replace 49-31(d)(5)-(7) with:
  - (5) Arterials:
    - (A) Divided arterials with four or more lanes located in a downtown area are classified as Downtown Boulevards.
    - (B) Divided arterials with fewer than four lanes located in a downtown area are classified as Downtown Streets.
    - (C) Undivided arterials with six or more lanes located in a downtown area are classified as Downtown Boulevards.
    - (D) Undivided arterials with fewer than six lanes located in a downtown area are classified as Downtown Streets.
    - (E) Divided arterials with four or more lanes located in a town center area are classified as Town Center Boulevards.
    - (F) Divided arterials with fewer than four lanes located in a town center area are classified as Town Center Streets.

- (G) Undivided arterials with six or more lanes located in a town center area are classified as Town Center Boulevards.
- (H) Undivided arterials with fewer than six lanes located in a town center area are classified as Town Center Streets.
- (I) Arterials located within a country area are classified as Country Connectors.
- (J) Two-lane Arterials located in a suburban area are classified as Area Connectors.
- (K) All Arterials not addressed by (A) through (J) are classified as Boulevards.

#### (6) Minor Arterials:

- (A) Divided minor arterials with four or more lanes located in a downtown area are classified as Downtown Boulevards.
- (B) Divided minor arterials with fewer than four lanes located in a downtown area are classified as Downtown Streets.
- (C) Undivided minor arterials with six or more lanes located in a downtown area are classified as Downtown Boulevards.
- (D) Undivided minor arterials with fewer than six lanes located in a downtown area are classified as Downtown Streets.
- (E) Divided minor arterials with four or more lanes located in a town center area are classified as Town Center Boulevards.
- (F) Divided minor arterials with fewer than four lanes located in a town center area are classified as Town Center Streets.
- (G) Undivided minor arterials with six or more lanes located in a town center area are classified as Town Center Boulevards.
- (H) Undivided minor arterials with fewer than six lanes located in a town center area are classified as Town Center Streets.
- (I) Minor Arterials located within a country area are classified as Country Connectors.
- (J) All Minor Arterials not addressed by (A) through (I) are classified as Area Connectors.

#### (7) Business District Streets:

- (A) Divided Business District Streets with four or more lanes located in a downtown area are classified as Downtown Boulevards.
- (B) Divided Business District Streets with fewer than four lanes located in a downtown area are classified as Downtown Streets.
- (C) Undivided Business District Streets with six or more lanes located in a downtown area are classified as Downtown Boulevards.

- (D) Undivided Business District Streets with fewer than six lanes located in a downtown area are classified as Downtown Streets.
- (E) Divided Business District Streets with four or more lanes located in a town center area are classified as Town Center Boulevards.
- (F) Divided Business District Streets with fewer than four lanes located in a town center area are classified as Town Center Streets.
- (G) Undivided Business District Streets with six or more lanes located in a town center area are classified as Town Center Boulevards.
- (H) Undivided Business District Streets with fewer than six lanes located in a town center area are classified as Town Center Streets.
- (I) Divided Business District Streets with four lanes located in suburban areas are classified as Boulevards.
- (J) Undivided Business District Streets with four lanes located in suburban areas are classified as Area Connectors.
- (K) Business District Streets with two lanes located in suburban areas are classified as Area Connectors.

#### Issue 4: Interim translations for Primary Residential Streets in the Country Area

Bill 24-22 establishes an interim street translation that converts Primary Residential Streets located in a Country area into Country Connectors. This translation is in error, as Primary Residential Streets now located in the Country area are more consistent with the Country Road street type.

- Change the translation for Primary Residential Streets in a Country Area. Section 49-31(d)(9), Lines 912-913
  - o Bill 24-22:
    - (A) Primary Residential Streets in a country area are classified as Country Connectors.
  - o Proposed:
    - (A) Primary Residential Streets in a country area are classified as Country [[Connectors]] Roads.

#### Issue 5: Transitions between street types on continuous roads

Bill 24-22 states that where a continuous road changes from a Downtown or Town Center area to another area classification that the Downtown or Town Center street classification will extend beyond the Downtown or Town Center area to the next master planned street, not to exceed a certain distance. For instance, Spring Street is the boundary between Downtown Silver Spring and Suburban areas to the north. Therefore, Georgia Avenue's designation as a Downtown Boulevard would extend into the suburban areas to the north of Spring Street. While it is appropriate to extend Downtown and Town Center road types into other area types, identifying appropriate transitions of master plan roads is best addressed on a case-by-case basis in master plans, not in the county code, even as a temporary

translation. Planning staff's recommendation would result in the interim street classifications transitioning at the border of the Downtown or Town Center area until decided otherwise through a master plan.

- Delete Transitions along continuous roadways. Section 49-31(d)(19). Lines 929-950
  - o Bill 24-22:
    - (19) Transitions along continuous roadways:
      - (A) If a Downtown road type changes classification to or from a non-Downtown road type: the Downtown classification will extend to the next master planned cross-street, not to exceed 500 feet beyond the limits of the downtown area.
      - (B) If a Town Center road type changes classification to or from a non-Downtown and non-Town Center road type: the Town Center classification will extend to the next master planned cross-street, not to exceed 500 feet beyond the limits of the town center area.
      - (C) If a Downtown Boulevard, Town Center Boulevard, or Boulevard change classification to or from any other type: the Downtown Boulevard, Town
        Center Boulevard, or Boulevard classification will extend to the next master planned cross-street, not to exceed 500 feet beyond the initial transition point.
      - (D) The transition areas noted in (A) through (C) are not additive; if the roadway meets multiple transition criteria the transition area will remain to the next master planned cross street, not to exceed 500 feet from the nearest of either the limits of the downtown or town center area, or the initial transition point.
  - o Proposed: Do not include Section 49-31(d)(19)

#### **Issue 6: Authority to Modify Interim Street Types Designations**

Master plans are the appropriate method of designating street types. However, Section 49-31(d)(20) states that MCDOT can modify an  $\underline{interim}$  street type.

- Establish the Planning Board as the appropriate authority, in consultation with MCDOT, for determining when to deviate from <u>interim</u> street types. 49-31(d)(20), Lines 951-955
  - o Bill 24-22:
    - (20) If the Department of Transportation determines that the criteria under (d)(1) through (d)(19) are not suitable for a particular road, the Department may determine that a more context-sensitive classification or transition length applies in lieu of the default classifications.
  - o Proposed:
    - Replace 49-31(d)(20) with 49-31(e) as follows:
    - (e) Until redesignated by functional plans, master plans, or sector plans, if the Planning Board in consultation with the Department of Transportation determines

that the criteria under (d) are not suitable for a particular road, the Planning Board may determine that a more context-sensitive classification applies in lieu of the default classifications.

## **Issue 7: Minimum Rights-of-Way**

The existing code indicates that minimum rights-of-way may be specified in master plans. Bill 24-22 specifies what is to be included in the minimum right-of-way, however, both Planning staff and MCDOT staff agree that there is an error in the proposed bill. While the bill correctly states that the minimum right-of-way includes continuous features along a typical section, it should not mandate that the minimum right-of-way includes features such as parking, drainage, stormwater management and spot conditions. Rather, this should be determined by each master plan.

# Correctly identify how minimum rights-of-way are to be established. Section 49-32(c), Lines 966-974

#### o Bill 24-22:

[(d)](c) The minimum right-of-way for a road may be specified in the most recent applicable functional plan, master plan, or sector plan for the area where the road is located. Minimum rights-of-way include continuous features along a typical section, and account for parking, drainage and stormwater management, spot conditions such as auxiliary lanes or transit stations, or infrastructure at intersections such as signal equipment and protected intersections. If a minimum right-of-way for a particular road is not specified [n] in a functional plan, master plan, or sector plan, the minimum right-of-way must be:

#### o Proposed:

[(d)](c) The minimum right-of-way for a road may be specified in the [[most recent]] applicable functional plan, master plan, or sector plan for the area where the road is located. Minimum rights-of-way include continuous features along a typical section[[, and account for]]. Functional plans, master plans, or sector plans should specify whether minimum rights-of-way include parking, drainage and stormwater management, and spot conditions such as [[auxiliary lanes or transit stations]] turning lanes, acceleration lanes, deceleration lanes, or other purposes auxiliary to through travel, transit stations, pedestrian crossing refuges, footprints associated with grade separation, or infrastructure at intersections such as signal equipment and protected intersections. If a minimum right-of-way for a particular road is not specified [n] in a functional plan, master plan, or sector plan, the minimum right-of-way must be:

#### **Issue 8: Curb Radius**

Corner radii directly impact vehicle turning speeds and pedestrian crossing distances. Minimizing the size of a corner radius is critical to creating compact intersections with safe turning speeds. The Complete Streets Design Guide provides thorough direction on the size of curb radii, but Bill 24-22 does not fully capture the nuances in the Complete Streets Design Guide.

- Revise and reorganize the curb radius section of Bill 24-22 to capture all conditions and better reflect the guidance in the Complete Streets Design Guide. Section 49-32(f), Lines 1019-1035
  - o Bill 24-22:
    - [(h)](f) The curb radius at the corner of each intersection of two [urban] roads in <u>Downtown or Town Center areas</u> must not exceed 15 feet. The curb radius at the <u>corner of intersections where all intersecting streets are Area Connectors,</u> <u>Neighborhood Connectors, Neighborhood Streets, or Neighborhood Yield Streets</u> <u>must not exceed 10 feet. Exceptions to these requirements may be allowed as follows</u> [except where]:
      - [(1) there is only one receiving lane;]
      - [(2)](1) there is a curb extension [is located]; [or]
      - (2) a default 25-foot radius is required where at least one street is an Industrial Street;
      - (3) a larger radius is needed to serve the design vehicle and control vehicle with consideration of the allowable encroachment defined by the Complete Streets Design regulation; or
      - [(3)](4) [for] a road improvement required [as a result of approving] by a subdivision or site plan [, the Executive or the Executive's designee concludes that applying this standard at a specific site] would significantly impair public safety.
  - o Proposed:
    - [(h)](f) The curb radius at the corner of each intersection [[of two]] [urban] [[roads must not exceed]] is 15 feet. [[The curb radius at the corner of intersections where all intersecting streets are Area Connectors, Neighborhood Connectors, Neighborhood Streets, or Neighborhood Yield Streets must not exceed 10 feet.]]

      Exceptions to these requirements may be allowed as follows [except where]:
      - [(1) there is only one receiving lane;]
      - (1) A maximum 10-foot corner radius is required at intersections where all intersecting streets are Area Connectors, Neighborhood Connectors, Neighborhood Streets, or Neighborhood Yield Streets.

- [(2)][(1)]] (2) A larger corner radius is acceptable where there is a curb extension [is located]; [or]
- (3) A default 25-foot corner radius is required where at least one street is an Industrial Street;
- [[(3) a]] (4) A larger corner radius is needed to serve the design vehicle and control vehicle with consideration of the allowable encroachment defined by the Complete Streets Design regulation; or
- [(3)][[(4)]](5) [for] a road improvement required [as a result of approving] by a subdivision or site plan [, the Executive or the Executive's designee concludes that applying this standard at a specific site] would significantly impair public safety.

#### **Issue 9: Modify target speeds**

Bill 24-22 identifies interim street types until redesignated by a functional plan, master plan or sector plan. A few changes to the interim target speeds are needed to reflect current best practices. These changes will also make it possible to remove the Urban area definition described in Issue #3.

- Designate the target speed for Boulevards as 35 mph as there are no Boulevards located in Urban areas. Section 49-32(h)(3), Line 1044
  - o Bill 24-22:
    - (3) 35 mph for a Boulevard, except 25 MPH if in an Urban Area;
  - o Proposed:
    - (3) 35 mph for a Boulevard[[, except 25 MPH if in an Urban Area]];
- Change Town Center Boulevard target speed from 30 mph to 25 mph as these streets will be located in Urban Areas. Section 49-32(h)(4), Lines 1045-1046
  - o Bill 24-22:
    - (4) 30 mph for a Town Center Boulevard, except 25 MPH if in an Urban Area;
  - o Proposed:
    - (4) [[30]]25 mph for a Town Center Boulevard[[, except 25 MPH if in an Urban Area]];
- Reflect "20 is Plenty" on residential streets by reducing the target speed for Neighborhood
   Connectors from 25 mph to 20 mph. Section 49-32(h)(7), Line 1049
  - o Bill 24-22:
    - (7) 25 mph for a Neighborhood Connector;
  - o Proposed:
    - (7) [[25]]20 mph for a Neighborhood Connector;

#### **Issue 10: Sidewalk Exemptions**

In addition to incorporating the Complete Streets Design Guide into Chapter 49, Bill 24-22 also makes changes to sidewalk exemptions. Some of these changes appear to be unnecessary and others are inconsistent with previous direction from the Planning Board.

- A sidewalk exemption for the Department of Permitting Services is not needed in Section 49-29(a) as this provision is focused on capital projects, not development projects. Section 49-29(a)(5), Lines 635-638.
  - o Bill 24-22a:
    - (5) where the Department of Permitting Services finds that a bikeway or sidewalk is infeasible because it will not connect to any destination within the foreseeable future, or the facility qualifies for fee payments in lieu of construction under Section 49-40.
  - o Proposed:
    Do not include Section 49-29(a)(5).
- Clarify what it means to connect to other sidewalk segments "within the foreseeable future" as the future is not foreseeable. Section 49-29(a)(5), Lines 635-638 and Section 49-33(d)(1)(E), Lines 1099-1105.
- Authorize the Planning Board to develop criteria for mitigation payments. Section 49-33(d)(1), Lines 1077-1105.
  - o Proposed:
    - (F) any sidewalk or master-planned bikeway where the Planning Board establishes criteria to accept a payment in lieu of a transportation improvement.
- Do not permit mitigation payments for sidewalks or bikeways that are conditions of Planning Board development approval. Section 49-40(b)(1)(B), Lines 1352-1364
  - o Proposed:
    - (iii) any sidewalk or bikeway that is a condition of a Planning Board development approval.

#### **Minor Issues**

- Interim street type translations will not be used for the recently approved Silver Spring Downtown and Adjacent Communities Master Plan, as the intended Complete Street Design Guide street type classifications were identified in the Classification Table.
- Clarify that Section 49-29 is intended for capital projects and that 49-33 is intended for development projects.
- Section 49-28(a), Line 603: "Complete" should be lowercase.
- Section 49-29(a)(1), Line 622-623: Master-planned sidepaths are needed for regional connections and should not be exempted:
  - (1) <u>any sidewalk or any sidepath that is not master-planned</u> in front of a lot that is larger than 25,000 square feet for a single-family detached dwelling in a rural zone;
- Section 49-30(a), Line 659: Replace "choker" with "curb extension".

- Section 49-30(b)(2), Line 678: Remove "shared streets" as this should be considered as part of the Shared Streets Guidelines<sup>1</sup>.
- Section 49-31(a)(6), Line 673: Delete the following sentence as it is not needed: "Roads are included in the area within which they are located."
- Section 49-31(c)(6), Line 794: Change "cross-country" to "cross-county".
- Section 49-33(d)(1)(D), Lines 1094-1098: Add the words "Planning Board and" as shown below.
   (D) any sidewalk if the site is located in an environmentally sensitive area with limits on the amount of impervious surface allowed if the <u>Planning Board and</u> Department of Transportation find that a sidewalk is not expected to be necessary for pedestrian movement; or
- Insert the following definition into Section 49-26 (insert at line 548):
   Protected Crossing: A collection of design elements to improve the safety and comfort of pedestrians and bicyclists crossing streets by reducing conflicts using traffic signals (full signals, pedestrian signals, HAWK signals), all-way stop control, or grade-separated crossings; reducing speeds of motor vehicles; increasing visibility of pedestrians and bicyclists; increasing yielding to pedestrians and bicyclists; and reducing crossing distances.

#### **ZTA 22-10**

#### as Introduced

Zoning Text Amendment (ZTA) 22-10 is the least policy driven of the three documents updated as part of the Complete Streets package of bills, and only updates existing roadway classification terminology with the new roadway classifications from Chapter 49 and the Complete Streets Design Guide. The full ZTA can be seen in Attachment B.

#### Analysis and Recommendations

As with the SRA, there are a couple of recommended changes to ZTA 22-10 to help with comprehension. The first is an adjustment to the definition of Road, starting on line 18 of the ZTA. A couple of the road types from the Complete Streets Design Guide were inadvertently left off this list including the new separation of Connector into Area and Neighborhood Connector, the distinction between Rustic and Exceptional Rustic Roads, and shared streets. The modified text would now read as shown below:

**Road[, Arterial]:** A right-of-way with a classification of Freeway, Parkway, Controlled Major Highway, Boulevard, Town Center Boulevard, Downtown Boulevard, Town Center Street, Downtown Street, Industrial, Area Connector, Neighborhood Connector, Country Connector,

<sup>&</sup>lt;sup>1</sup> MCDOT and Planning staff are collaborating on developing Shared Street Guidelines, an effort that will develop a shared understanding of these unique street types and best practices in shared streets in North America and may take the form of an additional chapter in the Complete Streets Design Guide. The guidelines will develop a typology of state-of-the-art shared streets that are established from historic precedents and distinguished contemporary examples, and evaluate Montgomery County's policies, regulations, and practices and how they help or hinder the ability to implement best practices.

<u>Country Road</u>, Rustic <u>Road</u>, <u>Exceptional Rustic Road</u>, <u>Neighborhood Street</u>, <u>Neighborhood Yield Street</u>, <u>Residential Shared Street</u>, <u>Commercial Shared Street</u> or <u>Alley</u>[See] <u>under</u> Chapter 49.

Additionally, the Zoning Code uses the terms road and street interchangeably. The code does define Residential Street and Nonresidential Street but does not define street as a general term. Planning staff recommends adding a new definition of Street to the definition section of the code, that as defined would refer to the definition of Road. This addition is minor but helps to streamline interpretation in the future.

In addition to the sections that will be updated by the introduced ZTA, there have been other ZTAs recently, which have made reference to roadway classifications that need to also be updated. This includes ZTA 22-02 on density and height limits for certain biohealth users (adopted on July 26, 2022), and ZTA 22-06 on exemptions for historic resources (introduced on June 14, 2022). Both ZTAs reference arterial or higher classified roadways, which would need to become Area Connector or higher classification of roadway.

#### **SRA 22-01**

#### as Introduced

Subdivision Regulation Amendment (SRA) 22-01, which was introduced as requested by the Planning Board, amends Chapter 50, specifically the section on Roads under Section 4.3.E. The main modifications are within the intersection design standards section. First, a new section was added providing guidance on protected crossings, including using HAWK, all-way stop, or grade separated crossings, focusing on pedestrian safety and taking into account the adjacent land uses and built environment. Within that section is an existing table showing recommended distances between intersections based on road classification. The SRA updates this table substantially to reflect the new road classification types, new recommended distances between intersections, and adding a new column for protected crossing spacing targets. Also updated are the horizontal alignment minimum permitted centerline radii, updating the roadway terminology. The last section updated in Chapter 50, still under 4.5.E, is a subsection on private roads. The updates to this section are also technical updates replacing existing roadway classifications with updated terminology.

#### Analysis and Recommendations

Planning staff is recommending a couple of minor updates to SRA 22-01, as introduced, to improve readability and comprehension of the code. The first change is recommended starting on line 28 of the SRA (Attachment C). New language was added including protected crossings to the intersection design standards section of code, but the source of a definition of what a protected crossing was not included. This section should be modified to explain where to find a definition of protected crossing (recommended above to be added to Chapter 49) and clarify that protected intersections may include the listed types seen below.

On streets with operating speeds of 30 mph or higher, protected crossings shall be included, as defined in Chapter 49 of the County Code. Protected crossings include HAWK signals, all-way stop controlled intersections, or grade-separated crossings. Protected crossing spacing targets are shown in the table below, as measured from the centerline of the intersections. Engineering judgement is needed to determine the ultimate placement and spacing between signals, with a focus on sight lines, road safety, location of trip generators, bus stops, and prevalent crossing patterns. Where ranges are provided, the lower end of the range is recommended in commercial areas, on BRT corridors, and near schools (or similar destinations).

A second minor change is recommended to line 103 of the introduced SRA where an 'and' is used to connect subsections (a) and (b) on when Neighborhood Streets or Neighborhood Yield Streets may be private. Upon re-reading this part of the code, this connection should be replaced with an 'or' as these two sections do not both need to be true to allow for a private street.

- vii. A [secondary road] <u>Neighborhood Street or a Neighborhood Yield Street</u> may be a private road only when it
  - (a) connects to no more than one higher classification road and the road does not need to be extended onto adjacent property to facilitate a future subdivision of land[.]; [[and]] or,
  - (b) when it has a cul-de-sac less than 500 feet in length.

#### **SECTION THREE**

#### **NEXT STEPS AND CONCLUSION**

#### **Next Steps**

With the adoption of the three subject bills into County Code, Planning staff will initiate a revision to the Complete Streets Design Guide to incorporate a few of the changes to Chapters 49, 50 and 59. As proposed, these include the following changes:

- Change the name of the document from "Montgomery County Complete Streets" to "Montgomery County Complete Streets Design Guide" to differentiate it from a manual, which is prescriptive.
- Rename "Major Highways" street type to "Controlled Major Highways."
- Revise the "Neighborhood Connector" street type to "Connector."

- Modify the "Connector" street type to include both Neighborhood Connectors and Area Connectors.
- Change the target speed for Town Center Boulevards to 25 mph.
- Change the target speed for Neighborhood Connectors to 20 mph.
- For Town Center Boulevard, Town Center Street, Neighborhood Street and Neighborhood Yield Street, change the category "Sidewalk / Sidepath" to "Sidewalk" as sidepaths are not desirable on those street types.
- Any additional Complete Streets-related code changes approved by the Council that conflict with current Complete Streets Design Guide guidance.

The revised Complete Streets Design Guide document will be presented to the Planning Board for review and approval.

#### Conclusion

Planning staff supports Bill 24-22, ZTA 22-10, and SRA 22-01 implementing many of the recommendations of the Complete Streets Design Guide, with the revisions discussed above in this report. These updates are a major step forward in helping implement countywide complete streets, and in achieving the county's vision zero goals. Planning staff recommends the Board transmit comments on the three Complete Streets bills as reflected in this staff report.

Attachment A – Bill 24-22 introduction packet

Attachment B - ZTA 22-01 as introduced

Attachment C - SRA 22-01 as introduced

## Attachment A

AGENDA ITEM #5B, 7D, 7E

July 26, 2022 Introduction



Committee: T&E

Committee Review: At a future date
Staff: Livhu Ndou, Legislative Attorney

Glenn Orlin, Senior Analyst

**Purpose:** To introduce agenda item – no vote expected

**Keywords:** #CompleteStreets

#### **SUBJECT**

Bill 24-22, Streets and Roads

Lead Sponsor: Council President Albornoz at the Request of the County Executive

Zoning Text Amendment (ZTA) 22-10, Streets and Roads Subdivision Regulation Amendment (SRA) 22-01, Streets and Roads

Lead Sponsor: Council President Albornoz at the Request of the Planning Board

#### **EXPECTED ATTENDEES**

None

#### **COUNCIL DECISION POINTS & COMMITTEE RECOMMENDATION**

N/A

## **DESCRIPTION/ISSUE**

Bill 24-22, ZTA 22-10, and SRA 22-01 will make changes to several chapters of the County Code to implement the Complete Streets Design Guide.

#### **SUMMARY OF KEY DISCUSSION POINTS**

- The 2021 Complete Streets Design Guide provides policy and design guidance on the planning, design, and operation of county roadways, consistent with the County's Vision Zero goals. Here is a link to the Guide:
  - https://montgomeryplanning.org/wp-content/uploads/2022/03/Montgomery-County-CSDG Approved-2021.pdf.
- Bill 24-22 revises Chapter 49, Streets and Roads, to apply complete streets standards to the design and construction of roads and road improvements.
- ZTA 22-10 revises Chapter 59, the Zoning Ordinance, by replacing the existing road types referenced throughout with the new Complete Streets Design Guide road types.
- SRA 22-01 revises Chapter 50, Subdivision of Land, by updating the standards for intersection spacing, providing new guidance on protected intersections, and replacing all occurrences of existing street types with the new street typologies from the Complete Streets Design Guide.
- Public hearing on Bill 24-22, ZTA 22-10, SRA 22-01, and the Complete Streets Design Guide is tentatively scheduled for September 20, 2022.

#### This report contains:

© 1

ZTA 22-10	© 64
SRA 22-01	© 86
Planning Board Memo	© 94
Legislative Request Report	© 96
Fiscal Impact Statement	© 97
County Executive Memorandum	© 99

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Bill No	Bill 24	<u>-22</u>	
Concerning: _	Streets an	d Roads	
Revised: 7/	20/2022	Draft No.	1
Introduced: _	July 26, 2	2022	
Expires:	-		
Enacted:			
Executive: _			
Effective:			
Sunset Date:			
Ch. La	aws of Mon	t. Co.	

# COUNTY COUNCIL FOR MONTGOMERY COUNTY, MARYLAND

By: Council President at the Request of the County Executive

#### AN ACT to:

- (1) amend Chapter 49 to incorporate complete streets principles into the design and construction of roads; and,
- (2) generally amend Chapter 49 to modernize the street and road standards.

49-40, 49-45, 49-50, 49-51, 49-53, 49-57, 49-62, 49-77 and 49-78

#### By amending

Montgomery County Code
Chapter 49, Streets and Roads
Sections 49-1, 49-2, 49-3, 49-4, 49-5, 49-6, 49-7, 49-9, 49-10, 49-11, 49-11A, 49-12, 49-14,
49-17, 49-19, 49-19A, 49-19B, 49-20, 49-21, 49-22, 49-23, 49-25, 49-26, 49-27, 49-28,
49-29, 49-30, 49-31, 49-32, 49-33, 49-34, 49-35, 49-36, 49-36A, 49-37, 49-38, 49-39,

Boldface
Underlining
[Single boldface brackets]
Double underlining
[[Double boldface brackets]]

\* \* \* \*

Heading or defined term.

Added to existing law by original bill.

Deleted from existing law by original bill.

Added by amendment.

Deleted from existing law or the bill by amendment.

Existing law unaffected by bill.

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

- Sec. 1. Sections 49-1, 49-2, 49-3, 49-4, 49-5, 49-6, 49-7, 49-9, 49-10, 49-11,
- 2 49-11A, 49-12, 49-14, 49-17, 49-19, 49-19A, 49-19B, 49-20, 49-21, 49-22, 49-23,
- 3 49-25, 49-26, 49-27, 49-28, 49-29, 49-30, 49-31, 49-32, 49-33, 49-34, 49-35, 49-36,
- 4 49-36A, 49-37, 49-38, 49-39, 49-40, 49-45, 49-50, 49-51, 49-53, 49-57, 49-62, 49-77
- 5 and 49-78 are amended as follows:

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## 6 ARTICLE 1. IN GENERAL.

## Sec. 49-1. Compliance with standards; regulations; penalty for violations.

(a) A public road, bridge, sidewalk, or bikeway must not be constructed, reconstructed, repaired, graded, improved or maintained by any person unless the construction, reconstruction, repair, improvement, grading or maintenance fully complies with this Chapter and any regulations issued under it.

\* \* \*

## Sec. 49-2. Resolving doubt as to location of County roads.

- 15 (a) Whenever any doubt exists as to the proper location or width of a County
  16 road, the Director of Transportation may cause the road to be surveyed
  17 and a description and plat made of it and recorded [or filed] in the County
  18 land records. [This description and plat must be treated as correct by the
  19 County and in the State courts until shown to be incorrect.]
- 20 \* \* \*

## 21 Sec. 49-3. Authority to classify road repairs.

The Director of Transportation may decide whether a [given] road repair [job] should be classified as maintenance or construction under this Chapter.

## Sec. 49-4. Public-private participation.

The County Executive[, on behalf of the County,] may contract with any person[,] who is [building a real estate development or subdivision] <u>developing land</u> in the County[,] to participate in the cost of any [street] <u>road</u>, including any sidewalk, bikeway, gutter, curb or drainage construction, landscaping, traffic control device, bikeshare station, electric vehicle charging station, or placement of utilities, conduits, or other amenities in a [street or] road dedicated to public use.

## Sec. 49-5. Right to drain dedicated roads without liability to abutting owners.

If any road is dedicated to the use of the public by a private grant, the grant must include the right [at all times] to properly drain the road, including a grant to the County of any necessary easements, without liability of the County to any abutting owner for any resulting injury.

## Sec. 49-6. Roads used for 20 years may be declared public highways.

- [(a)] Whenever any road has been used by the public for 20 or more years, though the road may never have been condemned or granted as a public [highway] road and regardless of whether the road termini are public, the County Executive may by Executive order published in the County Register declare the road to be [a] public [highway].
- [(b) The public right-of-way of a road declared as a public highway under subsection (a) must include permanent maintenance easements which extend 10 feet beyond each pavement edge.]

## Sec. 49-7. Authority of special taxing districts to regulate streets and roads.

[(a)] Any special taxing district which has the authority to pave and maintain streets and roads may adopt and amend reasonable regulations under Method (2) governing the construction, maintenance, improvement,

49		grading, and repairing of the roads and streets in the district, including
50		those dedicated for public use.
51	[(b)	In adopting regulations, the special taxing district may, by resolution,
52		incorporate any similar County regulation.]
53		* * *
54	Sec. 49-9.	Removal of items that obstruct the vision of motorists on public
55	highways o	or interfere with the use of public rights-of-way.
56	(a)	Notice to owner of property. If the Director of Transportation finds that
57		any tree, bush, vine, undergrowth, or other obstruction, except a building
58		or similar structure affixed to the ground, on private property poses a
59		threat to public safety by obstructing the vision of operators of vehicles
60		traveling on any public [street,] road[, or highway,] interfering with the
61		public rights-of-way as a traffic hazard, limiting access by Fire and
62		Rescue Service vehicles, or restricting the use by pedestrians or bicyclists
63		of the public rights-of-way, the Director promptly must serve on the
64		owner, agent, lessee or any other person supervising the property a
65		written notice that:
66		* * *
67	Sec. 49-10.	Obstruction of public rights-of-way.
68	Exce	pt as provided in Section 49-11, in the public right-of-way, a person must
69	not:	
70	(a)	place, maintain, use, permit, allow, or exercise control over, any object or
71		structure [in the public right-of-way];
72	[(b)	allow any object or structure owned by the person to occupy, obstruct, or

encroach upon the public right-of-way;]

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74	[(c)] <u>(</u> 1	o) perform	any reconstruction or maintenance work; or
75	[(d)] <u>(</u>	c) allow tl	ne erection or placement of any structure, fence, post, rock, or
76		other obj	ect [in the public right-of-way], except:
77		(1) [m	ail boxes mailboxes mounted on a support that will bend or
78		bro	eak away on impact by a vehicle;
79		(2) inc	lividual residential newspaper boxes mounted on a support that
80			ll bend or break away on impact by a vehicle;
81		(3) str	eet trees placed and maintained under Section 49-33(j);
82		(4) gre	ound cover placed and maintained under Section 49-33(k);
83		(5) a 1	emporary, removable obstruction or occupation of a right-of-
84		Wa	y installed under a permit issued under Section 49-11; or
85		(6) as	otherwise permitted by law.
86	Any o	object plac	ed in the public right-of-way under Section 49-10[(d)](c) must
87	not [unreaso	nably] im	pede use of a sidewalk or other right-of-way by pedestrians or
88	persons in w	heelchairs	s, or impede or endanger automobiles or other vehicles.
89	Sec. 49-11.	Permit to	obstruct public rights-of-way.
90	(a)	Definitio	ns. In this [section] <u>Section</u> , the following terms have the
91		meanings	s indicated.
92		Public in	cludes pedestrians, bicyclists, and transit users.
93		Safe alte	rnative path means an alternate [walkway or shared use path]
94		sidewalk	or sidepath that:
95		(A	) is on the same side of the street as a temporary closure; and
96		(B	provides safe access and passage to pedestrians.

BILL No. 24-22
97 Temporary closure means a temporary obstruction, blockage, or
occupation of a right-of-way under a permit issued by the Director of
Permitting Services under this Section.
(b) [Notwithstanding Section 49-10, and subject] <u>Subject</u> to subsections (c
and (d) of this Section, the Director of Permitting Services may issue a
permit to:
03 (1) reconstruct or repair a sidewalk, [shared use path] sidepath
driveway, curb, or other structure;
05 (2) repair, locate, or replace underground utilities or infrastructure
under a sidewalk or [shared use path] sidepath;
07 (3) install a temporary, removable obstruction or occupation of a right
of-way;
09 (4) close a curb lane, sidewalk, or [shared use path] sidepath in
conjunction with the construction or reconstruction of an abutting
11 structure;
12 (5) install permanent, nonstandard structures in the right-of-way tha
were approved by the Planning Board, the City of Rockville, or the
14 City of Gaithersburg in a site plan as a site element of streetscape
Streetscape [includes] means street furnishings[,] and fixtures [and

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ction of an abutting e right-of-way that of Rockville, or the nent of streetscape. s[,] and fixtures [and elements in connection with used by the public [use of] in the right-of-way but does not include [enclosed] structures [or vaults] or improvements for private use. The permit applicant must execute a declaration of covenants that runs with the land on which [the project associated with] the streetscape [is being developed] will be installed to perpetually maintain the permitted streetscape in a good and safe condition; return the right-of-way to its condition before the permitted streetscape was installed if the - 6 -

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148		[extreme] <u>undue</u> hardship <u>involving</u> <u>significant</u> <u>difficulty</u> <u>or</u>
149		expense.
150		* * *
151	Sec. 49-11A	. Permit to temporarily obstruct private roads.
152	(a)	A person must not close any portion of a private road that is an urban road
153		as defined in Section 49-32 without a permit from the Director of
154		Permitting Services.
155	(b)	The Director of Permitting Services may issue a permit for the complete
156		or partial closure of a private road on a temporary basis if the closure does
157		not:
158		(1) violate Chapter 22;
159		(2) [unreasonably] interfere with use of the private road by persons
160		with disabilities;
161		(3) [unreasonably] impede or endanger the users of any building or
162		structure adjacent to or abutting the private road; or
163		(4) adversely impact the use of connecting public roads.
164		* * *
165	(d)	The Director of Permitting Services may charge a fee, set by Method [3]
166		(3) regulation, for the permit application and may include conditions in
167		each permit that provide for the safety of any user of a building or
168		structure adjacent to or abutting the private road, including providing for
169		safe alternate access to and egress from any building or structure.
170		* * *

## Sec. 49-12. Exemptions from Sections 49-10 and 49-11.

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172	(a)	Subject to paragraphs (1) and (2), Sections 49-10 and 49-11 do not apply
173		to, and no permit under those Sections is required of, any municipality,
174		special taxing district or government agency [authorized by law] to
175		construct streets, roads, sewers, or drainage facilities in the County over
176		which the entity has jurisdiction. However:
177		(1) Sections 49-10 and 49-11 apply to any road that is located in a
178		municipality and owned or maintained by the County; and
179		(2) if the County owns or maintains a right-of-way, Section 49-11
180		applies to any temporary closure of the right-of-way [in connection
181		with construction or reconstruction on abutting property owned by
182		the County].
183	[(b)	Sections 49-10 and 49-11 do not apply to any vehicle operated by a fire
184		department, public utility, or first aid provider, while that vehicle is being
185		used to provide emergency services.]
186		* * *
187	Sec. 49-14.	Debris likely to injure persons, animals, or vehicles.
188	A per	rson must not place or leave in or on any public [highway or street] road,
189	any debris l	iable to cause injury or damage to any vehicle or personal property. Any
190	violation of	this Section is a Class C violation.
191		* * *
192	Sec. 49-17.	Accumulation of snow and ice on property prohibited.
193	(a)	Legislative [Findings] findings.
194		(1) During significant winter storm events, Montgomery County's
195		sidewalks often become impassable and covered in piles of snow
196		that are pushed aside from the road as a result of County and State
197		snowplows. The scope of the problem is prevalent on

198			Montgomery County's busiest roads, where sidewalks are often
199			within an arm's reach of traffic.
200		(2)	These blocked sidewalks often persist for days following the end
201			of a snowstorm, creating a significant pedestrian safety hazard that
202			often forces pedestrians to walk in a lawn with oncoming traffic.
203		(3)	County law allocates the responsibility of property owners to clear
204			snow on a public sidewalk fronting their property within 24 hours
205			of the end of snowfall. However, such clearing rarely occurs due
206			to a variety of reasons, including the difficulty of removing the
207			large piles of compacted snow and ice created by plow trucks.
208		(4)	The County, in its current operation, clears sidewalks in urban
209			districts and approximately sixty (60) miles of sidewalks with no
210			adjacent residential or commercial property owner outside of such
211			areas.
212		(5)	Snow-covered and icy sidewalks adversely affect essential
213			workers and commuters, who often travel by foot or public
214			transportation, and must walk along high-traffic roads to get to bus
215			stops and retail stores.
216		(6)	It is in the best interest of the County to adopt fair, reasonable and
217			equitable legislation to address safety hazards and increase
218			walkability access on sidewalks for pedestrians during winter
219			storms.
220	(b)	(1)	Definitions. In this Section:
221			(A) Commercial property means real property that either:
221			
222			(i) is not designed for or intended for human habitation;

224		(ii) contains a multi-family dwelling of four or more
225		units.
226	(B)	Residential property means real property containing either:
227		(i) a [single family] single-family dwelling; or
228		(ii) a [multifamily] multi-family dwelling of three or
229		fewer units.
230	(C)	Department means the Department of Transportation.
231	(D)	[Non-Buffered Sidewalk] Non-buffered sidewalk means a
232		sidewalk along a roadway that does not contain a grass strip
233		or other physical separation between the sidewalk and the
234		adjacent curb or road edge.
235	(E)	Orphan [Sidewalk] sidewalk means a sidewalk either
236		abutting a State or County road and be located:
237		(i) adjacent to a vacant lot;
238		(ii) an overpass with no adjacent commercial or
239		residential property adjoined; or
240		(iii) behind a residential or commercial property that is
241		not directly accessible from the owner's property and
242		is separated from the sidewalk by a fence, guardrail,
243		or change in elevation grade.
244	(2) A po	erson is responsible for removing snow and ice on any
245	sidev	walk, sidepath, other [walkway] areas intended for public
246	pede	strian access, [shared use path,] or parking area on or adjacent
247	to pr	roperty that the person owns, leases, or manages, [including
248	any	walkway in the public right-of-way,] to provide a pathway
249	wide	enough for safe pedestrian and wheelchair use. For purposes

250		of th	is Sec	tion, commonly owned property between a single-
251		famil	y resid	dential lot and a common [walkway] sidewalk or
252		sidep	ath is	considered part of the lot if the intervening common
253		prope	erty inc	ludes a [walkway] sidewalk, sidepath, or driveway that
254		serve	s only	that lot.
255	(3)	Exce	pt as j	provided in paragraph (5), each owner, tenant, or
256		mana	iger is j	ointly and severally responsible for clearing snow and
257		ice fr	om the	property and complying with Section 31-26A(d).
258	(4)	The r	equire	ments of this Section do not apply to:
259		(A)	an un	paved [walkway] sidewalk;
260		(B)	a pri	vate [walkway] sidewalk or parking area on the
261			prope	erty of a single-family residence;
262		(C)	a pub	olic [walkway] sidewalk or sidepath behind a single-
263			famil	y residence that is not directly accessible from the
264			owne	r's property;
265		(D)	a [wa	lkway] <u>sidewalk</u> that:
266			(i)	is at least 25 feet from vehicular traffic;
267			(ii)	serves only pedestrian destinations that are also
268				accessible by another [walkway] sidewalk that this
269				Section requires to be cleared;
270			(iii)	was not routinely cleared of snow and ice after
271				August 1999; and

272				(iv) is not the primary route for pedestrian access to a
273				winter recreational facility open to the public; or
274			(E)	any non-buffered sidewalk or path as specified under
275				Section 49-17(j), regardless if the private property is
276				fronting or abutting the sidewalk.
277		(5)	(A)	An individual who lives in a multi-family residential
278				property is not responsible for removing snow and ice from
279				a common [walkway] sidewalk, sidepath, or parking area.
280			(B)	A homeowners' association, as that term is used in State
281				law, is not responsible for removing snow and ice from a
282				[walkway] sidewalk or sidepath adjacent to a single-family
283				residential lot, if the lot owner is responsible under
284				paragraph (1) for removing snow and ice from that
285				[walkway] sidewalk or sidepath.
286	(c)	If ice	or ha	ardpacked snow is impossible or unreasonably difficult to
287		remo	ve, the	person is responsible for applying sufficient sand, other
288		abras	ives, oı	salt to provide safe pedestrian use.
289	(d)	The p	erson i	s responsible for removing snow and ice within 24 hours after
290		the en	nd of t	he precipitation that caused the condition. If a snowplow
291		redep	osits sı	now or ice on a sidewalk, sidepath or other [walkway] area
292		intend	ded for	r pedestrian access after a person has complied with this
293		Section	on, the	person is not responsible for clearing the [walkway] area

until 24 hours after the snowplow redeposited the snow or ice.

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295	(e)	The County Executive must designate a department to enforce this
296		Section and may designate other County employees or contractors to
297		enforce this Section.
298	(f)	The Executive may order a different deadline or conditions for
299		removing snow and ice during or immediately after a severe or unusual
300		storm or other public-safety condition.
301	(g)	In addition to any other remedy or penalty for a violation of this
302		Section, the County may clear the snow and ice and charge the
303		responsible property owner for the cost, which the County may collect
304		in the same manner as property taxes.
305	(h)	Violations.
306		* * *
307	(i)	Sidewalk [Snow Removal Plan] snow removal plan.
308		* * *
309	(j)	Sidewalk [Snow Removal] snow removal - Required. The Executive
310		must implement a plan and require the Department to remove or cause
311		to be removed snow and ice accumulation from the last day of
312		precipitation within the following designated areas:

## Sec. 49-19. Conversion of overhead lines to underground locations.

If the construction or improvement of any County road requires any person to relocate any overhead electric, telephone, or other overhead line or related facility in any County road right-of-way, the County Executive must, by regulation adopted under [method] Method (3), require that any affected line must be installed underground if the Executive finds that underground installation is desirable after considering the following factors:

321		* * *
322	Any	regulation to implement this Section must require the replacement of any
323	street light	removed during the [conversion of any line to an underground location]
324	installation	of underground facilities.
325	Sec. 49-19A	A. [Energy-efficient street lights.
326	(a)	Definitions. In this Section, the following words have the meanings
327		indicated:
328		Director means the Director of the Department of Transportation.
329		Light-emitting diode or LED light means a semiconductor device that
330		produces visible light when an electrical current is passed through it.
331	(b)	When any contract to maintain street lights owned by the County in effect
332		on January 21, 2014, expires, any later maintenance contract must be with
333		a company that commits to install LED lights or another energy-efficient
334		technology that the Director finds is equivalent or superior to LED lights
335	Sec. 49-19F	B] Permit exemption for the Purple Line.
336	(a)	The State of Maryland, including its agencies and divisions, is exempt
337		from any permitting requirement in Chapters 8 ("Buildings"), 17
338		("Electricity"), 22 ("Fire Safety Code"), and 49 ("Streets and Roads") for
339		the construction of:
340		(1) any portion of the Purple Line that is located within the public
341		right-of-way under a valid franchise agreement approved by the

County Council under Section 49-21; and

343		(2) any structure related to the Purple Line owned by the State of
344		Maryland or its agencies or divisions, including any hiker/biker
345		trail that will be owned or maintained by the County.
346	(b)	However, the State of Maryland, and its agencies, divisions, and
347		contractors, must obtain any permit required under Chapter 8, 17, 22, and
348		49 for the construction or alteration of any structure owned by the County,
349		except the hiker/biker trail, or by a private person or entity.
350		ARTICLE 2. FRANCHISES.
351	Sec. 49-20.	Franchises for use of street; procedure for granting; notice and
352	hearing.	
353	The C	Council [must not grant any] may approve a franchise [in relation to] for
354	the occupati	on of any [highway, avenue, street, lane, alley,] road or other right-of-way,
355	either on, ab	ove, or below the surface[, until all requirements of this Article have been
356	met] if the f	ollowing requirements are met:
357	(a)	Application to be published. The applicant must publish notice of each
358		application for [any] a franchise once a week for 3 successive weeks in
359		one or more newspapers of general circulation in the County, specifying:
360		(1) [the essential] <u>a summary of terms of the proposed franchise;</u>
361		(2) the compensation the County [will] <u>may</u> receive, [which may take
362		the form of] including in-kind goods and services [as well as cash
363		payments]; and
364		(3) the location, character, and extent of the use of the right-of-way.
365	(b)	Inquiry as to value. [After the notice required by subsection (a) is
366		published, the] The County Executive or a designee [must] may

investigate the value of the proposed franchise and the adequacy of the compensation proposed to be paid for it.

- (c) Hearing on objections. If any taxpayer, or any property owner whose property [right] rights may be affected by the grant of the franchise, files an objection to the granting of the franchise in writing with the County Executive within 10 days after the last notice required by subsection (a) appears, the County Executive or a designee must hold a hearing within 15 days after the objection is filed on the proposed franchise and any objections to it.
- (d) Recommendations of County Executive. The County Executive must, [in each case,] after any hearings required by this Article, forward to the Council written recommendations concerning the proposed franchise, including the Executive's findings as to the value of the proposed franchise, any response to objections which have been raised, and any other relevant issues.

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#### Sec. 49-21. Council action.

(a) [If the Council finds that granting the franchise is expedient and proper, the] The Council may grant [such] a franchise for such compensation as it, after considering the recommendations of the County Executive, finds proper, for a period not longer than 25 years. If the franchise allows the location of a permanent structure with a useful life [substantially] longer than 25 years in the County right-of-way, the initial term of the franchise may exceed 25 years.

391	(b)	[At the option of the Council, the approved] <u>The</u> franchise may allow the
392		[grantee] franchisee to renew the franchise, after [a fair revaluation,] the
393		County determines the value of the renewed franchise [including the
394		value, if any, derived from the franchise or renewals,] for one or more
395		terms that each do not <u>cumulatively</u> exceed [another] 25 years.
396	(c)	Every grant of any franchise must provide, by forfeiture of the grant, for

- (c) Every grant of any franchise must provide, by forfeiture of the grant, for compelling compliance with its terms [and to secure efficiency of public service at reasonable rates] and the maintenance of the [property] <u>right-of-way</u> in good condition, throughout the grant. [Each grant must also specify:
  - (1) the mode of determining any valuation and revaluation under this Article,
  - (2) the time limit to exercise the rights given, and
  - (3) the procedure for default for a lapse of the franchise.]

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# Sec. 49-22. County [Council] to retain [municipal] control.

When the Council grants a franchise under this Article, the [Council] County must [not part with, but must expressly reserve, the right and duty at all times] continue to exercise full [municipal] control [and regulation in respect to all matters connected with the franchise not inconsistent with its terms] over the franchised right-of-way.

# Sec. 49-23. Certain private rights not affected.

Nothing in this Article is intended to affect any private right, [including the right
of any adjacent property owner held by law in 1910,] except as necessary to comply
with this Chapter.

#### ARTICLE 3. ROAD DESIGN AND CONSTRUCTION CODE.

### Sec. 49-25. Complete streets policy and standards.

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This Article is intended to guide the planning, design, and construction of transportation facilities in the public right-of-way. Each transportation facility in the County must be planned and designed to:

- (a) maximize the choice, safety, convenience, and mobility of all users, regardless of age, ability, or mode of transportation,
- (b) maintain or expand connectivity for users,
- 424 (c) respect and maintain the [particular character of] <u>master plan</u>
  425 recommendations for the community where it is located,
  - (d) ensure access, convenience, safety, and investment of resources are equitably applied,
- [(d)](e) minimize stormwater runoff and otherwise preserve the natural environment, and
- 430 [(e)](f) facilitate, to the maximum extent possible, the future accommodation
  431 of improved transportation technology elements, such as intelligent
  432 signals, smart parking meters, electric vehicle charging, car- and bicycle433 sharing, and way-finding systems.

To achieve these goals, each County road and street must be designed so that the safety and convenience of all <u>intended</u> users of the roadway system [– including

pedestrians, bicyclists, transit users, automobile drivers, commercial vehicles and freight haulers, and emergency service vehicles —] is accommodated. [Each road and street must facilitate multi-modal use and assure that all users can travel safely in the public right of way. A specified quantity of stormwater must be managed and treated on-site, in the road or street right-of-way, including through the use of vegetation-based infiltration techniques.] Complete streets function as a road transportation network that is safe and convenient for all intended users, regardless of mode. Stormwater management requirements, including vegetated and structural practices, may be met on-site and within the public right-of-way. [These context-sensitive] Complete streets policies must be employed in all phases of publicly or privately funded facility development, including planning, design, construction, reconstruction, and streetscaping. [Each transportation project must incorporate complete streets infrastructure sufficient to promote safe and convenient travel along and across the right-of-way for all users.]

The County Executive must adopt under Method (3) a Complete Streets Design regulation that provides guidance on the planning, design, and operation of roadways for all intended users.

This Article may be cited as the "Montgomery County Road Design and Construction Code."

#### Sec. 49-26. Definitions.

In this Chapter, except where specified otherwise, the following words and phrases have the meanings indicated:

Bikeway[:] means any area expressly intended for bicycle travel, including associated curbs and gutters and any of the following:

460	[(a)	Shared use path: A paved path that abuts, is contiguous with, and is a
461		part of the right-of-way for a County road or street, that is typically 10
462		feet wide but can vary between 8 feet and 14 feet wide, designated for
463		bicycles and pedestrians, that is separated from motorized traffic by a
464		curb, barrier, or landscape panel.

- (b) Shared use trail: A paved or unpaved trail designated for bicycles and pedestrians, that is not part of the right-of-way for a County road or street because the trail does not abut and lie contiguous with the right of way for a County road or street.
- (c) *Bike lane*: A portion of a roadway designated by striping, signing, or pavement markings for the preferential or exclusive use of bicycles, and on which through-travel by motor vehicles is not allowed.]
- (a) <u>Bike lane means a portion of a roadway designated by striping, signing, or pavement markings for the preferential or exclusive use of bicycles, and on which travel by motor vehicles is not allowed.</u>
- (b) Off-street trail means paths located outside of the road right-of-way that provide two-way travel for people walking, bicycling and using other non-motorized modes. This facility was formerly referred to as a "shared use trail."
- (c) <u>Separated bike lane</u>, also known as a <u>protected bike lane</u> or <u>cycle track</u> means an exclusive bikeway that is physically separated from motor vehicles and distinct from the sidewalk. A separated bike lane may be in a <u>one-way or two-way configuration</u>.

(d) Shared use roadway[:] means [A] a roadway open to both bicycle and motor vehicle travel and which is designated as a preferred route for bicycle use by warning or informational signs.

- [(e) Separated bike lane, also known as a protected bike lane or cycle track: a bikeway that is physically separated from motor vehicles and pedestrian facilities. The separation may be vertical, such as a curb; horizontal, such as a landscape panel or parking lane; or a combination. A separated bike lane may be in a one-way or two-way configuration.
- (f) *Buffered bike lane*: a bikeway separated from a motor vehicle travel lane with an area of striped pavement.]
- (e) Sidepath means a paved path that is located parallel to and within the road right-of-way. Sidepaths provide two-way travel routes designated for walking, bicycling, jogging and skating. Sidepaths are separated from motorized traffic by a curb, barrier, or landscape panel. This facility was formerly referred to as a "shared use path".

Complete streets[:] means streets that are planned, designed, and constructed to enable safe access for all <u>intended</u> users, including pedestrians, bicyclists, motorists, and transit riders of all ages and abilities, commercial vehicles, freight haulers, and emergency service vehicles.

Complete streets infrastructure[:] means any design feature that contributes to a safe, convenient, and comfortable travel experience, which may include such features as sidewalks; [shared use paths] sidepaths, bike lanes, and separated bike lanes; bike stations and bike storage facilities; narrow motor vehicle lanes and tight curb radii; street trees, planting strips, and other right-of-way landscaping; curbs and accessible curb ramps; curb extensions, crosswalks, and refuge islands; raised medians;

pedestrian and traffic signals, including countdown and accessible signals; signage; streetlighting; street furniture; bicycle parking facilities; stormwater management; public transportation stops and shelters; dedicated transit lanes; and traffic calming devices.

Construction and constructed include "reconstruction" and "reconstructed" but not "maintenance," and include grading, installation of drainage structures, paving, curbs and gutters, curb returns, sidewalks and other areas intended for pedestrian access, bikeways, driveway entrances, guardrails, retaining walls, sodding, and planting.

Curb extension[:] means an area that extends the line of a curb into a parking lane, reducing the width of a street.

*Curbside Width*[:] means the area beyond each curb necessary for sidewalks, [shared use paths] sidepaths, street trees and other landscaping, streetlights, utilities, and other elements.

Dedication plat[:] means [Any] any plat conforming to law, duly recorded in the County land records, which has the legal effect of dedicating one or more rights-of-way to public use. If the plat was recorded after the Maryland-National Capital Park and Planning Commission was created, and the property is located in the Commission's jurisdiction, the Commission must have approved the plat.

Design standard[:] means the standard adopted by regulation under this Article for each type of road, as defined in Section 49-31, except Freeways and Controlled Major Highways, which shows typical cross-sections and other dimensions to which the road must conform.

Director[:] means [The] the Director of Transportation or the Director of Permitting Services, as specified, and each Director's designee.

533	Drainage structure[:] means [Any] any culvert, bridge, storm drain, storm
534	sewer, catch basin, canal, channel, inlet, ditch, or subsurface drain, and any other
535	structure or watercourse designed to convey surface or other waters.

Dual road[:] means [Any] any road in which the travel directions are separated by a median.

Forest conservation plan[:] means [A] a plan for the retention, afforestation, or reforestation of forest and trees approved under Chapter 22A.

*Ground cover*[:] means [Low] low-maintenance, non-invasive, leafy, grassy, or woody vegetation that covers and holds soil.

Maximum target speed[:] means the maximum speed at which vehicles should operate on a thoroughfare in a specific context, consistent with the level or multimodal activity generated by adjacent land uses, to provide mobility for motor vehicles and a safe environment for pedestrians and bicyclists.

[Pedestrian walkway: Any sidewalk, and any other land, way, or path designated by appropriate signs for a pedestrian route.]

*Private road*[:] means [Any] any road [street, highway, avenue, lane, alley, or viaduct,] or any segment of [any of them] a road, including any [pedestrian walkway] sidewalk, sidepath, or other area intended for pedestrian access adjacent to the private road that has not been deeded, dedicated or otherwise permanently appropriated to the public for public use or County maintenance.

Reconstruct and reconstruction include any change in the width, <u>alignment</u>, <u>or</u> <u>design</u> of a road <u>or other structural features within or along a roadway [— that is, the width of the pavement or the area between curbs —] but [do] <u>does</u> not include resurfacing a road, <u>bikeway</u>, <u>or sidewalk</u> without any change in its width.</u>

557	Road[:] means [Any] any road, street, highway, avenue, boulevard, lane, alley,
558	bridge, [shared use path] sidepath, sidewalk, viaduct, or any segment of any of them,
559	and any related storm drain and stormwater management facility.
560 561	Rural area means an area designated as the Rural East and Rural West policy areas in the Growth and Infrastructure Policy.
562	Sidewalk[:] means any portion of the right-of-way for a County road [or street]
563	that is expressly intended [as a pedestrian walkway] for pedestrians, including
564	pedestrian ramps.

Specimen tree[:] means [Any] any tree with a diameter measured at 4.5 feet above the ground of 30 inches or more, or any tree with 75% or more of the diameter of the current champion tree of that species, as designated by the County Forest Conservation District Board.

<u>Speed hump</u> means a parabolic or flat-top device used to create vertical deflection along a roadway for traffic calming purposes. These may include wheel gaps that allow target vehicles to pass through unaffected or flat-top devices may include crosswalks.

Street tree[:] means [A] a tree that is listed in the design standards as acceptable for planting in a public right-of-way. In a private road right-of-way or easement, a tree listed as acceptable for planting in the Planning Board technical manual for forest conservation.

Subdivision[:] means [The] the division or [partition] assemblage of a lot, tract or parcel of land into [2] one or more lots, plots, sites, tracts, parcels, or other divisions for immediate or future rental, sale, or building development. Subdivision includes a resubdivision, but not a division or partition of land for agricultural purposes.

581	Transitway[:]	means	a	right-of-way	for	use	exclusively	by	public	transit
582	vehicles.									

<u>Urban area</u> means areas depicted by Appendix E in the Master Plan of Highways and Transitways as amended, or by any replacement functional, master, or sector plan that defines urban areas or urban road code boundaries.

### Sec. 49-27. Applicability of Article.

- This Article applies to all roads in the County, except any:
- 588 (a) [State] state road;

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- (b) [Federal] federal road;[.]
- 590 (c) [Road] <u>road</u> located in any part under the jurisdiction of the Maryland-591 National Capital Park and Planning Commission;
- (d) [Private] private road; or
- (e) [Municipally] municipally owned and maintained road.

Nothing in this Article prevents the County from building, and assessing the cost of, any drainage structure, curb or gutter, sidewalk, [shared use path] <u>sidepath</u>, curb return, or sidewalk and driveway entrance, along a [State] <u>state</u> or [Federal] <u>federal</u> road.

## Sec. 49-28. Standards and specifications.

(a) Except as otherwise provided in this Article, the construction of all roads must conform to the standards[, criteria] and specifications in this Article or any regulation adopted under this Article. As used in this Article, "standards" means County design standards <u>including the regulation adopting the Complete streets design</u>, and "specifications" means the

604		most recent [State] state standard specifications for road construction and
605		materials. When no County standards or specifications are applicable, the
606		County will apply the current guidance published by the American
607		Association of State and Highway Transportation Officials (AASHTO)
608		or National Association of City Transportation Officials (NACTO).
609	(b)	The [Director of Transportation] Executive may set a fee by [method 2]

- (b) The [Director of Transportation] Executive may set a fee by [method 2] Method (3) regulation for the review of any plan or document submitted under Chapter 50 or this Chapter. Each fee must be based on the costs of reviewing any plan or document and any staff participation in the subdivision process. The Department must provide a copy of each fee regulation to the Planning Board.
- (c) The Department of Transportation must make available to the public, free or at a reasonable cost, an up-to-date copy of all applicable County road design standards and specifications.

## Sec. 49-29. Pedestrian [walkways] sidewalks, bikeways, and wheelchair traffic.

- (a) Bikeways and [walkways] <u>sidewalks</u> must be constructed when any County road is constructed, reconstructed, or relocated, except [any walkway]:
  - (1) <u>any sidewalk or sidepath</u> in front of a lot that is larger than 25,000 square feet for a single-family detached dwelling in a rural zone;
  - (2) <u>any sidewalk or sidepath</u> on any roadway that is classified as [exceptional rustic, rustic, country arterial, or country road] <u>rustic</u> or <u>exceptional rustic</u>;

627	(3)	any sidewalk or sidepath on a [tertiary residential] neighborhood
628		street or neighborhood yield street serving fewer than 75 dwelling
629		units if the Planning Board and Department of Transportation
630		[finds] find that a sidewalk is not expected to be [unnecessary]
631		necessary for pedestrian movement[, or];

- (4) <u>any sidewalk</u> if the site is located in an environmentally sensitive area with limits on the amount of impervious surface allowed[.]; <u>or</u>
- where the Department of Permitting Services finds that a bikeway or sidewalk is infeasible because it will not connect to any destination within the foreseeable future, or the facility qualifies for fee payments in lieu of construction under Section 49-40.

Each bikeway and [walkway] <u>sidewalk</u> must conform to approved capital improvements programs and be consistent with applicable area master plans and transportation plans adopted by the Planning Board.

(b) To promote the safety of bicycle and wheelchair travel throughout the County, the County Executive must adopt, by Method (3) regulation, standards and specifications to build and maintain ramps at curbed intersections and [storm water] stormwater gratings and other openings along roads and streets, in each case of a design and type that is not a hazard to bicycle and wheelchair traffic and is consistent with Americans with Disabilities Act best practices guidelines published by the United States Department of Justice. These ramps, gratings, and openings must be built and maintained as part of each project under subsection (a).

## Sec. 49-30. Traffic [Calming] <u>calming</u>.

(a) The Director of Transportation must consider installing traffic calming and bicycle- and pedestrian-friendly design features [in] on any [residential] area connector, neighborhood connector, neighborhood street, or neighborhood yield street over 1,000 feet long, [minor arterial, business district street] downtown street, town center street, and industrial street. Traffic calming features include raised crosswalks and raised intersections, traffic [circle] circles, medians, pedestrian refuge islands, chokers, smaller centerline radii, parking cut-outs, chicanes, other forms of horizontal or vertical deflection, and special paving and streetscaping in central business districts or other commercial areas.

- (b) [Speed humps that are 12 feet wide may be built on any principal secondary residential street, secondary residential street, tertiary residential street, or alley, but must be spaced at least 500 feet from any other hump and 200 feet from any intersection. Speed humps that are 22 feet wide may be built on any primary residential street, but must be spaced at last 500 feet from any other hump and 200 feet from any intersection. Speed humps that are 22 feet wide may be built on a minor arterial, but must be spaced at least 750 feet from any other hump and 300 feet from any intersection. Before speed humps are installed in any road, all other requirements specified in applicable regulations must be met.] Speed hump location and placement:
  - (1) speed humps that are 12 feet wide may be built on any neighborhood street, neighborhood yield street, or alley, but must be spaced at least 500 feet from any other hump and 200 feet from any intersection;

677	<u>(</u> 2	<u>(2)</u>	speed humps that are 22 feet wide may be built on any downtown
678			street, town center street, or shared street, but must be spaced at
679			<u>least</u> 500 feet from any other hump and 200 feet from any
680			intersection;
681	(	<u>(3)</u>	speed humps that are 22 feet wide may be built on a downtown
682			boulevard, town center boulevard, area connector, neighborhood
683			connector, or industrial street, but must be spaced at least 750 feet
684			from any other hump and 300 feet from any intersection; and
685	<u>(</u>	<u>(4)</u>	before speed humps are installed in any road, all other
686			requirements specified in applicable regulations must be met.
687	Sec. 49-31. C	Classi	fication of roads.
688	[Each r	road,	except those listed in subsections (m)-(n), must be classified as
689	designated in	the ap	oplicable master or sector plan. This Section defines the vehicular
690	functions of ea	ach ro	oad classification.
691	(a) A	A Free	eway is a road meant exclusively for through movement of vehicles
692	a	at a hi	gh speed. Access must be limited to grade-separated interchanges.
693	(b) A	A Coı	ntrolled Major Highway is a road meant exclusively for through
694	n	novei	ment of vehicles at a lower speed than a Freeway. Access must be
695	1	imite	d to grade-separated interchanges or at-grade intersections with
696	p	oublic	roads.
697	(c) A	A Ma	ajor Highway is a road meant nearly exclusively for through

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movement of vehicles at a moderate speed. Access must be primarily

from grade-separated interchanges and at-grade intersections with public

<ul><li>700</li><li>701</li></ul>		roads, although driveway access is acceptable in urban and denser suburban settings.
702	(d)	A Parkway is a road meant exclusively for through movement of vehicles
703		at a moderate speed. Access must be limited to grade-separated
704		interchanges and at-grade intersections. Any truck with more than 4
705		wheels must not use a Parkway, except in an emergency or if the trust is
706		engaged in Parkway maintenance.
707	(e)	An Arterial is a road meant primarily for through movement of vehicles
708		at a moderate speed, although some access to abutting property is
709		expected.
710	(f)	A Country Arterial is an Arterial, typically in the County's agricultural
711		reserve.
712	(g)	A Minor Arterial is a 2-land Arterial meant nearly equally for through
713		movement of vehicles and access to abutting property.
714	(h)	A Business District Street is a road meant for circulation in commercial
715		and mixed-use zones.
716	(i)	An Industrial Street is a road meant for circulation in industrial zones.
717	(j)	A Primary Residential Street is a road meant primarily for circulation in
718		residential zones, although some through traffic is expected.
719	(k)	A Country Road is a road that has the function of a Primary Residential
720		Street, typically in the County's agricultural reserve.
721	(1)	A Principal Secondary Residential Street is a Secondary Residential
722		Street meant to carry somewhat more through traffic.

723	(m)	A Secondary Residential Street is a road meant to provide access between
724		a residential development with fewer than 200 dwelling units and one or
725		more higher classification roads as defined in subsections (b) through (l).
726	(n)	A Tertiary Residential Street is a road meant to provide direct access to a
727		residential development with 75 or fewer swelling units. A Tertiary
728		Residential Street must not be built unless the Planning Board allows its
729		use when the Board approves a preliminary subdivision plan or site plan.
730	(o)	A Rustic Road or an Exceptional Rustic Road means a road classified as
731		either under Article 8.
732	(p)	An Alley is a right-of-way intended to provide secondary service access
733		to the rear or side of lots or buildings and not intended for transporting
734		through traffic. An alley may be used to provide primary vehicular access
735		if the Planning Board and the Director of Transportation concur that the
736		dimensions and specifications proposed in a project, preliminary
737		subdivision, or site plan would provide adequate primary vehicular
738		access.]
739	<u>(a)</u>	In this Article and the regulations adopted under it:
740		(1) A downtown area consists of areas with the highest intensity of
741		development. These areas are:
742		(A) Bethesda CBD;
743		(B) Friendship Heights CBD;
744		(C) Silver Spring CBD;
745		(D) Wheaton CBD;
746		(E) White Flint Sector Plan area; and
747		(F) White Flint 2 Sector Plan area.

748		<u>(2)</u>	<u>A</u> <u>to</u>	wn center area consists of areas with moderate to high
749			devel	opment intensity. These areas are:
750			<u>(A)</u>	Burtonsville Town Center;
751			<u>(B)</u>	Clarksburg Town Center;
752			<u>(C)</u>	<u>Damascus</u> <u>Town</u> <u>Center</u> ;
753			<u>(D)</u>	Germantown Town Center;
754			<u>(E)</u>	Kensington Town Center;
755			<u>(F)</u>	Olney Town Center; and
756			<u>(G)</u>	All other designated Urban areas that are not downtown
757				areas.
758		<u>(3)</u>	<u>A</u> <u>co</u>	untry area is located within the designated Rural area.
759		<u>(4)</u>	<u>A</u> sul	burban area is an area with predominantly residential zoning
760			that is	s not already a downtown, town center, or country area.
761		<u>(5)</u>	These	e areas may be created, eliminated or modified by functional
762			plans	, master plans, or sector plans.
763		<u>(6)</u>	Road	s are included in the area within which they are located.
764			Road	s bordering on two areas will be assigned to the area with the
765			great	er development intensity.
766	<u>(b)</u>	<u>Each</u>	<u>road</u>	must be assigned a County classification and a federal
767		classi	ificatio	n. Federal classifications are assigned in accordance with the
768		most	recent	edition of the Federal Highway Administration Highway
769		Func	tional (	Classification typologies.
770	<u>(c)</u>	Coun	ty clas	sifications are:
771		<u>(1)</u>	<u>A</u> <i>Fr</i>	eeway is a road meant exclusively for through movement of
772			vehic	les at a high speed. Access must be limited to grade-separated
773			<u>in</u> tero	changes.

774	<u>(2)</u>	A Controlled Major Highway is a road meant exclusively for
775		through movement of vehicles at a lower speed than a Freeway.
776		Access must be limited to grade-separated interchanges or at-grade
777		intersections with public roads.
778	<u>(3)</u>	A Parkway is a road meant exclusively for through movement of
779		vehicles at a moderate speed. Access must be limited to grade-
780		separated interchanges and at-grade intersections. Any truck with
781		more than four wheels must not use a Parkway, except in an
782		emergency or if the truck is engaged in Parkway maintenance.
783	<u>(4)</u>	A Downtown Boulevard is a road in a downtown area that serves
784		<u>a high volume of vehicles, pedestrians, bicyclists, or transit users.</u>
785		Access to abutting properties is allowed but not preferable. These
786		roads were previously classified as major highways and arterials.
787	<u>(5)</u>	A Downtown Street is a road in a downtown area that serves a large
788		share of pedestrians, bicyclists, or transit users. This road type is
789		meant for circulation in commercial and mixed-use zones. Access
790		to abutting properties is expected. These roads were previously
791		classified as business streets.
792	<u>(6)</u>	A Boulevard is a road that typically connects employment and
793		entertainment centers, civic, commercial, and institutional land
794		uses, and may also provide cross-country and regional
795		connections. Pedestrian, bicycle, and transit users are to be
796		accommodated. Some access to abutting properties is expected.
797		These roads were previously classified as major highways and
798		arterials.
799	<u>(7)</u>	A Town Center Boulevard is a road in a town center area that
800		serves a moderate to high volume of vehicles, pedestrians,

801		bicyclists, or transit users. Access to abutting properties is allowed
802		but generally not preferable. These roads were previously
803		classified as major highways and arterials.
804	<u>(8)</u>	A Town Center Street is a road in a town center area that serves a
805		larger share of pedestrians, bicyclists, or transit users. This road
806		type is meant for circulation in commercial and mixed-use zones.
807		Access to abutting properties is expected. These roads were
808		previously classified as business streets.
809	<u>(9)</u>	An Area Connector is a two-lane street in a suburban area that
810		typically connects employment and entertainment centers, civic,
811		commercial, and institutional land uses, and may also provide
812		limited regional connectivity and serve primary circulation in
813		residential zones. These roads were previously classified as minor
814		arterials.
815	<u>(10)</u>	A Neighborhood Connector is a street in a suburban area providing
816		primary circulation in residential zones and may also enable traffic
817		to pass through a neighborhood. These streets were previously
818		classified as primary residential streets.
819	<u>(11)</u>	A Neighborhood Street is a street that provides internal circulation
820		within suburban areas. Access to abutting properties is expected.
821		These streets were previously classified as secondary and tertiary
822		residential streets.
823	<u>(12)</u>	A Neighborhood Yield Street is a Neighborhood Street that is
824		designed as a bi-directional one-lane street.
825	<u>(13)</u>	An Industrial Street is a road meant for circulation in areas
826		consisting predominantly of industrial zones.

827		<u>(14)</u>	A Country Connector is a road in a country area that was
828			previously classified as major highways, arterials, or country
829			arterials.
830		<u>(15)</u>	A Country Road is a low intensity road in a country area.
831		<u>(16)</u>	An Alley is a right-of-way intended to provide secondary access to
832			the rear or side of lots or buildings and not intended for
833			transporting through traffic. An alley may be used to provide
834			primary vehicular access if the Planning Board and the Director of
835			Transportation concur that the dimensions and specifications
836			proposed in a project, preliminary subdivision, or site plan would
837			provide adequate primary vehicular access. An Alley is a
838			Residential Alley if serving only residential zones, or a
839			Commercial Alley if serving any non-residential zones.
840		<u>(17)</u>	A Rustic Road or an Exceptional Rustic Road means a road
841			classified as such under Article 8.
842		<u>(18)</u>	<u>A Residential Shared Street or Commercial Shared Street is a</u>
843			street designed to create a shared traffic environment where
844			pedestrians, bicyclists, and other non-motorized traffic may
845			comfortably occupy the same space as motor vehicle traffic. These
846			streets prioritize pedestrian and bicycle movement by slowing
847			vehicular speeds and communicating clearly through design
848			features that motorists must yield to all other users. A Shared Street
849			is a Residential Shared Street if serving only residential zones, or
850			<u>a Commercial Shared Street is serving any non-residential zones.</u>
851	<u>(d)</u>	Coun	ty classifications are assigned as follows until the roads are re-
852			nated by functional plans, master plans, or sector plans. The number

853	of lan	es is A	efined as the number of through lanes for motor vehicles and		
			_		
854		is tallied based on the number of planned lanes for that road, or the			
855	<u>numb</u>	<u>er of e</u>	existing lanes if not specified by any functional plan, master		
856	<u>plan,</u>	or sect	tor plan.		
857	<u>(1)</u>	Freev	vays retain their classifications as Freeways.		
858	<u>(2)</u>	Cont	rolled Major Highways retain their classifications as		
859		Cont	rolled Major Highways.		
860	<u>(3)</u>	Parky	ways retain their classifications as Parkways.		
861	<u>(4)</u>	Majo	r <u>highways:</u>		
862		<u>(A)</u>	Major highways located in a downtown area are classified		
863			as Downtown Boulevards.		
864		<u>(B)</u>	Major Highways located in a town center area are classified		
865			as Town Center Boulevards.		
866		<u>(C)</u>	Two-lane Major Highways located in a country area are		
867			classified as Country Connectors.		
868		<u>(D)</u>	Two-lane Major Highways located in a suburban area are		
869			classified as Area Connectors.		
870		<u>(E)</u>	All Major Highways not addressed by (A) through (D) are		
871			classified as Boulevards.		
872	<u>(5)</u>	Arter	rials:		
873		<u>(A)</u>	Arterials with four or more lanes located in a downtown area		
874			are classified as Downtown Boulevards.		
875		<u>(B)</u>	Arterials with fewer than four lanes located in a downtown		
876			area are classified as Downtown Streets.		
877		<u>(C)</u>	Arterials with more than two lanes located in a town center		
878			area are classified as Town Center Boulevards.		

879		<u>(D)</u>	Arterials with two lanes located in a town center area are
880			classified as Town Center Streets.
881		<u>(E)</u>	Arterials located within a country area are classified as
882			Country Connectors.
883		<u>(F)</u>	Two-lane Arterials located in a suburban area are classified
884			as Area Connectors.
885		<u>(G)</u>	All Arterials not addressed by (A) through (F) are classified
886			as Boulevards.
887	<u>(6)</u>	Mino	or Arterials:
888		<u>(A)</u>	Minor Arterials with four or more lanes located in a
889			downtown area are classified as Downtown Boulevards.
890		<u>(B)</u>	Minor Arterials with fewer than four lanes located in a
891			downtown area are classified as Downtown Streets.
892		<u>(C)</u>	Minor Arterials with more than two lanes located in a town
893			center area are classified as Town Center Boulevards.
894		<u>(D)</u>	Minor Arterials with two lanes located in a town center area
895			are classified as Town Center Streets.
896		<u>(E)</u>	Minor Arterials located within a country area are classified
897			as Country Connectors.
898		<u>(F)</u>	All Minor Arterials not addressed by (A) through (E) are
899			classified as Area Connectors.
900	<u>(7)</u>	Busin	ness District Streets:
901		<u>(A)</u>	Business District Streets with four or more lanes located in
902			<u>a downtown area are classified as Downtown Boulevards.</u>
903		<u>(B)</u>	Business District Streets with fewer than four lanes located
904			in a downtown area are classified as Downtown Streets.

905		<u>(C)</u>	Business District Streets with more than two lanes that are
906			not located in a downtown area are classified as Town
907			Center Boulevards.
908		<u>(D)</u>	Business District Streets with two lanes that are not located
909			in a downtown area are classified as Town Center Streets.
910	<u>(8)</u>	Indus	trial Streets retain their classification as Industrial Streets.
911	<u>(9)</u>	Prima	ary Residential Streets:
912		<u>(A)</u>	Primary Residential Streets located in a country area are
913			classified as Country Connectors.
914		<u>(B)</u>	Primary Residential Streets not located in a country area are
915			classified as Neighborhood Connectors.
916	<u>(10)</u>	Secon	ndary Residential Streets are classified as Neighborhood
917		Street	<u>S.</u>
918	<u>(11)</u>	<u>Tertia</u>	ary Residential Streets are classified as Neighborhood Streets.
919	<u>(12)</u>	Coun	try Arterials are classified as Country Connectors.
920	<u>(13)</u>	Coun	try Roads retain their classifications as Country Roads.
921	<u>(14)</u>	Share	d Streets with entirely residential zoning along its frontage
922		are cl	assified as a Residential Shared Street.
923	<u>(15)</u>	Share	d Streets with any non-residential zoning along its frontage
924		are cl	assified as a Commercial Shared Street.
925	<u>(16)</u>	Alley	s retain their classifications as Alleys.
926	<u>(17)</u>	Rusti	<u>Roads retain their classifications as Rustic Roads.</u>
927	<u>(18)</u>	Excep	<u>ptional</u> <u>Rustic</u> <u>Roads</u> <u>retain</u> <u>their</u> <u>classifications</u> <u>as</u>
928		Excep	otional Rustic Roads.
929	<u>(19)</u>	Trans	itions along continuous roadways:
930		<u>(A)</u>	If a Downtown road type changes classification to or from
931			a non-Downtown road type: the Downtown classification

932				will extend to the next master planned cross-street, not to
933				exceed 500 feet beyond the limits of the downtown area.
934			<u>(B)</u>	If a Town Center road type changes classification to or from
935				a non-Downtown and non-Town Center road type: the
936				Town Center classification will extend to the next master
937				planned cross-street, not to exceed 500 feet beyond the
938				limits of the town center area.
939			<u>(C)</u>	If a Downtown Boulevard, Town Center Boulevard, or
940				Boulevard change classification to or from any other type:
941				the Downtown Boulevard, Town Center Boulevard, or
942				Boulevard classification will extend to the next master
943				planned cross-street, not to exceed 500 feet beyond the
944				initial transition point.
945			<u>(D)</u>	The transition areas noted in (A) through (C) are not
946				additive; if the roadway meets multiple transition criteria the
947				transition area will remain to the next master planned cross-
948				street, not to exceed 500 feet from the nearest of either the
949				limits of the downtown or town center area, or the initial
950				transition point.
951		<u>(20)</u>	If the	<u>Department of Transportation determines that the criteria</u>
952			under	(d)(1) through (d)(19) are not suitable for a particular road,
953			the D	Department may determine that a more context-sensitive
954			classi	fication or transition length applies in lieu of the default
955			classi	fications.
956	Sec. 49-32.	Desig	n stand	lards for types of roads.

958	[(c)	In thi	is Article and the standards adopted under it:
959		(1)	an 'urban' road is a road segment in or abutting a Metro Station
960			Policy Area, Town Center Policy Area, or other urban area
961			expressly identified in a Council resolution;
962		(2)	a 'rural' road is a road segment located in a rural policy area as
963			defined in the County Growth Policy; and
964		(3)	a 'suburban' road is a road segment located elsewhere in the
965			County.]
966	[(d)] <u>(</u>	( <u>c)</u> Th	e minimum right-of-way for a road may be specified in the most
967		recen	nt applicable functional plan, master plan, or sector plan for the area
968		wher	e the road is located. Minimum rights-of-way include continuous
969		featu	res along a typical section, and account for parking, drainage and
970		storn	nwater management, spot conditions such as auxiliary lanes or transit
971		statio	ons, or infrastructure at intersections such as signal equipment and
972		prote	cted intersections. If a minimum right-of-way for a particular road
973		is no	t specified [n] in a functional plan, master plan, or sector plan, the
974		minii	num right-of-way must be:
975		[(1)	80 feet for a Business District Street or Industrial Street;
976		(2)	100 feet for a Primary Residential Street with a median;
977		(3)	70 feet for a Primary Residential Street without a median;
978		(4)	60 feet for a Principal Secondary Residential Street or Secondary
979			Residential Street;
980		(5)	50 feet for a standard Tertiary Residential Street;
981		(6)	27 feet, 4 inches for a reduced-width Tertiary Residential Street
982			with two-way traffic;

983	(7)	21 feet, 4 inches for a reduced-width Tertiary Residential Street
984		with one-way traffic; and
985	(8)	20 feet for an Alley.]
986	<u>(1)</u>	80 feet for a Downtown Street;
987	<u>(2)</u>	80 feet for a Town Center Street;
988	<u>(3)</u>	70 feet for an Area Connector;
989	<u>(4)</u>	70 feet for a Neighborhood Connector;
990	<u>(5)</u>	60 feet for a Neighborhood Street;
991	<u>(6)</u>	50 feet for a Neighborhood Yield Street;
992	<u>(7)</u>	80 feet for an Industrial Street;
993	<u>(8)</u>	74 feet for a Country Connector;
994	<u>(9)</u>	70 feet for a Country Road;
995	<u>(10)</u>	20 feet for an Alley serving any non-residential zoning;
996	(11)	16 feet for an Alley serving only residential zoning;
997	(12)	40 feet for a Commercial Shared Street;
998	<u>(13)</u>	40 feet for a Residential Shared Street.
999	[(e)](d) Gra	ss shoulders must be load bearing at any specific location designated
1000	by th	e Director of Permitting Services after consulting the Fire Chief and
1001	Direc	etor of Transportation.
1002	[(f)](e) U <sub>1</sub>	nless otherwise specified in this Article, each grading, drainage
1003	struc	ture, paving, shoulder, landscaping, and traffic control must be
1004	instal	led as provided in the latest applicable County design standards,
1005	storm	drain criteria, and specification. Unless extenuating circumstances
1006	woul	d result in a safety hazard, when a road is resurfaced the road must
1007	also	be restriped to meet any applicable lane width standard and may
1008	inclu	de bike lanes where appropriate.

1009	[(g)	Each through travel or turning lane on an urban road must be no wider
1010		than 10 feet, except that a single travel lane adjacent to a parking lane
1011		must be no wider than 11 feet and a through travel or turning lane abutting
1012		an outside curb must be no wider than 11 feet, including the gutter pan.
1013		Each parking lane on an urban road must be no wider than 8 feet,
1014		including the gutter pan. The standards in this subsection do not apply if,
1015		for a road improvement required as a result of approving a subdivision or
1016		site plan, the Executive or the Executive's designee concludes that
1017		applying a specific standard at a specific site would significantly impair
1018		public safety.]
1019	[(h)](	f) The curb radius at the corner of each intersection of two [urban] roads
1020		in Downtown or Town Center areas must not exceed 15 feet. The curb
1021		radius at the corner of intersections where all intersecting streets are Area
1022		Connectors, Neighborhood Connectors, Neighborhood Streets, or
1023		Neighborhood Yield Streets must not exceed 10 feet. Exceptions to these
1024		requirements may be allowed as follows [except where]:
1025		<u>[(1)</u> there is only one receiving lane;]
1026		[(2)](1) there is a curb extension [is located]; [or]
1027		(2) <u>a default 25-foot radius is required where at least one street is an</u>
1028		Industrial Street;
1029		(3) <u>a larger radius is needed to serve the design vehicle and control</u>
1030		vehicle with consideration of the allowable encroachment defined
1031		by the Complete Streets Design regulation; or
1032		[(3)](4) [for] a road improvement required [as a result of approving] by

a subdivision or site plan [, the Executive or the Executive's

1	034		designee concludes that applying this standard at a specific site]
1	035		would significantly impair public safety.
1	036	[(i)](g) Eac	h pedestrian refuge must be at least 6 feet wide. A pedestrian refuge
1	037	must	be located at each intersection approach along [on] a divided
1	038	highv	vay with 6 or more through travel lanes.
1	039	[(j)] <u>(h)</u> Unl	ess otherwise specified in a functional plan, master plan, sector plan,
1	040	or the	e approved capital improvements program, the maximum target
1	041	speed	I for a road [in an urban area is 25 mph.] must be:
1	042	<u>(1)</u>	25 mph for a Downtown Boulevard;
1	043	<u>(2)</u>	20 mph for a Downtown Street;
1	044	<u>(3)</u>	35 mph for a Boulevard, except 25 MPH if in an Urban Area;
1	045	<u>(4)</u>	30 mph for a Town Center Boulevard, except 25 MPH if in an
1	046		<u>Urban Area;</u>
1	047	<u>(5)</u>	25 mph for a Town Center Street;
1	048	<u>(6)</u>	25 mph for an Area Connector;
1	049	<u>(7)</u>	25 mph for a Neighborhood Connector;
1	050	<u>(8)</u>	20 mph for a Neighborhood Street;
1	051	<u>(9)</u>	20 mph for a Neighborhood Yield Street;
1	052	<u>(10)</u>	25 mph for an Industrial Street;
1	053	<u>(11)</u>	40 mph for a Country Connector;
1	054	(12)	between 20 to 35 mph for a Country Road;
1	055	(13)	between 45 to 55 mph for a Major Highway;

1056	(14) case-by-case determinations for Alleys, Shared Streets, Rustic
1057	Roads, and Exceptional Rustic Roads;
1058	Sec. 49-33. Road construction and reconstruction requirements.
1059	* * *
1060	[(c) Cul-de-sacs or turnarounds are required if the paving of a road ends other
1061	than at a paved road intersection. Each turnaround or cul-de-sac must be
1062	graded, paved, and include appropriate drainage structures and temporary
1063	curbs, if the Department of Permitting Services so requires.]
1064	[(d)](c) If a preliminary drainage study indicates that a minimum right-of-way
1065	or storm drain easement width required in this Article is inadequate to
1066	properly drain a particular road, the Department of Permitting Services
1067	may require any additional right-of-way or storm drain easement
1068	necessary for proper drainage. The Department must notify the permittee
1069	of any added right-of-way before a dedication plat is approved by the
1070	Planning Board (or equivalent body in any municipality with land use
1071	authority) and recorded in the County land records, and must notify the
1072	permittee of any added easement when it approves a right-of-way permit.
1073	(1) If a lot or lots front on a public road, the permittee must provide
1074	sufficient drainage easements to allow for the safe conveyance of
1075	stormwater from the public right-of-way to either an approved
1076	outfall or an approved public structure.
1077	[(e)](d) (1) If a lot or lots front on a public road, the permittee must [install]
1078	construct sidewalks, master-planned bikeways, ramps, curbs, and gutters,
1079	except [any sidewalk]:

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- (A) <u>any sidewalk or sidepath</u> in front of a lot that is larger than 25,000 square feet for a single-family detached dwelling in a rural [zone] <u>area;</u>
- (B) <u>any sidewalk or sidepath</u> on any roadway <u>that is</u> classified as [exceptional rustic, rustic, country arterial, or country road] <u>rustic or exceptional rustic</u>;
- (C) any sidewalk or sidepath on a [tertiary residential] neighborhood street or neighborhood yield street serving fewer than 75 dwelling units [, or in an environmentally sensitive area with limits on the amount of impervious surface allowed,] if [in either case] the Planning Board and Department of Transportation [finds] find that a sidewalk is not expected to be [unnecessary] necessary for pedestrian movement; [or]
- (D) any sidewalk if the site is located in an environmentally sensitive area with limits on the amount of impervious surface allowed if the Department of Transportation find that a sidewalk is not expected to be necessary for pedestrian movement; or
- [(D)](E) any sidewalk or sidepath on a [secondary or tertiary residential] neighborhood street, neighborhood yield street, or service drive where the Department of Permitting Services finds that a sidewalk or sidepath is infeasible, will not connect [potentially] to other sidewalk segments within the foreseeable future, or qualifies for fee payments in lieu of construction under Section 49-40.

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- (2) However, the Planning Board may require the applicant to install sidewalks, <u>bikeways</u>, ramps, curbs, and gutters if the Board finds, as a condition of approval of a preliminary subdivision plan or site plan, that sidewalks, [bikeway connections] <u>bikeways</u>, ramps, curbs, and gutters at that location are necessary to allow access:
  - (A) to [a] an existing or planned sidewalk or bikeway;
  - (B) to a bus or other public transit stop;
  - (C) to an amenity or public facility that will be used by occupants of the site or subdivision; or
  - (D) by persons with disabilities.

Before the Planning Board approves any requirement under this paragraph, the Board must give the Departments of Permitting Services and Transportation a reasonable opportunity to comment on the proposed requirement.

- [(f)](e) The construction of half roads or any road of less than the width required by this Article is prohibited except as permitted in Section 49-40. [However, construction] Construction of such portions of roads is permitted if the dedicated portion of the road established by a dedication plat and recorded in the County land records before August 15, 1950 is wide enough to permit the grading and construction of paving [18] 20 feet wide with curbs, gutters, and sidewalks required for the type of road.
- [(g)](f) A road must not be constructed unless it connects with an existing public road at one end. A road must not be constructed short of an intersection unless it connects with an existing public road or the dedication of the right-of-way ends short of an intersection. If any road construction ends at or goes through an intersection, the intersection must be completed. If a road ends at other than an intersection or a point of connection with an

1133	existing road, [turnarounds or cul-de-sacs] a turnaround such as a cul-de-
1134	sac must be provided. Each turnaround must be graded, paved, and
1135	include appropriate drainage structures and temporary curbs if required
1136	by the Department of Permitting Services.
1137	[(h)](g) If drainage structures are required for any particular class of road, the
1138	Planning Board must require the applicant to install or construct drainage
1139	structures that the Board finds are necessary or appropriate, after
1140	reviewing a preliminary drainage study approved by the Department of
1141	Transportation, in accordance with applicable design standards and
1142	specifications.
1143	[(i)](h) Driveway entrances to individual lots must be required if the Planning
1144	Board finds that off-street parking facilities are necessary and practicable.
1145	[(j)](i) Street trees.
1146	(1) On public road rights-of-way, street trees must be planted in
1147	accordance with design standards of the Department of
1148	Transportation. On private road rights-of-way and easements,
1149	street trees must be planted in accordance with the technical
1150	manual adopted by the Planning Board under Chapter 22A.
1151	(2) The Department of Permitting Services, the Department of
1152	Transportation, and the staff of the Planning Board should
1153	coordinate the specific location and species of street tree plantings
1154	to promote compatibility of the plantings with road function and
1155	safety, signage, maintenance, appropriate visual buffering,
1156	utilities, other public or private improvements, and aesthetic
1157	considerations related to streetscape design.
1158	[(k)](j) Ground cover.

1159	(1)	A pro	perty owner may plant and maintain ground cover in a public
1160		right-	of-way adjacent to the owner's property if the owner:
1161		(A)	complies with [guidelines issued under paragraph (3)]
1162			County regulations;
1163		(B)	maintains the ground cover to prevent any obstruction of the
1164			public right-of-way prohibited under Section 49-10; and
1165		(C)	holds the County harmless for any damage to the ground
1166			cover, and any damage or injury caused by the ground
1167			cover.
1168		How	ever, ground cover in a public right-of-way adjacent to the
1169		owne	r's property must not be planted where it will reduce public
1170		safety	y or impede travel.
1171	(2)	In thi	s subsection, property owner or owner includes each person
1172		with	a legal interest in the property and any successor to that
1173		perso	n's interest.
1174	[(3)	The 1	Director of Transportation, after consulting the Directors of
1175		Envi	conmental Protection and Permitting Services, must issue
1176		guide	elines that allow and encourage a property owner to place and
1177		main	tain ground cover in the public right-of-way adjacent to the
1178		owne	er's property. The guidelines must encourage use of ground
1179		cove	that is environmentally sensitive and promotes conservation
1180		of na	tural resources and more sustainable landscaping, including
1181		plant	species that:
1182		(A)	require reduced or no mowing, fertilizing, or other
1183			maintenance;
1184		(B)	are drought tolerant and require little watering at any time;
1185		(C)	do not inhibit growth of nearby trees; and

1186			(D) include non-turf grasses.]
1187		<u>(3)</u>	The County Executive must adopt Method (3) regulations that
1188			define the design and maintenance standards applicable to this
1189			Section.
1190		(4)	Except as provided in paragraph (1), this subsection does not
1191			impair the County's right to enter, maintain, occupy, or otherwise
1192			control any public right- of-way for any purpose.
1193	[(1)] <u>(1</u>	<u>()</u>	Curbs and gutters.
1194			* * *
1195	Sec. 49-34.	Cons	truction by County.
1196	(a)	The (	County must not construct any road unless:
1197		(1)	the County has previously acquired the right-of-way for the road,
1198			or the right-of-way has been dedicated to public use by appropriate
1199			recording in the County land records; and
1200		(2)	the cost of the road will be charged against the benefitted property
1201			in according with Sections 49-51 to 49-62 and subsection [(b)] (c)
1202			of this Section.
1203			* * *
1204	(e)	The	County Executive may authorize the construction of [shared use
1205		paths	s] sidepaths or sidewalks to serve general community needs.
1206		When	never a sidewalk or [shared use path] sidepath is built in a right-of-
1207		way	where there is no pavement or other road construction, building the
1208		sidev	walk or [shared use path] sidepath does not mean that the County is

responsible for maintaining any part of the right-of-way except the sidewalk or [shared use path] sidepath.

## Sec. 49-35. Right-of-way permit.

- (a) (1) A [person must not construct any road, sidewalk, shared use path, curb and gutter, driveway, or drainage structure; begin any such construction (including clearing, grading, and tree cutting); or perform any tree work on any roadside tree (including removing a stump on a County right-of-way), without a permit] permit is required from the Director of Permitting Services for any work within the public right-of-way. Any permit issued for roadside tree work must comply with Section 49-36A. In this Article, "roadside tree" means any plant that has a woody stem or trunk which grows all, or in part, in the right-of-way of any County public road.
  - (2) In this Section and Sections 49-36, 49-36A, and 49-37, unless otherwise specified, Director refers to the Director of Permitting Services and Department refers to the Department of Permitting Services.
  - (3) [A person must apply for a permit on] <u>Permit applicants must use</u> forms prescribed by the Director, submit detailed plans and specifications, and include locations and record plats approved by the Department and the Planning Board.
  - (4) If the proposed activity requires a sediment control permit, the Department must issue the permit before any activity occurs under a permit issued under this subsection. The State Highway Administration must approve any action under its jurisdiction before the Director may approve the permit.

1235		(5) As a req	uirement to issue a permit under this Section, the Director
1236		may rec	uire the applicant to designate and bond a haul route for
1237		construc	etion materials, as described in Section 49-8.
1238	(b)	The Director 1	nust collect a fee, set by Method 3 regulation, for each
1239		right-of-way p	ermit application. However, the Director must not collect
1240		a fee for any p	ermit to:
1241		(1) remove	or prune a tree that endangers a person or property;
1242		(2) remove	a stump in the right-of-way; [or]
1243		(3) plant <u>a</u> t	ree; or
1244		[(3)] $(4)$ install	a sign identifying a geographic area in the right-of-way if:
1245		(A) th	ne primary applicant is an unincorporated or non-profit
1246		c	vic or homeowners' organization that is either:
1247		(i	listed on the Planning Board's most recent list of
1248			civic and homeowners associations; or
1249		(i	i) exempt from federal income taxes and shows that its
1250			annual revenue during its most recent fiscal year did
1251			not exceed an amount set by a regulation;
1252		(B) in	a homeowners' association, maintenance responsibility
1253		0	f all common areas has been transferred from the
1254		d	eveloper; and
1255		(C) th	ne proposed sign would be smaller than a maximum size
1256		Se	et by regulation.
1257	(c)	Before an app	icant begins any road, sidewalk, sidepath, bikeway, curb
1258		and gutter, driv	veway, retaining wall, steps, or drainage project, on a road
1259		or within the b	oundaries of a dedication to public use, the applicant for a
1260		permit to under	take any such project must pay to the County an inspection

- and engineering fee set by the County Executive by [method] Method (3) regulation.
  - (d) If any such project is solely a grading project, the applicant must pay an inspection and engineering fee to the County if Department staff does the engineering work on the project and an inspection fee if the applicant submits the engineering work.
  - (e) Any violation of this Section is a Class A violation.
  - (f) The Director must refund half the fees required by this Section to the applicant if a permit is rejected or withdrawn before construction begins. If an applicant proposes to undertake a project using materials, standards, or specifications superior to those required under this Article, the fees charged must be computed on the estimated cost of the project as if it met those requirements.
  - (g) A person, including any utility corporation, must not cut [a road] within the right-of-way to install, replace, or maintain or connect any underground gas, electric power, or telephone line, or any other underground infrastructure, without a permit from the Director. The Director must supervise all backfilling and repaving of utility trenches to assure that the permittee complies with all applicable specifications. The permittee must restore the right-of-way to its prior condition.

1281 \* \* \*

# Sec. 49-36. Permit conditions and procedures.

Each permit issued under Section 49-35 must be subject to the following conditions[, which the permit must specify]:

Sec	49-36A	Roadside	tree work.
BCC.	<b>サノーンリ/へ・</b>	ituausiut	ucc work

1287 \* \* \*

- (b) Applicability; exceptions.
  - (1) A person [(including a government agency)] may receive a rightof-way permit to perform tree work on a roadside tree if the person:

1291 \* \* \*

## Sec. 49-37. Street and road bonds.

- (d) (1) If the Director finds a violation of an applicable law or regulation, or a default in the performance of any term or condition of the permit or accepted security, the Director must give written notice of the violation or default to the principal and to the surety of the accepted security. The notice must specify the work to be done, the estimated cost of the work, and the period of time the Director finds reasonably necessary to complete the work.
  - (2) If a cash bond has been posted, the Director must give notice of default to the principal; and if compliance is not [acheived] achieved within the time specified, the Director may, without delay and without further notice or proceedings, use the cash deposited, or any portion of the deposit, to cause the required work to be performed by contract or otherwise in the Director's discretion. After any default in the performance of any term or condition of the permit or accepted security, the County, the surety, and any

1309		person employed or engaged on their behalf may enter the site to
1310		complete the required work.
1311		* * *
1312	Sec. 49-38.	Acceptance of roads.
1313		* * *
1314	(b)	Any action by the County to accept a road must be in writing and fully
1315		identify the portion accepted. Any accepted road must conform to [the
1316		standards and specifications of] this Chapter and all other applicable laws
1317		in force at the time of acceptance.
1318		* * *
1319	Sec. 49-39.	Pre-acceptance review by County.
1320		* * *
1321	(b)	After completion and final inspection of a road, the County must either
1322		accept the road, if the Director of Permitting Services finds that its
1323		construction has met all requirements of this Article, and release the bond,
1324		or the Director must reject the road by written notice to the permittee and
1325		surety, where an acceptable security was posted, specifying the reasons
1326		for rejection by reference to the particular requirement which has been
1327		violated, and allow a specified reasonable time for the permittee or surety
1328		to comply with all applicable [requiements] requirements.
1329		* * *
1330	Sec. 49-40.	Waivers of requirements of Article.

1331	(a)	The Directo	or of Po	ermitting Services may waive any requirement of this
1332		Article for s	idewal	ks, bikeways, rights-of-way widths, grade percentages,
1333		full-width g	rading	, and the construction of both roadways of a dual road,
1334		or any com	binatio	on of them, as allowed in this Section, for any road
1335		constructed	by the	County or a permittee.
1336	(b)	The Directo	r must	apply the following standards for granting or denying
1337		waivers:		
1338		(1) Sidev	valks <u>a</u>	<u>nd Sidepaths</u> .
1339		(A)	Waiv	er authority. The Director may waive any
1340			requi	rement, subject to (B), to install sidewalks or sidepaths
1341			if:	
1342			(i)	the lots abutting the right-of-way are unimproved;
1343			(ii)	the street was lawfully graded before August 15,
1344				1950, and the terrain is so steep and uneven that
1345				grading for sidewalks or sidepaths cannot be done
1346				except at excessive cost, or
1347			(iii)	houses or buildings abutting the right-of-way which
1348				were constructed before August 15, 1950, are so
1349				situated, and the property upon which those houses
1350				or buildings are located is so graded, that the
1351				construction of sidewalks or sidepaths is undesirable.
1352		(B)	Waiv	pers not allowed. [Notwithstanding the preceding
1353			subpa	aragraph, the] The Director [may] must deny a waiver
1354			if:	
1355			(i)	the street involved is [a Primary Residential Street]
1356				an Area Connector, Neighborhood Connector,
1357				Industrial Street, [Business District Street, Minor

Arterial or Arterial, Major Highway] <u>Downtown</u>

<u>Street, Town Center Street, Downtown Boulevard,</u>

<u>Town Center Boulevard, Boulevard,</u> or Controlled Major Highway; or

- (ii) the required sidewalks <u>or bikeways</u> are necessary or desirable to provide safe access for pedestrians <u>and/or</u> bicyclists.
- Waiver and fee payment. As an alternative to building a (C) sidewalk or bikeway on an existing or proposed street, the Director may allow an applicant to pay a fee if the applicant shows that building a sidewalk or bikeway as required would cause extreme hardship. The sidewalk or bikeway that would be waived must not connect to another existing or proposed sidewalk, [shared use path] bikeway, bus stop, school, or other public [facility] facility. The fee must equal the full cost to build the sidewalk or bikeway, including the design and supervision costs. This fee must be paid, any necessary right-of-way must be dedicated, and any necessary perpetual easement must be recorded before the Director issues any road construction permit for the proposed public street. The revenue from these fees must be assigned to a capital account for sidewalk or bikeway construction and may be spent as appropriated by the County Council.

1383	(4) Full-width grading. The Director may waive or reduce any
1384	requirement for full-width grading if:
1385	* * *
1386	(C) for a [Secondary Residential or Tertiary Residential]
1387	Neighborhood Street or Neighborhood Yield Street, the
1388	applicant proposes to extend an existing paved road which
1389	ends short of an intersection, the right-of-way containing the
1390	existing paved road is not graded to its full width and the
1391	waiver does not apply beyond the intersection.
1392	* * *
1393	ARTICLE 4. ACQUISTION OF LAND.
1394	Sec. 49-45. Authority to acquire land for transportation purposes.
1395	The County may buy land which is needed in connection with:
1396	(a) the opening of any new road, [shared use path] bikeway, or
1397	sidewalk,
1398	* * *
1399	Sec. 49-50. Optional method of condemnation of land for streets or roads.
1400	As authorized by Section 40A of Article III of the Maryland Constitution, the
1401	County may acquire any land or interest in land required for a right-of-way for
1402	a County road or street by using the following procedure:
1403	* * *

1404	(b)	(1)	Promptly after being appointed, the broker or appraiser must
1405			estimate the fair market value of the property or interest and submit
1406			a written report to the County.
1407		(2)	The County then may be petition, naming the owner and all
1408			persons of record whose interest in the property would be taken,
1409			pay to the Circuit Court the amount estimated by the broker or
1410			appraiser to be the fair market value of the property, and record a
1411			copy of the resolution of taking in the County land records. A copy
1412			of the resolution must be attached to the petition and filed with the
1413			Circuit Court. A copy of the petition and resolution must be
1414			[served on] sent to each person named in the petition.
1415			* * *
1416	ARTI	CLE	5. COUNTY ROADS – AUTHORITY AND FUNDING.
1417	Sec. 49-51.	Defin	nitions] <u>Reserved.</u>
1418	[As us	ed in	this Article:
1419	Consti	uctio	n means construction or reconstruction (but not maintenance), and
1420	includes gradi	ng, ir	nstallation of drainage structures, and paving.
1421	Road:	inclu	ides any road, street, highway, avenue, lane, alley, bridge, shared use
1422	path, sidewal	k, via	aduct, and any related storm drain and stormwater management
1423	facility.]		
1424			* * *
1425	Sec. 49-53.	Publi	c hearing; notice.
1426			* * *

1427	(e)	The Director need not hold a hearing under subsection (d) before a
1428		sidewalk or [shared use path] sidepath is constructed if:

1429 \* \* \*

# Sec. 49-57. Roads partly in unincorporated area and partly in city or town.

(a) Building roads.

(1) If a road, bridge, storm drain, sidewalk, [shared use path] sidepath, transitway, or other transportation facility is located partly in the unincorporated area of the [county] County and partly in a municipality or special taxing district that is authorized by law to build or maintain that part of the facility that is located in the municipality, either the County or the municipality or special taxing district may improve the entire facility according to applicable County laws or any law or regulation that applies in the municipality or special taxing district, respectively, as if the facility were completely located in the unincorporated area of the [county] County or in the municipality or special taxing district.

1443 \* \* \*

(3) The County may build or improve a road, bridge, storm drain, sidewalk, [shared use path] sidepath, bikeway, transitway, or other transportation facility which it is authorized by law to construct and maintain, including when the facility is located partly or entirely in a municipality or special taxing district. Before taking any action under this paragraph, the Executive must consult each affected municipality.

1451	*	*	*
1731			

### ARTICLE 6. ABANDONMENT AND CLOSING OF RIGHTS-OF-WAY.

# Sec. 49-62. Abandonment authority; scope of Article; procedures.

(a) *Authority*. The County Council, by adopting a resolution, may close to public use or abandon the County's right to use any right-of-way. As used in this Article, *right-of-way* means any road, [street, alley, crosswalk, pedestrian walkway, shared use path] <u>sidewalk</u>, <u>bikeway</u>, <u>crosswalk</u>, water main, sanitary sewer, storm sewer, or storm drainage right-of-way used at any time by the public, including use by pedestrians and bicyclists. This Article applies to all rights-of-way except as provided in subsection (j) and State road rights-of-way, and may apply to a State road right-of-way if the appropriate State agency expressly consents. Before the Council adopts a resolution under this Article, the procedures in this Article must be followed.

- (h) Agencies. The government agencies and other parties from which the Executive must solicit a response are:
  - (1) the Department of Transportation;
  - (2) the Department of Permitting Services;
  - [(2)](3) the Maryland-National Capital Park and Planning Commission;
  - [(3)](4) the Washington Suburban Sanitary Commission, if any part of the right-of-way is located in the Washington Suburban Sanitary District;

1474		[(4)](5) each public utility authorized by the Public Service Commission
1475		to operate in the area and which has any overhead or underground
1476		facilities in the vicinity;
1477		[(5)](6) the governing body of each incorporated municipality or special
1478		taxing district in which any of the right-of-way is located;
1479		[(6)](7) [The] the Police Department;
1480		[(7)](8) the County Fire and Rescue Service; and
1481		[(8)](9) [Any] any grantee of a franchise under Article 2, if the franchise
1482		authorizes the grantee to install or use any facility in, over, or under
1483		the affected right-of-way.
1484	(i)	Temporary closure. This Article does not apply to any temporary closure
1485		required by a construction traffic control plan if the closure does not last
1486		longer than 12 months. If special circumstances require that a temporary
1487		closure last longer than 12 months, the Director of Transportation must
1488		apply to the Council for approval to extend the closure [for a specified
1489		period that does not exceed 24 months]. The Council, by resolution, may
1490		approve an extended temporary closure under this subsection without
1491		following the procedures in this Article.
1492		* * *
1493		ARTICLE 8. RUSTIC ROADS PROGRAM.
1494		* * *

1493	Sec. 49-77. Definitions.		
1496	In this Article, the following terms have the meanings indicated:		
1497	Committee means the Rustic Roads Advisory Committee.		
1498	Exceptional rustic road means an existing public road or road segment which is		
1499	so classified under Section 49-78.		
1500	[Master Plan of Highways means the Master Plan of Highways Within		
1501	Montgomery County, an amendment to the General Pan for the Physical		
1502	Development of the Maryland-Washington Regional District.]		
1503	Public utility means any private company or public agency that is regulated as		
1504	a public utility under state law, or otherwise provides water, ewer, electric, gas,		
1505	telephone, or cable service (as defined in Chapter 8A) in the County.		
1506	Rustic road means an existing public road or road segment which is so classified		
1507	under Section 49-78.		
1508	Sec. 49-78. Rustic road classification and reclassification.		
1509	(a) Classification. The County Council may classify, reclassify, or revoke		
1510	the classification of an existing public road or road segment as a rustic		
1511	road or an exceptional rustic road by approving an amendment to the		
1512	[Master Plan of Highways] functional plan and the relevant area [Master		
1513	Plan] master plan.		
1514	* * *		

# Attachment B

Zoning Text Amendment No.: 22-10 Concerning: Streets and Roads Draft No. & Date: 1 - 7/19/2022

Introduced: July 26, 2022

Public Hearing:

Adopted: Effective: Ordinance No.:

# COUNTY COUNCIL FOR MONTGOMERY COUNTY, MARYLAND SITTING AS THE DISTRICT COUNCIL FOR THAT PORTION OF THE MARYLAND-WASHINGTON REGIONAL DISTRICT WITHIN MONTGOMERY COUNTY, MARYLAND

Lead Sponsor: Council President at the Request of the Planning Board

## **AN AMENDMENT** to the Montgomery County Zoning Ordinance to:

- replace any reference to road or street types with the updated typology from Chapter 49;
- define Residential Streets; and
- generally amend provisions related to streets and roads.

By amending the following sections of the Montgomery County Zoning Ordinance, Chapter 59 of the Montgomery County Code:

DIVISION 1.4	"DEFINED TERMS"
Section 1.4.2	"Specific Terms and Phrases Defined
DIVISION 2.2	"ZONING MAP"
Section 2.2.4	"Zoning and Development within Rights-of-Way
DIVISION 3.2	"AGRICULTURAL USES
Section 3.3.2	"Agricultural Processing"
Section 3.2.4	"Equestrian Facility"
Section 3.2.7	"Nursery"
Section 3.2.8	"Slaughterhouse"
Section 3.2.10	"Accessory Agricultural Uses"
Section 3.2.11	"Temporary Agricultural Uses
DIVISION 3.4	"CIVIC AND INSTUTIONAL USES"
Section 3.4.2	"Charitable, Philanthropic Institutions"
Section 3.4.5	"Educational Institutions (Private)"
DIVISION 3.5	"COMMERCIAL USES"
Section 3.5.6	"Lodging"
Section 3.5.7	"Medical and Dental"
Section 3.5.8	"Office and Professional"

Section 3.5.9	"Parking"
Section 3.5.10	"Recreation and Entertainment"
Section 3.5.12	"Vehicle/Equipment Sales and Rental"
Section 3.5.13	"Vehicle Service"
DIVISION 4.6	"EMPLOYMENT ZONES"
Section 4.6.3	"Standard Method Development"
DIVISION 4.9	"OVERLAY ZONES"
Section 4.9.3	"Burtonsville Employment Area (BEA) Overlay Zone
DIVISON 6.2	"PARKING, QUEUING, AND LOADING"
Section 6.2.5	"Vehicle Parking Design Standards
DIVISION 6.6	"OUTDOOR DISPLAY AND STORAGE"
Section 6.6.3	"Design Standards"

## **EXPLANATION:** Boldface indicates a Heading or a defined term.

<u>Underlining</u> indicates text that is added to existing law by the original text amendment.

[Single boldface brackets] indicate text that is deleted from existing law by original text amendment.

<u>Double underlining</u> indicates text that is added to the text amendment by amendment.

[[Double boldface brackets]] indicate text that is deleted from the text amendment by amendment.

\* \* \* indicates existing law unaffected by the text amendment.

#### **ORDINANCE**

The County Council for Montgomery County, Maryland, sitting as the District Council for that portion of the Maryland-Washington Regional District in Montgomery County, Maryland, approves the following ordinance:

```
2
     Division 1.4. Defined Terms
         *
             *
 3
     Section 1.4.2. Specific Terms and Phrases Defined
 4
         *
             *
 5
     N.
 6
         *
             *
 7
     Nonresidential Street: A right-of-way with a [business district street or higher]
 8
     classification of Downtown Boulevard, Downtown Street, Town Center Boulevard,
 9
     Town Center Street, Boulevard, Major Highway, Area Connector, and Industrial
10
     Street under Chapter 49.
11
             *
12
         *
13
     R.
         *
             *
14
     Residential Street: A right-of-way with a classification of Neighborhood
15
     Connector, Neighborhood Street, or Neighborhood Yield Street under Chapter 49.
16
         *
             *
17
     Road, Arterial: A right-of-way with a classification of Freeway, Parkway,
18
     Controlled Major Highway, Boulevard, Town Center Boulevard, Downtown
19
     Boulevard, Town Center Street, Downtown Street, Industrial, Connector, Country
20
     Connector, Country, Rustic, Neighborhood Street, Neighborhood Yield Street or
21
     Alley[See]under Chapter 49.
22
     [Road, Business: See Chapter 49.]
23
     [Road, Primary Residential: See Chapter 49.]
24
25
           Sec. 2. DIVISION 59-2.2 is amended as follows:
26
     Division 2.2. Zoning Map
27
```

Sec. 1. DIVISION 59-1.4 is amended as follows:

\* \* 28 29 Section 2.2.4. Zoning and Development within Rights-of-Way 30 **Development within Planned Rights-of Ways** 31 D. In areas where the Commission has adopted a M[m]aster P[p]lan of 32 1. H[h]ighways and Transitways showing a proposed new highway or 33 street or a proposed relocation or widening of an existing highway or 34 street, or a proposed rapid transit route or facility, no building or part 35 of a building is permitted to be erected within the planned acquisition 36 line of such proposed highway or street, or rapid transit line or 37 facility. 38 39 \* Sec. 3. DIVISION 59-3.2 is amended as follows: 40 41 **Division 3.2. Agricultural Uses** 42 Section 3.2.2. Agricultural Processing 43 44 **Use Standards** 45 B.

- Where Agricultural Processing is allowed as a conditional use, it may be permitted
- by the Hearing Examiner under Section 7.3.1, Conditional Use, and the following
- 48 standards:
- The minimum lot area is 10 acres.
- 50 2. The minimum setback for an Agricultural Processing structure from any lot line is 75 feet.
- The lot must front on and have access to a road built to [primary residential] Neighborhood Connector[ road] or higher standards unless processing materials are produced on-site.

- 55 4. If the subject lot abuts property in the AR zone, screening under
- Division 6.5 is not required.
- 57 \* \* \*
- 58 Section 3.2.4. Equestrian Facility
- 59 \* \* \*
- 60 B. Use Standards
- 1. Where an Equestrian Facility is allowed as a limited use, it must
- satisfy the following standards:
- 63 \* \* \*
- g. Equestrian events are restricted as follows:

Site Requirements	Hours Opera	_	Number of	Participants and Spe	ectators	
	Su- Th	Fr-Sa	Event	Informal Event	Minor Event	Major Event
			0-25	26-50	51-150	151-300
Up to 17.9 acres	6am- 9pm	6am- 10pm	Unlimited on any day	None	None	None
18 - 24.9 acres	6am- 9pm	6am- 10pm	Unlimited on any day	Unlimited on Sat, Sun and holidays; maximum of 6 weekdays per month	None	None
25 - 74.9 acres	6am- 9pm	6am- 10pm	Unlimited on any day	Unlimited on Sat, Sun and holidays; maximum of 6 weekdays per month	Maximum of 7 per year	None
75+ acres and direct access to a roadway with [an arterial] an Area Connector or higher classification	6am- 9pm	6am- 10pm	Unlimited on any day	Unlimited on Sat, Sun and holidays; maximum of 6 weekdays per month	Maximum of 7 per year	Maximum of 3 per year lasting up to 3 consecutive days each

- 65
- 66 **Section 3.2.7. Nursery**
- 67 \* \* \*
- 68 A. Nursery (Retail)
- 69 \* \* \*

70	2. U	Jse Standar	ds	
71	a	. Wher	e Nur	sery (Retail) is allowed as a limited use, any Nursery
72		(Reta	il) ove	er 5,000 square feet of gross floor area, may be a
73		maxii	num (	of 50% of the mapped FAR.
74	b	. Wher	e a Nı	ursery (Retail) is allowed as a conditional use, it may
75		be pe	rmitte	d by the Hearing Examiner under Section 7.3.1,
76		Cond	itiona	l Use, and the following standards:
77		i.	The	minimum lot area is 2 acres.
78		ii.	The	minimum building setback from any lot line is 50
79			feet;	the minimum outdoor storage setback is 25 feet.
80		iii.	The l	ot must front on and have access to a road built to
81			[prin	nary residential]Neighborhood Connector or higher
82			stand	lards. In the AR, R, and RC zones, this standard is
83			not r	equired if the Hearing Examiner finds that:
84			(a)	Road access will be safe and adequate for the
85				anticipated traffic to be generated; and
86			(b)	The use at this location will not be an intrusion
87				into an established residential neighborhood.
88	* * *			
89	Section 3.2.8.	Slaughter	house	e e e e e e e e e e e e e e e e e e e
90	* * *			
91	B. Use Sta	ndards		
92	Where a Slaug	ghterhouse	is allo	owed as a conditional use, it may be permitted by the
93	Hearing Exam	iner under	Section	on 7.3.1, Conditional Use, and the following
94	standards:			
95	1. T	he minimu	ım lot	area is 20 acres.

The minimum setback from any lot line is 75 feet.

2.

97			3.	If th	e subje	ct lot a	abuts property in the AR zone, screening under
98				Divi	sion 6.	5 is no	t required.
99			4.	The	lot mus	st fron	t on and have direct access to a road built to [primary
100				resid	lential]	Neigh	borhood Connector or higher standards.
101	*	*	*				
102	Sec	ctio	n 3.2	2.10. A	Accesso	ry Ag	ricultural Uses
103	*	*	*				
104	В.		Farn	n Alc	ohol Pr	oduct	ion
105	*	*	*				
106			2.	Use	Standa	ards	
107				a.	When	re Fari	m Alcohol Production is allowed as a limited use, it
108					must	satisf	y the following standards:
109	*	*	*				
110					xvi.	In th	e RE-1 and RE-2 zones, for breweries, distilleries,
111						and	wineries:
112						<u>(a)</u>	the minimum site area is 25 acres;
113						<u>(b)</u>	the site must be located in an area classified as
114							sewer category 6 in the Ten Year Comprehensive
115							Water Supply and Sewerage Systems Plan; and
116						<u>(c)</u>	access must be directly from a roadway classified
117							in the approved Master Plan of Highways and
118							Transitways as a [primary residential]
119							Neighborhood Connector or higher roadway.
120	*	*	*				
121	Sec	ctio	n 3.2	2.11. T	empor	ary A	gricultural Uses
122	*	*	*				
123	В.		Seas	onal (	Outdoo	r Sale	s

124	*	*	*		
125			2.	Use Stand	ards
126				Where Sea	sonal Outdoor Sales is allowed as a limited use, it must
127				satisfy the	following standards:
128	*	*	*		
129				e. In the	ne Agricultural, Rural Residential, Residential, LSC, and
130				EOF	zones:
131				i.	The property must be vacant or used for nonresidential
132					purposes.
133				ii.	Except where Seasonal Outdoor Sales occur on the site of
134					a Religious Assembly use, the site must front on and
135					have access to a road built to [primary
136					residential]Neighborhood Connector or higher standards.
137	*	*	*		
138			Sec.	4. DIVISIO	ON 59-3.4 is amended as follows:
139	Di	visi	on 3.	4. Civic and	l Institutional Uses
140	*	*	*		
141	Sec	ctio	n 3.4	.2. Charital	ble, Philanthropic Institution
142	*	*	*		
143	В.		Use	Standards	
144	*	*	*		
145			2.	Where a C	haritable, Philanthropic Institution is allowed as a
146				conditiona	l use, it may be permitted by the Hearing Examiner under
147				Section 7.3	3.1, Conditional Use, and the following standards:
148	*	*	*		
149				c. In the	ne AR, R, RC, and RNC:
150	*	*	*		

151					ii.	The site fronts on and has direct access to a public road
152						built to [arterial] Area Connector or higher road
153						standards. Frontage on and access to an [arterial] Area
154						Connector or higher standard is not required where the
155						Hearing Examiner finds that road access by a [primary
156						residential or secondary residential road]Neighborhood
157						Connector, Neighborhood Street or Neighborhood Yield
158						Street will be safe and adequate for the anticipated traffic
159						to be generated.
160	*	*	*			
161				g.	In th	e RE-2, RE-2C, RE-1, R-200, R-90, and R-60 zones:
162					i.	The site fronts on and has direct access to a road built to
163						[primary residential road] Neighborhood Connector or
164						higher standards. Access to a corner lot may be from [an
165						abutting primary street, constructed to Ja [primary
166						residential standards]Neighborhood Connector street, if
167						the Hearing Examiner finds this access to be appropriate
168						and not detrimental to existing residential uses on that
169						[primary residential] Neighborhood Connector street.
170	*	*	*			
171	Sec	ctio	n 3.	4.5. Ed	ucatio	onal Institution (Private)
172	*	*	*			
173	C.		Use	Standa	ards	
174	*	*	*			
175			2.	Whe	re an E	Educational Institution (Private) is allowed as a conditional
176				use,	it may	be permitted by the Hearing Examiner under Section 7.3.1,
177				Conc	litiona	l Use, and the following standards:

178	*	*	*				
179				d.	The	numbe	er of pupils per acre allowed to occupy the premises
180					at an	y one	time must be specified by the Hearing Examiner
181					cons	idering	g the following factors:
182					i.	traff	ic patterns, including:
183						(a)	impact of increased traffic on residential streets;
184						(b)	proximity to transit services, [arterial roads] Area
185							Connectors, Town Center Streets, Downtown
186							Streets, Boulevards, and Controlled major
187							highways; and
188						(c)	provision of measures for Transportation Demand
189							Management in Chapter 42 (Section 42A-21).
190	*	*	*				
191			Sec.	5. DI	VISIO	N 59-	3.5 is amended as follows:
192	Div	visi	on 3.	<b>5.</b> Co	mmerc	cial Us	es
193	*	*	*				
194	Sec	ctio	n 3.5	5.6. Lo	odging		
195	*	*	*				
196	B.		Bed	and E	Breakfa	ast	
197	*	*	*				
198			2.	Use	Stand	ards	
199	*	*	*				
200				b.	Whe	ere a Bo	ed and Breakfast is allowed as a conditional use, it
201					may	be per	mitted by the Hearing Examiner under all limited
202					use s	standar	rds, Section 7.3.1, Conditional Use, and the following
203					stano	dards:	

204					i.	The Hearing Examiner may deny a petition for a Bed and
205						Breakfast with frontage on and access to a road built to
206						less than [primary residential] Neighborhood Connector
207						standards if it finds that road access will be unsafe and
208						inadequate for the anticipated traffic to be generated or
209						the level of traffic would have an adverse impact on
210						neighboring residences.
211	*	*	*			
212	Sec	ctio	n 3.5	5.7. M	edical	and Dental
213	A.		Clin	ic (Up	to 4 N	Medical Practitioners)
214	*	*	*			
215			2.	Use	Stand	ards
216	*	*	*			
217				b.	Whe	re a Clinic (Up to 4 Medical Practitioners) is allowed as a
218					cond	itional use, it may be permitted by the Hearing Examiner
219					unde	er Section 7.3.1, Conditional Use, and the following
220					stano	lards:
221					i.	The minimum lot width at the front lot line is 100 feet.
222					ii.	The minimum setback from a lot that is vacant or
223						residentially improved is 40 feet. The minimum setback
224						from all other abutting lots is 20 feet.
225					iii.	The site must front on and have direct access to a
226						[business district] Town Center Street or Downtown
227						street or higher classification; however, access to a corner
228						lot may be from an abutting street built to [primary
229						residential]Neighborhood Connector standards, if the
230						Hearing Examiner finds the access to be appropriate and

231						not o	letrime	ental to existing residential uses on the
232						[prin	nary re	esidential]Neighborhood Connector street.
233	*	*	*					
234	Se	ctio	n 3.5	5.8. O	ffice ar	nd Pro	fessio	nal
235	*	*	*					
236	B.		Offi	ce				
237	*	*	*					
238			2.	Use	Stand	ards		
239	*	*	*					
240				b.	Whe	ere an (	Office	is allowed as a conditional use, it may be
241					pern	nitted l	y the l	Hearing Examiner under Section 7.3.1,
242					Con	ditiona	l Use,	and the following standards:
243					i.	In th	e R-20	00, R-90, and R-60 zones:
244	*	*	*					
245						(g)	In th	e R-60 zone, the site must be:
246							(1)	designated as suitable for an Office or
247								nonresident professional office in a master
248								plan; and
249							(2)	located along a highway with an existing
250								right-of-way with a minimum width of 90
251								feet or along a portion of [an arterial road]a
252								Boulevard, Downtown Boulevard, Town
253								Center Boulevard, Area Connector,
254								Downtown Street, or Town Center Street
255								designated as a boundary of a Central
256								Business District area.
257	*	*	*					

258	Sec	etic	on 3.5	5.9. Pa	rking	
259	*	*	*			
260	C.		Surf	ace Pa	rking f	for Use Allowed in the Zone
261	*	*	*			
262	2.		Use	Standa	ards	
263	*	*	*			
264			b.	Whe	re a ske	etch plan is not required:
265				i.	the pa	arking layout must accommodate the landscaping required
266					under	Section 6.2.9; and
267				ii.	in the	CRT, CR, LSC, and EOF zones:
268					(a)	the surface parking must be providing parking for a use
269						on an abutting lot or be a municipal public parking lot;
270						and
271					(b)	for properties on a [business district street] <u>Downtown</u>
272						Street or Town Center Street, site plan approval is
273						required under Section 7.3.4. The Planning Board must
274						find that the surface parking supports commercial or
275						residential uses that substantially conform with the
276						recommendations of the applicable master plan.
277						
278	Sec	etic	on 3.5	5.10. R	ecreati	on and Entertainment
279	*	*	*			
280	D.		Golf	Cour	se, Cou	ntry Club
281	*	*	*			
282			2.	Use	Standa	rds

283			Whe	ere a Go	off Course, Country Club is allowed as a conditional use, it may
284			be p	ermitte	d by the Hearing Examiner under Section 7.3.1, Conditional Use,
285			and	the foll	owing standards:
286				a.	The maximum coverage is no more than 3%.
287				b.	The minimum setback for a principal building is 50 feet.
288				c.	In a Residential zone, the minimum frontage is 200 feet on a
289					road of [arterial] Area Connector or higher classification.
290	*	*	*		
291	G.		Rec	reation	and Entertainment Facility, Outdoor (Capacity up to 1,000
292			Pers	sons)	
293	*	*	*		
294			2.	Use	Standard
295			Whe	ere a Re	ecreation and Entertainment Facility, Outdoor (Capacity up to
296			1,00	0 Perso	ons) is allowed as a conditional use, it may be permitted by the
297			Hear	ring Ex	aminer under Section 7.3.1, Conditional Use and the following
298			stan	dards:	
299			a.	In the	e RE-2C zone:
300				i.	Only a group picnic, catering and recreation facility is allowed.
301				ii.	The site must be a minimum of 80 acres.
302				iii.	The maximum building height is 50 feet.
303				iv.	Any structure or building must be set back from any lot line a
304					minimum of 50 feet.
305				v.	The site must have direct access to a public road that is built to
306					[primary residential]Neighborhood Collector or higher
307					standards.
308	*	*	*		
309			b.	In the	e R-200 zone:

310				1.	Only	an outdoor catering facility is allowed. An enclosed food
311					prep	aration building is allowed but all catering parties must be
312					held	under pavilions, or in the open, and may include various
313					recre	eational activities.
314				ii.	The	site must be a minimum of 80 acres.
315				iii.	The	maximum building height is 20 feet.
316				iv.	Any	structure, building, or parking area must be setback from
317					any	lot line a minimum of 100 feet.
318				v.	The	site must have direct access to a public road that is built to
319					[prir	mary residential]Neighborhood Collector or higher
320					stan	dards.
321	*	*	*			
322	Н.		Rec	reatior	and i	Entertainment Facility, Major (Capacity over 1,000
323			Pers	sons)		
324	*	*	*			
325			2.	Use	Stand	ards
326			Whe	ere a R	ecreati	on and Entertainment Facility, Major (Capacity over 1,000
327			Pers	ons) is	allow	ed as a conditional use, it may be permitted by the Hearing
328			Exa	miner ι	ınder S	Section 7.3.1, Conditional Use, and the following standards:
329				a.	In th	ne RE-2C zone:
330					i.	Only a group picnic, catering and recreation facility is
331						allowed.
332					ii.	The site must be a minimum of 80 acres.
333					iii.	The maximum building height is 50 feet.
334					iv.	Any structure or building must be set back from any lot
335						line a minimum of 50 feet.

336					v.	The site must have direct access to a public road that is
337						built to [primary residential] Neighborhood Connector or
338						higher standards.
339	*	*	*			
340	Sec	ctio	n 3.5	5.12. V	<sup>7</sup> ehicle	e/Equipment Sales and Rental
341	*	*	*			
342	В.		Ligh	t Veh	icle Sa	ales and Rental (Indoor)
343	*	*	*			
344			2.	Use	Stand	ards
345				a.	Where	Light Vehicle Sales and Rental (Indoor) is allowed as a
346					limi	ted use, and the subject lot abuts or confronts a property
347					zone	ed Agricultural, Rural Residential, or Residential Detached
348					that	is vacant or improved with an agricultural or residential
349					use,	it must satisfy the following standards:
350					i.	Access to the site from a street with a residential
351						classification is prohibited.
352	*	*	*			
353				b.	In th	ne EOF zone, the tract on which a Light Vehicle Sales and
354					Ren	tal (Indoor) use is allowed must also be:
355					i.	less than 10 acres in size;
356					ii.	located at least 3,000 feet from a Metrorail Station;
357					iii.	abutting land that is not zoned in a rural residential or
358						residential classification with any residential use located
359						on the abutting land; and
360					iv.	abutting 2 or more rights-of-way; at least one of the
361						abutting rights-of-way must be classified as a freeway
362						and one other abutting right-of-way must be classified [at

363						least ]as an [arterial]Area Connector or higher
364						classification roadway.
365	*	*	*			
366	C.		Ligh	t Vehi	icle Sa	lles and Rental (Outdoor)
367	*	*	*			
368			2.	Use	Stand	ards
369				a.	Whe	ere Light Vehicle Sales and Rental (Outdoor) is allowed as a
370					limit	ed use, and the subject lot abuts or confronts a property
371					zone	ed Agricultural, Rural Residential, or Residential Detached
372					that	is vacant or improved with an agricultural or residential
373					use,	it must satisfy the following standards:
374					i.	Access to the site from a street with a residential
375						classification is prohibited.
376	*	*	*			
377				b.	In th	e EOF zone, the tract on which a Light Vehicle Sales and
378					Rent	tal (Outdoor) use is allowed must also be:
379					i.	less than 10 acres in size;
380					ii.	located at least 3,000 feet from a Metrorail Station;
381					iii.	abutting land that is not zoned in a rural residential or
382						residential classification with any residential use located
383						on the abutting land; and
384					iv.	abutting 2 or more rights-of-way; at least one of the
385						abutting rights-of-way must be classified as a freeway
386						and one other abutting right-of-way must be classified [at
387						least ]as an [arterial]Area Connector or higher
388						classification roadway.
389	*	*	*			

390	Sec	ctio	n 3.5.13	3. Vehicle	e Serv	vice				
391	*	*	*							
392	Ε.		Repair	(Major)						
393			2. I	J <b>se Stand</b>	ards					
394			b	. In th	ne EC	F zone, the	tract on w	hich a Repa	ir (Major)	use is
395				allo	wed r	nust also be	:			
396				i.	les	s than 10 ac	res in size	; and		
397				ii.	loc	ated at leas	t 3,000 fee	t from a Me	trorail Stat	ion;
398				iii.	abı	utting land t	hat is not z	zoned in a ru	ıral resider	ntial or
399					res	idential clas	ssification	with any res	idential us	se located
400					on	the abutting	g land; and			
401				iv.	abı	utting 2 or n	nore rights	-of-way; at 1	least one o	f the
402					abı	utting rights	-of-way m	ust be classi	fied as a fi	reeway
403					and	d one other	abutting ri <sub>l</sub>	ght-of-way 1	must be cla	assified [at
404					lea	st ]as an [ar	terial] <u>an A</u>	rea Connec	tor or high	<u>er</u>
405					<u>cla</u>	ssification 1	oadway.			
406	*	*	*							
407			Sec. 6.	DIVISIO	)N 59	9-4.6 is ame	ended as fo	ollows:		
408	Div	visio	on 4.6.	Employn	nent Z	Zones				
409	*	*	*							
410	Sec	ctio	n 4.6.3.	Standar	d Me	thod Devel	opment			
411	*	*	*							
412			D. I	SC Zone	e, Sta	ndard Met	hod Devel	opment Sta	ndards	
413										
	1. Si		Detache House	ed Duplex -	Side	Duplex - Over	Townhouse	Apartment	Multi Use	General
	*	*	*							

Specification for Parking Setbacks for Surface Parking Lots and Build-to Area

a. Parking Setbacks for Surface Parking Lots and Build-to Area requirements only apply when the development fronts on a [business district street] Downtown Street or Town Center Street or a build-to line is recommended in the applicable master plan. The Planning Board may modify the Parking Setbacks for Surface Parking Lots and Build-to Area requirements during site plan review under Section 7.3.4. In approving a site plan submitted under Section 4.6.3.B.2, the Planning Board must find that the plan: (1) deviates from the Parking Setbacks for Surface Parking Lots and Build-to Area requirements only to the extent necessary to accommodate the physical constraints of the site or the proposed land use; and (2) incorporates design elements that engage the surrounding publicly accessible spaces such as streets, sidewalks, and parks.

\* \* \*

#### Specification for Building Orientation and Transparency

a. Building Orientation and Transparency requirements only apply when the development fronts on a [business district street] Downtown Street or Town Center Street or a build-to line is recommended in the applicable master plan. The Planning Board may modify the Building Orientation and Transparency requirements during site plan review under Section 7.3.4. In approving a site plan submitted under Section 4.6.3.B.2, the Planning Board must find that the plan: (1) deviates from the Building Orientation and Transparency requirements only to the extent necessary to accommodate the physical constraints of the site or the proposed land use; and (2) incorporates design elements that engage the surrounding publicly accessible spaces such as streets, sidewalks, and parks.

414

## 415 E. EOF Zone, Standard Method Development Standards

416

1. Site	Detached House	Duplex - Side	Duplex - Over	Townhouse	Apartment	Multi Use	General
* *	*						

#### Specification for Parking Setbacks for Surface Parking Lots and Build-to Area

a. Parking Setbacks for Surface Parking Lots and Build-to Area requirements only apply when the development fronts on a [business district street] Downtown Street or Town Center Street or a build-to line is recommended in the applicable master plan. The Planning Board may modify the Parking Setbacks for Surface Parking Lots and Build-to Area requirements during site plan review under Section 7.3.4. In approving a site plan submitted under Section 4.6.3.B.2, the Planning Board must find that the plan: (1) deviates from the Parking Setbacks for Surface Parking Lots and Build-to Area requirements only to the extent necessary to accommodate the physical constraints of the site or the proposed land use; and (2) incorporates design elements that engage the surrounding publicly accessible spaces such as streets, sidewalks, and parks.

\* \* \*

#### Specification for Building Orientation and Transparency

a. Building Orientation and Transparency requirements only apply when the development fronts on a [business district street] Downtown Street or Town Center Street or a build-to line is recommended in the applicable master plan. The Planning Board may modify the Building Orientation and Transparency requirements during site plan review under Section 7.3.4. In approving a site plan submitted under Section 4.6.3.B.2, the Planning Board must find that the plan: (1) deviates from the Building Orientation and Transparency requirements only to the extent necessary to accommodate the physical constraints of the site or the proposed land use; and (2) incorporates design elements that engage the surrounding publicly accessible spaces such as streets, sidewalks, and parks.

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418 \* \* \*

## Sec. 7. **DIVISION 59-4.9** is amended as follows:

420	Di	vis	ion 4	.9. Ov	verlay Zones
421	*	*	*		
422	Sec	cti	on 4.9	9.3. Bı	urtonsville Employment Area (BEA) Overlay Zone
423	*	*	*		
424	C.		Dev	elopm	nent Standards
425			1.	Who	en property in the Overlay zone abuts a property that is not located
426				in tł	he BEA Overlay zone, all buildings in the Overlay zone must be
427				set l	back as follows:
428				a.	100 feet from any Residential zone developed with or proposed
429					for residential uses in a master plan, or from a Boulevard or a
430					Controlled major highway separating the Overlay zone from
431					such residential uses;
432				b.	50 feet from a railroad or utility right-of-way that separates the
433					employment area from a Residential zone;
434				c.	50 feet from a limited-access freeway or parkway;
435				d.	50 feet from property recommended in a master plan for a
436					nonresidential public use including, but not limited to such uses
437					as a public park, stormwater management facility, maintenance
438					facility, or similar use;
439				e.	25 feet from an [arterial] Area Connector or higher classification
440					road that separates the employment area from a
441					Commercial/Residential or Employment zone;
442	*	*	*		
443			Sec.	8. DI	IVISION 59-6.2 is amended as follows:
444	Di	vis	ion 6	.2. Pa	rking, Queuing, and Loading
445	*	*	*		
446	Sec	cti	on 6.2	2.5. V	ehicle Parking Design Standards

447	*	*	*		
448	M.	•	Surf	face Pa	arking in R-200, R-90, R-60, and R-40 Zones
449	*	*	*		
450			3.	A su	rfaced parking area may exceed the size limits in
451				Sect	ion 6.2.5.M.2 if:
452				a.	the surfaced parking area existed before October 26, 2010 and
453					is not increased in size;
454				b.	the property has primary access from a [primary residential
455					street, minor arterial road]Neighborhood Connector Street,
456					major highway, [arterial] Area Connector, Downtown
457					Boulevard, Town Center Boulevard, boulevard, or any state
458					road, and is equal to or less than 50% of the area between the
459					lot line and the front or side street building line;
460	*	*	*		
461			Sec.	9. DI	VISION 59-6.6 is amended as follows:
462	Di	vis	ion 6.	.6. Ou	tdoor Display and Storage
463	*	*	*		
464	Se	ctio	on 6.6	6.3. D	esign Standards
465	*	*	*		
466	В.		Out	door S	torage
467	*	*	*		
468			2.	Gene	eral Outdoor Storage
469	*	*	*		
470				b.	Standards
471				Gene	eral outdoor storage is permitted and must:

472					i.	in the	Industrial zones, include screening of inventory
473						and e	quipment under Section 6.5.3, unless the use abuts
474						or con	nfronts property in an Industrial zone; and
475					ii.	in all	other zones:
476						(a)	have an approved plan illustrating the extent of the
477							permitted area for general outdoor storage;
478						(b)	be located on property that fronts on and has direct
479							access to a road built to [primary]neighborhood
480							connector street or higher standards;
481	*	*	*				
482			Sec.	10.	Effective	date.	This ordinance becomes effective 20 days after the
483	dat	e o	f Co	unci	l adoption.		
484							

# Attachment C

Subdivision Regulation Amendment

No.: 22-01

Concerning: Streets and Roads Draft No. & Date: 1 - 7/19/2022

Introduced: July 26, 2022

Public Hearing:

Adopted: Effective: Ordinance No.:

# COUNTY COUNCIL FOR MONTGOMERY COUNTY, MARYLAND SITTING AS THE DISTRICT COUNCIL FOR THAT PORTION OF THE MARYLAND-WASHINGTON REGIONAL DISTRICT WITHIN MONTGOMERY COUNTY, MARYLAND

Lead Sponsor: Council President Albornoz at the Request of the County Executive

### AN AMENDMENT to the Montgomery County Subdivision Ordinance to:

- replace any reference to road or street types with new typology that implements the Complete Streets Design Guide and matches the updates to Chapter 49 in Bill 24-22;
- modifies the design standards of certain road types including intersection spacing and horizontal alignment, based on the Complete Streets Design Guide; and
- generally amend provisions relating to streets and roads.

By amending the following sections of the Montgomery County Subdivision Ordinance, Chapter 50 of the Montgomery County Code:

DIVISION 50.4 "PRELIMINARY PLAN"
Section 50.4.3 "Technical Review"

**EXPLANATION:** Boldface indicates a Heading or a defined term.

<u>Underlining</u> indicates text that is added to existing law by the original text amendment.

[Single boldface brackets] indicate text that is deleted from existing law by original text amendment.

<u>Double underlining</u> indicates text that is added to the text amendment by amendment.

[[Double boldface brackets]] indicate text that is deleted from the text amendment by amendment.

\* \* \* indicates existing law unaffected by the text amendment.

### *ORDINANCE*

The County Council for Montgomery County, Maryland, sitting as the District Council for that portion of the Maryland-Washington Regional District in Montgomery County, Maryland, approves the following ordinance:

#### Sec. 1. DIVISION 50.4 is amended as follows:

2 \* \* \*

1

3

#### Section 4.3. Technical Review

- 4 \* \* \*
- 5 E. Roads.
- 6 1. Plan requirements.
- a. *Master plan roads*. Preliminary plans must include roads shown on any adopted Master Plan of Highways and Transitways, in satisfaction of the Road Design and Construction Code. Where applicable, an approved plan must include recommendations of the State Highway Administration for construction and access to State roads. Where private roads are specifically recommended by a master plan, the roads must be provided to the standards for private roads under this Section.
- 14 \* \* \*
- 15 2. Design standards.
- 16 \* \* \*

18

19

20

21

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23

24

25

26

27

- 17 f. Intersection.
  - i. Roads must be laid out to intersect as nearly as possible at right angles. The Board must not approve a proposed intersection of new roads at an angle of less than 70 degrees.
  - ii. The distance between proposed road intersections, excluding alleys and driveways, must be spaced as shown in the table below, as measured from the centerline of the intersections. When the Board finds that a greater or lesser distance is appropriate, the Board may specify a greater or lesser distance than otherwise required after considering the recommendation of the transportation agency responsible for maintaining the road.

On streets with operating speeds of 30 mph or higher, protected crossings include HAWK signals, all-way stop controlled intersections, or grade-separated crossings. Protected crossing spacing targets are shown in the table below, as measured from the centerline of the intersections. Engineering judgement is needed to determine the ultimate placement and spacing between signals, with a focus on sight lines, road safety, location of trip generators, bus stops, and prevalent crossing patterns. Where ranges are provided, the lower end of the range is recommended in commercial areas, on BRT corridors, and near schools (or similar destinations).

Road Classification	Locale	Distance Between Intersections (FT)	Maximum Protected Crossing Spacing Targets (FT)
[Tertiary Residential]	[All]	[150]	
[Secondary Residential]	[Urban] <u>All</u>	200	<u>N/A</u>
Neighborhood Street and Neighborhood Yield Street	[Suburban]	[200]	
Neighborhood Field Street	[Rural]	[200]	
[Primary and Principal Secondary] Connectors, Neighborhood	[Urban] Downtown and Town Center	300	600
and Area	Suburban	400 <u>-600</u>	600 - 1,200
	[Rural] Country	400 <u>-800</u>	600 - 1,200
[Business District and]	[Urban] <u>All</u>	[300*] <u>400</u>	800
Industrial	[Suburban]	[400*]	
	[Rural]	[400*]	
Country Road	All	400	1,300 - 2,700
Country [Arterial] Connector	All	800	1,300 – 2,700
[Minor Arterial]	[Urban]	[300]	
	[Suburban]	[500]	
	[Rural]	[800]	

[Arterial]	[Urban]	[300*]	
	[Suburban]	[600*]	
	[Rural]	[800*]	
Downtown Boulevard	<u>All</u>	400	<u>400</u>
Town Center Boulevard	<u>All</u>	<u>600</u>	<u>600</u>
Boulevard	<u>All</u>	800	800 - 1,000
<u>Downtown Street</u>	<u>All</u>	<u>400</u>	<u>400</u>
Town Center Street	<u>All</u>	<u>400</u>	<u>400</u>
[Major Highway]	[Urban]	[300*]	
	[Suburban]	[800*]	
	[Rural]	[1000*]	
Controlled Major Highway	[Urban] All	[300] <u>1,000</u> *	<u>1,300</u>
	[Suburban]	[1000*]	
	[Rural]	[1000*]	
Parkway	[Urban] <u>All</u>	[300] <u>800</u> *	800
	[Suburban]	[600*]	
	[Rural]	[800*]	

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\*NOTE: Median breaks on divided roadways must be no closer than 600 feet except in Downtown Areas.

43 \* \* \*

- g. *Horizontal alignment*. In all public and private [primary, secondary and tertiary] residential streets and culs-de-sac, the alignment must be designed so that all deflections in horizontal alignment are accomplished through segments of circular curves properly incorporated into the design. The minimum permitted centerline radii must be:
  - i. [Primary roads] Neighborhood Connectors . . . . . 300 feet
  - ii. [Secondary roads] <u>Neighborhood Streets and Neighborhood</u>

    <u>Yield Streets more than 500 feet in length</u> . . . . 150 feet
    - iii. [Tertiary roads] Neighborhood Streets and Neighborhood Yield

      Streets less than 500 feet in length . . . . . 100 feet

The Board must specify greater radii when safety requires. A tangent at least 100 feet long must be used between two reverse curves, except in a [secondary or tertiary residential street] Neighborhood Street or a Neighborhood Yield Street. The Board may specify a lesser radius when the Department of Transportation has previously issued a design exception for a similar design.

61 \* \* \*

4. Additional standards for private roads.

63 \* \* \*

- d. *Road classifications*. When the Department of Transportation determines that the proposed road is not needed to maintain area circulation, provide continuous corridors to serve the general public and quasi-public needs such as communication, utility, and future potential transportation or other systemic needs that serve the public on a long-term basis, and is not needed to be part of the network modeled for area capacity, consideration will be given to making the following roads private:
  - i. Only roads classified as either [Business District] <u>Downtown</u>

    <u>Street, Town Center Street</u>, Industrial, [Secondary, Tertiary]

    <u>Neighborhood Street</u>, Neighborhood <u>Yield Street</u>, or Alley may be considered by the Board to be private. All other road classifications must be public unless specifically permitted to be a private road by a master plan.
  - ii. Private roads with improvements above or below the pavement are only allowed in projects that require site plan review and approval.

81				111.	Private roads should not be permitted if they will create a
82					segmented road ownership pattern, unless approved by the
83					Planning Board.
84				iv.	Private roads must not be permitted if they will negatively affect
85					development of other properties.
86				v.	Except where a Master Plan indicates that a [Business District]
87					<u>Downtown Street or Town Center Street [street]</u> could be
88					private, a [Business District road] <u>Downtown Street or Town</u>
89					Center Street may be a private road only when it is not required
90					to provide an adequate traffic level of service. A private
91					[Business District] <u>Downtown Street or Town Center Street</u>
92					[street] may be approved only when the proposed road is either
93					not a connector between two higher classification roads or a
94					road that is not planned to extend beyond the boundary of the
95					preliminary plan.
96				vi.	An industrial road may be a private road only when the road is
97					part of roads internal to the industrial site and the road is not a
98					connector between higher classified roads.
99				vii.	A [secondary road] Neighborhood Street or a Neighborhood
100					Yield Street may be a private road only when it
101					(a) connects to no more than one higher classification road
102					and the road does not need to be extended onto adjacent
103					property to facilitate a future subdivision of land[.]; and,
104					(b) when it has a cul-de-sac less than 500 feet in length.
105				[viii.	A tertiary road, when a cul-de-sac, must be less than 500 feet in
106					length.]
107	*	*	*		

Sec. 2. Effective date. This ordinance becomes effective 20 days after the date of Council adoption.

110

# ■ Montgomery County Planning Board

THE MARYLAND-NATIONAL CAPITAL PARK AND PLANNING COMMISSION



2425 Reedie Drive Floor 14 Wheaton, MD 20902



MontgomeryPlanningBoard.org

**July 7, 2022** 

**TO:** The Honorable Gabe Albornoz

President, Montgomery County Council Stella B. Werner Council Office Building

100 Maryland Avenue, Room 501

Rockville, Maryland 20850

**FROM**: Montgomery County Planning Board

**Subject**: Zoning Text Amendment and Subdivision Regulation Amendment –

**Complete Streets** 

#### **BOARD RECOMMENDATION**

The Montgomery County Planning Board of The Maryland–National Capital Park and Planning Commission met on March 31, 2022 and by a vote of 4:0 (Commissioner Patterson absent) recommended transmitting the attached draft Zoning Text Amendment (ZTA) and Subdivision Regulation Amendment (SRA) to make changes necessary to implement the Complete Streets Design Guide (CSDG) and to be consistent with pending changes to Chapter 49, the Road Code. The draft ZTA and SRA should be considered concurrently with the changes to Chapter 49 to ensure they are consistent and because these three chapters rely on each other for clarity in their use.

The proposed SRA updates the Technical Review Section 50.4.3, specifically about Roads. The SRA updates standards for intersection spacing and provides new guidance on protected intersections, which are integrated into the existing standards within that chapter. The code is also updated to replace all occurrences of existing street types with the new street typologies from the CSDG.

The proposed ZTA is a highly technical update, focusing almost entirely on replacing the existing road types referenced throughout Chapter 59 with the new CSDG road types. The ZTA also proposes a definition for Residential Streets, which is a term found frequently in the land use standards section of the code but has lacked a definition.

The Board appreciates the Council's consideration of the proposed ZTA and proposed SRA implementing the CSDG in coordination with the updates also proposed by the County Executive for Chapter 49, the Road Code. It is the Board's recommendation that all three chapters of code be

The Honorable Gabe Albornoz July 7, 2022 Page Two

introduced and reviewed concurrently to avoid confusion and to ensure the CSDG is implemented seamlessly.

#### **CERTIFICATION**

This is to certify that the attached report is a true and correct copy of the technical staff report and the foregoing is the recommendation adopted by the Montgomery County Planning Board of The Maryland-National Capital Park and Planning Commission, at its regular meeting held in Wheaton, Maryland, on Thursday, March 31, 2022.

**Casey Anderson** 

Chair

Attachment A: Proposed SRA Attachment B: Proposed ZTA

CA:BB:aj

#### LEGISLATIVE REQUEST REPORT

#### Bill XX-22

Chapter 49 - Streets and Roads - Complete Streets

**DESCRIPTION:** This Bill revises Chapter 49 to apply complete streets standards to the design and

construction of roads and road improvements.

**PROBLEM:** The road standards need to be updated to better address modern transportation

needs. Complete Streets are roadways that are designed and operated to provide safe, accessible, and healthy travel for all users of the roadway system, including

pedestrians, bicyclists, transit riders, and motorists.

**OBJECTIVE:** Adopt complete streets standards. These are a critical component of

implementing the County's Vision Zero goal of eliminating traffic deaths by

2030.

**COORDINATION:** Department of Transportation and Department of Permitting Services.

**FISCAL IMPACT:** Office of Management and Budget.

**ECONOMIC** 

**IMPACT:** Office of Legislative Oversight

**EVALUATION:** To be requested.

**EXPERIENCE** 

**ELSEWHERE:** Inapplicable.

**SOURCES OF** 

**INFORMATION:** Maricela Cordova, Special Assistant to the Director, Strategic Projects

Department of Transportation

240-777-7235

Andrew Bossi, P.E., Senior Engineer, Transportation Policy

Department of Transportation

240-777-7170

Atiq Panjshiri, Manager, Right of Way Plan Review

Department of Permitting Services

240-777-6352

APPLICATION

WITHIN

**MUNICIPALITIES:** Varies. Applicable to municipalities governed by Chapter 49.

**PENALTIES:** Inapplicable.

# Fiscal Impact Statement Bill XX-22 Streets and Roads – Complete Streets

#### 1. Legislative Summary

This Bill amends Chapter 49 to apply complete streets standards to the design and construction of roads and road improvements.

The road standards need to be updated to better address modern transportation needs. Complete Streets are roadways that are designed and operated to provide safe, accessible, and healthy travel for all users of the roadway system, including pedestrians, bicyclists, transit riders, and motorists. Complete streets standards are a critical component of implementing the County's Vision Zero goal of eliminating traffic deaths by 2030.

2. An estimate of changes in County revenues and expenditures regardless of whether the revenues or expenditures are assumed in the recommended or approved budget. Includes source of information, assumptions, and methodologies used.

It is anticipated that this Bill will have no changes to County revenues or expenditures.

3. Revenue and expenditure estimates covering at least the next 6 fiscal years.

This Bill is not anticipated to have an impact on revenues and expenditures for the next six fiscal years.

4. An actuarial analysis through the entire amortization period for each bill that would affect retiree pension or group insurance costs.

Not applicable.

5. An estimate of expenditures related to County's information technology (IT) systems, including Enterprise Resource Planning (ERP) systems.

Not applicable.

6. Later actions that may affect future revenue and expenditures if the bill authorizes future spending.

This Bill does not authorize future spending.

7. An estimate of the staff time needed to implement the bill.

This Bill does not require additional staff time to implement; work will be absorbed with existing resources.

8. An explanation of how the addition of new staff responsibilities would affect other duties.

This Bill will not have an impact on other staff duties.

#### 9. An estimate of costs when an additional appropriation is needed.

No additional appropriation is needed to implement this Bill.

#### 10. A description of any variable that could affect revenue and cost estimates.

Not applicable.

#### 11. Ranges of revenue or expenditures that are uncertain or difficult to project.

The Bill's impact on revenues or expenditures are difficult to project. Further analysis will be included in an Economic Impact Statement provided by the Office of Legislative Oversight.

#### 12. Other fiscal impacts or comments.

None.

#### 13. If a bill is likely to have no fiscal impact, why that is the case.

There are no anticipated changes to capital project costs resulting from this legislation.

This Bill incorporates Complete Streets guidelines for planning and design, which generally prioritize pedestrian and bike facilities over roadways. Implementation of these guidelines is generally cost neutral. For example, while sidewalks and bikeways might be one to two feet wider as a result of the guidelines, roadways would be one to two feet narrower, resulting in no additional net cost. Construction costs for County projects will continue to vary based on the nature of the project.

Furthermore, it is not expected that any additional project design work will be needed to comply with this legislation. MCDOT is in the process of implementing the guidelines in all ongoing capital planning and design projects, and there is no need for redesign to apply the guidelines retroactively.

#### 14. The following contributed to and concurred with this analysis:

- Maricela Cordova, Department of Transportation
- Andrew Bossi, Department of Transportation
- Atiq Panjshiri, Department of Permitting Services
- Gary Nalven, Office of Management of Budget

Jennifer R. Bryant, Director

Office of Management and Budget

6-3-22

Date



Marc Elrich
County Executive

#### MEMORANDUM

July 6, 2022

TO: Gabe Albornoz, President

Montgomery County Council

FROM: Marc Elrich, County Executive Man W

SUBJECT: Proposed Amendment to County Code; Chapter 49

Streets and Roads – Complete Streets

I am writing to request that Council introduce the attached Proposed Amendment to Chapter 49 of the County Code. This proposed bill incorporates Complete Streets principles into the design and construction of roads and amends Chapter 49 to modernize the street and road standards.

The road standards must be updated to address modern transportation needs. Complete Streets are designed to provide safe, accessible, and healthy travel for all users of the roadway system including pedestrians, bicyclists, transit riders, and motorists. These standards are critical to implementing the County's Vision Zero goal of eliminating traffic deaths by 2030.

I appreciate your prompt consideration of this action.

Bill No.	[Click - type number]
Concerning: S	treets and Roads
Revised: [date	e] Draft No. <u>[#]</u>
Introduced:	[date]
Expires:	[18 mos. after intro]
Enacted:	[date]
Executive:	[date signed]
Effective:	[date takes effect]
Sunset Date:	[date expires]
Ch. [#] , Law	s of Mont. Co. [year]

# COUNTY COUNCIL FOR MONTGOMERY COUNTY, MARYLAND

By: Council President at the Request of the County Executive

#### AN ACT to:

- (1) amend Chapter 49 to incorporate complete streets principles into the design and construction of roads; and,
- (2) generally amend Chapter 49 to modernize the street and road standards.

49-40, 49-45, 49-50, 49-51, 49-53, 49-57, 49-62, 49-77 and 49-78

#### By amending

Montgomery County Code
Chapter 49, Streets and Roads
Sections 49-1, 49-2, 49-3, 49-4, 49-5, 49-6, 49-7, 49-9, 49-10, 49-11, 49-11A, 49-12, 49-14, 49-17, 49-19, 49-19A, 49-19B, 49-20, 49-21, 49-22, 49-23, 49-25, 49-26, 49-27, 49-28, 49-29, 49-30, 49-31, 49-32, 49-33, 49-34, 49-35, 49-36A, 49-37, 49-38, 49-39,

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

- Sec. 1. Sections 49-1, 49-2, 49-3, 49-4, 49-5, 49-6, 49-7, 49-9, 49-10, 49-11, 49-11A, 49-12, 49-14, 49-17, 49-19, 49-19A, 49-19B, 49-20, 49-21, 49-22, 49-23, 49-25, 49-26, 49-27, 49-28, 49-29, 49-30, 49-31, 49-32, 49-33, 49-34, 49-35, 49-36, 49-36A, 49-37, 49-38, 49-39, 49-40, 49-45, 49-50, 49-51, 49-53, 49-57, 49-62, 49-77 and 49-78 are amended as follows:

  ARTICLE 1. IN GENERAL.
- 7 Sec. 49-1. Compliance with standards; regulations; penalty for violations.
  - (a) A public road, bridge, sidewalk, or bikeway must not be constructed, reconstructed, repaired, graded, improved or maintained by any person unless the construction, reconstruction, repair, improvement, grading or maintenance fully complies with this Chapter and any regulations issued under it.

\* \* \*

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# Sec. 49-2. Resolving doubt as to location of County roads.

- 15 (a) Whenever any doubt exists as to the proper location or width of a County
  16 road, the Director of Transportation may cause the road to be surveyed
  17 and a description and plat made of it and recorded [or filed] in the County
  18 land records. [This description and plat must be treated as correct by the
  19 County and in the State courts until shown to be incorrect.]
- 20 \* \* \*
- 21 Sec. 49-3. Authority to classify road repairs.
- The Director of Transportation may decide whether a [given] road repair [job] should be classified as maintenance or construction under this Chapter.
- 24 Sec. 49-4. Public-private participation.

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The County Executive[, on behalf of the County,] may contract with any person[,] who is [building a real estate development or subdivision] <u>developing land</u> in the County[,] to participate in the cost of any [street] <u>road</u>, including any sidewalk, bikeway, gutter, curb or drainage construction, landscaping, traffic control device, bikeshare station, electric vehicle charging station, or placement of utilities, conduits, or other amenities in a [street or] road dedicated to public use.

# Sec. 49-5. Right to drain dedicated roads without liability to abutting owners.

If any road is dedicated to the use of the public by a private grant, the grant must include the right [at all times] to properly drain the road, including a grant to the County of any necessary easements, without liability of the County to any abutting owner for any resulting injury.

#### Sec. 49-6. Roads used for 20 years may be declared public highways.

- [(a)] Whenever any road has been used by the public for 20 or more years, though the road may never have been condemned or granted as a public [highway] road and regardless of whether the road termini are public, the County Executive may by Executive order published in the County Register declare the road to be [a] public [highway].
  - [(b) The public right-of-way of a road declared as a public highway under subsection (a) must include permanent maintenance easements which extend 10 feet beyond each pavement edge.]

# Sec. 49-7. Authority of special taxing districts to regulate streets and roads.

[(a)] Any special taxing district which has the authority to pave and maintain streets and roads may adopt and amend reasonable regulations under Method (2) governing the construction, maintenance, improvement, -3 -

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49 50		grading, and repairing of the roads and streets in the district, including those dedicated for public use.
51 52	[(b)	In adopting regulations, the special taxing district may, by resolution, incorporate any similar County regulation.]
53		* * *
54	Sec. 49-9.	Removal of items that obstruct the vision of motorists on public
55	highways o	or interfere with the use of public rights-of-way.
56	(a)	Notice to owner of property. If the Director of Transportation finds that
57		any tree, bush, vine, undergrowth, or other obstruction, except a building
58		or similar structure affixed to the ground, on private property poses a
59		threat to public safety by obstructing the vision of operators of vehicles
50		traveling on any public [street,] road[, or highway,] interfering with the
51		public rights-of-way as a traffic hazard, limiting access by Fire and
52		Rescue Service vehicles, or restricting the use by pedestrians or bicyclists
53		of the public rights-of-way, the Director promptly must serve on the
54		owner, agent, lessee or any other person supervising the property a
65		written notice that:
66		* * *
67	Sec. 49-10.	Obstruction of public rights-of-way.
68	Exce	pt as provided in Section 49-11, in the public right-of-way, a person must
59	not:	
70	(a)	place, maintain, use, permit, allow, or exercise control over, any object or
71		structure [in the public right-of-way];

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72	[(b)	allow any object or structure owned by the person to occupy, obstruct, or
73		encroach upon the public right-of-way;]
74	[(c)] <u>(</u>	b) perform any reconstruction or maintenance work; or
75	[(d)] <u>(</u>	e) allow the erection or placement of any structure, fence, post, rock, or
76		other object [in the public right-of-way], except:
77		(1) [mail boxes] mailboxes mounted on a support that will bend or
78		break away on impact by a vehicle;
79		(2) individual residential newspaper boxes mounted on a support that
80		will bend or break away on impact by a vehicle;
81		(3) street trees placed and maintained under Section 49-33(j);
82		(4) ground cover placed and maintained under Section 49-33(k);
83		(5) a temporary, removable obstruction or occupation of a right-of-
84		way installed under a permit issued under Section 49-11; or
85		(6) as otherwise permitted by law.
86	Any	object placed in the public right-of-way under Section 49-10[(d)](c) must
87	not [unrease	nably] impede use of a sidewalk or other right-of-way by pedestrians or
88	persons in v	heelchairs, or impede or endanger automobiles or other vehicles.
89	Sec. 49-11.	Permit to obstruct public rights-of-way.
90	(a)	Definitions. In this [section] Section, the following terms have the
91		meanings indicated.
92		Public includes pedestrians, bicyclists, and transit users.
93		Safe alternative path means an alternate [walkway or shared use path]
94		sidewalk or sidepath that:
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95		(A)	is on the same side of the stree	et as a temporary closure; and
96		(B)	provides safe access and passa	ge to pedestrians.
97		Temporary	closure means a temporary	obstruction, blockage, or
98		occupation	of a right-of-way under a pern	nit issued by the Director of
99		Permitting S	Services under this Section.	
100	(b)	[Notwithsta	anding Section 49-10, and subje	ct] <u>Subject</u> to subsections (c)
101		and (d) of t	this Section, the Director of Per	mitting Services may issue a
102		permit to:		
103		(1) recor	nstruct or repair a sidewalk,	[shared use path] sidepath,
104		drive	eway, curb, or other structure;	
105		(2) repai	r, locate, or replace undergrou	and utilities or infrastructure
106		unde	r a sidewalk or [shared use path]	sidepath;
107		(3) instal	ll a temporary, removable obstru	ction or occupation of a right-
108		of-wa	ay;	
109		(4) close	a curb lane, sidewalk, or [sl	hared use path] sidepath in
110		conju	anction with the construction or	reconstruction of an abutting
111		struc	ture;	
112		(5) instal	ll permanent, nonstandard struc	tures in the right-of-way that
113		were	approved by the Planning Board	l, the City of Rockville, or the
114		City	of Gaithersburg in a site plan as	a site element of streetscape.
115		Stree	etscape [includes] means street fu	rnishings[,] and fixtures [and
116		elem	ents in connection with] used 1	by the public [use of] in the
117		right-	-of-way but does not include [er	nclosed] structures [or vaults]
118		or in	nprovements for private use.	The permit applicant must
119		exect	ute a declaration of covenants tha	at runs with the land on which
120		[the 1	project associated with] the stre	etscape [is being developed]
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121			will be installed to perpetually maintain the permitted streetscape
122			in a good and safe condition; return the right-of-way to its
123			condition before the permitted streetscape was installed if the
124			nonstandard permitted streetscape is removed; and indemnify the
125			County from any cost or liability associated with the construction,
126			maintenance, use or removal of the nonstandard permitted
127			streetscape; or
128		(6)	install a private, non-commercial structure that is accessory to a
129			residential use. The permittee must execute a maintenance and
130			liability agreement that is approved by the Director of the
131			Department of Permitting Services.
132			* * *
133	(d)	Time	limits for temporary closures without safe alternative paths. Except
134			ovided in subsections (e) and (f):
		-	
135		(1)	a temporary closure to reconstruct or repair a sidewalk or [shared
136			use path] sidepath must not exceed 6 months without the provision
137			of a safe alternative path; and
138		(2)	any other temporary closure must not exceed 15 days without
139			provision of a safe alternative path.
140			* * *
141	(f)	Shori	t extensions for hardship.
142	(1)	(1)	The Director may grant one extension of a time period under
143		(1)	subsection (d), for no more than 15 days, on a showing [of
144			extreme] by the applicant of undue hardship involving significant
145			difficulty or expense7 - https://mcgov-
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146		(2) The Executive must adopt regulations under Method [(2)] (3) to
147		specify the standards a permittee must meet to demonstrate
148		[extreme] <u>undue</u> hardship <u>involving</u> <u>significant</u> <u>difficulty</u> <u>or</u>
149		expense.
150		* * *
151	Sec. 49-11A	. Permit to temporarily obstruct private roads.
152	(a)	A person must not close any portion of a private road that is an urban road
153		as defined in Section 49-32 without a permit from the Director of
154		Permitting Services.
155	(b)	The Director of Permitting Services may issue a permit for the complete
156		or partial closure of a private road on a temporary basis if the closure does
157		not:
158		(1) violate Chapter 22;
159		(2) [unreasonably] interfere with use of the private road by persons
160		with disabilities;
161		(3) [unreasonably] impede or endanger the users of any building or
162		structure adjacent to or abutting the private road; or
163		(4) adversely impact the use of connecting public roads.
164		* * *
165	(d)	The Director of Permitting Services may charge a fee, set by Method (3)
166		regulation, for the permit application and may include conditions in each
167		permit that provide for the safety of any user of a building or structure
168		adjacent to or abutting the private road, including providing for safe
169		alternate access to and egress from any building or structure.
170		* * *

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171	Sec. 49-12.	Exemptions from Sections 49-10 and 49-11.			
172	(a)	Subject to paragraphs (1) and (2), Sections 49-10 and 49-11 do not apply			
173		to, and no permit under those Sections is required of, any municipality,			
174		special taxing district or government agency [authorized by law] to			
175		construct streets, roads, sewers, or drainage facilities in the County over			
176		which the entity has jurisdiction. However:			
177		(1) Sections 49-10 and 49-11 apply to any road that is located in a			
178		municipality and owned or maintained by the County; and			
179		(2) if the County owns or maintains a right-of-way, Section 49-11			
180		applies to any temporary closure of the right-of-way [in connection			
181		with construction or reconstruction on abutting property owned by			
182		the County].			
183	[(b)	Sections 49-10 and 49-11 do not apply to any vehicle operated by a fire			
184		department, public utility, or first aid provider, while that vehicle is being			
185		used to provide emergency services.]			
186		* * *			
187	Sec. 49-14.	Debris likely to injure persons, animals, or vehicles.			
188	A pe	rson must not place or leave in or on any public [highway or street] road,			
189	any debris l	iable to cause injury or damage to any vehicle or personal property. Any			
190	violation of	this Section is a Class C violation.			
191		* * *			
192	Sec. 49-17.	Accumulation of snow and ice on property prohibited.			
193	(a)	Legislative [Findings] <u>findings</u> .			
194		(1) During significant winter storm events, Montgomery County's			
195		sidewalks often become impassable and covered in piles of snow -9 - https://mcgov-			
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196			that are pushed aside from the road as a result of County and State
197			snowplows. The scope of the problem is prevalent on
198			Montgomery County's busiest roads, where sidewalks are often
199			within an arm's reach of traffic.
200		(2)	These blocked sidewalks often persist for days following the end
201			of a snowstorm, creating a significant pedestrian safety hazard that
202			often forces pedestrians to walk in a lawn with oncoming traffic.
203		(3)	County law allocates the responsibility of property owners to clear
204			snow on a public sidewalk fronting their property within 24 hours
205			of the end of snowfall. However, such clearing rarely occurs due
206			to a variety of reasons, including the difficulty of removing the
207			large piles of compacted snow and ice created by plow trucks.
208		(4)	The County, in its current operation, clears sidewalks in urban
209			districts and approximately sixty (60) miles of sidewalks with no
210			adjacent residential or commercial property owner outside of such
211			areas.
212		(5)	Snow-covered and icy sidewalks adversely affect essential
213			workers and commuters, who often travel by foot or public
214			transportation, and must walk along high-traffic roads to get to bus
215			stops and retail stores.
216		(6)	It is in the best interest of the County to adopt fair, reasonable and
217			equitable legislation to address safety hazards and increase
218			walkability access on sidewalks for pedestrians during winter
219			storms.
220	(b)	(1)	Definitions. In this Section:
221			(A) Commercial property means real property that either:
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222			(i)	is not designed for or intended for human habitation;
223				or
224			(ii)	contains a multi-family dwelling of four or more
225				units.
226		(B)	Resid	dential property means real property containing either:
227			(i)	a [single family] single-family dwelling; or
228			(ii)	a [multifamily] multi-family dwelling of three or
229				fewer units.
230		(C)	Depa	artment means the Department of Transportation.
231		(D)	[Non	-Buffered Sidewalk] <u>Non-buffered</u> <u>sidewalk</u> means a
232			sidev	valk along a roadway that does not contain a grass strip
233			or ot	her physical separation between the sidewalk and the
234			adjac	ent curb or road edge.
235		(E)	Orph	nan [Sidewalk] sidewalk means a sidewalk either
236			abutt	ing a State or County road and be located:
237			(i)	adjacent to a vacant lot;
238			(ii)	an overpass with no adjacent commercial or
239				residential property adjoined; or
240			(iii)	behind a residential or commercial property that is
241				not directly accessible from the owner's property and
242				is separated from the sidewalk by a fence, guardrail,
243				or change in elevation grade.
244	(2)	A pe	rson i	is responsible for removing snow and ice on any
245		sidew	alk, <u>s</u>	idepath, other [walkway] areas intended for public
246		pedes	trian a	access, [shared use path,] or parking area on or adjacent
247		-		that the person owns, leases, or manages, [including -11 - https://mcgov-
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248		any v	walkway in the public right-of-way,] to provide a pathway
249		wide	enough for safe pedestrian and wheelchair use. For purposes
250		of th	nis Section, commonly owned property between a single-
251		famil	ly residential lot and a common [walkway] sidewalk or
252		sidep	bath is considered part of the lot if the intervening common
253		prope	erty includes a [walkway] sidewalk, sidepath, or driveway that
254		serve	es only that lot.
255	(3)	Exce	ept as provided in paragraph (5), each owner, tenant, or
256		mana	ager is jointly and severally responsible for clearing snow and
257		ice fr	rom the property and complying with Section 31-26A(d).
258	(4)	The 1	requirements of this Section do not apply to:
259		(A)	an unpaved [walkway] sidewalk;
260		(B)	a private [walkway] sidewalk or parking area on the
261			property of a single-family residence;
262		(C)	a public [walkway] sidewalk or sidepath behind a single-
263			family residence that is not directly accessible from the
264			owner's property;
265		(D)	a [walkway] sidewalk that:
266			(i) is at least 25 feet from vehicular traffic;
267			(ii) serves only pedestrian destinations that are also
268			accessible by another [walkway] sidewalk that this
269			Section requires to be cleared;

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270				(iii) was not routinely cleared of snow and ice after
271				August 1999; and
272				(iv) is not the primary route for pedestrian access to a
273				winter recreational facility open to the public; or
274			(E)	any non-buffered sidewalk or path as specified under
275				Section 49-17(j), regardless if the private property is
276				fronting or abutting the sidewalk.
277		(5)	(A)	An individual who lives in a multi-family residential
278				property is not responsible for removing snow and ice from
279				a common [walkway] sidewalk, sidepath, or parking area.
280			(B)	A homeowners' association, as that term is used in State
281				law, is not responsible for removing snow and ice from a
282				[walkway] sidewalk or sidepath adjacent to a single-family
283				residential lot, if the lot owner is responsible under
284				paragraph (1) for removing snow and ice from that
285				[walkway] sidewalk or sidepath.
286	(c)	If ice	e or ha	ardpacked snow is impossible or unreasonably difficult to
287		remo	ve, the	person is responsible for applying sufficient sand, other
288		abras	ives, o	r salt to provide safe pedestrian use.
289	(d)	The p	erson i	s responsible for removing snow and ice within 24 hours after
290		the e	nd of 1	the precipitation that caused the condition. If a snowplow
291		redep	osits s	now or ice on a sidewalk, sidepath or other [walkway] area
292		inten	ded fo	r pedestrian access after a person has complied with this

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293		Section, the person is not responsible for clearing the [walkway] area
294		until 24 hours after the snowplow redeposited the snow or ice.
295	(e)	The County Executive must designate a department to enforce this
296		Section and may designate other County employees or contractors to
297		enforce this Section.
298	(f)	The Executive may order a different deadline or conditions for
299		removing snow and ice during or immediately after a severe or unusual
300		storm or other public-safety condition.
301	(g)	In addition to any other remedy or penalty for a violation of this
302		Section, the County may clear the snow and ice and charge the
303		responsible property owner for the cost, which the County may collect
304		in the same manner as property taxes.
305	(h)	Violations.
306		* * *
307	(i)	Sidewalk [Snow Removal Plan] snow removal plan.
308		* * *
309	(j)	Sidewalk [Snow Removal] <u>snow removal</u> – Required. The Executive
310		must implement a plan and require the Department to remove or cause
311		to be removed snow and ice accumulation from the last day of
312		precipitation within the following designated areas:
313		* * *
314	Sec. 49-19.	Conversion of overhead lines to underground locations.
315	If the	construction or improvement of any County road requires any person to
316	relocate any	overhead electric, telephone, or other overhead line or related facility in
317	any County	road right-of-way, the County Executive must, by regulation adopted

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318	under [method] Method (3), require that any affected line must be installed
319	underground if the Executive finds that underground installation is desirable after
320	considering the following factors:
321	* * *
322	Any regulation to implement this Section must require the replacement of any
323	street light removed during the [conversion of any line to an underground location]

street light removed during the [conversion of any line to an underground location] installation of underground facilities.

# Sec. 49-19A. [Energy-efficient street lights.

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- Definitions. In this Section, the following words have the meanings (a) indicated:
- Director means the Director of the Department of Transportation. 328
- 329 Light-emitting diode or LED light means a semiconductor device that produces visible light when an electrical current is passed through it. 330
  - (b) When any contract to maintain street lights owned by the County in effect on January 21, 2014, expires, any later maintenance contract must be with a company that commits to install LED lights or another energy-efficient technology that the Director finds is equivalent or superior to LED lights.

# Sec. 49-19B Permit exemption for the Purple Line.

(a) The State of Maryland, including its agencies and divisions, is exempt 336 from any permitting requirement in Chapters 8 ("Buildings"), 17 337 ("Electricity"), 22 ("Fire Safety Code"), and 49 ("Streets and Roads") for 338 the construction of: 339

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340	(1)	any portion of the Purple Line that is located within the public
341		right-of-way under a valid franchise agreement approved by the
342		County Council under Section 49-21; and
343	(2)	any structure related to the Purple Line owned by the State of
344		Maryland or its agencies or divisions, including any hiker/biker
345		trail that will be owned or maintained by the County.
346	(b) How	ever, the State of Maryland, and its agencies, divisions, and
347	contr	ractors, must obtain any permit required under Chapter 8, 17, 22, and
348	49 fo	or the construction or alteration of any structure owned by the County,
349	exce	pt the hiker/biker trail, or by a private person or entity.
350		ARTICLE 2. FRANCHISES.
330		
	Sec. 49-20. Fra	nchises for use of street; procedure for granting; notice and
351	Sec. 49-20. Fra	
351 352 353	hearing.	
351 352 353	hearing. The Council	nchises for use of street; procedure for granting; notice and
351 352 353 354	hearing.  The Counce the occupation of a	nchises for use of street; procedure for granting; notice and il [must not grant any] may approve a franchise [in relation to] for
351 352 353 354 355	the occupation of a either on, above, o	il [must not grant any] may approve a franchise [in relation to] for any [highway, avenue, street, lane, alley,] road or other right-of-way,
351 352	the occupation of a either on, above, o met] if the following	il [must not grant any] may approve a franchise [in relation to] for any [highway, avenue, street, lane, alley,] road or other right-of-way, or below the surface[, until all requirements of this Article have been
351 352 353 354 355 356 357	the occupation of a either on, above, o met] if the following (a) Apple	il [must not grant any] may approve a franchise [in relation to] for any [highway, avenue, street, lane, alley,] road or other right-of-way, or below the surface[, until all requirements of this Article have been ng requirements are met:
351 352 353 354 355 356	hearing.  The Counce the occupation of a either on, above, of met] if the following  (a) Apple appli	il [must not grant any] may approve a franchise [in relation to] for any [highway, avenue, street, lane, alley,] road or other right-of-way, or below the surface[, until all requirements of this Article have been ng requirements are met:  ication to be published. The applicant must publish notice of each

(2) the compensation the County [will] <u>may</u> receive, [which may take
the form of] including in-kind goods and services [as well as cash
payments]; and
(3) the location, character, and extent of the use of the right-of-way.
Inquiry as to value. [After the notice required by subsection (a) is
published, the] The County Executive or a designee [must] may
investigate the value of the proposed franchise and the adequacy of the
compensation proposed to be paid for it.
Hearing on objections. If any taxpayer, or any property owner whose
property [right] rights may be affected by the grant of the franchise, files
an objection to the granting of the franchise in writing with the County
Executive within 10 days after the last notice required by subsection (a)
appears, the County Executive or a designee must hold a hearing within
15 days after the objection is filed on the proposed franchise and any
objections to it.
Recommendations of County Executive. The County Executive must, [in
each case,] after any hearings required by this Article, forward to the
Council written recommendations concerning the proposed franchise,
including the Executive's findings as to the value of the proposed
franchise, any response to objections which have been raised, and any
other relevant issues.
* * *

Sec. 49-21. Council action.

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384	(a)	[If the Council finds that granting the franchise is expedient and proper,
385		the] The Council may grant [such] a franchise for such compensation as
386		it, after considering the recommendations of the County Executive, finds
387		proper, for a period not longer than 25 years. If the franchise allows the
388		location of a permanent structure with a useful life [substantially] longer
389		than 25 years in the County right-of-way, the initial term of the franchise
390		may exceed 25 years.
391	(b)	[At the option of the Council, the approved] <u>The</u> franchise may allow the
392		[grantee] <u>franchisee</u> to renew the franchise, after [a fair revaluation,] <u>the</u>
393		County determines the value of the renewed franchise [including the
394		value, if any, derived from the franchise or renewals,] for one or more
395		terms that each do not <u>cumulatively</u> exceed [another] 25 years.
396	(c)	Every grant of any franchise must provide, by forfeiture of the grant, for
397		compelling compliance with its terms [and to secure efficiency of public
398		service at reasonable rates] and the maintenance of the [property] right-
399		of-way in good condition, throughout the grant. [Each grant must also
400		specify:
401		(1) the mode of determining any valuation and revaluation under this
402		Article,
403		(2) the time limit to exercise the rights given, and
404		(3) the procedure for default for a lapse of the franchise.]
405		* * *

# Sec. 49-22. County [Council] to retain [municipal] control.

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407	When the Council grants a franchise under this Article, the [Council]
408	County must [not part with, but must expressly reserve, the right and duty at all times]
409	continue to exercise full [municipal] control [and regulation in respect to all matters
410	connected with the franchise not inconsistent with its terms] over the franchised right-
411	<u>of-way</u> .
412	Sec. 49-23. Certain private rights not affected.
413	Nothing in this Article is intended to affect any private right, [including the right
414	of any adjacent property owner held by law in 1910,] except as necessary to comply
415	with this Chapter.
416	ARTICLE 3. ROAD DESIGN AND CONSTRUCTION CODE.
417	Sec. 49-25. Complete streets policy and standards.
418	This Article is intended to guide the planning, design, and construction of
419	transportation facilities in the public right-of-way. Each transportation facility in the
420	County must be planned and designed to:
421	(a) maximize the choice, safety, convenience, and mobility of all users,
422	regardless of age, ability, or mode of transportation,
423	(b) maintain or expand connectivity for users,
424	(c) respect and maintain the [particular character of] master plan
425	recommendations for the community where it is located,
426	(d) ensure access, convenience, safety, and investment of resources are
427	equitably applied,
428	[(d)](e) minimize stormwater runoff and otherwise preserve the natural
429	environment, and
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430	[(e)](f) facilitate, to the maximum extent possible, the future accommodation
431	of improved transportation technology elements, such as intelligent
432	signals, smart parking meters, electric vehicle charging, car- and bicycle-
433	sharing, and way-finding systems.

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To achieve these goals, each County road and street must be designed so that the safety and convenience of all intended users of the roadway system [- including pedestrians, bicyclists, transit users, automobile drivers, commercial vehicles and freight haulers, and emergency service vehicles – ] is accommodated. [Each road and street must facilitate multi-modal use and assure that all users can travel safely in the public right of way. A specified quantity of stormwater must be managed and treated on-site, in the road or street right-of-way, including through the use of vegetation-based infiltration techniques.] Complete streets function as a road transportation network that is safe and convenient for all intended users, regardless of mode. Stormwater management requirements, including vegetated and structural practices, may be met on-site and within the public right-of-way. [These context-sensitive] Complete streets policies must be employed in all phases of publicly or privately funded facility development, including planning, design, construction, reconstruction, [Each transportation project must incorporate complete streets streetscaping. infrastructure sufficient to promote safe and convenient travel along and across the right-of-way for all users.]

The County Executive must adopt under Method (3) a Complete Streets Design regulation that provides guidance on the planning, design, and operation of roadways for all intended users.

This Article may be cited as the "Montgomery County Road Design and Construction Code."

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#### Sec. 49-26. Definitions.

In this Chapter, exc	pt where	specified	otherwise,	the	following	words	and
phrases have the meanings	ndicated:						

Bikeway[:] means any area expressly intended for bicycle travel, including associated curbs and gutters and any:

- [(a) Shared use path: A paved path that abuts, is contiguous with, and is a part of the right-of-way for a County road or street, that is typically 10 feet wide but can vary between 8 feet and 14 feet wide, designated for bicycles and pedestrians, that is separated from motorized traffic by a curb, barrier, or landscape panel.
- (b) Shared use trail: A paved or unpaved trail designated for bicycles and pedestrians, that is not part of the right-of-way for a County road or street because the trail does not abut and lie contiguous with the right of way for a County road or street.
- (c) *Bike lane*: A portion of a roadway designated by striping, signing, or pavement markings for the preferential or exclusive use of bicycles, and on which through-travel by motor vehicles is not allowed.]
- (a) Bike lane means a portion of a roadway designated by striping, signing, or pavement markings for the preferential or exclusive use of bicycles, and on which travel by motor vehicles is not allowed.
- (b) Off-street trail means paths located outside of the road right-of-way that provide two-way travel for people walking, bicycling and using other non-motorized modes. This facility was formerly referred to as a "shared use trail."

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479	<u>(c)</u>	Separated bike lane, also known as a protected bike lane or cycle track
480		means an exclusive bikeway that is physically separated from motor
481		vehicles and distinct from the sidewalk. A separated bike lane may be in
482		a one-way or two-way configuration.
483	(d)	Shared use roadway[:] means [A] a roadway open to both bicycle and
484		motor vehicle travel and which is designated as a preferred route for
485		bicycle use by warning or informational signs.
486	[(e)	Separated bike lane, also known as a protected bike lane or cycle track:
487		a bikeway that is physically separated from motor vehicles and pedestrian
488		facilities. The separation may be vertical, such as a curb; horizontal, such
489		as a landscape panel or parking lane; or a combination. A separated bike
490		lane may be in a one-way or two-way configuration.
491	(f)	Buffered bike lane: a bikeway separated from a motor vehicle travel lane
492		with an area of striped pavement.]
493	<u>(e)</u>	Sidepath means a paved path that is located parallel to and within the road
494		right-of-way. Sidepaths provide two-way travel routes designated for
495		walking, bicycling, jogging and skating. Sidepaths are separated from
496		motorized traffic by a curb, barrier, or landscape panel. This facility was
497		formerly referred to as a "shared use path".
498	Com	plete streets[:] means streets that are planned, designed, and constructed to

Complete streets[:] means streets that are planned, designed, and constructed to enable safe access for all <u>intended</u> users, including pedestrians, bicyclists, motorists, and transit riders of all ages and abilities, commercial vehicles, freight haulers, and emergency service vehicles.

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Complete streets infrastructure[:] means any design feature that contributes to a safe, convenient, and comfortable travel experience, which may include such features as sidewalks; [shared use paths] sidepaths, bike lanes, and separated bike lanes; bike stations and bike storage facilities; narrow motor vehicle lanes and tight curb radii; street trees, planting strips, and other right-of-way landscaping; curbs and accessible curb ramps; curb extensions, crosswalks, and refuge islands; raised medians; pedestrian and traffic signals, including countdown and accessible signals; signage; streetlighting; street furniture; bicycle parking facilities; stormwater management; public transportation stops and shelters; dedicated transit lanes; and traffic calming devices.

Construction and constructed include "reconstruction" and "reconstructed" but not "maintenance," and include grading, installation of drainage structures, paving, curbs and gutters, curb returns, sidewalks and other areas intended for pedestrian access, bikeways, driveway entrances, guardrails, retaining walls, sodding, and planting.

Curb extension[:] means an area that extends the line of a curb into a parking lane, reducing the width of a street.

Curbside Width[:] means the area beyond each curb necessary for sidewalks, [shared use paths] sidepaths, street trees and other landscaping, streetlights, utilities, and other elements.

Dedication plat[:] means [Any] any plat conforming to law, duly recorded in the County land records, which has the legal effect of dedicating one or more rights-of-way to public use. If the plat was recorded after the Maryland-National Capital Park and Planning Commission was created, and the property is located in the Commission's jurisdiction, the Commission must have approved the plat.

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527	Design standard[:] means the standard adopted by regulation under this Article
528	for each type of road, as defined in Section 49-31, except Freeways and Controlled
529	Major Highways, which shows typical cross-sections and other dimensions to which
530	the road must conform.
531	Director[:] means [The] the Director of Transportation or the Director of
532	Permitting Services, as specified, and each Director's designee.
533	Drainage structure[:] means [Any] any culvert, bridge, storm drain, storm
534	sewer, catch basin, canal, channel, inlet, ditch, or subsurface drain, and any other
535	structure or watercourse designed to convey surface or other waters.
536	Dual road[:] means [Any] any road in which the travel directions are separated
537	by a median.
538	Forest conservation plan[:] means [A] a plan for the retention, afforestation, or
539	reforestation of forest and trees approved under Chapter 22A.
540	Ground cover[:] means [Low] low-maintenance, non-invasive, leafy, grassy, or
541	woody vegetation that covers and holds soil.
542	Maximum target speed[:] means the maximum speed at which vehicles should
543	operate on a thoroughfare in a specific context, consistent with the level or multimodal
544	activity generated by adjacent land uses, to provide mobility for motor vehicles and a
545	safe environment for pedestrians and bicyclists.
546	[Pedestrian walkway: Any sidewalk, and any other land, way, or path
547	designated by appropriate signs for a pedestrian route.]
548	Private road[:] means [Any] any road [street, highway, avenue, lane, alley, or
549	viaduct,] or any segment of [any of them] a road, including any [pedestrian walkway]
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sidewalk, sidepath, or other area intended for pedestrian access adjacent to the private
road that has not been deeded, dedicated or otherwise permanently appropriated to the
public for public use or County maintenance.

Reconstruct and reconstruction include any change in the width, <u>alignment</u>, <u>or</u> <u>design</u> of a road <u>or other structural features within or along a roadway</u> [– that is, the width of the pavement or the area between curbs –] but [do] <u>does</u> not include resurfacing a road, bikeway, or sidewalk without any change in its width.

*Road*[:] means [Any] any road, street, highway, avenue, boulevard, lane, alley, bridge, [shared use path] sidepath, sidewalk, viaduct, or any segment of any of them, and any related storm drain and stormwater management facility.

Rural area means an area designated as the Rural East and Rural West policy areas in the Growth and Infrastructure Policy.

Sidewalk[:] means any portion of the right-of-way for a County road [or street] that is expressly intended [as a pedestrian walkway] for pedestrians, including pedestrian ramps.

Specimen tree[:] means [Any] any tree with a diameter measured at 4.5 feet above the ground of 30 inches or more, or any tree with 75% or more of the diameter of the current champion tree of that species, as designated by the County Forest Conservation District Board.

Speed hump means a parabolic or flat-top device used to create vertical deflection along a roadway for traffic calming purposes. These may include wheel gaps that allow target vehicles to pass through unaffected or flat-top devices may include crosswalks.

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573	Street tree[:] means [A] a tree that is listed in the design standards as acceptable						
574	for planting in a public right-of-way. In a private road right-of-way or easement, a tree						
575	listed as ac	listed as acceptable for planting in the Planning Board technical manual for forest					
576	conservation.						
577	Subd	ivision[:] means [The] the division or [partition] assemblage of a lot, tract					
578	or parcel of	land into [2] one or more lots, plots, sites, tracts, parcels, or other divisions					
579	for immedi	ate or future rental, sale, or building development. Subdivision includes a					
580	resubdivision, but not a division or partition of land for agricultural purposes.						
581	Transitway[:] means a right-of-way for use exclusively by public transit						
582	vehicles.						
583	Urban area means areas depicted by Appendix E in the Master Plan of						
584	Highways and Transitways as amended, or by any replacement functional, master, or						
585	sector plan that defines urban areas or urban road code boundaries.						
586	Sec. 49-27. Applicability of Article.						
587	This	Article applies to all roads in the County, except any:					
588	(a)	[State] state road;					
589	(b)	[Federal] federal road;[.]					
590	(c)	[Road] road located in any part under the jurisdiction of the Maryland-					
591		National Capital Park and Planning Commission;					
592	(d)	[Private] private road; or					
593	(e)	[Municipally] municipally owned and maintained road					

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Nothing in this Article prevents the County from building, and assessing the cost of, any drainage structure, curb or gutter, sidewalk, [shared use path] <u>sidepath</u>, curb return, or sidewalk and driveway entrance, along a [State] <u>state</u> or [Federal] <u>federal</u> road.

#### Sec. 49-28. Standards and specifications.

- (a) Except as otherwise provided in this Article, the construction of all roads must conform to the standards[, criteria] and specifications in this Article or any regulation adopted under this Article. As used in this Article, "standards" means County design standards including the regulation adopting the Complete streets design, and "specifications" means the most recent [State] state standard specifications for road construction and materials. When no County standards or specifications are applicable, the County will apply the current guidance published by the American Association of State and Highway Transportation Officials (AASHTO) or National Association of City Transportation Officials (NACTO).
- (b) The [Director of Transportation] Executive may set a fee by [method 2] Method (3) regulation for the review of any plan or document submitted under Chapter 50 or this Chapter. Each fee must be based on the costs of reviewing any plan or document and any staff participation in the subdivision process. The Department must provide a copy of each fee regulation to the Planning Board.
- (c) The Department of Transportation must make available to the public, free or at a reasonable cost, an up-to-date copy of all applicable County road design standards and specifications.

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618	Sec. 49-29.	Pedes	trian [walkways] <u>sidewalks</u> , bikeways, and wheelchair traffic.		
619	(a)	Bikev	ways and [walkways] sidewalks must be constructed when any		
620		Coun	County road is constructed, reconstructed, or relocated, except [any		
621		walky	way]:		
622 623		(1)	any sidewalk or sidepath in front of a lot that is larger than 25,000 square feet for a single-family detached dwelling in a rural zone;		
624 625		(2)	any sidewalk or sidepath on any roadway that is classified as [exceptional rustic, rustic, country arterial, or country road] rustic		
626			or exceptional rustic;		
627		(3)	any sidewalk or sidepath on a [tertiary residential] neighborhood		
628			street or neighborhood yield street serving fewer than 75 dwelling		
629			units if the Planning Board and Department of Transportation		
630			[finds] find that a sidewalk is not expected to be [unnecessary]		
631			necessary for pedestrian movement[, or];		
632		(4)	any sidewalk if the site is located in an environmentally sensitive		
633			area with limits on the amount of impervious surface allowed[.];		
634			<u>or</u>		
635		<u>(5)</u>	where the Department of Permitting Services finds that a bikeway		
636			or sidewalk is infeasible because it will not connect to any		
637			destination within the foreseeable future, or the facility qualifies		
638			for fee payments in lieu of construction under Section 49-40.		
639		Each	bikeway and [walkway] sidewalk must conform to approved capital		
640		impro	ovements programs and be consistent with applicable area master		
641	plans and transportation plans adopted by the Planning Board.  - 28 - https://mcgov-my.sharepoint.com/personal/jeffrh01_montgomerycountymd_gov/documents/items's for director's				

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(b) To promote the safety of bicycle and wheelchair travel throughout the County, the County Executive must adopt, by Method (3) regulation, standards and specifications to build and maintain ramps at curbed intersections and [storm water] stormwater gratings and other openings along roads and streets, in each case of a design and type that is not a hazard to bicycle and wheelchair traffic and is consistent with Americans with Disabilities Act best practices guidelines published by the United States Department of Justice. These ramps, gratings, and openings must be built and maintained as part of each project under subsection (a).

### Sec. 49-30. Traffic [Calming] calming.

- (a) The Director of Transportation must consider installing traffic calming and bicycle- and pedestrian-friendly design features [in] on any [residential] area connector, neighborhood connector, neighborhood street, or neighborhood yield street over 1,000 feet long, [minor arterial, business district street] downtown street, town center street, and industrial street. Traffic calming features include raised crosswalks and raised intersections, traffic [circle] circles, medians, pedestrian refuge islands, chokers, smaller centerline radii, parking cut-outs, chicanes, other forms of horizontal or vertical deflection, and special paving and streetscaping in central business districts or other commercial areas.
- (b) [Speed humps that are 12 feet wide may be built on any principal secondary residential street, secondary residential street, tertiary residential street, or alley, but must be spaced at least 500 feet from any other hump and 200 feet from any intersection. Speed humps that are 22 feet wide may be built on any primary residential street, but must be

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667	space	d at last 500 feet from any other hump and 200 feet from any				
668	inters	ection. Speed humps that are 22 feet wide may be built on a minor				
669	arteri	arterial, but must be spaced at least 750 feet from any other hump and				
670	300 f	eet from any intersection. Before speed humps are installed in any				
671	road,	all other requirements specified in applicable regulations must be				
672	met.]	Speed hump location and placement:				
673	<u>(1)</u>	speed humps that are 12 feet wide may be built on any				
674		neighborhood street, neighborhood yield street, or alley, but must				
675		be spaced at least 500 feet from any other hump and 200 feet from				
676		any intersection;				
677	<u>(2)</u>	speed humps that are 22 feet wide may be built on any downtown				
678		street, town center street, or shared street, but must be spaced at				
679		least 500 feet from any other hump and 200 feet from any				
680		intersection;				
681	<u>(3)</u>	speed humps that are 22 feet wide may be built on a downtown				
682		boulevard, town center boulevard, area connector, neighborhood				
683		connector, or industrial street, but must be spaced at least 750 feet				
684		from any other hump and 300 feet from any intersection; and				
685	<u>(4)</u>	before speed humps are installed in any road, all other				
686		requirements specified in applicable regulations must be met.				

#### Sec. 49-31. Classification of roads.

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[Each road, except those listed in subsections (m)-(n), must be classified as designated in the applicable master or sector plan. This Section defines the vehicular functions of each road classification.

A Freeway is a road meant exclusively for through movement of vehicles 691 (a) 692 at a high speed. Access must be limited to grade-separated interchanges. A Controlled Major Highway is a road meant exclusively for through 693 (b) movement of vehicles at a lower speed than a Freeway. Access must be 694 limited to grade-separated interchanges or at-grade intersections with 695 696 public roads. A Major Highway is a road meant nearly exclusively for through 697 (c) movement of vehicles at a moderate speed. Access must be primarily 698 from grade-separated interchanges and at-grade intersections with public 699 roads, although driveway access is acceptable in urban and denser 700 suburban settings. 701 (d) A Parkway is a road meant exclusively for through movement of vehicles 702 703 at a moderate speed. Access must be limited to grade-separated 704 interchanges and at-grade intersections. Any truck with more than 4 wheels must not use a Parkway, except in an emergency or if the trust is 705 engaged in Parkway maintenance. 706 707 (e) An Arterial is a road meant primarily for through movement of vehicles at a moderate speed, although some access to abutting property is 708 709 expected. A Country Arterial is an Arterial, typically in the County's agricultural 710 (f) 711 reserve. A Minor Arterial is a 2-land Arterial meant nearly equally for through 712 (g) movement of vehicles and access to abutting property. 713

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<ul><li>714</li><li>715</li></ul>	(h)	A Business District Street is a road meant for circulation in commercial and mixed-use zones.
716	(i)	An Industrial Street is a road meant for circulation in industrial zones.
717 718	(j)	A Primary Residential Street is a road meant primarily for circulation in residential zones, although some through traffic is expected.
719 720	(k)	A Country Road is a road that has the function of a Primary Residential Street, typically in the County's agricultural reserve.
721 722	(1)	A Principal Secondary Residential Street is a Secondary Residential Street meant to carry somewhat more through traffic.
<ul><li>723</li><li>724</li><li>725</li></ul>	(m)	A Secondary Residential Street is a road meant to provide access between a residential development with fewer than 200 dwelling units and one or more higher classification roads as defined in subsections (b) through (l).
726 727 728 729	(n)	A Tertiary Residential Street is a road meant to provide direct access to a residential development with 75 or fewer swelling units. A Tertiary Residential Street must not be built unless the Planning Board allows its use when the Board approves a preliminary subdivision plan or site plan.
730 731	(o)	A Rustic Road or an Exceptional Rustic Road means a road classified as either under Article 8.
<ul><li>732</li><li>733</li><li>734</li></ul>	(p)	An Alley is a right-of-way intended to provide secondary service access to the rear or side of lots or buildings and not intended for transporting through traffic. An alley may be used to provide primary vehicular access
735 736		if the Planning Board and the Director of Transportation concur that the dimensions and specifications proposed in a project, preliminary

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737		subdi	subdivision, or site plan would provide adequate primary vehicular			
738		acces	access.]			
739	<u>(a)</u>	In thi	In this Article and the regulations adopted under it:			
740	<del>~ /</del>	<u>(1)</u>		wntown area consists of areas with the highest intensity of		
741		<del>~~</del>		opment. These areas are:		
742			(A)	Bethesda CBD;		
743			( <u>B</u> )	Friendship Heights CBD;		
744			<u>(C)</u>	Silver Spring CBD;		
745			<u>(D)</u>	Wheaton CBD;		
746			<u>(E)</u>	White Flint Sector Plan area; and		
747			<u>(F)</u>	White Flint 2 Sector Plan area.		
748		<u>(2)</u>	<u>A</u> <u>to</u>	wn center area consists of areas with moderate to high		
749			devel	opment intensity. These areas are:		
750			<u>(A)</u>	Burtonsville Town Center;		
751			<u>(B)</u>	Clarksburg Town Center;		
752			<u>(C)</u>	Damascus Town Center;		
753			<u>(D)</u>	Germantown Town Center;		
754			<u>(E)</u>	Kensington Town Center;		
755			<u>(F)</u>	Olney Town Center; and		
756			<u>(G)</u>	All other designated Urban areas that are not downtown		
757				areas.		
758		<u>(3)</u>	<u>A</u> <u>co</u>	untry area is located within the designated Rural area.		
759		<u>(4)</u>	<u>A</u> sub	burban area is an area with predominantly residential zoning		
760			that is	s not already a downtown, town center, or country area.		
761		<u>(5)</u>	These	e areas may be created, eliminated or modified by functional		
762			plans	, master plans, or sector plans.		
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763		<u>(6)</u>	Roads are included in the area within which they are located.
764			Roads bordering on two areas will be assigned to the area with the
765			greater development intensity.
766	<u>(b)</u>	Each	road must be assigned a County classification and a federal
767		class	ification. Federal classifications are assigned in accordance with the
768		most	recent edition of the Federal Highway Administration Highway
769		Func	tional Classification typologies.
770	<u>(c)</u>	Coun	aty classifications are:
771		<u>(1)</u>	A Freeway is a road meant exclusively for through movement of
772			vehicles at a high speed. Access must be limited to grade-
773			separated interchanges.
774		<u>(2)</u>	A Controlled Major Highway is a road meant exclusively for
775			through movement of vehicles at a lower speed than a Freeway.
776			Access must be limited to grade-separated interchanges or at-grade
777			intersections with public roads.
778		<u>(3)</u>	A Parkway is a road meant exclusively for through movement of
779			vehicles at a moderate speed. Access must be limited to grade-
780			separated interchanges and at-grade intersections. Any truck with
781			more than four wheels must not use a Parkway, except in an
782			emergency or if the truck is engaged in Parkway maintenance.
783		<u>(4)</u>	A Downtown Boulevard is a road in a downtown area that serves
784			<u>a high volume of vehicles, pedestrians, bicyclists, or transit users.</u>
785			Access to abutting properties is allowed but not preferable. These
786			roads were previously classified as major highways and arterials.
787		<u>(5)</u>	A Downtown Street is a road in a downtown area that serves a large
788			share of pedestrians, bicyclists, or transit users. This road type is

789		meant for circulation in commercial and mixed-use zones. Access
790		to abutting properties is expected. These roads were previously
791		classified as business streets.
792	<u>(6)</u>	A Boulevard is a road that typically connects employment and
793		entertainment centers, civic, commercial, and institutional land
794		uses, and may also provide cross-country and regional
795		connections. Pedestrian, bicycle, and transit users are to be
796		accommodated. Some access to abutting properties is expected.
797		These roads were previously classified as major highways and
798		arterials.
799	<u>(7)</u>	A Town Center Boulevard is a road in a town center area that
800		serves a moderate to high volume of vehicles, pedestrians,
801		bicyclists, or transit users. Access to abutting properties is allowed
802		but generally not preferable. These roads were previously
803		classified as major highways and arterials.
804	<u>(8)</u>	A Town Center Street is a road in a town center area that serves a
805		larger share of pedestrians, bicyclists, or transit users. This road
806		type is meant for circulation in commercial and mixed-use zones.
807		Access to abutting properties is expected. These roads were
808		previously classified as business streets.
809	<u>(9)</u>	An Area Connector is a two-lane street in a suburban area that
810		typically connects employment and entertainment centers, civic,
811		commercial, and institutional land uses, and may also provide
812		limited regional connectivity and serve primary circulation in
813		residential zones. These roads were previously classified as minor
814		arterials.
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815	<u>(10)</u>	A <u>Neighborhood Connector</u> is a street in a suburban area providing
816		primary circulation in residential zones and may also enable traffic
817		to pass through a neighborhood. These streets were previously
818		classified as primary residential streets.
819	<u>(11)</u>	A Neighborhood Street is a street that provides internal circulation
820		within suburban areas. Access to abutting properties is expected.
821		These streets were previously classified as secondary and tertiary
822		residential streets.
823	<u>(12)</u>	A Neighborhood Yield Street is a Neighborhood Street that is
824		designed as a bi-directional one-lane street.
825	<u>(13)</u>	An Industrial Street is a road meant for circulation in areas
826		consisting predominantly of industrial zones.
827	<u>(14)</u>	A Country Connector is a road in a country area that was
828		previously classified as major highways, arterials, or country
829		arterials.
830	<u>(15)</u>	A Country Road is a low intensity road in a country area.
831	<u>(16)</u>	An Alley is a right-of-way intended to provide secondary access to
832		the rear or side of lots or buildings and not intended for
833		transporting through traffic. An alley may be used to provide
834		primary vehicular access if the Planning Board and the Director of
835		<u>Transportation concur that the dimensions and specifications</u>
836		proposed in a project, preliminary subdivision, or site plan would
837		provide adequate primary vehicular access. An Alley is a
838		Residential Alley if serving only residential zones, or a
839		Commercial Alley if serving any non-residential zones.

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840		<u>(17)</u>	A Rustic Road or an Exceptional Rustic Road means a road			
841			classified as such under Article 8.			
842		<u>(18)</u>	A Residential Shared Street or Commercial Shared Street is a			
843			street designed to create a shared traffic environment where			
844			pedestrians, bicyclists, and other non-motorized traffic may			
845			comfortably occupy the same space as motor vehicle traffic. These			
846			streets prioritize pedestrian and bicycle movement by slowing			
847			vehicular speeds and communicating clearly through design			
848			features that motorists must yield to all other users. A Shared			
849			Street is a Residential Shared Street if serving only residential			
850			zones, or a Commercial Shared Street is serving any non-			
851			residential zones.			
852	<u>(d)</u>	Coun	ty classifications are assigned as follows until the roads are re-			
853		desig	nated by functional plans, master plans, or sector plans. The number			
854		of lan	of lanes is defined as the number of through lanes for motor vehicles and			
855		is tal	is tallied based on the number of planned lanes for that road, or the			
856		number of existing lanes if not specified by any functional plan, master				
857		plan, or sector plan.				
858		<u>(1)</u>	Freeways retain their classifications as Freeways.			
859		<u>(2)</u>	Controlled Major Highways retain their classifications as			
860			Controlled Major Highways.			
861		<u>(3)</u>	Parkways retain their classifications as Parkways.			
862		<u>(4)</u>	Major highways:			
863			(A) Major highways located in a downtown area are classified			
864			as Downtown Boulevards.			

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865		<u>(B)</u>	Major Highways located in a town center area are classified
866			as Town Center Boulevards.
867		<u>(C)</u>	Two-lane Major Highways located in a country area are
868			classified as Country Connectors.
869		<u>(D)</u>	Two-lane Major Highways located in a suburban area are
870			classified as Area Connectors.
871		<u>(E)</u>	All Major Highways not addressed by (A) through (D) are
872			classified as Boulevards.
873	<u>(5)</u>	<u>Arte</u>	rials:
874		<u>(A)</u>	Arterials with four or more lanes located in a downtown area
875			are classified as Downtown Boulevards.
876		<u>(B)</u>	Arterials with fewer than four lanes located in a downtown
877			area are classified as Downtown Streets.
878		<u>(C)</u>	Arterials with more than two lanes located in a town center
879			area are classified as Town Center Boulevards.
880		<u>(D)</u>	Arterials with two lanes located in a town center area are
881			classified as Town Center Streets.
882		<u>(E)</u>	Arterials located within a country area are classified as
883			Country Connectors.
884		<u>(F)</u>	Two-lane Arterials located in a suburban area are classified
885			as Area Connectors.
886		<u>(G)</u>	All Arterials not addressed by (A) through (F) are classified
887			as Boulevards.
888	<u>(6)</u>	Mino	or Arterials:
889		<u>(A)</u>	Minor Arterials with four or more lanes located in a
890			downtown area are classified as Downtown Boulevards.
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891		<u>(B)</u>	Minor Arterials with fewer than four lanes located in a
892			downtown area are classified as Downtown Streets.
893		<u>(C)</u>	Minor Arterials with more than two lanes located in a town
894			center area are classified as Town Center Boulevards.
895		<u>(D)</u>	Minor Arterials with two lanes located in a town center area
896			are classified as Town Center Streets.
897		<u>(E)</u>	Minor Arterials located within a country area are classified
898			as Country Connectors.
899		<u>(F)</u>	All Minor Arterials not addressed by (A) through (E) are
900			classified as Area Connectors.
901	<u>(7)</u>	Busin	ness District Streets:
902		<u>(A)</u>	Business District Streets with four or more lanes located in
903			a downtown area are classified as Downtown Boulevards.
904		<u>(B)</u>	Business District Streets with fewer than four lanes located
905			in a downtown area are classified as Downtown Streets.
906		<u>(C)</u>	Business District Streets with more than two lanes that are
907			not located in a downtown area are classified as Town
908			Center Boulevards.
909		<u>(D)</u>	Business District Streets with two lanes that are not located
910			in a downtown area are classified as Town Center Streets.
911	<u>(8)</u>	<u>Indus</u>	strial Streets retain their classification as Industrial Streets.
912	<u>(9)</u>	<u>Prima</u>	ary Residential Streets:
913		<u>(A)</u>	Primary Residential Streets located in a country area are
914			classified as Country Connectors.
915		<u>(B)</u>	Primary Residential Streets not located in a country area are
916			classified as Neighborhood Connectors.
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917	<u>(10)</u>	Secon	ndary Residential Streets are classified as Neighborhood
918		Street	<u>ts.</u>
919	<u>(11)</u>	<u>Tertia</u>	ary Residential Streets are classified as Neighborhood Streets.
920	<u>(12)</u>	Count	try Arterials are classified as Country Connectors.
921	<u>(13)</u>	Count	try Roads retain their classifications as Country Roads.
922	<u>(14)</u>	Share	ed Streets with entirely residential zoning along its frontage
923		are cla	assified as a Residential Shared Street.
924	<u>(15)</u>	Share	ed Streets with any non-residential zoning along its frontage
925		are cla	assified as a Commercial Shared Street.
926	<u>(16)</u>	Alley	retain their classifications as Alleys.
927	<u>(17)</u>	Rustic	c Roads retain their classifications as Rustic Roads.
928	<u>(18)</u>	Excep	ptional Rustic Roads retain their classifications as
929		Excep	ptional Rustic Roads.
930	<u>(19)</u>	<u>Trans</u>	sitions along continuous roadways:
931		<u>(A)</u>	If a Downtown road type changes classification to or from
932			a non-Downtown road type: the Downtown classification
933			will extend to the next master planned cross-street, not to
934			exceed 500 feet beyond the limits of the downtown area.
935		<u>(B)</u>	If a Town Center road type changes classification to or from
936			a non-Downtown and non-Town Center road type: the
937			Town Center classification will extend to the next master
938			planned cross-street, not to exceed 500 feet beyond the
939			limits of the town center area.
940		<u>(C)</u>	If a Downtown Boulevard, Town Center Boulevard, or
941			Boulevard change classification to or from any other type:
942			the Downtown Boulevard, Town Center Boulevard, or
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943				Boulevard classification will extend to the next master
944				planned cross-street, not to exceed 500 feet beyond the
945				initial transition point.
946			<u>(D)</u>	The transition areas noted in (A) through (C) are not
947				additive; if the roadway meets multiple transition criteria the
948				transition area will remain to the next master planned cross-
949				street, not to exceed 500 feet from the nearest of either the
950				limits of the downtown or town center area, or the initial
951				transition point.
952		<u>(20)</u>	If the	<u>Department of Transportation determines that the criteria</u>
953			under	(d)(1) through (d)(19) are not suitable for a particular road,
954			the I	Department may determine that a more context-sensitive
955			classi	fication or transition length applies in lieu of the default
956			classi	fications.
957	Sec. 49-32.	Desig	n stan	dards for types of roads.
958				* * *
959	[(c)	In thi	s Artic	le and the standards adopted under it:
960		(1)	an 'u	rban' road is a road segment in or abutting a Metro Station
961			Polic	y Area, Town Center Policy Area, or other urban area
962			expre	ssly identified in a Council resolution;
963		(2)	a 'rui	ral' road is a road segment located in a rural policy area as
964			defin	ed in the County Growth Policy; and
965		(3)	a 'su	burban' road is a road segment located elsewhere in the
965 966		(3)	a 'su Coun	_

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967	$[(d)](\underline{c})  \exists$	The minimum right-of-way for a road may be specified in the most
968	rece	ent applicable functional plan, master plan, or sector plan for the area
969	who	ere the road is located. Minimum rights-of-way include continuous
970	<u>feat</u>	tures along a typical section, and account for parking, drainage and
971	sto	rmwater management, spot conditions such as auxiliary lanes or transit
972	stat	ions, or infrastructure at intersections such as signal equipment and
973	pro	tected intersections. If a minimum right-of-way for a particular road
974	is n	ot specified [n] in a functional plan, master plan, or sector plan, the
975	mir	nimum right-of-way must be:
976	[(1)	80 feet for a Business District Street or Industrial Street;
977	(2)	100 feet for a Primary Residential Street with a median;
978	(3)	70 feet for a Primary Residential Street without a median;
979	(4)	60 feet for a Principal Secondary Residential Street or Secondary
980		Residential Street;
981	(5)	50 feet for a standard Tertiary Residential Street;
982	(6)	27 feet, 4 inches for a reduced-width Tertiary Residential Street
983		with two-way traffic;
984	(7)	21 feet, 4 inches for a reduced-width Tertiary Residential Street
985		with one-way traffic; and
986	(8)	20 feet for an Alley.]
987	<u>(1)</u>	80 feet for a Downtown Street;
988	<u>(2)</u>	80 feet for a Town Center Street;
989	(3)	70 feet for an Area Connector;
990	<u>(4)</u>	70 feet for a Neighborhood Connector;
991	<u>(5)</u>	60 feet for a Neighborhood Street;

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992	(6) 50 feet for a Neighborhood Yield Street;
993	(7) 80 feet for an Industrial Street;
994	(8) 74 feet for a Country Connector;
995	(9) 70 feet for a Country Road;
996	(10) 20 feet for an Alley serving any non-residential zoning;
997	(11) 16 feet for an Alley serving only residential zoning;
998	(12) 40 feet for a Commercial Shared Street;
999	(13) 40 feet for a Residential Shared Street.
1000	[(e)](d) Grass shoulders must be load bearing at any specific location designated
1001	by the Director of Permitting Services after consulting the Fire Chief and
1002	Director of Transportation.
1003	[(f)](e) Unless otherwise specified in this Article, each grading, drainage
1004	structure, paving, shoulder, landscaping, and traffic control must be
1005	installed as provided in the latest applicable County design standards,
1006	storm drain criteria, and specification. Unless extenuating circumstances
1007	would result in a safety hazard, when a road is resurfaced the road must
1008	also be restriped to meet any applicable lane width standard and may
1009	include bike lanes where appropriate.
1010	[(g) Each through travel or turning lane on an urban road must be no wider
1011	than 10 feet, except that a single travel lane adjacent to a parking lane
1012	must be no wider than 11 feet and a through travel or turning lane abutting
1013	an outside curb must be no wider than 11 feet, including the gutter pan.
1014	Each parking lane on an urban road must be no wider than 8 feet,
1015	including the gutter pan. The standards in this subsection do not apply if,
1016	for a road improvement required as a result of approving a subdivision or
1017	site plan, the Executive or the Executive's designee concludes that

(142)

1018	applying a specific standard at a specific site would significantly impair
1019	public safety.]
1020	$[(h)](\underline{f})$ The curb radius at the corner of each intersection of two [urban] roads
1021	in Downtown or Town Center areas must not exceed 15 feet. The curb
1022	radius at the corner of intersections where all intersecting streets are Area
1023	Connectors, Neighborhood Connectors, Neighborhood Streets, or
1024	Neighborhood Yield Streets must not exceed 10 feet. Exceptions to these
1025	requirements may be allowed as follows [except where]:
1026	<u>[(1)</u> there is only one receiving lane;]
1027	[(2)](1) there is a curb extension [is located]; [or]
1028	(2) <u>a default 25-foot radius is required where at least one street is an</u>
1029	Industrial Street;
1030	(3) <u>a larger radius is needed to serve the design vehicle and control</u>
1031	vehicle with consideration of the allowable encroachment defined
1032	by the Complete Streets Design regulation; or
1033	[(3)](4) [for] a road improvement required [as a result of approving] by
1034	a subdivision or site plan [, the Executive or the Executive's
1035	designee concludes that applying this standard at a specific site]
1036	would significantly impair public safety.
1037	[(i)](g) Each pedestrian refuge must be at least 6 feet wide. A pedestrian refuge
1038	must be located at each intersection approach along [on] a divided
1039	highway with 6 or more through travel lanes.
1040	[(j)](h) Unless otherwise specified in a functional plan, master plan, sector plan,
1041	or the approved capital improvements program, the maximum target
1042	speed for a road [in an urban area is 25 mph.] shall be:
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1043		<u>(1)</u>	25 mph for a Downtown Boulevard;
1044		<u>(2)</u>	20 mph for a Downtown Street;
1045		<u>(3)</u>	35 mph for a Boulevard, except 25 MPH if in an Urban Area;
1046		<u>(4)</u>	30 mph for a Town Center Boulevard, except 25 MPH if in an
1047			<u>Urban</u> <u>Area;</u>
1048		<u>(5)</u>	25 mph for a Town Center Street;
1049		<u>(6)</u>	25 mph for an Area Connector;
1050		<u>(7)</u>	25 mph for a Neighborhood Connector;
1051		<u>(8)</u>	20 mph for a Neighborhood Street;
1052		<u>(9)</u>	20 mph for a Neighborhood Yield Street;
1053		<u>(10)</u>	25 mph for an Industrial Street;
1054		<u>(11)</u>	40 mph for a Country Connector;
1055		<u>(12)</u>	between 20 to 35 mph for a Country Road;
1056		<u>(13)</u>	between 45 to 55 mph for a Major Highway;
1057		<u>(14)</u>	case-by-case determinations for Alleys, Shared Streets, Rustic
1058			Roads, and Exceptional Rustic Roads;
1059	Sec. 49-33.	Road	construction and reconstruction requirements.
1060			* * *
1061	[(c)	Cul-d	le-sacs or turnarounds are required if the paving of a road ends other
1062		than a	at a paved road intersection. Each turnaround or cul-de-sac must be

1063	graded, paved, and include appropriate drainage structures and temporary
064	curbs, if the Department of Permitting Services so requires.]
1065	[(d)](c) If a preliminary drainage study indicates that a minimum right-of-way
1066	or storm drain easement width required in this Article is inadequate to
1067	properly drain a particular road, the Department of Permitting Services
1068	may require any additional right-of-way or storm drain easement
1069	necessary for proper drainage. The Department must notify the permittee
070	of any added right-of-way before a dedication plat is approved by the
071	Planning Board (or equivalent body in any municipality with land use
072	authority) and recorded in the County land records, and must notify the
1073	permittee of any added easement when it approves a right-of-way permit.
1074	(1) If a lot or lots front on a public road, the permittee must provide
1075	sufficient drainage easements to allow for the safe conveyance of
1076	stormwater from the public right-of-way to either an approved
1077	outfall or an approved public structure.
1078	[(e)](d) (1) If a lot or lots front on a public road, the permittee must [install]
1079	construct sidewalks, master-planned bikeways, ramps, curbs, and gutters,
080	except [any sidewalk]:
081	(A) <u>any sidewalk or sidepath</u> in front of a lot that is larger than
1082	25,000 square feet for a single-family detached dwelling in
1083	a rural [zone] <u>area;</u>
084	(B) <u>any sidewalk or sidepath</u> on any roadway <u>that is</u> classified
1085	as [exceptional rustic, rustic, country arterial, or country
1086	road] rustic or exceptional rustic;

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1087		(C)	any sidewalk or sidepath on a	[tertiary residential]
1088			neighborhood street or neighborhood	yield street serving
1089			fewer than 75 dwelling units [, or in	an environmentally
1090			sensitive area with limits on the an	nount of impervious
1091			surface allowed,] if [in either case] the	Planning Board and
1092			<u>Department of Transportation</u> [finds] <u>f</u>	<u>ind</u> that a sidewalk is
1093			not expected to be [unnecessary] necessary]	essary for pedestrian
1094			movement; [or]	
1095		<u>(D)</u>	any sidewalk if the site is located in	an environmentally
1096			sensitive area with limits on the an	nount of impervious
1097			surface allowed if the Department of	Transportation find
1098			that a sidewalk is not expected to be need	cessary for pedestrian
1099			movement; or	
1100		[(D)](	E) any sidewalk or sidepath on a [s	secondary or tertiary
1101			residential] neighborhood street, neigh	borhood yield street,
1102			or service drive where the Depart	ment of Permitting
1103			Services finds that a sidewalk or sidep	ath is infeasible, will
1104			not connect [potentially] to other sidev	valk segments <u>within</u>
1105			the foreseeable future, or qualifies for	fee payments in lieu
1106			of construction under Section 49-40.	
1107	(2)	Howe	ever, the Planning Board may require the	ne applicant to install
1108		sidew	alks, bikeways, ramps, curbs, and gutte	ers if the Board finds,
1109		as a co	ondition of approval of a preliminary su	bdivision plan or site
1110		plan,	that sidewalks, [bikeway connections	s] <u>bikeways</u> , ramps,
1111		curbs,	, and gutters at that location are necessa	ry to allow access:
1112		(A)	to [a] an existing or planned sidewalk	or bikeway;
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1113	(B) to a bus or other public transit stop;
1114	(C) to an amenity or public facility that will be used by
1115	occupants of the site or subdivision; or
1116	(D) by persons with disabilities.
1117	Before the Planning Board approves any requirement under this
1118	paragraph, the Board must give the Departments of Permitting
1119	Services and Transportation a reasonable opportunity to comment
1120	on the proposed requirement.
1121	[(f)](e) The construction of half roads or any road of less than the width required
1122	by this Article is prohibited except as permitted in Section 49-40.
1123	[However, construction] Construction of such portions of roads is
1124	permitted if the dedicated portion of the road established by a dedication
1125	plat and recorded in the County land records before August 15, 1950 is
1126	wide enough to permit the grading and construction of paving [18] 20 feet
1127	wide with curbs, gutters, and sidewalks required for the type of road.
1128	[(g)](f) A road must not be constructed unless it connects with an existing public
1129	road at one end. A road must not be constructed short of an intersection
1130	unless it connects with an existing public road or the dedication of the
1131	right-of-way ends short of an intersection. If any road construction ends
1132	at or goes through an intersection, the intersection must be completed. If
1133	a road ends at other than an intersection or a point of connection with an
1134	existing road, [turnarounds or cul-de-sacs] a turnaround such as a cul-de-
1135	sac must be provided. Each turnaround must be graded, paved, and
1136	include appropriate drainage structures and temporary curbs if required
1137	by the Department of Permitting Services.

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1138	[(h)](g) If (	drainage structures are required for any particular class of road, the					
1139	Plant	ning Board must require the applicant to install or construct drainage					
1140	struc	structures that the Board finds are necessary or appropriate, after					
1141	revie	wing a preliminary drainage study approved by the Department of					
1142	Trans	sportation, in accordance with applicable design standards and					
1143	speci	fications.					
1144	[(i)]( <u>h</u> ) Dri	veway entrances to individual lots must be required if the Planning					
1145	Boar	d finds that off-street parking facilities are necessary and practicable.					
1146	[(j)] <u>(i)</u> Stre	et trees.					
1147	(1)	On public road rights-of-way, street trees must be planted in					
1148		accordance with design standards of the Department of					
1149		Transportation. On private road rights-of-way and easements,					
1150		street trees must be planted in accordance with the technical					
1151		manual adopted by the Planning Board under Chapter 22A.					
1152	(2)	The Department of Permitting Services, the Department of					
1153		Transportation, and the staff of the Planning Board should					
1154		coordinate the specific location and species of street tree plantings					
1155		to promote compatibility of the plantings with road function and					
1156		safety, signage, maintenance, appropriate visual buffering,					
1157		utilities, other public or private improvements, and aesthetic					
1158		considerations related to streetscape design.					
1159	[(k)] <u>(j)</u> Gro	ound cover.					
1160	(1)	A property owner may plant and maintain ground cover in a public					
1161		right-of-way adjacent to the owner's property if the owner:					
1162		(A) complies with [guidelines issued under paragraph (3)]					
1163		County regulations;					
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1164		(B)	maintains the ground cover to prevent any obstruction of the
1165			public right-of-way prohibited under Section 49-10; and
1166		(C)	holds the County harmless for any damage to the ground
1167			cover, and any damage or injury caused by the ground
1168			cover.
1169		Howe	ever, ground cover in a public right-of-way adjacent to the
1170		owne	r's property must not be planted where it will reduce public
1171		safety	or impede travel.
1172	(2)	In thi	s subsection, property owner or owner includes each person
1173		with	a legal interest in the property and any successor to that
1174		perso	n's interest.
1175	[(3)	The I	Director of Transportation, after consulting the Directors of
1176		Envir	conmental Protection and Permitting Services, must issue
1177		guide	lines that allow and encourage a property owner to place and
1178		maint	rain ground cover in the public right-of-way adjacent to the
1179		owne	r's property. The guidelines must encourage use of ground
1180		cover	that is environmentally sensitive and promotes conservation
1181		of na	tural resources and more sustainable landscaping, including
1182		plant	species that:
1183		(A)	require reduced or no mowing, fertilizing, or other
1184			maintenance;
1185		(B)	are drought tolerant and require little watering at any time;
1186		(C)	do not inhibit growth of nearby trees; and
1187		(D)	include non-turf grasses.]

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1188		<u>(3)</u>	The County Executive must adopt Method (3) regulations that
1189			define the design and maintenance standards applicable to this
1190			Section.
1191		(4)	Except as provided in paragraph (1), this subsection does not
1192			impair the County's right to enter, maintain, occupy, or otherwise
1193			control any public right- of-way for any purpose.
1194	[(1)](	<u>k)</u>	Curbs and gutters.
1195			* * *
1196	Sec. 49-34.	Const	cruction by County.
1197	(a)	The C	County must not construct any road unless:
1198		(1)	the County has previously acquired the right-of-way for the road,
1199			or the right-of-way has been dedicated to public use by appropriate
1200			recording in the County land records; and
1201		(2)	the cost of the road will be charged against the benefitted property
1202			in according with Sections 49-51 to 49-62 and subsection [(b)] (c)
1203			of this Section.
1204			* * *
1205	(e)	The (	County Executive may authorize the construction of [shared use
1206		paths	] sidepaths or sidewalks to serve general community needs.
1207		When	never a sidewalk or [shared use path] sidepath is built in a right-of-
1208		way v	where there is no pavement or other road construction, building the
1209		sidew	valk or [shared use path] sidepath does not mean that the County is
1210		respo	nsible for maintaining any part of the right-of-way except the
1211			valk or [shared use path] <u>sidepath</u> .  - 51 - https://mcgov-
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## Sec. 49-35. Right-of-way permit.

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- 1213 (a) (1) A [person must not construct any road, sidewalk, shared use path, curb and gutter, driveway, or drainage structure; begin any such 1214 construction (including clearing, grading, and tree cutting); or 1215 perform any tree work on any roadside tree (including removing a 1216 stump on a County right-of-way), without a permit is 1217 required from the Director of Permitting Services for any work 1218 within the public right-of-way. Any permit issued for roadside tree 1219 work must comply with Section 49-36A. In this Article, "roadside 1220 tree" means any plant that has a woody stem or trunk which grows 1221 all, or in part, in the right-of-way of any County public road. 1222
  - (2) In this Section and Sections 49-36, 49-36A, and 49-37, unless otherwise specified, Director refers to the Director of Permitting Services and Department refers to the Department of Permitting Services.
  - (3) [A person must apply for a permit on] <u>Permit applicants must use</u> forms prescribed by the Director, submit detailed plans and specifications, and include locations and record plats approved by the Department and the Planning Board.
  - (4) If the proposed activity requires a sediment control permit, the Department must issue the permit before any activity occurs under a permit issued under this subsection. The State Highway Administration must approve any action under its jurisdiction before the Director may approve the permit.

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1236		(5) As	a requirement to issue a permit under this Section, the Director
1237		ma	y require the applicant to designate and bond a haul route for
1238		cor	struction materials, as described in Section 49-8.
1239 (	(b)	The Direct	etor must collect a fee, set by Method 3 regulation, for each
1240		right-of-w	ay permit application. However, the Director must not collect
1241		a fee for a	ny permit to:
1242		(1) ren	nove or prune a tree that endangers a person or property;
1243		(2) ren	nove a stump in the right-of-way; [or]
1244		(3) pla	nt a tree; or
1245		[(3)](4) in	nstall a sign identifying a geographic area in the right-of-way if:
1246		(A)	the primary applicant is an unincorporated or non-profit
1247			civic or homeowners' organization that is either:
1248			(i) listed on the Planning Board's most recent list of
1249			civic and homeowners associations; or
1250			(ii) exempt from federal income taxes and shows that its
1251			annual revenue during its most recent fiscal year did
1252			not exceed an amount set by a regulation;
1253		(B)	in a homeowners' association, maintenance responsibility
1254			of all common areas has been transferred from the
1255			developer; and
1256		(C)	the proposed sign would be smaller than a maximum size
1257			set by regulation.
1258 (	(c)	Before an	applicant begins any road, sidewalk, sidepath, bikeway, curb
1259		and gutter	, driveway, retaining wall, steps, or drainage project, on a road
1260		or within	the boundaries of a dedication to public use, the applicant for a
1261		permit to	andertake any such project must pay to the County an inspection
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1262		and engineering fee set by the County Executive by [method] Method (3)
1263		regulation.
1264	(d)	If any such project is solely a grading project, the applicant must pay an
1265		inspection and engineering fee to the County if Department staff does the
1266		engineering work on the project and an inspection fee if the applicant
1267		submits the engineering work.
1268	(e)	Any violation of this Section is a Class A violation.
1269	(f)	The Director must refund half the fees required by this Section to the
1270		applicant if a permit is rejected or withdrawn before construction begins.
1271		If an applicant proposes to undertake a project using materials, standards,
1272		or specifications superior to those required under this Article, the fees
1273		charged must be computed on the estimated cost of the project as if it met
1274		those requirements.
1275	(g)	A person, including any utility corporation, must not cut [a road] within
1276		the right-of-way to install, replace, or maintain or connect any
1277		underground gas, electric power, or telephone line, or any other
1278		underground infrastructure, without a permit from the Director. The
1279		Director must supervise all backfilling and repaving of utility trenches to
1280		assure that the permittee complies with all applicable specifications. The
1281		permittee must restore the right-of-way to its prior condition.
1282		* * *

# Sec. 49-36. Permit conditions and procedures.

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Each permit issued under Section 49-35 must be subject to the following conditions[, which the permit must specify]:

1286 \* \* \*

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1287	Sec. 49-36A	A. K08	adside tree wo	rk.					
1288				*	*	*			
1289	(b)	Appl	icability; excep	otions.					
1290		(1)	A person [(in	cluding	g a gov	vernmei	nt agency)]	may receive	a right-
1291			of-way permi	it to per	form t	ree worl	κ on a roads	ide tree if the	e person:
1292				*	*	*			
1293	Sec. 49-37.	Stree	t and road bo	nds.					
1294				*	*	*			
1295	(d)	(1)	If the Directo	or finds	a viola	ation of	an applicat	ole law or re	gulation,
1296			or a default	in the p	perform	nance o	of any term	or conditio	n of the
1297			permit or acc	epted s	ecurity	y, the D	irector mus	st give writte	n notice
1298			of the violation	on or d	efault	to the p	rincipal and	d to the sure	ty of the
1299			accepted secu	urity. 🏾	The no	tice mu	st specify t	the work to	be done,
1300			the estimated	cost of	the w	ork, and	d the period	of time the	Director
1301			finds reasona	bly nec	essary	to com	plete the w	ork.	
1302		(2)	If a cash bon	ıd has t	een p	osted, t	he Director	must give 1	notice of
1303			default to the	ne princ	cipal;	and if	complianc	e is not [a	cheived]
1304			achieved with	nin the t	ime sp	ecified,	the Directo	or may, with	out delay
1305			and without t	further 1	notice	or proc	eedings, us	e the cash do	eposited,
1306			or any portion	on of th	ne dep	osit, to	cause the	required wo	rk to be
1307			performed by	y contra	act or	otherw	ise in the I	Director's di	scretion.
1308			After any de	fault in	the pe	erforma	nce of any	term or con-	dition of

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the permit or accepted security, the County, the surety, and any

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1310		person employed or engaged on their behalf may enter the site to
1311		complete the required work.
1312		* * *
1313	Sec. 49-38.	Acceptance of roads.
1314		* * *
1315	(b)	Any action by the County to accept a road must be in writing and fully
1316		identify the portion accepted. Any accepted road must conform to [the
1317		standards and specifications of] this Chapter and all other applicable laws
1318		in force at the time of acceptance.
1319		* * *
1320	Sec. 49-39.	Pre-acceptance review by County.
1321		* * *
1322	(b)	After completion and final inspection of a road, the County must either
1323		accept the road, if the Director of Permitting Services finds that its
1324		construction has met all requirements of this Article, and release the bond,
1325		or the Director must reject the road by written notice to the permittee and
1326		surety, where an acceptable security was posted, specifying the reasons
1327		for rejection by reference to the particular requirement which has been
1328		violated, and allow a specified reasonable time for the permittee or surety
1329		to comply with all applicable [requiements] requirements.
1330		* * *
1331	Sec. 49-40.	Waivers of requirements of Article.

1332	(a)	The I	Directo <sub>1</sub>	r of Pe	rmit	ting Se	rvices	may	waive an	y requir	ement of	f this
1333		Artic	le for si	dewall	ks, <u>b</u>	<u>ikeway</u>	<u>s,</u> righ	ts-of-v	way widt	hs, grade	percenta	ages,
1334		full-v	vidth gr	ading,	and	the cor	ıstruct	tion of	`both roa	dways o	f a dual	road,
1335		or an	y comb	oinatio	n of	them,	as all	lowed	in this S	Section,	for any	road
1336		const	ructed 1	by the	Cou	nty or a	ı perm	ittee.				
1337	(b)	The I	Director	r must	appl	y the fo	ollowi	ng sta	ndards fo	r grantir	ig or den	ıying
1338		waive	ers:									
1339		(1)	Sidew	alks <u>at</u>	nd Si	<u>idepath</u>	<u>s</u> .					
1340			(A)	Waive	?r (	authori	ty.	The	Directo	r may	waive	any
1341				requii	eme	ent <u>, sub</u> j	ect to	( <u>B),</u> to	o install s	idewalks	s or sider	<u>oaths</u>
1342				if:								
1343				(i)	the	lots ab	utting	the rig	ght-of-wa	ıy are un	improve	d;
1344				(ii)	the	street	was 1	lawful	ly grade	d before	Augus	t 15,
1345					195	50, and	the t	errain	is so st	eep and	uneven	that
1346					gra	ding fo	r side	walks	or sider	oaths car	nnot be	done
1347					exc	ept at e	xcessi	ive cos	st, or			
1348				(iii)	hou	ises or	buildi	ngs ab	outting th	e right-c	of-way w	hich
1349					wei	re cons	tructe	d befo	ore Aug	ast 15,	1950, ar	e so
1350					situ	ated, a	nd the	prop	erty upoi	n which	those ho	ouses
1351					or	buildin	gs ar	e loc	ated is	so grad	ed, that	the
1352					con	structio	on of s	idewa	lks <u>or</u> <u>sid</u>	epaths is	undesir	able.
1353			(B)	Waive	ers i	not all	owed.	[No	otwithsta	nding th	ne prece	ding
1354				subpa	ragr	aph, the	e] <u>The</u>	Direc	tor [may	] <u>must</u> d	eny a w	aiver
1355				if:								
1356				(i)	the	street	nvolv	ed is	[a Prima	ry Resid	ential St	reet]
1357					<u>an</u>	<u>Area</u>	Conr	nector.	Neigh	<u>borhood</u>	Conne	ector,
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1358		Industrial Street, [Business District Street, Minor
1359		Arterial or Arterial, Major Highway] Downtown
1360		Street, Town Center Street, Downtown Boulevard,
1361		Town Center Boulevard, Boulevard, or Controlled
1362		Major Highway; or
1363		(ii) the required sidewalks or bikeways are necessary or
1364		desirable to provide safe access for pedestrians and/or
1365		bicyclists.
1366	(C)	Waiver and fee payment. As an alternative to building a
1367		sidewalk or bikeway on an existing or proposed street, the
1368		Director may allow an applicant to pay a fee if the applicant
1369		shows that building a sidewalk or bikeway as required
1370		would cause extreme hardship. The sidewalk or bikeway
1371		that would be waived must not connect to another existing
1372		or proposed sidewalk, [shared use path] bikeway, bus stop,
1373		school, or other public [facility] facility. The fee must equal
1374		the full cost to build the sidewalk or bikeway, including the
1375		design and supervision costs. This fee must be paid, any
1376		necessary right-of-way must be dedicated, and any
1377		necessary perpetual easement must be recorded before the
1378		Director issues any road construction permit for the
1379		proposed public street. The revenue from these fees must be
1380		assigned to a capital account for sidewalk or bikeway
1381		construction and may be spent as appropriated by the
1382		County Council.
1383		* * *

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1384	(4) Full-width grading. The Director may waive or reduce any
1385	requirement for full-width grading if:
1386	* * *
1387	(C) for a [Secondary Residential or Tertiary Residential]
1388	Neighborhood Street or Neighborhood Yield Street, the
1389	applicant proposes to extend an existing paved road which
1390	ends short of an intersection, the right-of-way containing the
1391	existing paved road is not graded to its full width and the
1392	waiver does not apply beyond the intersection.
1393	* * *
1394	ARTICLE 4. ACQUISTION OF LAND.
1395	Sec. 49-45. Authority to acquire land for transportation purposes.
1396	The County may buy land which is needed in connection with:
1397	(a) the opening of any new road, [shared use path] bikeway, or
1398	sidewalk,
1399	* * *
1400	Sec. 49-50. Optional method of condemnation of land for streets or roads.
1401	As authorized by Section 40A of Article III of the Maryland Constitution, the
1402	County may acquire any land or interest in land required for a right-of-way for
1403	a County road or street by using the following procedure:
1404	* * *

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1405	(b) (1)	Promptly after being appointed, the broker or appraiser must
1406		estimate the fair market value of the property or interest and submit
1407		a written report to the County.
1408	(2)	The County then may be petition, naming the owner and all
1409		persons of record whose interest in the property would be taken,
1410		pay to the Circuit Court the amount estimated by the broker or
1411		appraiser to be the fair market value of the property, and record a
1412		copy of the resolution of taking in the County land records. A copy
1413		of the resolution must be attached to the petition and filed with the
1414		Circuit Court. A copy of the petition and resolution must be
1415		[served on] sent to each person named in the petition.
1416		* * *
1417	ARTICLE	5. COUNTY ROADS – AUTHORITY AND FUNDING.
1418	Sec. 49-51. [Defi	nitions] <u>Reserved.</u>
1419	[As used in	this Article:
1420	Constructio	on means construction or reconstruction (but not maintenance), and
1421	includes grading, i	nstallation of drainage structures, and paving.
1422	Road: inclu	ides any road, street, highway, avenue, lane, alley, bridge, shared use
1423	path, sidewalk, vi	aduct, and any related storm drain and stormwater management
1424	facility.]	
1425		* * *
1426	Sec. 49-53. Publi	c hearing; notice.
1427		* * *
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(159)

1428	(e)	The	Director need not hold a hearing under subsection (d) before a
1429		sidev	valk or [shared use path] sidepath is constructed if:
1430			* * *
1431	Sec. 49-57.	Road	s partly in unincorporated area and partly in city or town.
1432	(a)	Build	ling roads.
1433		(1)	If a road, bridge, storm drain, sidewalk, [shared use path] sidepath,
1434			transitway, or other transportation facility is located partly in the
1435			unincorporated area of the [county] County and partly in a
1436			municipality or special taxing district that is authorized by law to
1437			build or maintain that part of the facility that is located in the
1438			municipality, either the County or the municipality or special
1439			taxing district may improve the entire facility according to
1440			applicable County laws or any law or regulation that applies in the
1441			municipality or special taxing district, respectively, as if the facility
1442			were completely located in the unincorporated area of the [county]
1443			County or in the municipality or special taxing district.
1444			* * *
1445		(3)	The County may build or improve a road, bridge, storm drain,
1446			sidewalk, [shared use path] sidepath, bikeway, transitway, or other
1447			transportation facility which it is authorized by law to construct
1448			and maintain, including when the facility is located partly or
1449			entirely in a municipality or special taxing district. Before taking

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any action under this paragraph, the Executive must consult each

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affected municipality.

1450

1451

1452		* * *
1453	ARTICI	LE 6. ABANDONMENT AND CLOSING OF RIGHTS-OF-WAY.
1454	Sec. 49-62.	Abandonment authority; scope of Article; procedures.
1455	(a)	Authority. The County Council, by adopting a resolution, may close to
1456		public use or abandon the County's right to use any right-of-way. As
1457		used in this Article, right-of-way means any road, [street, alley,
1458		crosswalk, pedestrian walkway, shared use path] sidewalk, bikeway,
1459		crosswalk, water main, sanitary sewer, storm sewer, or storm drainage
1460		right-of-way used at any time by the public, including use by pedestrians
1461		and bicyclists. This Article applies to all rights-of-way except as
1462		provided in subsection (j) and State road rights-of-way, and may apply to
1463		a State road right-of-way if the appropriate State agency expressly
1464		consents. Before the Council adopts a resolution under this Article, the
1465		procedures in this Article must be followed.
1466		* * *
1467	(h)	Agencies. The government agencies and other parties from which the
1468		Executive must solicit a response are:
1469		(1) the Department of Transportation;
1470		(2) the Department of Permitting Services;
1471		[(2)](3) the Maryland-National Capital Park and Planning Commission;
1472		[(3)](4) the Washington Suburban Sanitary Commission, if any part of
1473		the right-of-way is located in the Washington Suburban Sanitary
1474		District;

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1475		[(4)](5) each public utility authorized by the Public Service Commission
1476		to operate in the area and which has any overhead or underground
1477		facilities in the vicinity;
1.470		[(5)](6) the accoming heady of each incompanied accoming lity an arrais
1478		[(5)](6) the governing body of each incorporated municipality or special
1479		taxing district in which any of the right-of-way is located;
1480		[(6)](7) [The] the Police Department;
1481		[(7)](8) the County Fire and Rescue Service; and
1482		[(8)](9) [Any] any grantee of a franchise under Article 2, if the franchise
1483		authorizes the grantee to install or use any facility in, over, or unde
1484		the affected right-of-way.
1485	(i)	Temporary closure. This Article does not apply to any temporary closur
1486	.,	required by a construction traffic control plan if the closure does not las
1487		longer than 12 months. If special circumstances require that a temporary
1488		closure last longer than 12 months, the Director of Transportation mus
1489		apply to the Council for approval to extend the closure [for a specified
1490		period that does not exceed 24 months]. The Council, by resolution, may
1491		approve an extended temporary closure under this subsection without
1492		following the procedures in this Article.
1493		* * *
1494		ARTICLE 8. RUSTIC ROADS PROGRAM.
1495		* * *
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1496	Sec. 49-77. Definitions.		
1497	In this Article, the following terms have the meanings indicated:		
1498	Committee means the Rustic Roads Advisory Committee.		
1499	Exceptional rustic road means an existing public road or road segment which is		
1500	so classified under Section 49-78.		
1501	[Master Plan of Highways means the Master Plan of Highways Within		
1502	Montgomery County, an amendment to the General Pan for the Physical		
1503	Development of the Maryland-Washington Regional District.]		
1504	Public utility means any private company or public agency that is regulated as		
1505	a public utility under state law, or otherwise provides water, ewer, electric, gas,		
1506	telephone, or cable service (as defined in Chapter 8A) in the County.		
1507	Rustic road means an existing public road or road segment which is so classified		
1508	under Section 49-78.		
1509	Sec. 49-78. Rustic road classification and reclassification.		
1510	(a) Classification. The County Council may classify, reclassify, or revoke		
1511	the classification of an existing public road or road segment as a rustic		
1512	road or an exceptional rustic road by approving an amendment to the		
1513	[Master Plan of Highways] functional plan and the relevant area [Master		
1514	Plan] master plan.		
1515	* * *		

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1516	Approved:		
1517			
1518			
	Gabe Albornoz, President, County Council	Date	
1519	Approved:		
1520			
	Marc Elrich, County Executive	Date	
1521	This is a correct copy of Council action.		
1522			
	Judy K. Rupp, Clerk of the Council	Date	

Approved as to form and legality

Clifford L. Royalty
Clifford L. Royalty (Jun 28, 2022 17:50 EDT)

Office of the County Attorney