Ordinance No.:

Subdivision Regulation Amend. No.: 10-02 Concerning: Minor Subdivisions-Applicability

Revised: 5/10/10; Draft No. 1 Introduced: May 18, 2010

Public Hearing: Adopted: Effective:

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

By: Planning, Housing, and Economic Development Committee

AN AMENDMENT to the Subdivision Regulations to:

- allow parcel owners with certain legally built single family detached dwelling to use the minor subdivision procedures; and
- generally amend the provisions concerning minor subdivisions.

By amending

Montgomery County Code Chapter 50, Subdivision of Land Section 50-35A, Minor Subdivision-Approval Procedure

Boldface *Heading or defined term.*

<u>Underlining</u>
Added to existing law by original bill.

[Single boldface brackets]
Deleted from existing law by original bill.

Double underlining Added by amendment.

[[Double boldface brackets]] Deleted from existing law or the bill by amendment.

* * Existing law unaffected by bill.

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. Section 50-35A is amended as follows: 1 2 Sec. 50-35A. Minor Subdivisions-Approval Procedure. Preliminary Plan Not Required. The submission of a preliminary 3 (a) subdivision plan, in accordance with the provisions of Sec. 50-34 and Sec. 4 5 50-35, is not required for: * * * 6 7 (6) Plats for Certain Residentially Zoned Parcels Created by Deed [Prior to] Before June 1, 1958. [While recognizing the] Although a single 8 9 residential parcel [exemption of Sec.] may qualify for an exception to platting under Section 50-9([e] f), [an owner may voluntarily submit a 10 plat to record such a parcel under the minor subdivision procedure 11 provided that if the parcel is developable for only one single-12 13 family[,detatched] detached dwelling unit, then an owner may submit 14 a plat to record such a parcel under the minor subdivision procedure. * * 15 Plats for Certain Residential Lots located in the Rural Density 16 (8) Transfer Zone. Up to [five] 5 lots are permitted under the minor 17 subdivision procedure in the RDT zone [provided that] if a pre-18 preliminary plan is submitted and approved by either the Planning 19 Board or Planning Board staff, [in accordance with] under the 20 procedures for submission and approval of a pre-preliminary plan of 21 subdivision. In addition: 22 23 [a.](A) Written approval for a proposed septic area must be

recordation of] before recording the plat;

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received from the Montgomery County Department of

Permitting Services, Well and Septic Section [prior to

27			[b.] <u>(I</u>	<u>3)</u>	Any required street dedications along the frontage of the		
28				prop	osed lots[,] must be shown on the record plat;		
29			[c.] <u>(C</u>	<u>C)</u>	An easement must be recorded for the balance of the		
30				prop	erty noting that density and TDRs have been [utilized] used		
31				for th	ne new lots. Reference to this easement must be [reflected]		
32				noted	d on the record plat for the lots; [and]		
33			[d.] <u>(I</u>	<u>)</u>	Lots created in the RDT [Zone] zone through the minor		
34				subd	ivision procedure must not exceed an average lot size of		
35				[five	(5)] $\underline{5}$ acres in size unless approved by the Planning Board		
36				in the	e review of a pre-preliminary plan of subdivision[.]; and		
37			[e.] <u>(</u> E	<u>E)</u>	Forest conservation requirements must be satisfied [prior		
38				to] <u>be</u>	efore recording the plat.		
39		<u>(9)</u>	Parce	els that	satisfy Section 59-B-8.1 of Chapter 59 may be platted		
40			unde	r the m	ninor subdivision procedure if:		
41			<u>(A)</u>	<u>Any</u>	required street dedications along the frontage of the		
42				prop	osed lots is shown on the record plat.		
43			<u>(B)</u>	There	e is adequate sewerage and water service to the property,		
44				whic	h may be either public service or approved private septic		
45				syste	em/private well.		
46	(b)	Procedure for Platting a Minor Subdivision. The owner of property that					
47		satisfies the requirements for a minor subdivision[, as specified in Sec.]					
48		under Section 50-35A(a), above, may submit an application for record plat					
49		for approval [in accordance with the provisions of Sec.] <u>under Section</u> 50-36					
50		and [Sec.] Section 50-37 [of this Chapter]. In the case of minor subdivisions					
51		described in [Sec.] Sections 50-35A, (1), (3) and (4), if no additional					
52		development is proposed, then no additional public improvements may be					

53		required by the reviewing agencies beyo	and those required for the original				
54		subdivision[, and provided that no additi	ional development is proposed].				
55	(c)	Minor subdivision approvals are not sub	ject to the resubdivision criteria of				
56		Section 50-29(b)(2) [of this Code].					
57	(d)	Any lot created through the minor subdi	vision process and any lot replatted				
58		as part of a minor lot line adjustment mu	st satisfy all applicable zoning				
59		requirements [as contained] in Chapter 5	59 [of this Code].				
60	(e)	A minor lot line adjustment cannot be us	sed to establish a precedent for a				
61		resubdivision that may be filed for other	properties located in the same				
62		block, subdivision, or neighborhood.					
63 64	Sec.	2. Effective date. This ordinance takes e	effect 20 days after the date of				
65	Council adoption.						
66	Approved:						
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69	Isiah Leggett, County Executive Date						
70							
71	This is a correct copy of Council action.						
72							
73							
74	Linda	M. Lauer, Clerk of the Council	Date				