Subdivision Regulation Amendment No.: 12-03 Concerning: Minor Subdivisions – Part of a Lot Revised: 12/4/12; Draft No. 1 Introduced: December 11, 2012 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: Councilmember Floreen

AN AMENDMENT to the Subdivision Regulations to:

- (1) authorize the approval and recordation of a plat for certain properties classified in a onefamily residential zone under the minor subdivision procedure under certain circumstances; and
- (2) generally amend the provisions for the application of the minor subdivision process

By amending

Montgomery County Code Chapter 50. Subdivision of Land. Section 50-35A. Minor Subdivisions – Approval Procedure.

Boldface	Heading or defined term.
<u>Underlining</u>	Added to existing law by introduced Subdivision
_	Regulation Amendment.
[Single boldface brackets]	Deleted from existing law by introduced Subdivision
	Regulation Amendment.
Double underlining	Added to the Subdivision Regulation Amendment by
	amendment.
[[Double boldface brackets]]	Deleted from existing law or the Subdivision
	Regulation Amendment by amendment.
* * *	Existing law unaffected by Subdivision Regulation
	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:

1	Sec. 1. Section 50-35A is amended as follows:					
2	2 Section 50-35A. Minor Subdivisions – Approval Procedure.					
3	(a) <i>Preliminary Plan Not Required</i> . The submission of a preliminary					
4	subdivision plan, under [Sec.] Section 50-34 and [Sec.] Section 50-35, is not					
5	required for:					
6	(1) Minor Lot Line Adjustment.					
7	* * *					
8	(2) Conversion of an Outlot into a Lot.					
9	* * *					
10	(3) Consolidation of Two or More Lots or a Part of a lot into One Lot.					
11	* * *					
12	(4) Further Subdivision of a Commercial, Industrial or Multi-Family					
13	Residential Lot to Reflect a Change in Ownership, Deed, Mortgage or					
14	Lease Line.					
15	* * *					
16	(5) Plat of Correction.					
17	* * *					
18	(6) Plats for Certain Residentially Zoned Parcels Created by Deed Before					
19	June 1, 1958.					
20	* * *					
21	(7) Plats for Existing Places of Worship, Private Schools, Country Clubs,					
22	Private Institutions and Similar Uses Located on Unplatted Parcels.					
23	* * *					
24	(8) Plats for Certain Residential Lots located in the Rural Density					
25	Transfer Zone.					
26	* * *					
27	(9) Parcels that satisfy Section 59-B-8.1 of Chapter 59 may be platted					
28	under the minor subdivision procedure if: 2					

29		*	\$	* *		
30		(10))	Com	bining a lot and adjoining property. Except in agricultural zones,	
31				the H	Planning Board may approve plats under the minor subdivision	
32				proc	ess to consolidate an existing platted lot, or part of a lot that	
33				contains a legally constructed one-family dwelling unit and a partition		
34				of land created as a result of a deed, [provided] if:		
35				(A)	in a one-family residential zone, the partition of land created by	
36					deed cannot itself be platted under the area and dimensional	
37					standards of the zone;	
38				(B)	any conditions applicable to the existing lot remain in full force	
39					and effect on the new lot;	
40				(C)	any required street dedication is provided; and	
41				(D)	the subject lot was not identified as an outlot on a plat.	
42		(11))	Creation of a Lot from a Part of a Lot. A part of a previously		
43				recorded lot that was created as a result of a deed transfer of land from		
44				the lot, and which contains a legally constructed one-family		
45				residential dwelling, may be converted into a lot under the minor		
46				subdivision procedures if:		
47				(A)	the part of lot is located in a one-family residential zone; and	
48				(B)	all applicable conditions or agreements applicable to the	
49					subdivision approval creating the original lot will also apply to	
50					the new lot. The conditions and agreements may include, but	
51					are not limited to, any adequate public facilities agreement,	
52					conservation easement, or building restriction lines.	
53	*	* *				

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54 Sec. 2. Effective date. This ordinance takes effect 20 days after the date of
55 Council adoption.

Approved:

Isiah Leggett, County Executive

This is a correct copy of Council action.

Linda M. Lauer, Clerk of the Council

Date

Date