Ordinance No.:

Subdivision Regulation Amend. No.: 12-04

Concerning: Minor Subdivisions –

Ownership Lots

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) clarify the provisions for ownership lots in the minor subdivision process; and
- (2) generally amend the provisions for ownership lots

### By amending

Montgomery County Code

Chapter 50. SUBDIVISION OF LAND.

Section 50-35A. Minor Subdivisions — Approval Procedure.

**Boldface** *Heading or defined term.* 

Underlining Added to existing law by introduced Subdivision

Regulation Amendment.

[Single boldface brackets] Deleted from existing law by introduced Subdivision

Regulation Amendment.

<u>Double underlining</u> 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:

## Sec. 1. Section 50-35 is amended as follows: 1 Sec. 50-35A. Minor Subdivisions-Approval Procedure. 2 Preliminary Plan Not Required. The submission of a preliminary 3 (a) subdivision plan, under Sec. 50-34 and Sec. 50-35, is not required for: 4 \* 5 Further Subdivision of a Commercial, Industrial, or Multi-Family 6 (4) 7 Residential Lot to Reflect a Change in Ownership, Deed, Mortgage or Lease Line. [The creation of deed, mortgage or lease line within a 8 9 commercial, industrial or multi-family residential lot does not require 10 the approval of a new subdivision plan. At the owner's discretion, the creation or deletion of internal lots to reflect a new deed, mortgage or 11 lease line may be platted under the minor subdivision procedure. All 12 prior conditions of approval for the original subdivision remain in full 13 force and effect and the number of trips generated on any new lot will 14 not exceed those permitted for the original lot or as limited by an 15 Adequate Public Facilities agreement. Any necessary cross-16 easements, covenants or other deed restrictions necessary to 17 perpetuate previous approvals must be executed prior to recording the 18 record plat.] 19 20 (A) A plat to:

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- create or delete internal lots to reflect a deed, mortgage,
  or lease line within a commercial, industrial, or multi-family residential lot; or
- <u>create ownership lots within a previously recorded lot</u>
  <u>may, at the owner's discretion, be recorded under the minor subdivision procedure if:</u>
- (i) all conditions of approval for the original subdivision that

28						<u>created the lot remain in effect;</u>
29					<u>(ii)</u>	the total maximum number of trips generated on all new
30						lots or ownership lots created will not exceed the number
31						of trips approved for the lot in the original subdivision;
32					<u>(iii)</u>	all land in the lot in the original subdivision is included in
33						the record plat; and
34					<u>(iv)</u>	any necessary cross easements, covenants, or other deed
35						restrictions necessary to implement all the conditions of
36						approval on the lot in the original subdivision are
37						executed before recording the record plat or ownership
38						plat.
39				<u>(B)</u>	For a	n ownership lot, the lot in the original subdivision is
40					consi	dered a single lot of record. Any ownership lot created
41					unde	r this subsection is only for the convenience of the owner;
42					an ov	vnership lot is not:
43					<u>(i)</u>	used to determine building setbacks or to establish
44						conformance with any other law or regulation;
45					<u>(ii)</u>	a bar to receiving a building permit or other approval
46						necessary to develop or use any of the ownership lots and
47						structures on such lots;
48					<u>(iii)</u>	a change to any condition of approval for the subdivision
49						that created the lot in the original subdivision.
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	Sec. 2. Effective date.	This ordinance takes effect	t 20 days after on the date
th	e ordinance becomes law;		
A	pproved:		
Is	iah Leggett, County Executi	ve	Date
Ti	his is a correct copy of Coun	cil action.	
	inda M. Lauer, Clerk of the G	Council	Date