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Public Hearing -	-4	15/		
Council Action -	- 7	1/25	1201	
Executive Action	ᆛ	301	2013	
Effective Date -	9	129	12013	5

County Council of Howard County, Maryland

2013 Legislative Session

Legislative Day No. 9

Bill No. 38 -2013

Introduced by: The Chairperson at the request of the County Executive

AN ACT amending the Watershed Protection and Restoration Fee to require that the fee schedule adopted by the County Council include an impervious surface rate and rates for residential properties; to provide that certain agricultural properties shall be charged the residential rate under certain conditions; to allow for certain credits for certain nonprofit entities; to clarify the Assistance Program as it relates to nonprofit entities and nonresidential properties; and generally relating to the Watershed Protection and Restoration Fee.

Introduced and read first time
By order Sheet Malliwer Sheet M. Tolliver, Administrator
Having been posted and notice of time & place of hearing & title of Bill having been published according to Charter, the Bill was read for a second time at a public hearing on
This Bill was read the third time on
By order Sheila M. Tolliver, Administrator
Sealed with the County Seal and presented to the County Executive for approval this 26 day of 914, 2013 at 3:00 a.m./p.m.
By order Sheila M. Tolliver, Administrator
Approved/Vetoed by the County Executive

NOTE: [[text in brackets]] indicates deletions from existing law; TEXT IN SMALL CAPITALS indicates additions to existing law; Strike-out indicates material deleted by amendment; Underlining indicates material added by amendment.

1	Section 1. Be	e It Enacted by the County Council of Howard County, Maryland, that th
2	Howard Cou	nty Code is amended as follows:
3		
4	By amending	
5	1.	Title 18, Public Works
6		Section 18.901 "Definitions"
7		Subsection (tt)
8		
9	<i>2</i> .	Title 20, Taxes, Charges and Fees
10		Section 20.1101 "Definitions"
11		
12	3.	Title 20, Taxes, Charges and Fees
13		Section 20.1103 "Watershed Protection and Restoration Fee"
14		
15	4.	Title 20, Taxes, Charges and Fees
16		Section 20.1104 "Schedule of rates; Regulations"
17		
18	5.	Title 20, Taxes, Charges and Fees
19		Section 20.1105 "Credits"
20		
21	6.	Title 20, Taxes, Charges and Fees
22		Section 20.1107 "Billing; Method of Collection; Interest and Penalties"
23		Subsection (a)
24		
25	7.	Title 20, Taxes, Charges and Fees
26		Section 20.1109 "Watershed Protection and Restoration Fee Assistance
27		Program".
28		
29		Title 18. Public Works.
30		Subtitle 9. Stormwater Management.
31		

1	18.901. Definitions.
2	(tt) Watershed Protection and Restoration Fee means a fee, as set forth in Title 20,
3	Subtitle 11 of this Code[[, that is charged by the County based on a property's impervious
4	surface]].
5	
6	Title 20. Taxes, Charges and Fees.
7	Subtitle 11. Watershed Protection and Restoration.
8	
9	Section 20.1101. Definitions.
10	Except as provided below, terms used in this Subtitle shall have the meanings set forth in
11	Section 18.901 of this Code:
12	(a) Fee means the Watershed Protection and Restoration Fee.
13	(b) Fund means the Watershed Protection and Restoration Fund.
14	(c) Impervious surface measurement means the number of square feet of horizontal
15	impervious area.
16	(d) Impervious unit means 500 square feet.
17	(e) Impervious unit rate means the monetary amount established by Resolution of the
18	County Council that, when multiplied by the impervious units on a property, determines
19	[[the]] A NONRESIDENTIAL property's Watershed Protection and Restoration Fee.
20	
21	Section 20.1103. Watershed Protection and Restoration Fee.
22	(a) The County shall charge and a property owner shall pay an annual Watershed
23	Protection and Restoration Fee.
24	(b) The fee shall BE [[be based on the amount of impervious area on a property that
25	exists annually as of March 1]] ADOPTED BY RESOLUTION OF THE COUNTY COUNCIL.
26	(c) Setting the [[Impervious Unit]] Rate. The County Council shall adopt by resolution a
27	schedule of impervious unit rates AND A SCHEDULE OF RATES FOR RESIDENTIAL
28	PROPERTIES.
29	(d) Method of Calculation. The fee BASED ON THE AMOUNT OF IMPERVIOUS SURFACE
30	shall be calculated as follows:

1	(1)	Determine the impervious surface measurement in square feet for the
2		property, rounded to the nearest whole impervious unit.
3	(2)	Multiply the property's impervious units by the Impervious Unit Rate.
4	(e) Determin	ing what constitutes impervious area. The County shall determine the
5	impervious su	rface measurement for a property based on:
6	(1)	Analysis of aerial photography;
7	(2)	Measurement from approved engineering drawings including, without
8	,	limitation, as-built drawings or site plans;
9	(3)	Field surveys signed and sealed by a Professional Engineer or Professional
0		Land Surveyor licensed in the State of Maryland; or
11	(4)	Inspections conducted by the Department.
12	[[(f) Common	Areas. Common areas owned by a community association or other
13	common own	ership shall be charged based on the total impervious surface measurement
14	of the commo	n areas as calculated in the manner prescribed in subsection (d) of this
15	Section. The	ee shall be either:
16	. (1)	Billed directly to the community association or manager of property in
17		common ownership; or
18	(2)	If there is no community association or manager of property in common
19		ownership, the fee shall be divided by the number of owners within the
20		community association or number of common area owners and added to
21		the fee for each owner's individual property.]]
22	([[g]]F) Agric	ultural properties. If a property has an agricultural use assessment as
23	determined by	the State Department of Assessments and Taxation, the fee shall be
24	[[based on]]:	
25	(1)	THE RESIDENTIAL RATE IF: [[The impervious surface measurement only for
26		residential structures and appurtenances located on the property, if the
27		property has a fully implemented Soil Conservation and Water Quality
28		Plan that has been approved by the Soil Conservation District]];
29		(I) THE PROPERTY HAS A FULLY IMPLEMENTED SOIL CONSERVATION
30		AND WATER QUALITY PLAN THAT HAS BEEN APPROVED BY THE
3.1		SOIL CONSERVATION DISTRICT OR A FOREST CONSERVATION AND

1		MANAGEMENT AGREEMENT WITH THE MARYLAND DEPARTMENT OF
2		Natural Resources; or
3		(II) THE PROPERTY OWNER HAS AGREED TO ENTER INTO, AND IS IN THE
4		PROCESS OF IMPLEMENTING, A SOIL CONSERVATION AND WATER
5		Quality Plan; or
6	(2)	COMPUTED BASED ON THE [[The]] impervious surface measurement
7		calculated for the entire property, if the property has not implemented a
8		Soil Conservation and Water Quality Plan approved by the Soil
9		Conservation District.
10		
11	Section 20.11	04. Schedule of rates; Regulations.
12	(a) The Coun	ty Council shall adopt by resolution a schedule of rates that shall include:
13	(1)	The impervious unit rate that may be based on certain variables relative to
14		a property's characteristics;
15	(2)	RATES FOR RESIDENTIAL PROPERTIES;
16	[[(2)]]	(3) Rates for credits awarded under Section 20.1105 of this Subtitle;
17	[[(3)]]	(4) Rates for reimbursements awarded under Section 20.1106 of this
18		Subtitle; and
19	[[(4)]]	(5) Rates for reimbursements awarded under the Watershed Protection and
20		Restoration Fee assistance program.
21	(b) Regulatio	ns. The County may adopt Regulations to administer the provisions of this
22	Subtitle.	
23		
24	Section 20.11	05. Credits.
25	(a) Authority.	The fee assessment may be adjusted through the use of credits.
26	(b) Eligibility	An owner of a property subject to the fee may be eligible for an annual
27	credit in the fo	orm of an annual reduction of the fee if the owner makes an investment in a
28	stormwater be	est management practice as defined in the Maryland Stormwater Design
29	Manual publis	shed by the Maryland Department of the Environment.
30	(c) Ineligibili	ty. A credit may not be awarded:

1	(1)	To a property owner who provides only aesthetic maintenance of a
2		stormwater management facility, which for purposes of this section
3		includes maintenance activities that are not essential to the proper
4		operation or function of the facility; or
5	(2)	For stormwater management facilities that are not functioning properly or
6		as intended.
7	(d) Application	on requirements and certification reports. An application for a credit shall:
8	(1)	Be made to the Office of Environmental Sustainability on forms
9		prescribed by it;
10	(2)	Be made on or before a date set by the Office of Environmental
11		Sustainability;
12	(3)	Include information and documentation to allow the Office of
13		Environmental Sustainability to evaluate the eligibility of the Applicant
14		and the stormwater best management practice; and
15	(4)	Be accompanied by an application fee of \$75.
16	(e) Amount of	of Credit. Upon a determination of eligibility, the County shall provide a
17	credit [[relate	ed to that portion of the impervious area on a property that drains to an
18	eligible best	management practice facility, in an amount]] AS set forth in a rate schedule
19	adopted by R	esolution of the County Council and the application fee shall either be
20	applied towar	rds the applicant's tax account or refunded.
21	(f) Credit Re	certification for Continued Credit. In order to remain eligible for a credit, a
22	property own	er shall submit a recertification application:
23	(1)	Every three years;
24	(2)	At the owner's expense; and
25	(3)	To the Office of Environmental Sustainability on a form provided by it.
26	(g) Inspection	ns. The Department, or its designee, may enter upon any property to inspect
27	stormwater b	est management practices for which a credit is awarded. Credits may not be
28	awarded if a	property owner refuses to permit an inspection.
29	(h) Proration	n. The fee shall not be prorated for a credit approved by the County during
30	the hilling ve	ar and any approved credits shall be applied to the next hilling cycle

	ī	(x) Manage	Ten		
	1				NONPROFIT ENTITY THAT QUALIFIES AS NOT FOR PROFIT UNDER
	2				ODE MAY RECEIVE A CREDIT FOR STORMWATER TREATED ON ITS
	3				HE TWO FOLLOWING OPTIONS:
	4	(1)			PERCENTAGE. THE NONPROFIT ENTITY MAY RECEIVE A CREDIT
	5				IVALENT TO THE PERCENTAGE OF STORMWATER TREATED
	6			ΓE; OR	
	7	(2)	MAXI		ERCENTAGE.
	8		(1)	ANG	DNPROFIT ENTITY MAY RECEIVE A CREDIT OF UP TO 100% OF THE
	9			FEE	IF THE NONPROFIT ENTITY:
	10			A.	ALLOWS THE COUNTY TO ENTER ONTO ITS PROPERTY TO
	11	,			ASSESS THE PROPERTY AND TO ADVISE THE NONPROFIT
	12				ENTITY OF WAYS TO TREAT STORMWATER TO THE MAXIMUM
	13				EXTENT PRACTICABLE; AND
	14			В.	IMPLEMENTS THE IMPROVEMENTS RECOMMENDED BY THE
	15				COUNTY.
	16		(Π)	Cou	NTY ASSISTANCE. THE COUNTY MAY:
	17			A.	AWARD GRANTS TO NONPROFIT ENTITIES TO ASSIST WITH
	18				THE PAYMENT FOR IMPROVEMENTS TO TREAT STORMWATER
	19				TO THE MAXIMUM EXTENT PRACTICABLE; OR
,	20			В.	WAIVE THE FEE UNTIL WORK IS COMPLETED AND THE CREDIT
2	21				IS AWARDED.
	22				
,	23	Section 20.1	107. B	illing;	Method of Collection; Interest and Penalties.
	24	(a) Billing P	rocedur	e. The	Department of Finance [[shall]]MAY include the Watershed
	25	Protection as	nd Rest	oration	Fee as a separate item on the real property tax bill for each
	26	property sub	ject to t	he fee.	For the first three years of the fee, the Department of Finance
,	27	shall include	a footr	ote on	each bill that indicates that the imposition of a Watershed
	28	Protection F	ee is re c	quired l	by the Maryland General Assembly through Chapter 151 of
	29	2012 (HB 98	8 7) and	more i	information can be found in the attached insert. THE REAL
	30	PROPERTY TA	AX BILL	SHALL	INCLUDE A FOOTNOTE ON EACH BILL THAT INDICATES THAT THE

1	IMPOSITION O	F A STO	RMWA	TER REMEDIATION FEE IS MANDATED BY STATE LAW. Contact
2	information f	or ques	tions a	nd appeals shall be included with the bill's mailing.
3				
4	Section 20.11	109. W	atersh	ned Protection and Restoration Fee Assistance Program.
5	(a) Program	Establ	ished.'	There is a Watershed Protection and Restoration fee assistance
6	program, adn	ninister	ed by t	he Department of Finance, to assist property owners who
7	qualify under	the pro	gram :	in payment of the fee established under this subtitle.
8	(b) RESIDENT	TAL App	olicatio	on and Eligibility:
9	(1)	Appli	cation.	An application for assistance under the program shall be
10		made	to the	Department of Finance on forms prescribed by it, and shall
11		inclu	de suff	icient information and documentation to allow the Department
12		of Fi	nance t	o evaluate the eligibility of the Applicant.
13	(2)	Eligi	bility. 1	An applicant is eligible for assistance under the program if:
14		(i)	The	applicant is an individual who:
15			1.	owns residential property for which the Watershed Protection
16	•			and Restoration Fee applies;
17			2.	has an income of 250 percent or less of the poverty level, as
18				established by the U.S. Department of Health and Human
19				services, and adjusted for family size; and
20			3.	on July 1 of the year in which application is made, resides in the
21				property which is subject to the Watershed Protection and
22				Restoration Fee[[; or
23		(ii)		applicant owns non-residential property and meets the
24				tantial hardship criteria for a fee adjustment or other measures
25				e Watershed Protection and Restoration Fee that the County
26			•	set by regulation.]]
27	(c) Nonresie	ENTIAL	PROPE	RTIES. FOR NONRESIDENTIAL PROPERTIES, THE PAYMENT OF
28	THE FEE IS DE	EMED A	L HAR E	SHIP IF IT EXCEEDS A CERTAIN PERCENTAGE, AS SET IN A FEE
29	SCHEDULE AE	OPTED	BY RE	SOLUTION OF THE COUNTY COUNCIL, OF THE PROPERTY'S
30	TOTAL PROPE	RTY TA	X BILL.	In this event, the property owner shall pay an amount
31	EQUAL TO TH	E TOTA	L PROP	ERTY TAX BILL MULTIPLIED BY THE PERCENTAGE SET IN THE FEI
32	SCHEDULE.			

1	(C) Nonresidential properties.					
2	(1) FOR NONRESIDENTIAL PROPERTIES OWNED BY AN ENTITY WHICH DOES NOT QUALIFY AS					
3	A NOT FOR PROFIT UNDER THE INTERNAL REVENUE CODE, THE PAYMENT OF THE FEE IS A					
4	HARDSHIP IF IT EXCEEDS:					
5	(I) THE PERCENTAGE OF THE PROPERTY'S TOTAL PROPERTY TAX BILL THAT IS					
6	SET IN THE FEE SCHEDULE THAT THE COUNTY COUNCIL ADOPTS BY RESOLUTION; OR					
7	(II) \$1,000 AND THE OWNER PROVES HARDSHIP TO THE SATISFACTION OF THE					
8	ADMINISTRATION, BASED ON A REVIEW OF:					
9	1. <u>A RECENT CERTIFIED FINANCIAL STATEMENT OR FILED TAX RETURN;</u>					
10	2. OTHER INFORMATION REGARDING THE SEVERE ECONOMIC HARDSHIP					
11	THAT THE PROPERTY OWNER IS SUSTAINING, INCLUDING BUT NOT LIMITED TO INFORMATION					
12	FROM LENDERS, LIEN HOLDERS, CREDITORS, ATTORNEYS, TAX COLLECTORS, OR OTHERS					
13	WITH KNOWLEDGE ABOUT THE ECONOMIC CONDITION OF THE PROPERTY OWNER;					
14	3. ANY NOTICE OF FORECLOSURE ON THE PROPERTY; AND					
15	4. ANY OTHER EVIDENCE THAT THE PROPERTY OWNER HAS NO OTHER					
16	REASONABLE MEANS OF RELIEVING THAT ECONOMIC HARDSHIP.					
17	(2) If the fee is a hardship under:					
18	(I) PARAGRAPH (1)(I) OF THIS SUBSECTION, THE PROPERTY OWNER SHALL PAY					
19	AN AMOUNT EQUAL TO THE TOTAL PROPERTY TAX BILL MULTIPLIED BY THE PERCENTAGE					
20	SET IN THE FEE SCHEDULE; OR					
21	(II) PARAGRAPH (1)(II) OF THIS SUBSECTION, THE PROPERTY OWNER SHALL PAY					
22	\$1,000, SUBJECT TO A PAYMENT PLAN ACCEPTABLE TO THE ADMINISTRATION.					
23						
24						
25	Section 2. And Be It Further Enacted by the County Council of Howard					
26	County, Maryland, that, for a non-residential property with a Watershed Protection and					
27	Restoration Fee that exceeds \$10,000:					
28	(1) For Fiscal Year 2014, the property owner shall pay the greater of 50% of					
29	the Watershed Protection and Restoration Fee or \$10,000.					
30	(2) For each other Fiscal Year, the property owner shall pay 100% of the					
31 32	Watershed Protection and Restoration Fee. Section 3. And Be It Further Enacted by the County Council of Howard County,					
J 4	Section 5. That he is a miner Endicine by the Country Council of Howard Country,					

		4	

Amendment ____ to Council Bill 38-2013

BY: Greg Fox

Legislative Day No.	10
Date: 7/26/2013	

Amendment No. 1

(This amendment specifies stormwater fees for certain religious institutions, noncollegiate educational institutions, community service partners, properties outside the planned service area for water and sewerage, certain swim clubs, and certain amateur athletic fields; and requires a certain credit for certain non-profit property owners.)

1	On page 2, in line 24, strike the first "The"	and substitute "Except as provided in subsection
2	(G) OF THIS SECTION, THE".	

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- On page 4, after line 8, insert:
- 5 "(G) ALTERNATIVE FEES FOR CERTAIN PROPERTY OWNERS. THE STORMWATER REMEDIATION FEE 6 SHALL BE:
 - (1) ONE DOLLAR FOR NONRESIDENTIAL PROPERTY THAT IS OWNED BY AN ENTITY THAT IS EXEMPT FROM PROPERTY TAX UNDER § 7-204 OF THE TAX-PROPERTY ARTICLE OF THE MARYLAND CODE;
 - (2) ONE DOLLAR FOR NONRESIDENTIAL PROPERTY THAT IS OWNED BY A PRIVATE NONCOLLEGIATE EDUCATIONAL INSTITUTION, AS THAT TERM IS USED UNDER THE EDUCATION ARTICLE OF THE MARYLAND CODE, THAT IS EXEMPT FROM PROPERTY TAX UNDER SECTION 7-202 OF THE TAX-PROPERTY ARTICLE OF THE MARYLAND CODE;
 - (3) ONE DOLLAR FOR A PROPERTY THAT IS OWNED BY AN ENTITY THAT IS RECEIVING A COMMUNITY SERVICE PARTNERSHIP GRANT FROM HOWARD COUNTY;
- 16 (4) AS FOLLOWS FOR PROPERTIES OUTSIDE THE PLANNED SERVICE AREA FOR WATER AND
 17 SEWERAGE:

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	(1) \$50 FOR RESIDENTIAL PROPERTIES; AND	
	(II) \$100 FOR NON-RESIDENTIAL PROPERTIES;	
<u>(5)</u>	not more than \$50 for nonresidential property that is owned by	AN ENTITY
THAT IS A NO	ONPROFIT SWIM CLUB THAT USES ITS FACILITY EXCLUSIVELY TO PROVIDE A	N. V. Sept. 1 A L. A. 4
RECREATION	AL OUTLET FOR A LOCAL COMMUNITY AS CONTEMPLATED IN § 9-244 OF THE	Tax-
	rticle of the Maryland Code; and	
<u>(6)</u>	ONE DOLLAR FOR NONRESIDENTIAL PROPERTY THAT IS OWNED BY AN ENTIT	Y THAT
RECEIVES A (CREDIT AGAINST THE COUNTY PROPERTY TAX UNDER \$ 20.127 OF THE COUN	TY CODE."
On page 5, is	n line 29, after "ENTITIES." insert:	:
"(1)	This paragraph applies to a property that has more than 1,000 u	VITS OF
IMPERVIOUS	SURFACE."	
		:
	nake the following changes:	
	e 1, strike "(1)" and substitute "(1)"	
	e 4, strike "(2)" and substitute "(II)"	
	e 5, strike "(i)" and substitute "1."	:
4. In lin	e 13, strike "(ii)" and substitute "2."	
		1
	e 6, after line 18, insert:	
"(2) (I) Th	His paragraph applies to a property than has $1,\!000\mathrm{or}$ fewer units o	7
IMPERVIOUS :	SURFACE. A NONPROFIT ENTITY THAT QUALIFIES AS NOT FOR PROFIT UNDER	THE
Internal Re	EVENUE CODE SHALL RECEIVE A CREDIT OF 100% OF THE FEE IF THE NONPRO	FIT:
ENTITY:		•
•	 ALLOWS THE COUNTY TO ENTER ONTO ITS PROPERTY TO ASSESS THE 	1
	PROPERTY AND TO ADVISE THE NONPROFIT ENTITY OF WAYS TO TREAT	:
	STORMWATER TO THE MAXIMUM EXTENT PRACTICABLE; AND	
(XX)	2. IMPLEMENTS THE IMPROVEMENTS RECOMMENDED BY THE COUNTY.	ŀ
(II)	THE COUNTY SHALL:	•
	1. AWARD GRANTS TO NONPROFIT ENTITIES TO ASSIST WITH THE PAYMI	
	IMPROVEMENTS TO TREAT STORMWATER TO THE MAXIMUM EXTENT PRACT	ricable;
	OR 2	!
•	2. WAIVE THE FEE UNTIL WORK IS COMPLETED AND THE CREDIT IS A WA	RDED."
	. 2	
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Amendment 2 to Council Bill 38-2013

BY: Mary Kay Sigaty

Legislative Day No. 10 Date: 7/25/2013

Amendment No. 2

(This amendment allows agricultural properties with a certain forest conservation plan to qualify for the residential rate.)

On page 3, in line 31, before the semi-colon, insert "OR A FOREST CONSERVATION AND 1 2

MANAGEMENT AGREEMENT WITH THE MARYLAND DEPARTMENT OF NATURAL RESOURCES"

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Amendment 3 to Council Bill 38-2013

BY: Courtney Watson Calvin Ball

Legislative Day No. <u>/0</u>
Date: <u>7/25/20/3</u>

Amendment No. 3

(This amendment requires a footnote on tax bills indicating that the fee is mandated by state law.)

- On page 6, beginning in line 23 down through line 26, delete the sentence that begins with "For
- the first" and substitute: "THE REAL PROPERTY TAX BILL SHALL INCLUDE A FOOTNOTE ON EACH
- 3 BILL THAT INDICATES THAT THE IMPOSITION OF A STORMWATER REMEDIATION FEE IS MANDATED
- 4 BY STATE LAW."

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Amendment d to Council Bill 38-2013

	BY:	Cour	tney V	Vatson				Legislative Date:	Day No. 10)
					An	nendment N	o. <u>4</u>			
	(Thi	s amen	dment (allows the A	dministra	ation to set a	hardship fee	for certain _I	oroperty own	iers.)
1 2	On pa	ige 7, st	trike lir	nes 23 throug	gh 28 in t	their entirety	and substitut	e:		
3	(c) No	<u>ONRESIL</u>	DENTIAL	. PROPERTIES	<u>·</u>					
4	<u>(1) Fc</u>	dr none	RESIDE	NTIAL PROPE	RTIES, TH	IE PAYMENT (OF THE FEE IS	A HARDSHIP	IF IT EXCEEDS	<u>s:</u>
5		<u>(I)</u>					TOTAL PROPE			
6	THE F	EE SCHE	EDULE 7	THAT THE CO	OUNTY CO	DUNCIL ADOP	TS BY RESOLU	JTION; OR	:	
7		(II)	\$1,00	00 and the 0	OWNER PI	ROVES HARDS	SHIP TO THE S.	ATISFACTION	OF THE	
8	ADMI	NISTRAT	ſION, B.	ASED ON A R	EVIEW OF	<u>रः</u>				
9			1.	A RECENT	CERTIFIE	ED FINANCIAI	STATEMENT	OR FILED TA	X RETURN;	
10			2.				NG THE SEVER			НАТ
11	THE PI	ROPERT	Y OWN				NOT LIMITED			
12							X COLLECTOR:			
13	KNOW	LEDGE	ABOUT	THE ECONOR	MIC COND	DITION OF THI	E PROPERTY O	WNER;		
14			3.	ANY NOTI	CE OF FOI	RECLOSURE (ON THE PROPE	RTY; AND		
1.5			4.	Any othi	ER EVIDE	NCE THAT TH	E PROPERTY C	WNER HAS I	O OTHER	
16	REASC	DNABLE	MEANS	OF RELIEVE	NG THAT	ECONOMIC H	ARDSHIP.			
17	(2) IF	THE FE	EE IS A I	HARDSHIP UN	IDER:				ı	
18		<u>(I)</u>	PARA	GRAPH (1)(1	OF THIS	SUBSECTION	THE PROPERT	TY OWNER SE	IALL PAY AN	
19	<u>AMOU</u>	NT EQU					JLTIPLIED BY		· ·	
20		CHEDUL								
21		(II)	PARA	GRAPH (1)(11) of this	SUBSECTION	I, THE PROPER	TY OWNER S	HALL PAY \$1	,000,
22	SUBJE	CT TO A					MINISTRATIO			
	130	07b38cw	⁄b	ADOPTED.	7/2	25/2013	1 55	7/2.	3/2013 11:02 A	.M
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Amendment 5 to Council Bill No. 38 -2013

BY: Chairperson at the request of the County Executive

Legislative Day No. _/o Date: July 25, 2013

Amendment No. 5

(This amendment clarifies the types of nonresidential entities for which a hardship program applies.)

- On page 7, in line 23, after the second "PROPERTIES" insert "OWNED BY AN ENTITY WHICH DOES
- 2 NOT QUALIFY AS A NOT FOR PROFIT UNDER THE INTERNAL REVENUE CODE".

TAILED T/25/2013
SIGNATURE Abula Lalline

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AMENDED Amendment 6 to Council Bill 38-2013

BY: Greg Fox

Legislative Day No. 10
Date: July 25, 2013

Amendment No. 6

(This amendment provides a phase-in for the fee imposed on nonresidential properties.)

1	On page 7, in line 30, after "Section 2." insert:
2	"And Be It Further Enacted by the County Council of Howard County,
3	Maryland, that, for a non-residential property with a Watershed Protection and Restoration Fee
4	<u>that exceeds \$500\$10,000:</u>
5	(1) For Fiscal Year 2014, the property owner shall pay 60% the greater of 50% of
6	the Watershed Protection and Restoration Fee or \$10,000.
7	(2) For Fiscal Year 2015, the property owner shall pay 80% of the Watershed
8	Protection and Restoration Fee.
9	(3)—For each other Fiscal Year, the property owner shall pay 100% of the Watershed
10	Protection and Restoration Fee.
11	Section 3.".
12	

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Amendment 1 to Amendment 6 to Council Bill 38-2013

BY: Greg Fox

Legislative Day No. 10
Date: July 25, 2013

Amendment 1 to Amendment No. 6

(This amendment alters the amount that triggers a phase-in and alters the amount required and the length of the phase-in.)

- In line 4, strike "\$500" and substitute "\$10,000".
- In line 5, strike "60%" and substitute "the greater of 50%".
- 3 In line 6, after "Fee" insert "or \$10,000".
- In line 7, beginning with "For" strike down through and including "(3)" in line 9.

FAILED 7/25/2013
SIGNATURE There Letting

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4			·		

Amendment 4 to Council Bill 38-2013

BY: Greg Fox

Legislative Day No. 10
Date: 7/26/2013

Amendment No. 6

(This amendment provides a phase-in for the fee imposed on nonresidential properties.)

1	On page 7, in line 30, after "Section 2." insert:
2	"And Be It Further Enacted by the County Council of Howard County,
3	Maryland, that, for a non-residential property with a Watershed Protection and Restoration Fee
4	that exceeds \$500:
5	(1) For Fiscal Year 2014, the property owner shall pay 60% of the Watershed
6	Protection and Restoration Fee.
7	(2) For Fiscal Year 2015, the property owner shall pay 80% of the Watershed
8	Protection and Restoration Fee.
9	(3) For each other Fiscal Year, the property owner shall pay 100% of the Watershed
10	Protection and Restoration Fee.
11	Section 3.".
12	

Introduced	
Public Hearing ———	
Council Action—	
Executive Action —	
Effective Date	

County Council of Howard County, Maryland

2013 Legislative Session

Legislative Day No. 9

Bill No. 38 -2013

Introduced by: The Chairperson at the request of the County Executive

AN ACT amending the Watershed Protection and Restoration Fee to require that the fee schedule adopted by the County Council include an impervious surface rate and rates for residential properties; to provide that certain agricultural properties shall be charged the residential rate under certain conditions; to allow for certain credits for certain nonprofit entities; to clarify the Assistance Program as it relates to nonprofit entities and nonresidential properties; and generally relating to the Watershed Protection and Restoration Fee.

Introduced and read first time	, 2013. Ordered posted and hearing scheduled.
	By order
	Sheila M. Tolliver, Administrator
	hearing & title of Bill having been published according to Charter, the Bill was read, 2013.
	By order
	By order Sheila M. Tolliver, Administrator
This Bill was read the third time on	_, 2013 and Passed, Passed with amendments, Failed
	By orderSheila M. Tolliver, Administrator
Sealed with the County Seal and presented to the a.m./p.m.	County Executive for approval thisday of, 2013 at
	By order
	Sheila M. Tolliver, Administrator
	13
Approved/Vetoed by the County Executive	, 2013
9	Ken Ulman, County Executive

NOTE: [[text in brackets]] indicates deletions from existing law; TEXT IN SMALL CAPITALS indicates additions to existing law; Strike-out indicates material deleted by amendment; Underlining indicates material added by amendment.

1	Section 1. B	e It Enacted by the County Council of Howard County, Maryland, that the
2	Howard Cou	nty Code is amended as follows:
3		
4	By amending	
5	1.	Title 18, Public Works
6		Section 18.901 "Definitions"
7		Subsection (tt)
8		
9	2.	Title 20, Taxes, Charges and Fees
10		Section 20.1101 "Definitions"
11		
12	<i>3</i> .	Title 20, Taxes, Charges and Fees
13		Section 20.1103 "Watershed Protection and Restoration Fee"
14		
15	4.	Title 20, Taxes, Charges and Fees
16		Section 20.1104 "Schedule of rates; Regulations"
17		
18	5.	Title 20, Taxes, Charges and Fees
19		Section 20.1105 "Credits"
20		
21	6.	Title 20. Taxes, Charges and Fees
22		Section 20.1107 "Billing; Method of Collection; Interest and Penalties"
23		Subsection (a)
24		
25	7.	Title 20, Taxes, Charges and Fees
26		Section 20.1109 "Watershed Protection and Restoration Fee Assistance
27		Program".
28		
29		Title 18. Public Works.
30		Subtitle 9. Stormwater Management.
31		

1	18.901. Definitions.
2	(tt) Watershed Protection and Restoration Fee means a fee, as set forth in Title 20,
3	Subtitle 11 of this Code[[, that is charged by the County based on a property's impervious
4	surface]].
5	
6	Title 20. Taxes, Charges and Fees.
7	Subtitle 11. Watershed Protection and Restoration.
8	
9	Section 20.1101. Definitions.
10	Except as provided below, terms used in this Subtitle shall have the meanings set forth in
11	Section 18.901 of this Code:
12	(a) Fee means the Watershed Protection and Restoration Fee.
13	(b) Fund means the Watershed Protection and Restoration Fund.
14	(c) Impervious surface measurement means the number of square feet of horizontal
15	impervious area.
16	(d) Impervious unit means 500 square feet.
17	(e) Impervious unit rate means the monetary amount established by Resolution of the
18	County Council that, when multiplied by the impervious units on a property, determines
19	[[the]] A NONRESIDENTIAL property's Watershed Protection and Restoration Fee.
20	
21	Section 20.1103. Watershed Protection and Restoration Fee.
22	(a) The County shall charge and a property owner shall pay an annual Watershed
23	Protection and Restoration Fee.
24	(b) The fee shall BE [[be based on the amount of impervious area on a property that
25	exists annually as of March 1]] ADOPTED BY RESOLUTION OF THE COUNTY COUNCIL.
26	(c) Setting the [[Impervious Unit]] Rate. The County Council shall adopt by resolution a
27	schedule of impervious unit rates AND A SCHEDULE OF RATES FOR RESIDENTIAL
28	PROPERTIES.
29	(d) Method of Calculation. The fee BASED ON THE AMOUNT OF IMPERVIOUS SURFACE
30	shall be calculated as follows:

1	(1)	Determine the impervious surface measurement in square feet for the
2	2	property, rounded to the nearest whole impervious unit.
3	(2)	Multiply the property's impervious units by the Impervious Unit Rate.
4	(e) Determin	ing what constitutes impervious area. The County shall determine the
5	impervious s	urface measurement for a property based on:
6	(1)	Analysis of aerial photography;
7	(2)	Measurement from approved engineering drawings including, without
8	e 8	limitation, as-built drawings or site plans;
9	(3)	Field surveys signed and sealed by a Professional Engineer or Professional
10		Land Surveyor licensed in the State of Maryland; or
11	(4)	Inspections conducted by the Department.
12	[[(f) Common	Areas. Common areas owned by a community association or other
13	common own	nership shall be charged based on the total impervious surface measurement
14	of the commo	on areas as calculated in the manner prescribed in subsection (d) of this
15	Section. The	fee shall be either:
16	(1)	Billed directly to the community association or manager of property in
17		common ownership; or
18	(2)	If there is no community association or manager of property in common
19		ownership, the fee shall be divided by the number of owners within the
20		community association or number of common area owners and added to
21		the fee for each owner's individual property.]]
22	([[g]]F) Agric	cultural properties. If a property has an agricultural use assessment as
23	determined by	y the State Department of Assessments and Taxation, the fee shall be
24	[[based on]]	
25	(1)	THE RESIDENTIAL RATE IF: [[The impervious surface measurement only for
26	July 1	residential structures and appurtenances located on the property, if the
27	商	property has a fully implemented Soil Conservation and Water Quality
28		Plan that has been approved by the Soil Conservation District]];
29		(I) THE PROPERTY HAS A FULLY IMPLEMENTED SOIL CONSERVATION
30		AND WATER QUALITY PLAN THAT HAS BEEN APPROVED BY THE
31		SOIL CONSERVATION DISTRICT; OR

1	(II) THE PROPERTY OWNER HAS AGREED TO ENTER INTO, AND IS IN THE
2	PROCESS OF IMPLEMENTING, A SOIL CONSERVATION AND WATER
3	QUALITY PLAN; OR
4	(2) COMPUTED BASED ON THE [[The]] impervious surface measurement
5	calculated for the entire property, if the property has not implemented a
6	Soil Conservation and Water Quality Plan approved by the Soil
7	Conservation District.
8	
9	Section 20.1104. Schedule of rates; Regulations.
10	(a) The County Council shall adopt by resolution a schedule of rates that shall include:
11	(1) The impervious unit rate that may be based on certain variables relative to
12	a property's characteristics;
13	(2) RATES FOR RESIDENTIAL PROPERTIES;
14	[[(2)]](3) Rates for credits awarded under Section 20.1105 of this Subtitle;
15	[[(3)]](4) Rates for reimbursements awarded under Section 20.1106 of this
16	Subtitle; and
17	[[(4)]](5) Rates for reimbursements awarded under the Watershed Protection and
18	Restoration Fee assistance program.
19	(b) Regulations. The County may adopt Regulations to administer the provisions of this
20	Subtitle.
21	
22	Section 20.1105. Credits.
23	(a) Authority. The fee assessment may be adjusted through the use of credits.
24	(b) Eligibility. An owner of a property subject to the fee may be eligible for an annual
25	credit in the form of an annual reduction of the fee if the owner makes an investment in a
26	stormwater best management practice as defined in the Maryland Stormwater Design
27	Manual published by the Maryland Department of the Environment.
28	(c) Ineligibility. A credit may not be awarded:
29	(1) To a property owner who provides only aesthetic maintenance of a
30	stormwater management facility, which for purposes of this section

1	includes maintenance activities that are not essential to the	le proper
2	operation or function of the facility; or	ala a
3	(2) For stormwater management facilities that are not function	oning properly or
4	as intended.	
5	(d) Application requirements and certification reports. An application for	or a credit shall:
6	(1) Be made to the Office of Environmental Sustainability or	ı forms
7	prescribed by it;	
8	(2) Be made on or before a date set by the Office of Environment	mental
9	Sustainability;	
10	(3) Include information and documentation to allow the Office	ce of
11	Environmental Sustainability to evaluate the eligibility of	f the Applicant
12	and the stormwater best management practice; and	
13	(4) Be accompanied by an application fee of \$75.	
14	(e) Amount of Credit. Upon a determination of eligibility, the County sh	nall provide a
15	credit [[related to that portion of the impervious area on a property that of	lrains to an
16	eligible best management practice facility, in an amount]] AS set forth in	a rate schedule
17	adopted by Resolution of the County Council and the application fee sha	all either be
18	applied towards the applicant's tax account or refunded.	
19	(f) Credit Recertification for Continued Credit. In order to remain eligib	ole for a credit, a
20	property owner shall submit a recertification application:	
21	(1) Every three years;	
22	(2) At the owner's expense; and	
23	(3) To the Office of Environmental Sustainability on a form	provided by it.
24	(g) Inspections. The Department, or its designee, may enter upon any p	roperty to inspect
25	stormwater best management practices for which a credit is awarded.	credits may not be
26	awarded if a property owner refuses to permit an inspection.	
27	(h) Proration. The fee shall not be prorated for a credit approved by the	e County during
28	the billing year and any approved credits shall be applied to the next bill	ing cycle.
29	(I) N ONPROFIT ENTITIES. A NONPROFIT ENTITY THAT QUALIFIES AS NOT FO	OR PROFIT UNDER
30	THE INTERNAL REVENUE CODE MAY RECEIVE A CREDIT FOR STORMWATER	R TREATED ON ITS
3.1	PROPERTY INDER ONE OF THE TWO FOIL OWING OPTIONS:	

1	(1)	EQUIV	ALENT I	PERCENTAGE. THE NONPROFIT ENTITY MAY RECEIVE A CREDIT
2		THAT	IS EQUI	VALENT TO THE PERCENTAGE OF STORMWATER TREATED
3		ONSIT	E; OR	
4	(2)	Maxii	MUM PE	RCENTAGE.
5		(I)	A NO	nprofit entity may receive a credit of up to 100% of the
6			FEE IF	THE NONPROFIT ENTITY:
7			Α.	Allows the County to enter onto its property to
8				ASSESS THE PROPERTY AND TO ADVISE THE NONPROFIT
9				ENTITY OF WAYS TO TREAT STORMWATER TO THE MAXIMUM
10				EXTENT PRACTICABLE; AND
11			В.	IMPLEMENTS THE IMPROVEMENTS RECOMMENDED BY THE
12	ax Å			COUNTY.
13		(II)	COUN	TY ASSISTANCE. THE COUNTY MAY:
14			Α.	AWARD GRANTS TO NONPROFIT ENTITIES TO ASSIST WITH
15				THE PAYMENT FOR IMPROVEMENTS TO TREAT STORMWATER
16				TO THE MAXIMUM EXTENT PRACTICABLE; OR
17			В.	WAIVE THE FEE UNTIL WORK IS COMPLETED AND THE CREDIT
18				IS AWARDED.
19	2		13	
20	Section 20.11	07. Bi	lling; N	lethod of Collection; Interest and Penalties.
21	(a) Billing Pro	ocedure	. The I	epartment of Finance [[shall]]MAY include the Watershed
22	Protection and	d Resto	ration F	ee as a separate item on the real property tax bill for each
23	property subje	ect to th	ne fee. F	For the first three years of the fee, the Department of Finance
24	shall include a	a footne	ote on e	ach bill that indicates that the imposition of a Watershed
25	Protection Fee	e is req	uired by	the Maryland General Assembly through Chapter 151 of
26	2012 (HB 987	and:	more in	formation can be found in the attached insert. Contact
27	information f	or ques	tions an	d appeals shall be included with the bill's mailing.
28				
20	Section 20 11	00 XX	atarcha	d Protection and Restoration Fee Assistance Program

1	(a) Frogram Established. There is a watershed Protection and Restoration fee assistance
2	program, administered by the Department of Finance, to assist property owners who
3	qualify under the program in payment of the fee established under this subtitle.
4	(b) RESIDENTIAL Application and Eligibility:
5	(1) Application. An application for assistance under the program shall be
6	made to the Department of Finance on forms prescribed by it, and shall
7	include sufficient information and documentation to allow the Department
8	of Finance to evaluate the eligibility of the Applicant.
9	(2) Eligibility. An applicant is eligible for assistance under the program if:
10	(i) The applicant is an individual who:
11	1. owns residential property for which the Watershed Protection
12	and Restoration Fee applies;
13	2. has an income of 250 percent or less of the poverty level, as
14	established by the U.S. Department of Health and Human
15	services, and adjusted for family size; and
16	3. July 1 of the year in which application is made, resides in the
17	property which is subject to the Watershed Protection and
18	Restoration Fee[[; or
19	(ii) The applicant owns non-residential property and meets the
20	substantial hardship criteria for a fee adjustment or other measures
21	to the Watershed Protection and Restoration Fee that the County
22	may set by regulation.]]
23	(C) Nonresidential properties. For nonresidential properties, the Payment of
24	THE FEE IS DEEMED A HARDSHIP IF IT EXCEEDS A CERTAIN PERCENTAGE, AS SET IN A FEE
25	SCHEDULE ADOPTED BY RESOLUTION OF THE COUNTY COUNCIL, OF THE PROPERTY'S
26.	TOTAL PROPERTY TAX BILL. IN THIS EVENT, THE PROPERTY OWNER SHALL PAY AN AMOUNT
27	EQUAL TO THE TOTAL PROPERTY TAX BILL MULTIPLIED BY THE PERCENTAGE SET IN THE FEE
28	SCHEDULE.
29	
30	Section 2. And Be It Further Enacted by the County Council of Howard County
31	Maryland, that this Act shall become effective 61 days after its enactment.