

SB0654/423721/1

BY: Ways and Means Committee

AMENDMENTS TO SENATE BILL 654
(Third Reading File Bill)

AMENDMENT NO. 1

On page 1, strike beginning with “**Student**” in line 2 down through “**Plans**” in line 3 and substitute “**Student Support and School Facilities and Public Safety Surcharges and Report – Sunset Extension**”; strike line 4 in its entirety; strike beginning with the second “and” in line 10 down through “County” in line 12 and substitute “extending the date by which Prince George’s County is required to report certain findings to certain persons; extending the termination date for certain provisions of law that reduce the school facilities surcharge for certain multifamily housing, exempt certain dwelling units from the school facilities surcharge, authorize the governing body of Prince George’s County to reduce the school facilities surcharge up to a certain portion for certain dwelling units, and require Prince George’s County to conduct a certain review and report its findings to certain persons on or before a certain date; and generally relating to Prince George’s County public schools”; and after line 17, insert:

“BY repealing and reenacting, without amendments,
The Public Local Laws of Prince George’s County
Section 10–192.01(b–1)
Article 17 – Public Local Laws of Maryland
(2015 Edition and 2018 Supplement, as amended)
(As enacted by Chapter 351 of the Acts of the General Assembly of 2019, as
amended by Chapter 585 of the Acts of the General Assembly of 2021)

BY repealing and reenacting, with amendments,
Chapter 351 of the Acts of the General Assembly of 2019, as amended by
Chapter 585 of the Acts of the General Assembly of 2021
Section 3 and 4”.

AMENDMENT NO. 2

On page 4, after line 25, insert:

“Article 17 – Prince George’s County

10–192.01.

(b–1) (1) The school facilities surcharge under this section shall be reduced by 50% for multi–family housing projects, with a building permit issued on or after April 1, 2019, constructed:

(A) Within an approved transit district overlay zone; or

(B) Where there is no approved transit district overlay zone, within one–quarter mile of a Metro station or a MARC station.

(2) The school facilities surcharge under this section does not apply to a dwelling unit that is a studio apartment or an efficiency apartment if the dwelling unit is located:

(A) Within the Regional Transit Districts and Local Centers (Growth Policy areas), as defined in the approved Prince George’s County General Plan (Plan 2035), including in the area of the approved 2010 Central US 1 Corridor Approved Sector Plan and Sectional Map Amendment;

(B) Within an approved transit district overlay zone; or

(C) Where there is no approved transit district overlay zone, within one–quarter mile of a Metro station or a MARC station.

(3) The governing body of Prince George’s County may reduce the school facilities surcharge by a percentage not exceeding 50% for dwelling units in multi–

family housing constructed where there is no approved transit district overlay zone, within one-quarter mile of a Purple Line station.

Chapter 351 of the Acts of 2019, as amended by Chapter 585 of the Acts of 2021

SECTION 3. AND BE IT FURTHER ENACTED, That Prince George's County shall:

(1) review and make recommendations on the impact of the school facilities surcharge and the public safety surcharge and the need for any changes to the surcharges, including whether changes to the school facilities surcharge and the public safety surcharge might have a positive impact on the ability to construct and maintain affordable housing; and

(2) on or before December 1, [2022] 2026, report its findings to the Prince George's County Council, the Prince George's County School Board, and, in accordance with § 2-1246 of the State Government Article, the members of the Prince George's County Delegation to the General Assembly.

SECTION 4. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 2019. Sections 2 and 3 of this Act shall remain effective for a period of [5] 10 years and, at the end of June 30, [2024] 2029, Sections 2 and 3 of this Act, with no further action required by the General Assembly, shall be abrogated and of no further force and effect."