# COUNTY COUNCIL OF PRINCE GEORGE'S COUNTY, MARYLAND 2022 Legislative Session

Bill No.	CB-34-2022							
Chapter No.	38							
Proposed and Presented by The Chair (by request – County Executive)								
Introduced by Council Members Hawkins, Turner, Streeter, Dernoga, and Franklin								
Co-Sponsors								
Date of Introduction June 28, 2022								
	BILL							
AN ACT concer	ning							
De	partment of Permitting, Inspections, and Enforcement Table of Fees							
For the purpose	of amending provisions of the County Code to consolidate all Department of							
Permitting, Inspe	ections, and Enforcement fees into one comprehensive Table of Fees.							
SECTION	1. BE IT ENACTED by the County Council of Prince George's County,							
Maryland, that references to the Department of Permitting, Inspections, and Enforcement Table								
of Fees containe	d in the following Sections of the County Code be and the same are hereby							
changed to Table of Fees, section 2-253.63, Attachment A:								
SUBTITLE 2. ADMINISTRATION								
	DIVISION 14B. MASTER ELECTRICIAN, JOURNEYMAN							
	ELECTRICIAN, APPRENTICE ELECTRICIAN, AND							
	ELECTRICAL CONTRACTOR LICENSES.							
	Sections 2-253.53(c); 2-253.55(c); 2-253.58(c)							
	SUBTITLE 5. BUSINESSES AND LICENSES							
	DIVISION 2. BENEFIT PERFORMANCES							
SUBTITLE 5. BUSINESSES AND LICENSES								
	DIVISION 12. PEDDLERS AND ITINERANT VENDORS							
	Section 5-191							
	SUBTITLE 5. BUSINESSES AND LICENSES							
	DIVISION 14. PUBLIC DANCES							
	Section 5-198							

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1	SUBTITLE 5. BUSINESSES AND LICENSES
2	DIVISION 15. DOOR-TO-DOOR SOLICITORS
3	Section 5-207
4	SUBTITLE 5. BUSINESSES AND LICENSES
5	DIVISION 17. SWIMMING POOLS AND PUBLIC SPAS
6	Section 5-214.01
7	SUBTITLE 5. BUSINESSES AND LICENSES
8	DIVISION 19. SECONDHAND AND PAWN DEALERS
9	Section 5-234
10	SUBTITLE 19. POLLUTION
11	DIVISION 1. AIR POLLUTION
12	Section 19-104
13	SUBTITLE 22. ON-SITE SEWAGE DISPOSAL SYSTEM
14	DIVISION 2. SOIL PERCOLATION TESTERS, CONTRACTORS,
15	AND CLEANERS OF SEWAGE SYSTEMS
16	Subdivision 1. Separate Licenses for Contractors and
17	Percolations Testers
18	Section 22-104
19	SUBTITLE 22. ON-SITE SEWAGE DISPOSAL SYSTEM
20	DIVISION 2. SOIL PERCOLATION TESTERS, CONTRACTORS,
21	AND CLEANERS OF SEWAGE SYSTEMS
22	Subdivision 2. License for Scavengers
23	Section 22-113
24	SUBTITLE 22. ON-SITE SEWAGE DISPOSAL SYSTEM
25	DIVISION 3. SEWAGE DISPOSAL SYSTEMS
26	Subdivision 1. Permit
27	Sections 22-117 through 22-119
28	SUBTITLE 22. ON-SITE SEWAGE DISPOSAL SYSTEM
29	DIVISION 3. SEWAGE DISPOSAL SYSTEMS
30	SUBDIVISION 2. INDIVIDUAL SEWAGE DISPOSAL SYSTEMS
31	Section 22-124

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Section 2. BE IT FURTHER ENACTED by the County Council of Prince George's County, Maryland, that Sections 2-253.09(b); 2-253.11; 2-253.12; 4-352(c)(i)(53)-(58); 5-214.02(a); 5-214.02(b); 5-216; 12-110(c); 12-110(d); 12-110(e); 12-111(b); 12-1111(c): 23-115(a); 23-122(b); 26A-103(d); 26A-105(d); 26A-105(e); 32-120(a)(1)-(6); 32-120(a)(8); 32-120(a)(11); 32-143(b); 32-185(c) of the Prince George's County Code, be and the same are hereby repealed and reenacted with the following amendments:

# SUBTITLE 2. ADMINISTRATION DIVISION 14A. BUILDING CONTRACTOR'S LICENSE

# Sec. 2-253.09. Application; fee; qualifications.

(b) Any person desiring to be licensed as a building contractor in Prince George's County shall make and file with the Director a written application on a form approved by the board. Each application shall be accompanied by the application fee prescribed in the Table of Fees, section 2-253.63, Attachment A and as published on the DPIE website. The applicant shall furnish information which shall remain confidential for use of the board only as to the application's character references and financial responsibility, such responsibility may be shown by one or more of the following: Bank business reference and past record with lending institutions, financial statements, credit rating from an independent credit rating institution, bond, or other evidence of financial responsibility which the board exercise its expertise in the building field may find sufficient. The bond to be used to satisfy the requirement of financial responsibility shall be [in the amount of Two Thousand Dollars (\$2,000.00)] as prescribed in the Table of Fees, section 2-253.63, Attachment A and as published on the DPIE website. The bond shall be conditioned that the licensee shall perform all work done by the applicant in the County in accordance with the Building Code and law of the County and State. The County or any person damaged by failure of the licensee to comply with such Code and laws may proceed against such bond in any court of competent jurisdiction. The bonding provision may be satisfied if the applicant has obtained a bond [in at least the amount of Two Thousand Dollars (\$2,000.00)] as prescribed in the Table of Fees, section 2-253.63, Attachment A and as published on the DPIE website, in connection with an organized program approved by the board which provides the same protection to the public set forth herein.

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### Sec. 2-253.11. Term of licenses; renewals.

Licenses issued under this Division shall be valid for one year from the date of issuance and may be renewed upon application to the Director. Applicants for renewal shall pay to the County at the time of filing such application fee [of Fifty Dollars (\$50.00)] as prescribed in the Table of Fees, section 2-253.63, Attachment A and as published on the DPIE website.

# Sec. 2-153.12. Display; duplicates.

Holders of licenses issued under this Division shall display the same in a prominent place at their place of business and, upon demand, shall give the number of the license to any person who shall demand the same. If any license is lost, defaced or destroyed, the licensee may obtain a duplicate upon application to the Director and payment of a fee [of Ten Dollars (\$10.00)] as prescribed in the Table of Fees, section 2-253.63, Attachment A and as published on the DPIE website.

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### **SUBTITLE 4. BUILDING**

### DIVISION 5. ADMINISTRATIVE PROVISIONS

### Sec. 4-352. Fee Schedule.

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- (c) Planning Board Review Fee: Upon the filing of a permit application required by the Zoning Ordinance to be reviewed by the Prince George's County Planning Board, the applicant shall pay to the Planning Board a fee to help defray the costs related to permit review. The fee for such permit review shall be [Five Dollars (\$5.00)] as prescribed in the Table of Fees, section 2-253.63, Attachment A and as published on the DPIE website, which shall be collected by the Department of Permitting, Inspections, and Enforcement and remitted to the Planning Board.
- (i) Miscellaneous Building Permit Fees: Beginning with the fiscal year 2009, and every fiscal year thereafter, the Director or the Director's designee shall submit a schedule of miscellaneous permit fees to the County Council for adoption by resolution. The schedule shall specify the amounts of the fees contained in this subsection (i) and may contain other provisions concerning fee administration. The fee adjustments shall reflect, at a minimum, the annual average increase in the Consumer Price Index for all urban consumers published by the

United States Department of Labor, for the fiscal year preceding the year for which the amount

1	is being calculated	1. The permi	t fees may b	e adjusted us	sing a metho	od establish	ed by the			
2	International Code Council's Building Safety Journal at the time of the adjustment, provided									
3	that the adjustments meet the minimum requirement stated above. The fees shall be rounded to									
4	the nearest Five Dollar increment.									
5	* *	*	*	*	*	*	*	*		
6	(53) Posi	t Constructio	n Permit Fee	e (These fees	are in addit	ion to the st	andard pe	rmit fee		
7	sch	schedule as prescribed in the Table of Fees, section 2-253.63, Attachment A and								
8	as <u>r</u>	oublished on	the DPIE we	ebsite.)						
9	(A)	Residentia	l One- and T	Γwo-Family	Dwellings u	npermitted o	construction	on		
10		(i) Building	g - \$250.00							
11		(ii) Electric	eal - \$250.00	)						
12		[(ii)] <u>(iii)</u> M	Iechanical -	\$250.00						
13		(iv) Fire Pr	otection - \$2	250.00						
14		(vi) Geotec	chnical - \$25	0.00						
15		(vii) Civil	- \$250.00							
16	(B)	Commercia	al unpermitte	ed construction	on					
17		(i) Building	g - \$1000.00							
18		(ii) Electric	cal - \$1000.0	00						
19		[(ii)] <u>(iii)</u> N	Mechanical -	\$1000.00						
20		(iv) Fire Pr	rotection - \$1	1000.00						
21		(vi) Geotec	chnical - \$10	00.00						
22		(vii) Civil	- \$1000.00							
23	(C)	Second Of	fense Post C	onstruction F	Fees. Addition	onal permit	fees for a	second		
24		or subsequ	ent offense v	within twenty	7-four (24) n	nonths will	be based			
25		assessed. T	he Departm	ent of Permit	tting, Inspec	tions and E	nforcemen	ıt will		
26		base the in-	creased Post	Construction	n Permit Fee	e on the follo	owing: app	plicant's		
27		name, prop	erty owner,	and/or comp	any affiliate	ed with the u	npermitte	d		
28		constructio	on.							
29	(i)	Residentia	One- and T	wo-Family I	Owellings ur	npermitted c	onstructio	n		
30		(a) Build	ing - \$500.0	0						
31		(b) Electr	rical - \$500.0	00						

1	(c) Mechanical - \$500.00							
2	(d) Fire Protection - \$500.00							
3	(e) Geotechnical - \$500.00							
4	(f) Civil - \$500.00							
5	(ii) Commercial Unpermitted construction							
6	(a) Building - \$1000.00							
7	(b) Electrical - \$1000.00							
8	(c) Mechanical - \$1000.00							
9	(d) Fire Protection - \$1000.00							
10	(e) Geotechnical - \$1000.00							
11	(f) Civil - \$1000.00							
12	(54) Preliminary Design Meeting — The Building Plan Review Division Engineers							
13	meeting with Developers, Owners, Architects and Professional Engineers to discuss							
14	the proposed new construction and or alteration/repair to an existing building and to							
15	aid, recommendation and guidelines to comply with County Construction Codes. The							
16	cost of the Preliminary Design Meeting is [\$75.00] as prescribed in the Table of Fees.							
17	section 2-253.63, Attachment A and as published on the DPIE website, plus the							
18	technology fee.							
19	(55) Variance Review – [\$175.00 per application] <u>as prescribed in the Table of Fees,</u>							
20	section 2-253.63, Attachment A and as published on the DPIE website.							
21	(56) Review and Inspection of Swimming Pools & Spas – [\$750.00 per application] <u>as</u>							
22	prescribed in the Table of Fees, section 2-253.63, Attachment A and as published on							
23	the DPIE website, plus the technology fee.							
24	(57) Raze Inspections - Commercial – [500.00 per application] as prescribed in the Table							
25	of Fees, section 2-253.63, Attachment A and as published on the DPIE website.							
26	(58) Raze Inspections - Residential – [\$300.00 per application] as prescribed in the Table							
27	of Fees, section 2-253.63, Attachment A and as published on the DPIE website.							
28	* * * * * * * * *							
29	SUBTITLE 5. BUSINESSES AND LICENSE							
30	DIVISION 17. SWIMMING POOLS AND PUBLIC SPAS							
31	SUBDIVISION 3. LICENSES							
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# Sec. 5-214.02. Approval of Plans.

- (a) No person shall construct or substantially alter any public swimming pool or its appurtenances, until plans and specifications have been submitted to and approved by the Prince George's County Health Department. At the time of submitting plans to the Health Department for new or remodeled swimming pools, a fee [of Two Hundred Dollars (\$200.00)] for new pools or [a fee of One Hundred Fifty Dollars (\$150.00) for] remodeled pools shall be paid as prescribed in the Table of Fees, section 2-253.63, Attachment A and as published on the DPIE website.
- (b) A fee [of Twenty-five Dollars (\$25.00)] as prescribed in the Table of Fees, section 2-253.63, Attachment A and as published on the DPIE website, shall be paid for each resubmittal of plans after the first resubmittal. An additional fee [of Twenty-five Dollars (\$25.00)] as prescribed in the Table of Fees, section 2-253.63, Attachment A and as published on the DPIE website shall be paid for each reinspection after the first reinspection required prior to approval to operate. A fee [of Twenty-five Dollars (\$25.00)] as prescribed in the Table of Fees, section 2-253.63, Attachment A and as published on the DPIE website shall be paid for prospective inspections, consultations, and equipment evaluations.

# Sec. 5-216. Temporary suspension.

Public swimming pool licenses issued pursuant to this Subdivision shall be subject to temporary suspension by the County Health Officer for reasons of turbidity, improper chlorination, insufficient supervision, improper water pH, excess cyanuric acid, or if there are reasonable grounds to believe that a real health or safety hazard exists. The pool may reopen after suspension upon correction of the violation. The Health Department must be notified of the correction by the next working day. Upon reinspection by the Health Department, if the initial violation has not been corrected, the pool will be closed and written permission from the Health Department must be obtained and a fee [of One Hundred Fifty Dollars (\$150.00)] as prescribed in the Table of Fees, section 2-253.63, Attachment A and as published on the DPIE website must be paid before reopening.

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# **SUBTITLE 12. HEALTH**

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### **DIVISION 2. FOOD SERVICE FACILITIES**

### **SUBDIVISION 3. PERMITS AND INSPECTIONS**

Sec. 12-110. Posting permit; term; renewal; fees.

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- (c) Nonprofit organizations operating for a temporary period food and drink concessions which are staffed solely by members of the organization shall not be required to pay the fees prescribed in this Section. Further, food service facilities operated by the Prince George's County Board of Education, Blind Industries and Services of Maryland established by Chapter 566, Acts of 1908, or the Capital Area Community Food Bank and its recipient organizations in Prince George's County, Maryland, shall not be required to pay the fees prescribed in this Section. The Capital Area Community Food Bank will provide a list of recipient organizations to the Prince George's County Health Department on the first day of each year and amend that list as new recipient organizations are added. A duplicate permit will be issued, on request, at a charge [of Fifteen Dollars (\$15.00)] as prescribed in the Table of Fees, section 2-253.63, Attachment A and as published on the DPIE website.
- (d) At the time of submitting plans to the Health Department for a new or remodeled food service facility, fees as prescribed in the Table of Fees, section 2-253.63, Attachment A and as published on the DPIE website shall be paid. A fee as prescribed in the Table of Fees shall be paid for each resubmittal of plans after the first resubmittal. An additional fee shall be paid as prescribed in the Table of Fees for each re-inspection after the first re-inspection required prior to approval to operate. A fee shall be paid as prescribed in the Table of Fees, section 2-253.63, Attachment A and as published on the DPIE website for prospective inspections, consultations, and equipment evaluations. Prior to the sale of any permitted facility, the permit holder, or a potential buyer or party in interest in conjunction with the permit holder, may request that the Health Department conduct a change of ownership inspection to determine the facility's status regarding all applicable Health Department requirements. The change of ownership inspection fee shall be as prescribed in the Table of Fees.

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(e) Any holder of a permit issued pursuant to this Section who is required to pay a fee for said permit and who fails to submit to the Health Officer an application for renewal of the permit, together with the required fee, no later than five (5) days following the expiration date of the existing permit, shall be assessed an additional fee [of Twenty Dollars (\$20.00)] as prescribed in the Table of Fees, section 2-253.63, Attachment A and as published on the DPIE website, per day for each day following the expiration date of the existing permit.

(b) Any person whose permit has been suspended and/or whenever an establishment has been ordered to close pursuant to the regulations adopted herein, the owner or operator may at any time thereafter apply in writing for reinstatement of the permit or to reopen the facility. Upon receipt of such application, the Health Officer shall have an inspection of the premises made; and, if the food service facility is found to be in compliance with the requirements of this Division, the appropriate requirements of the Secretary of Health and Mental Hygiene, and the health laws of the State and County, the Health Officer shall reinstate the permit or reopen the facility. A fee [of One Hundred Dollars (\$100.00) ] as prescribed in the Table of Fees, section 2-253.63, Attachment A and as published on the DPIE website, shall be paid for each such inspection performed during regular working hours, and a fee [of One Hundred Seventy-five Dollars (\$175.00)] as prescribed in the Table of Fees, section 2-253.63, Attachment A and as published on the DPIE website, shall be paid for inspections performed during nonworking hours.

# Sec. 12-111.01. - Hearings.

A fee of [One Hundred Dollars (\$100.00)] as prescribed in the Table of Fees, section 2-253.63, Attachment A and as published on the DPIE website, shall be charged for administrative/enforcement hearings held pursuant to this Division. The permit holder will not be obligated to pay the fee for the scheduled hearing if:

1		(1)	A req	uest to can	cel or resch	edule is reco	eived at lea	ast twenty-f	four (24)
2			hours	in advance	of the sche	duled heari	ng, or;		
3		(2)	The h	nearing is re	equired by t	his Departm	ient.		
4	*	*	*	*	*	*	*	*	*
5				SUBTIT	LE 23. RO	ADS AND	SIDEWA	LKS	
6				DIVIS	ION 1. GE	NERAL PI	ROVISOI	NS	
7	Sec. 23-	115. Permi	t fees.						
8	(a)	The fee as	prescrib	oed in the T	able of Fee	s, section 2-	253.63, At	tachment A	and as
9		published	on the D	OPIE websit	<u>te, f</u> or issua	nce of any ro	oad constru	iction perm	it required
10		by this ord	linance,	excepting a	utility perr	nit fee for a	public utili	ity, small w	ireless
11		facility pe	rmit fee	for work in	the public	right-of-way	, or a haul	road permi	t fee for
12		operation	of a hau	l road, shall	be ten perc	ent (10%) o	f the cost of	of the work	as estimated
13		by the Dep	partment	t. The estim	ated cost fo	r this purpo	se shall not	include the	e
14		contingen	cy allow	ance. In no	event, shall	the amount	of the fee	be less than	ı Twenty-
15		Five Dolla	ars (\$25.	00). The fee	e for issuan	ce of any roa	ad construc	tion permit	shall be
16		dedicated	solely to	the provisi	ion of staff	and adminis	trative serv	vices used to	o issue road
17		construction	on perm	its, subject	to appropria	tion.			
18	(b)	The Direc	tor shall	establish a	nd maintain	a Table of l	Fees for all	types of pe	rmits and
19		shall have	the auth	nority to cha	ange the fee	s from time	to time pui	suant to Se	ction 2-
20		253.63(d)	and (e).						
21	(c)	A nonrefu	ndable f	iling fee sh	all be charg	ed to proces	s an applic	ation for a 1	road
22		construction	on perm	it. The filin	g fee for a r	oad constru	ction permi	it shall be as	s prescribed
23		in the Tab	le of Fee	es, section 2	2-253.63, At	tachment A	and as pub	olished on the	he DPIE
24		website, [	one-third	d(1/3) of th	e estimated	permit fee,]	but not les	ss than Twe	nty-five
25		Dollars (\$	25.00). 1	If bond and	fee are post	ed within th	e time allo	tted as set f	orth
26		in Section	23-114(	(c), the filin	g fee will b	e credited to	ward payn	nent of the p	permit fee.
27		Where an	applicat	ion fails to	result in the	issuance of	`a permit, t	he filing fe	e will be
28		retained to	offset t	he administ	rative costs	incurred.			
29	*	*	*	*	*	*	*	*	*
30	Sec. 23-	122. Exten	sion; fe	es for exter	ision.				
31	*	*	*	*	*	*	*	*	*

1	(b) Fee	e for extension:
2	(1)	A fee in the amount of twenty-five percent (25%) of the original permit fee as
3		prescribed in the Table of Fees, section 2-253.63, Attachment A and as published
4		on the DPIE website, but not less than Twenty-Five Dollars (\$25.00), shall be
5		charged for an extension of a valid permit (not to include road construction, utility
6		permits, small wireless facility permits, or haul road permits).
7	(2)	The fee for an extension of a road construction permit shall be twenty-five percent
8		(25%) of the original permit fee. Where the percentage of completion of a road
9		construction permit exceeds ninety percent (90%) as determined by the
10		Department, the permit fee shall be a maximum [of Seven Hundred Fifty Dollars
11		(\$750.00)] as prescribed in the Table of Fees, section 2-253.63, Attachment A and
12		as published on the DPIE website.
13	(3)	The fee for extension of a utility permit and a small wireless facility permit for
14		work in the public right of way are established in the Table of Fees published by
15		the Director. These fees are further explained in the "Specifications and Standards
16		for Roadways and Bridges," the "Design Manual for Small Wireless Facilities,"
17		and the "Policy and Specification for Utility Installation and Maintenance."
18	* *	* * * * * * *
19		SUBTITLE 26A. MOTOR VEHICLE REPAIR
20	Sec. 26A-103	3. Motor vehicle repair facility license: application' information required,
21	signature re	quired, fee.
22	* *	* * * * * * *
23	(d) Eve	ery application shall be accompanied by the fee required in this Subtitle, as
24	pre	scribed in the Table of Fees, section 2-253.63, Attachment A and as published on
25	<u>the</u>	DPIE website.
26	Sec. 26A-10	5. Motor vehicle repair facility license: issuance, term, renewal, change in
27	application	information, amount of fee, duplicates, nontransferable.
28	* *	* * * * * * *
29	(d) Eve	ery licensee shall pay an annual license fee for each business location of the licensee
30	in t	the County as prescribed in the Table of Fees, section 2-253.63, Attachment A and
31	as j	published on the DPIE website.

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(e) If a license certificate is lost, mutilated or becomes illegible, the Director may issue a duplicate license certificate upon application and payment of a fee [in the amount of Five Dollars (\$5.00)] as prescribed in the Table of Fees, section 2-253.63, Attachment A and as published on the DPIE website.

# SUBTITLE 32. WATER RESOURCES PROTECTION AND GRADING CODE DIVISION 1. ADMINISTRATIVE PROVISIONS

### **SUBDIVISION 2. GENERAL PROVISIONS**

### Sec. 32-120. Fee Schedule.

- (a) Fees for work performed in connection with the Grading, Drainage and Pollution Control Division shall be set by the Director in the Table of Fees, section 2-253.63, Attachment A and as published on the DPIE website.
- (1) General. No permit to begin work for new grading shall be issued until the fees have been paid to Prince George's County, nor shall an amendment or revision to a permit necessitating an additional fee be approved until the additional fee has been paid. The minimum fee for a grading permit shall be as prescribed in the Table of Fees, section 2-253.63, Attachment A and as published on the DPIE website. A nonrefundable filing fee for grading, storm drainage and stormwater management systems shall be one-third (1/3) of the estimated cost of the permit prescribed in the Table of Fees, section 2-253.63, Attachment A and as published on the DPIE website, and shall be applied to the permit fee if the permit is actually issued within six (6) months of the date of the application; otherwise, the permit application shall expire and the filing fee shall be forfeited.
- (2) Grading, Storm Drainage, Stormwater Management and Pollution Control Permit Fees: Fees for permits for grading, drainage, pollution control and other site work shall be based upon that site area disturbed due to land grading, clearing and construction. The grading permit fee shall be as prescribed in the Table of Fees, section 2-253.63, Attachment A and as published on the DPIE website and calculated based on square foot for disturbed land area as prescribed in the Table of Fees, section 2-253.63, Attachment A and as published on the DPIE website. Fees for permits that include public and private storm drain and stormwater management systems shall include storm drainage and stormwater management

- permit fees based upon ten percent (10%) of the construction cost of the work, as estimated by the Department. The estimated cost for this purpose shall not include the contingency allowances.
- (3) Fee for Sediment Control Site Plan Review by Soil Conservation District for Area to be Disturbed in Excess of 5,000 Square Feet Initial application fee shall be [One Hundred Dollars (\$100.00)] as prescribed in the Table of Fees, section 2-253.63, Attachment A and as published on the DPIE website. There is no fee required for plan review if the land shown in the submitted site plan to be disturbed is 5,000 square feet or less.
  - (A) Certification by Soil Conservation District (SCD) of field review in conjunction with Erosion and Sediment Control plan review: There is no certification fee required if the land to be disturbed is 5,000 square feet or less. Certification fee shall be [Two Hundred Dollars (\$200.00)] as prescribed in the Table of Fees, section 2-253.63, Attachment A and as published on the DPIE website for the first acre or portion thereof of land, in excess of 5,000 square feet, proposed to be disturbed in the submitted plan.
  - (B) Certification by SCD of field review in conjunction with SCD plan review: Certification fee shall be [One Hundred Dollars (\$100.00)] as prescribed in the Table of Fees, section 2-253.63, Attachment A and as published on the <a href="DPIE website">DPIE website</a> for each additional acre not to exceed five (5) acres proposed to be disturbed in the submitted plan.
  - (C) Certification by SCD of field review in conjunction with SCD plan review: Certification fee for acreage in excess of five (5) acres shall be [Fifty Dollars (\$50.00)] as prescribed in the Table of Fees, section 2-253.63, Attachment A and as published on the DPIE website for each additional acre.
  - (\$300.00)] as prescribed in the Table of Fees, section 2-253.63, Attachment

    A and as published on the DPIE website. All subsequent site development plans shall pay one-half of fees required in Section (3)(A), (B) and (C) above.
  - (E) Certification by SCD of field review in conjunction with SCD plan review:

- Certification fee for acreage in excess of 300 acres shall be prorated based on actual costs of review by SCD in excess of the revenue received from the sediment control fees imposed for the first 300 acres of the subject. Mining and landfill areas in excess of 500 acres shall be prorated.
- (F) The fee system imposed in this Subsection shall conform to the provisions of Section 4-103(c) of the Environmental Article, Annotated Code of Maryland.
- (4) Bond Reduction Fee. A [Two Hundred Fifty Dollar (\$250.00)] nonrefundable fee as prescribed in the Table of Fees, section 2-253.63, Attachment A and as published on the DPIE website for administrative expenses shall be paid for each request for a partial release of the monies posted as guarantee pursuant to Section 32-135 of this Code.
- (5) Bond Recall Fee. Whenever the Director requests payment of monies posted as guarantee pursuant to Section 32-135 of this Code, a [Two Hundred Fifty Dollar (\$250.00)] nonrefundable fee as prescribed in the Table of Fees, section 2-253.63, Attachment A and as published on the DPIE website for administrative expenses shall be paid.
- (6) Fee for Modification of Permit. Except for stormwater management facilities, the fee for processing a minor modification of a permit or application shall be a minimum of [One Hundred Dollars (\$100.00)] that as prescribed in the Table of Fees, section 2-253.63, Attachment A and as published on the DPIE website. If an extensive plan review is required, the fee shall be sufficient to offset the cost of plan review and services as determined by the Director.
- (7) Refunds. Except for stormwater management facilities, in any case where permits have been issued and no work has begun hereunder, the person who has paid the fee for said permit may return said permit for cancellation, and, upon the cancellation thereof, there will be refunded to him/her the amount of said fees less the actual expenses (not to exceed fifty percent (50%) of the fee paid, but not less than the filing fee) incident to the issuance of said permit as determined by the Director; provided the application for such refund shall be made within six (6) months after the issuance of said permit, after which time no refund may be made.

32

No filing fee of any kind shall be refunded.

Stormwater Management Facility Plan Review Fees. The fee for review of stormwater management concept plans, public and private storm drain systems, and public and private storm drain pipes shall be as prescribed in the Table of Fees. The fee for special drain permits shall be [One Hundred Dollars (\$100.00)] as prescribed in the Table of Fees, section 2-253.63, Attachment A and as published on the DPIE website per connection. The fee for major revisions shall be 25% of the original permit fees. The fee for minor revisions shall be [One Hundred Dollars (\$100.00)] as prescribed in the Table of Fees, section 2-253.63, Attachment A and as published on the DPIE website. If a storm drain permit is not obtained within a twenty-four (24) month period after technical approval of the plans, a fee [of One Hundred Dollars (\$100.00)] as prescribed in the Table of Fees, section 2-253.63, Attachment A and as published on the DPIE website shall be charged for updating the plans. The fee for as-built submittals shall be as prescribed in the Table of Fees. The review fee charge for tax-exempt properties, including non-profit organizations, and churches shall be one half of the fees recited in this subsection. All Prince George's County affiliated public services, chartered cities and municipalities will not be charged.

\* \* \* \* \* \* \* \*

(11) Floodplain Review and Service Fees: Review of floodplain study performed by Engineer/Consultant shall be [\$0.50 per linear foot of stream within the property plus \$200.00 per structure and \$50 for setting floodplain elevation with no study] as prescribed in the Table of Fees, section 2-253.63, Attachment A and as published on the DPIE website. For conducting the floodplain study using the County's GIS based floodplain models and providing floodplain information to the public shall be \$2,500.00 for existing channel condition only, \$3,500.00 for both existing and proposed channel conditions, \$250.00 for a single lot and \$50.00 for any floodplain inquiry.

\* \* \* \* \* \* \* \* \*

SUBTITLE 32. WATER RESOURCES PROTECTION AND GRADING CODE DIVISION 2. GRADING, DRAINAGE AND EROSION AND SEDIMENT CONTROL

1	Sec	. 32-	143. Time 1	Limits.							
2	*		*	*	*	*	*	*	*	*	
3		(b)	Extension	. Prior to	the expirat	tion of a gra	ding permit	, the permi	ttee may pr	esent a	
4			written rec	quest for a	an extensio	on to the Dir	ector. If an	extension i	s warranted	l, it may be	
5			granted in	one year	increment	s, one year a	at a time. Ex	xtension fe	es for gradi	ng shall be	
6			calculated	at the sar	ne rate as	permit fees,	and based	on the amo	unt of site a	area that has	
7			not received final inspection approval as prescribed in the Table of Fees, section 2-								
8			253.63, A	ttachment	A and as	published or	n the DPIE	website. Ex	ctension fee	es for storm	
9			drain, stor	mwater n	nanagemer	nt (private an	nd public sy	stems outs	ide the publ	lic right of	
0			way) shall	l be calcul	lated at tw	enty-five pe	rcent (25%)	) of the sam	e rate as th	e permit fee	
1			as prescrib	oed in the	Table of I	Fees, section	2-253.63,	Attachmen	t A and as p	oublished on	
2			the DPIE	website. I	Extension	fees for road	construction	on included	in a gradin	ig permit	
3			shall be ca	alculated i	n accorda	nce with Sec	etion 23-122	2 of the Co	unty Code.	The	
4			applicabil	ity of bon	ding requi	rements sha	ll be adjuste	ed accordin	gly. Applic	ation for	
.5			permit ren	newal and	extension	shall be ma	de at least s	ixty (60) da	ays prior to	the permit	
.6			expiration	date.							
7	*		*	*	*	*	*	*	*	*	
8			SUBT	TLE 32.	WATER I	RESOURCE	ES PROTE	CTION AN	D GRADII	NG CODE	
9				D	IVISION	3. STORM	WATER N	MANAGE!	MNET		
20					VISION 2. S	STORMWAT	ER MANAG	EMENT DE	SIGN PLANS	S	
21	Sec	. 32-	185. Permi	t Fees.							
22	*		*	*	*	*	*	*	*	*	
23		(c)	_			required for					
24				-		itenance fee	_	•	ŕ		
25						r all of the s	-				
26			greater] as	s prescribe	ed in the T	able of Fees	, section 2-	253.63, Att	achment A	and as	
27			published	on the DI	PIE websit	e. The fee w	ill be payal	ole by the a	pplicant wi	th all other	
28			fees prior	to issuanc	ce of storm	drain and s	tormwater i	managemei	nt construct	ion permits.	
29	*		*	*	*	*	*	*	*	*	
30		SE	CTION 3.	BE IT FU	RTHER E	ENACTED t	hat the prov	visions of th	nis Act are l	hereby	
31	dec	lared	to be sever	able; and,	, in the eve	ent that any	section, sub	section, pa	ragraph, sul	bparagraph,	
$_{32}$ $\parallel$	sen	tence	. clause. nh	rase, or w	ord of this	Act is decl	ared invalid	or unconst	titutional by	v a court of	

1 competent jurisdiction, such invalidity or unconstitutionality shall not affect the remaining 2 words, phrases, clauses, sentences, subparagraphs, paragraphs, subsections, or sections of this 3 Act, since the same would have been enacted without the incorporation in this Act of any such invalid or unconstitutional word, phrase, clause, sentence, paragraph, subparagraph, subsection, 4 5 or section. 6 SECTION 4. BE IT FURTHER ENACTED that this Act shall take effect forty-five (45) 7 calendar days after it becomes law. Adopted this 13<sup>th</sup> day of September, 2022. COUNTY COUNCIL OF PRINCE GEORGE'S COUNTY, MARYLAND BY: Calvin S. Hawkins, II Chair ATTEST: Donna J. Brown Clerk of the Council APPROVED: BY: DATE: Angela D. Alsobrooks County Executive KEY: Underscoring indicates language added to existing law. [Brackets] indicate language deleted from existing law. Asterisks \*\*\* indicate intervening existing Code provisions that remain unchanged.