COUNTY COUNCIL OF PRINCE GEORGE'S COUNTY, MARYLAND

1996 Legislative Session

Bill No.						CB-57-1996
Chapter No.						
Proposed an	nd Presented b	у			Council M	ember Maloney
Introduced l	by					
Co-Sponsor	's					
Date of Intro	oduction					
			BILL			
AN ACT cond	cerning					
		Schoo	ol Facilities	Surcharge		
For the purpos	se of abolishin	g the School	ol Facilities	Surcharge.		
BY repealing	and reenacting	g with amer	ndments:			
		SUBTI	TLE 4. BU	ILDING.		
		Section	4-352,			
		The Pri	ince George'	s County Co	de	
		(1995 H	Edition).			
SECTIO	N 1. BE IT E	NACTED	by the Count	y Council of	Prince Georg	ge's County,
Maryland, tha	t Section 4-35	2 of the Pri	nce George'	s County Co	de be and the	same is hereby
repealed and r	eenacted with	the following	ing amendm	ents:		
		SUBT	ITLE 4. BU	UILDING.		
	DIVISI	ON 5. AD	MINISTRA	TIVE PRO	VISIONS.	
Sec. 4-352. F	ee Schedule.					
*	*	*	*	*	*	*
(a) The	fee schedule f	or work pe	rformed in c	onnection w	ith the Buildi	ng Code shall be
as follows:						
*	*	*	*	*	*	*
(31)	Reforestation	ı Fee-in-Lie	eu:			
	(A) In cases	where on-	site or off-si	te reforestati	on for forest	cover removed

from a site above the Conservation Threshold is not feasible, a fee-in-lieu of woodland replacement may be assessed. This fee shall be assessed at a rate of thirty cents (\$0.30) per square foot multiplied by the area in square feet of forest removal, down to the Conservation Threshold, and that product multiplied by one-quarter (0.25). The fee system, instead of onsite or off-site reforestation, will be at the discretion of the approving authority. These funds shall be used only for the costs associated with afforestation/reforestation, woodland site acquisition, and site preparation on public or private lands for establishing woodlands. Fees will be collected by the Department of Environmental Resources prior to the issuance of a permit.

- [(32) School Facilities Surcharge: Upon the issuance of a building permit for new residential construction for which a building permit application has been made on or after July 1, 1996, with the exception of a permit that is issued pursuant to a valid preliminary plat of subdivision originally approved prior to October 1, 1995, the applicant shall pay a school facilities surcharge. The amount of the surcharge shall be \$1,500 for a one-family detached dwelling, \$800 for a semidetached dwelling, a triple- attached dwelling, a three-family dwelling, a two-family dwelling, or a townhouse, and \$400 for a multifamily dwelling.]
- (b) Fees collected for earnest payment pursuant to Section 27-548.08 of the County Code shall be credited toward the total amount of building permit fees required by Subsection (a), above. Any earnest payment fees in excess of the total amount of the building permit fees shall be refunded to the applicant at the time of building permit issuance.

SECTION 2. BE	IT FURTHER 1	ENAC	TED that this Act shall take effect forty-five (45)
calendar days after it be	ecomes law.		
Adopted this	day of		, 1996.
			COUNTY COUNCIL OF PRINCE GEORGE'S COUNTY, MARYLAND
		BY:	Stephen J. Del Giudice Chairman
			Chamman
ATTEST:			
Joyce T. Sweeney Clerk of the Council			
			APPROVED:
DATE:		BY:	W. K.C.
			Wayne K. Curry County Executive
KEY: <u>Underscoring</u> indicates [Brackets] indicate lang	guage deleted fr	om ex	isting law.
Asterisks *** indicate i	ntervening exis	ting C	ode provisions that remain unchanged.