Bill No. 8-11 Concerning: Taxation - Excise Tax Disposable Carryout Bags Draft No. Revised: 4-12-11 Introduced: March 15, 2011 May 3, 2011 Enacted: May 11, 2011 Executive: Effective: January 1, 2012 Sunset Date: None Ch. 6 , Laws of Mont. Co. 2011

COUNTY COUNCIL FOR MONTGOMERY COUNTY, MARYLAND

By: Council President at the Request of the County Executive

AN ACT to:

- impose an excise tax on certain carryout bags provided to customers at certain retail (1) establishments:
- (2) require certain retail establishments to collect the carryout bag tax and remit the tax to the County;
- (3) authorize payment of a fee to compensate certain retail establishments for collecting the carryout bag tax;
- **(4)** allow certain exemptions from the carryout bag tax;
- (5) authorize imposition of an estimated carryout bag tax under certain circumstances;
- authorize the imposition of interest and penalties for failure to collect and remit the (6) carryout bag tax; and
- generally amend County law to provide for an excise tax on certain bags. **(7)**

By adding

Montgomery County Code Chapter 52, Taxation

Article XIV, Carryout Bag Tax

[[Sections 52-101, 52-102, 52-103, 52-104, 52-105, 52-106, and 52-107]]

Boldface Heading or defined term. Underlining Added to existing law by original bill. [Single boldface brackets] Deleted from existing law by original bill.

Double underlining Added by amendment.

[[Double boldface brackets]] Deleted from existing law or the bill by amendment.

Existing law unaffected by bill.

The County Council for Montgomery County, Maryland approves the following Act:

1	Sec. 1. Article XIV is added to Chapter 52 as follows:		
2		Article XIV. Carryout Bag Tax.	
3	<u>52-101.</u>	<u>Definitions.</u>	
4	<u>In th</u>	is Article, the following terms have the following meanings:	
5	<u>Dire</u>	ctor means the Director of the Department of Finance.	
6	Cari	vout bag means a paper or plastic bag provided by a retail	
7	estal	olishment to a customer at the point of sale, pickup, or delivery to carry	
8	purchased items. Carryout bag does not include:		
9	<u>(1)</u>	a bag provided by a pharmacist that contains a prescription drug;	
10	<u>(2)</u>	any newspaper bag or bag intended for initial use as a dry cleaning,	
11		garbage, pet waste, or yard waste bag;	
12	<u>(3)</u>	a bag provided at the point of sale [[at a stand]] at a seasonal event, such	
13		as a farmers market, street fair, or yard sale, or by an occasional	
14		retailer; [[or]]	
15	<u>(4)</u>	a paper bag that a restaurant gives a customer to take prepared or	
16		leftover food or drink from the restaurant; or	
17	<u>(5)</u>	a bag used to package a bulk item or to contain or wrap a perishable	
18		<u>item.</u>	
19	<u>Occa</u>	sional retailer means a retail establishment that engages in the retail	
20	sale of goods no more than 6 days in any calendar year.		
21	Restaurant means any lunchroom, cafe, or other establishment located in a		
22	permanent building for the accommodation of the public, equipped with a		
23	kitchen containing facilities and utensils for preparing and serving meals to the		
24	public, and outfitted with a public dining area. A restaurant does not include		
25	any area of a supermarket, department store, or other retail establishmen		
26	beyond the kitchen and public dining area.		

Retail establishment means any person engaged in the retail sale of goods.

Retail establishment includes any supermarket, convenience store, shop,
service station, or restaurant, and any other sales outlet where a customer can buy goods.

52-102. Tax imposed.

- (a) A tax in the amount of 5 cents is levied and imposed on each customer for each carryout bag that a retail establishment provides to the customer.
- (b) Each retail establishment that provides a carryout bag to a customer must collect the amount of the tax imposed under subsection (a) when the customer makes any payment for goods in person, through the Internet, by telephone, by facsimile, or by any other means. The retail establishment must hold the taxes required to be collected under this Section in trust for the County until remitted as required under Section 52-103.
- (c) Each <u>retail establishment</u> may retain 1 cent from each 5-cent tax that the <u>retail establishment</u> collects to cover the administrative expense of collecting and remitting the tax to the County.
 - (d) A retail establishment must indicate on the customer's transaction receipt the number of carryout bags that the retail establishment provided to the customer and the total amount of tax levied under this Section.

52-103. Remittance.

50 (a) Except as provided in subsection (b), on or before the 25th day of each
51 month, each retail establishment must remit the full amount of the tax
52 collected for all carryout bags provided to a customer during the
53 previous month, less the amount retained under Section 52-102 (c).

54	<u>(b)</u>	A retail establishment is only required to remit the taxes to the		
55		<u>Director</u> when the cumulative taxes collected under Section 52-102(a)		
56		since the previous remittance, if any, exceed \$100.		
57	<u>(c)</u>	Each remittance must be accompanied by a report of all transactions		
58		that involve bags subject to the tax. The report must be on a form		
59		supplied by the Director and must contain the number of bags supplied		
60		or provided to customers, the amount of tax required by this Section to		
61		be collected and any other information the Director requires to assure		
62		that the proper tax has been remitted to the County.		
63	<u>(d)</u>	(1) If the retail establishment does not file a required report by the		
64		deadline established under subsection (a), the Director may		
65		estimate the amount of tax due. The Director may base the		
66		estimate on a reasonable projection of bags supplied or provided		
67		and may consider taxes reported by other retail establishments.		
68		(2) The Director may send a notice of the estimated tax due,		
69		including interest and penalty, to the retail establishment's last		
70		known address. The retail establishment must pay the estimated		
71		tax, including any interest and penalty assessed by the Director,		
72		within 10 days after the notice is sent.		
73	<u>(e)</u>	Each retail establishment must preserve for 3 years all records		
74		necessary to determine the amount of the tax due under this Section.		
75	<u>(f)</u>	The Director may inspect any records required to be kept under this		
76		Section at any reasonable time.		
77	(g)	The Director must deposit all taxes remitted under this Section into the		
78		stormwater management fund created under Section 19-35, after		
79		deducting the cost of administering this Article.		
80	<u>52-104.</u>	Interest and penalties.		

81	<u>(a)</u>	If a retail establishment does not remit to the Director any tax owed
82		under Section 52-103 when due, the retail establishment is liable for:
83		(1) interest on the collections at the rate of one percent per month for
84		each month or part of a month after the remittance is due; and
85		(2) a penalty of 5 percent of the amount of the collections per month
86		or part of a month after the remittance is due, up to 25 percent of
87		the tax collected.
88	<u>(b)</u>	The Director must collect any interest and penalty as part of the
89		remittance due.
90	<u>52-105.</u>	Prohibited conduct.
91	A ref	ail establishment must not:
92	<u>(a)</u>	neglect or refuse to collect or remit the tax levied under this Article;
93	<u>(b)</u>	file an incomplete, false, or fraudulent report to the Director;
94	<u>(c)</u>	neglect or refuse to keep complete and accurate records; or
95	<u>(d)</u>	refuse to allow the Director to inspect and audit the retail
96		establishment's records.
97	<u>52-106.</u>	Regulations.
98	The C	County Executive may adopt regulations under method (2) to implement
99	this Article.	
100	<u>52-107.</u>	Enforcement.
101	Any	violation of this Article is a Class A civil violation. Each violation is a
102	separate of	fense. A conviction under this Section does not relieve a retail
103	<u>establishm</u>	ent from paying a remittance owed to the County.
104	Sec.	2. Effective Date.
105	This	Act takes effect on January 1, 2012.

106	Approved:	
107		
108	Valerie Euri	5/5/2011
	Valerie Ervin, President, County Council	Date
109	Approved:	
110		
111	Joan and	MAy 11,2811
	Isiah Leggett, County Executive	/ Date
112	This is a correct copy of Council action.	
113		
114	Sinda M. Lauer	may 16,2011
	Linda M. Lauer, Clerk of the Council	^U Date