MAYOR AND CITY COUNCIL

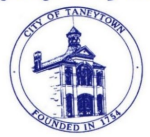
CHRISTOPHER G. MILLER MAYOR

JAMES L. MCCARRON
MAYOR PRO TEM

JAMES A. WIEPRECHT CITY MANAGER

BARRI R. AVALLONE TREASURER

CLARA KALMAN



COUNCIL MEMBERS

JUDITH K. FULLER

DIANE A. FOSTER

ELIZABETH W. CHANEY

CHRISTOPHER R. TILLMAN

AGENDA MAYOR AND CITY COUNCIL MEETING MONDAY, SEPTEMBER 11, 2023 7:30 PM

	7:30 PM
Opening – Pledge o	of Allegiance and roll call 🕒
Approval of Minute	es – Approval of the minutes of the August 9, 2023 and August 14, 2023 regular meetings.
Council member st	atement regarding conflicts of interest on agenda items 🕞
Resolution, Ordina	nces and Agreements 🕒
Ordinance 07 – 202 Ordinance 08 – 202	23 – Clarification of Dwelling Types 23 – Fiscal Year 2022 – 2023 - Budget Amendment #3 23 – Fiscal Year 2023 – 2024 – Budget Amendment #1 24 – Water allocation for September 25
City Manager Repo	ort 🕒
Department Report	ts 🕒
Legal Report D	
Old Business 🕞	
 Accor Propo Ratifire Ratifire Ratifire Ratifire Ratifire Ratifire Appro Accer 	hly Financial Report unts Payables posed County Nuisance Ordinance cation of waste water treatment plant floodplain easement cation of Bollinger Park Floodplain easement cation of Bollinger Park forest conservation easement cation of Bollinger Park forest conservation agreement cation of Duffy Box and Recycling Surety Reduction Ratification coval of Special Event Permit Application – FSK FFA Alumni Car Show ptance of Meade's Crossing Drainage and Utility Easement cover meeting schedule
Council member re	eports 🕞
Adjournment D	

1 2 CITY OF TANEYTOWN 3 **ORDINANCE 06-2023** 4 5 AMENDMENT TO CLARIFY DWELLING TYPES 6 7 8 9 WHEREAS, Section 5-213 of the Local Government Article of the Maryland Annotated Code and Section C-401(B)(62) of the Charter of the City of Taneytown grants the Mayor and City Council 10 11 with the authority to adopt zoning regulations. 12 13 WHEREAS, the Mayor and City Council of Taneytown have adopted Article I - General Provisions which include definition of various dwelling types and recognizes that revision of single 14 15 family and multifamily dwelling types would better clarify regulation regarding various dwelling types within the chapter; and 16 17 WHEREAS, the Taneytown Planning and Zoning Commission have reviewed the proposed 18 Ordinance at their August 28, 2023 meeting and voted to recommend that the Mayor and City 19 Council for the City of Taneytown approve and adopt the proposed ordinance; and 20 21 22 WHEREAS, pursuant to the requirements of Section 4-203 of the Land Use Article of the Maryland Annotated Code, the Mayor and City Council of the City of Taneytown have advertised 23 and held a public hearing on this matter on September 6, 2023 to receive public comment; and 24 25 WHEREAS, after considering the matter, and the Planning and Zoning and public comment related 26 there to have decided it is in the best interests of the citizens of Taneytown to implement said 27 28 Ordinance. 29 NOW THEREFORE, BE IT ENACTED AND ORDAINED BY THE COUNCIL OF THE CITY 30 31 OF TANEYTOWN THAT: 32 33 That Section 205-1 B be amended as follows: 34 35 SINGLE FAMILY DWELLING TYPES 36 SINGLE-FAMILY DETACHED A dwelling designed to accommodate one dwelling unit and 37 not joined to any other dwelling units. 38 39 **(2) SEMIDETACHED** A dwelling containing two dwelling units which are joined side by side by the 40 use of a party wall along a lot line. 41 42 (3) ATTACHED A dwelling containing at least three dwelling units, but not more than six dwelling 43 units, joined side by side by a party wall along a lot line, also referred to as a townhouse. 44

MULTI FAMILYDWELLING TYPES

45

46	(4)
47	APARTMENTA dwelling containing two or more dwelling units which are joined together but
48	do not have lot lines between the dwelling units.
49	(a)_
50	<u>DUPLEX</u> An apartment dwelling containing two dwelling units one of which is located above the
51	other.
52	<u>(b)</u>
53	GARDEN APARTMENT An apartment structure containing at least three dwelling units but not
54	more than 12 dwelling units and which is not less than two nor more than three stories in height.
55	(c)
56	RETIREMENT HOME An apartment structure containing at least three dwelling units but not
57	more than eight dwelling units. Retirement homes may be two stories in height, provided that at-
58	grade access can be accomplished for both levels. Occupancy shall be restricted to those meeting
59	the federal definition of "elderly."
60	(<u>5)</u>
61	QUADRUPLEXA dwelling containing four dwelling units which are joined to one another by at
62	least two common party walls and/or attached permanent structures, such as a garage.
63	[Added 9-13-1999 by Ord. No. 7-99]
64	DWELLING UNIT
65	One or more living and/or sleeping rooms arranged for the use of one or more individuals living
66	as a family, with cooking, living and sanitary facilities, and which is physically separated from
67	any other dwelling units.
68	
69	
70	
71	INTRODUCED THIS DAY OF, 2023
72	
73	OLADA WALLALA OLEV OLEDW
74 75	CLARA KALMAN, CITY CLERK
75 76	PASSED THISDAY OF2023 BY A VOTE OF
77	COUNCILMEMBERS IN FAVOR AND
78	COUNCILMEMBERS OPPOSED.
79	COUNCIDATE VIBERO OTT COED.
80	
81	CLARA KALMAN, CITY CLERK
82	APPROVED THIS DAY OF2023.
83	
84	
85	CHRISTOPHER G MILLER, MAYOR
86	
87	A TO
88	APPROVED AS TO FORM AND LEGAL SUFFICIENCY

89 THIS ___DAY OF ______, 2023.
90
91 BY: _____
92 JACK A. GULLO, JR., CITY ATTORNEY

ORDINANCE NO. 07 - 2023 FISCAL YEAR 2022 - 2023 - BUDGET AMENDMENT – 3

PURSUANT to Article VII, §C-702 and C-703 of the Charter of the City of Taneytown, the Mayor and City Council shall adopt an annual budget that provides a complete financial plan for the budget year and contains estimates of anticipated revenues and proposed expenditures.

WHEREAS, a budget fulfilling the requirements of the Charter was prepared and adopted by the Mayor and City Council; and

WHEREAS, the Mayor and City Council deem it in the best interest of the operation of the City to adopt a Budget Amendment reflecting these financial changes in the Operating Budget for the remainder of the fiscal year.

NOW THEREFORE, BE IT ORDAINED BY THE MAYOR AND COUNCIL OF THE CITY OF TANEYTOWN:

Section One: That the Budget Amendment attached hereto and incorporated herein is hereby adopted.

INTRODUCED THIS

DAVOE

2023

	INTRODUCED TIME BITT OF	2023
	CLARA KALMAN, CITY CLERK	
	PASSED THIS DAY OF	, 2023
	CLARA KALMAN, CITY CLERK	
	APPROVED THIS DAY OF	, 2023
	CHRISTOPHER MILLER, MAYOR	
APPROVED AS TO FORM AN		
THIS DAY OF	, 2023.	
BY:JACK A. GULLO, JR., C	ITY ATTORNEY	

August 2023 Budget Amendment - General Fund - Ordinance 07-2023

GENERAL FUND

Revenues	Decrease	1111	Increase	Notes	The second secon
Tax Revenue					
State Income Tax			395,000	GL4110	Tax revenue underestimated
		\$	395,000	1	
Local Revenue		1 1 7	333,000		
Interest Income - Checking			80,000	GL4600	Bank Interest Rates Increased
		\$	80,000	1	
		1		1	
Grant Revenue	376,740			GL4711	Pallinger Park Crant rolled to EV24
Grant Revenue Parks	376,740			GL4/11	Bollinger Park Grant rolled to FY24
	\$ 376,740	\$		1	
Fund Balance					
- and balance				1	
	498,260	1		GL4999	Fund Balance
	\$ -			1	
	\$ 498,260	\$	-		
				•	
Decrease / Increase of Revenues	\$ 875,000	\$	475,000		
		•			
GENERAL FUND					
Francis ditarias		5. 15.00. 1972		News	
Expenditures	Decrease		Increase	Notes	
City Hall					
			56,000	GL5999	Sirian Land purchase deeded to County
	-	-	F.C. 000		Reclassed from previous bud amdmt
	\$ -	\$	56,000	j	
<u>Police</u> Capital Projects	100,000			GL5999	Police Cars not received Until FY24
Capital Projects	100,000			G12999	Police Cars not received Ontil F124
	\$ 100,000	\$	-	1	
Streets					
Capital Projects	56,000			GL5999	Sirian Land/Antrim Blvd budgeted under Streets,
				0.5555	moved to City Hall
	\$ 56,000	\$	-	1	
<u>Parks</u>					
	200.000]	Bollinger Park not completed, budget adj for
Capital Projects	300,000			GL5999	other projects
	\$ 300,000	\$		1	
	7 000,000	1 1 4		,	
Decrease / Increase of Expenditures	\$ 456,000	\$	56,000		能於是是從原理特別學的大學的特別
				500 150	
Introduced thisDay of20: 20	023	-	1/ L - 61:	el 1	
		Cla	ara Kalman, City	Clerk	
Passed this Day of, 201 20	023				
		Cla	ara Kalman, City	Clerk	
Approved this Day of, ; 2	023				
		Ch	ristopher Miller,	, Mayor	
Annual de Antonio (1997)	***				
Approved as to Legal Sufficiency this Day of	, 2023	lar	k A. Gullo, City	Attornev	
		,,,,	,,		

August 2023 Budget Amendment - Utility Fund - Ordinance 07-2023

Increase

Notes

Decrease

UTILITY FUND

Revenues

Operating Revenue		125,000	GL4500	Volume Increase Water Billing
	\$ -	240,000 170,000	GL4605	Volume Increase Sewer Billing Bank Interest Rate Change
	\$ -	\$ 535,000		
Fund Balance				
	\$ 385,000		GL4999	Utility Fund Balance adjustment
	\$ -	0		adjustificht
	\$ 385,000	\$ -		
Decrease / Increase of Revenues	\$ 385,000	\$ -	2088A	
	300,000	· · · · · · · · · · · · · · · · · · ·		
UTILITY FUND				
<u>Expenditures</u>	Decrease	Increase	Notes	
Sewer				
Materials & Supplies		80,000 70,000		emical cost increase crease costs for Empty Digesters
Capital Projects				
	\$ -	\$ 150,000		
Decrease / Increase of Expenditures	\$ -	\$ 150,000		
Introduced this Day of 20	2023			
introduced this20	2023	Clara Kalman, City Clerk		
Passed this Day of, 20:	2023			
		Clara Kalman, City Clerk		
Approved this Day of				
	2023	Christopher Miller, Mayor		
Approved as to Legal Sufficiency this Day		Christopher Miller, Mayor		
Approved as to Legal Sufficiency this Day or		Christopher Miller, Mayor Jack A. Gullo, City Attorney		

ORDINANCE NO. 08 - 2023 FISCAL YEAR 2023 - 2024 - BUDGET AMENDMENT - 1

PURSUANT to Article VII, §C-702 and C-703 of the Charter of the City of Taneytown, the Mayor and City Council shall adopt an annual budget that provides a complete financial plan for the budget year and contains estimates of anticipated revenues and proposed expenditures.

WHEREAS, a budget fulfilling the requirements of the Charter was prepared and adopted by the Mayor and City Council; and

WHEREAS, the Mayor and City Council deem it in the best interest of the operation of the City to adopt a Budget Amendment reflecting these financial changes in the Operating Budget for the remainder of the fiscal year.

NOW THEREFORE, BE IT ORDAINED BY THE MAYOR AND COUNCIL OF THE CITY OF TANEYTOWN:

Section One: That the Budget Amendment attached hereto and incorporated herein is hereby adopted.

	INTRODUCED THIS DAY OF	2023
	CLARA KALMAN, CITY CLERK	
	PASSED THIS DAY OF	, 2023
	CLARA KALMAN, CITY CLERK	
	APPROVED THIS DAY OF	, 2023
	CHRISTOPHER MILLER, MAYOR	
APPROVED AS TO FORM AN		
THIS DAY OF	, 2023.	
BY:		
JACK A. GULLO, JR., O	CITY ATTORNEY	

August 2023 Budget Amendment - General Fund - Ordinance 08-2023

GENERAL FUND

Revenues	Decrease	Increase Not	tes
Grant Revenue			
Grant Revenue Parks		376,740 GL47 65,918	711 Bollinger Park Grant rolled to FY24 Project Open Space Increase
	\$ -	\$ 442,658	Project Open Space increase
	Ψ	ψ 112,000	
und Balance			
	0	93,767 GL49	999 Fund Balance
		35,767	
	\$ -		
	\$ -	\$ 93,767	
Decrease / Increase of Revenues	\$	\$ 536,425	
occicuse/ mercuse of nevenues	Y	, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
GENERAL FUND			
Expenditures	Decrease	Increase Not	tes
Police			
Capital Projects	0	100,000 GL59	Police Cars not received Until FY24
	\$ -	\$ 100,000	
Parks			
Capital Projects		335,000 GL59	999 Bollinger Park not completed in FY23
,		101,425	Tot lot increase, Field House, Lighting
	\$ -	\$ 436,425	, , , , , , , , , , , , , , , , , , , ,
Decrease / Increase of Expenditures	\$	\$ 536,425	
Decrease / Increase of Expenditures	\$ -	\$ 536,425	
Decrease / Increase of Expenditures	\$	\$ 536,425	
		\$ 536,425	
		\$ 536,425 Clara Kalman, City Clerk	
introduced thisDay of	_20: 2023		
introduced thisDay of	_20: 2023	Clara Kalman, City Clerk	
Introduced thisDay of	_20: 2023		
Decrease / Increase of Expenditures Introduced this Day of Passed this Day of	_ 20: 2023	Clara Kalman, City Clerk	
Introduced this Day of Passed this Day of	_ 20: 2023	Clara Kalman, City Clerk	
Introduced thisDay of Passed this Day of Approved this Day of	_ 20: 2023 , 201 2023 	Clara Kalman, City Clerk Clara Kalman, City Clerk	
Introduced this Day of	_ 20: 2023 , 201 2023 	Clara Kalman, City Clerk Clara Kalman, City Clerk	or

August 2023 Budget Amendment - Utility Fund - Ordinance 08-2023

UTILITY FUND

Revenues	Decrease	Increase	Notes	
Fund Balance	\$ - \$ -	200,000	GL4999	Utility Fund Balance capital project adjustment
Decrease / Increase of Revenues	\$ -	\$ 200,000		
UTILITY FUND				
Expenditures	Decrease	Increase	Notes	100 miles (100 miles (
<u>Sewer</u> Capital Projects	\$ -	\$ 200,000	GL5999	Sewer project 637 continued
Decrease / Increase of Expenditures	\$	\$ 200,000		
Introduced this Day of 20 2023		Clara Kalman, City Clerk		
Passed this Day of, 20: 2023	ı	Clara Kalman, City Clerk		
Approved this Day of, 2023		Christopher Miller, Mayor		
Approved as to Legal Sufficiency this Day of	, 2023	Jack A. Gullo, City Attorney		

CITY OF TANEYTOWN RESOLUTION NO. <u>2023-14</u>

WHEREAS, the Charter of the City of Taneytown gives the City Council power to operate and maintain a water system and take all necessary steps for the efficient operation thereof; and

WHEREAS, the Charter of the City of Taneytown gives the City Council the powers to exercise planning and zoning authority, under which the City has established a process for granting zoning certificates and building permits which serves to regulate construction and development within the City; and

WHEREAS, from time to time the City, based on water usage demand, improvements made to the water system, and other related factors, shall reassess the formula and calculations used to calculate available water capacity; and

WHEREAS, such a re-evaluation was conducted in August 2017 by the City and its Engineer and have used such findings in the creation of Exhibit A attached hereto; and

WHEREAS, the City Council of the City of Taneytown makes the following findings:

- A. The City of Taneytown has a limited water supply. The amount of water available for allocation to new or expanded uses is provided on Exhibit A, attached hereto and made a part hereof.
- B. It is necessary for the City of Taneytown to protect its limited water supply to allocate water capacity to existing, pending and future development within its jurisdictional boundaries to ensure the continuing economic development and stability of the City, and to ensure that development will not generate water demands which exceed available capacity.
- C. Substantial harm to the public health, safety and general welfare of the City in the form of premature exhaustion of its water supply and economic hardships will result from the issuance of unlimited development approvals.
- D. Under the mandate of State law the City has adopted a Water Capacity Management Plan to guide the development, use and allocation of drinking water appropriate for use by the City and its residents. The terms of the Water Capacity Management Plan require that the City give specific attention to water allocation.
- E. This Resolution is a fair and reasonable means of achieving, and substantially advances a public purpose and has been adopted to provide the controls necessary to accomplish this purpose.
- F. In making these findings the City Council has reviewed the background documentation and presentations by City staff and concludes that it reasonably supports these findings.

WHEREAS, the Mayor and City Council deem it in the best interest of the citizens of the City of Taneytown to use an allocation process for water currently available for new and expanded uses.

NOW THEREFORE, BE IT ENACTED AND ORDAINED BY THE COUNCIL OF THE CITY OF TANEYTOWN that:

- 1. An allocation shall be made of the existing water supply for any existing lot of record where the owner has made application for a zoning certificate for improvements to said lot and the lot conforms in all ways to the Code of the City of Taneytown, or has already received the necessary waivers, variances, or special exceptions.
- 2. An allocation shall be made of the existing water supply for any development project that has received approval from the Taneytown Planning and Zoning Commission and has recorded plats.
- 3. An allocation shall be made of the existing water supply for any development to which water capacity was addressed under the terms of a Development Rights and Responsibilities Agreement.
- 4. The calculations used in forming this allocation plan are provided on Exhibit A.
- 5. This Resolution shall become effective upon passage of this Resolution.
- 6. This Resolution for the allocation of water supply shall expire as provided on Exhibit A.
- 7. Upon the expiration of this Resolution all allocations made under this Resolution, but not utilized shall be null and void. A reallocation of any existing water supply shall be made after that date by action of the Council.
- 8. This Resolution and the water allocation made thereunder does not in any way create a contract, agreement or other promise by the City to any party, to provide the water allocated beyond the effective dates of this Resolution. Any plans, decisions or determinations made in reliance of the allocations made in this Resolution or on the available water shown in Exhibit A are made at the parties own risk.
- 9. The City Staff is hereby empowered to enact policies necessary for the effective administration and enactment of the goals contained in the Resolution.

INTRODUCED THIS _	DAY OF	, 2023
CLARA J. KALMAN, CI	TY CLERK	

			2023 BY A VOTE OF
			VOR AND
	COUNCILMEMBI	ERS OPPOSED.	
	CLARA J. KALMA	AN, CITY CLERK	
	APPROVED THIS	DAY OF _	2023.
	CHRISTOPHER G	MILLER, MAYOR	
A DDD OVED A C	TO FORM AND LEGA	I GUERIGIENOV	
	ГО FORM AND LEGA OF		
Iпіз <u></u> DA і	Or	, 2023.	
BY:			
	LO, JR., CITY ATTOR	RNEY	

Exhibit A.

Resolution 2023-14 September 11, 2023 Water Allocation Plan

Available Gallons per Day (GPD)	<u>EDU</u>	<u>GPD</u> 42,585
Allocated		
Infill	1 @ 250 gpd	250
T (1 A11) (1		250
Total Allocated		250
Available GPD Less Allocated		42,335
Projects with Preliminary Plan Approval		0
Remaining GPD		42,335

This allocation plan shall expire on October 9, 2023

ORDINANCE NO. 2023-

WHEREAS, Section 13-401 of the Local Government Article of the Annotated Code of Maryland authorizes the County Commissioners to prevent and remove nuisances; and

WHEREAS, the County Commissioners find that a small number of businesses and residences located within the County require a disproportionate amount of police services, resulting in the devotion of police personnel to such calls and in less police service being available for other locations, and to emergencies and other routine police duties; and

WHEREAS, the County Commissioners find that some business and property owners in the County fail to adopt adequate security measures which has resulted in repeated police service calls and constitutes a nuisance compromising the health, safety and welfare of the public; and

WHEREAS, such calls rarely result in the filing of formal criminal proceedings by the property owner, thereby overburdening The Carroll County Law Enforcement Agency while having little or no deterrent effects; and

WHEREAS, the purpose of this Ordinance is to prevent excessive calls for police service to residences and to businesses which fail to adopt adequate security measures or support criminal proceedings after making a call for police service.

DEFINITIONS:

- (1) *In general*. In this section the following words have the meanings indicated unless a different meaning is clearly intended from the context.
- (2) Call. "Call" means a call for Law Enforcement Agency services.
- (3) Criminal Law Article. "Criminal Law Article" means the Criminal Law Article of the Annotated Code of Maryland.

- (4) *Disturbance*. "Disturbance" means any of the following conduct, when engaged in by a property owner, operator, manager, resident, occupant, tenant, guest, visitor, or invitee, or an agent or employee of any of the foregoing persons.
 - (i) alcoholic beverage violation, including but not limited to public consumption, as defined in Title 10, Subtitle I of the Criminal Law Article;
 - (ii) disorderly conduct, as defined in Title 10, Subtitle II of the Criminal Law Article;
 - (iii) disturbing the peace, as defined in Title 10, Subtitle II of the Criminal Law Article;
 - (iv) excessive noise, as prohibited by Chapter 93 of this Code;
 - (v) littering, as defined in Title 10 of the Criminal Law Article:
 - (vi) improperly parking a vehicle in violation of Chapter 70 of this Code;
 - (vii) a violation of Chapter 90 this Code relating to an animal;
 - (viii) possession, distribution, or manufacturing of a controlled dangerous substance, or attempt to possess, distribute, or manufacture a controlled substance, as defined in Title 5 of the Criminal Law Article;
 - (ix) a violation of Chapter 130 of this Code, relating to synthetic drugs;
 - (x) prostitution, as defined in Title 11 of the Criminal Law Article;
 - (xi) indecent exposure, as prohibited by Title 11 of the Criminal Law Article;
 - (xii) a felony violation of Title 4 or Title 7 of the Criminal Law Article; or
 - (xiii) a felony violation of Title 10, Subtitle 6 of the Criminal Law Article.
- (6) Interested party. "Interested party" means any known lessee or tenant of a building or affected portion of a building; any known agent of a Property owner, lessee, or tenant; any known person holding unrecorded contract for deed, being a mortgage or vendee in physical possession of the building; or any other person who maintains or permits a Disturbance as defined in this chapter and is known to the county.
- (7) Law Enforcement Agency means the Carroll County Sheriff's Office.
- (8) *Mixed Use Property*. "Mixed Use Property" means a lot used for nonresidential and residential purposes.
- (9) Multifamily Residential Property. "Multifamily Residential Property" means a lot used for residential purposes and consisting of ten (10) or more dwelling units.
- (10) Nonresidential Property. "Nonresidential Property" means a lot that is not used for residential purposes, including, but not limited to, lodging, boarding and/or rooming houses, inns, motels, hotels, and any business.
- (11) Officer. "Officer" means a sworn officer of a Law Enforcement Agency.
- (12) *Private Property*. "Private Property" includes any residential, mixed use, multifamily residential or nonresidential lot within the County, but does not include any lot owned by a local, state, or federal government agency.

- (13) *Property owner*. "Property Owner" or "Owner" means a person holding legal title to a private property within the County.
- (14) Qualifying Calls. "Qualifying Calls" mean a Call where an Officer responds to a Disturbance.
- (15) Residential Property. "Residential Property" means a lot used for residential purposes and including fewer than ten (10) dwelling units.

Responsibility for Qualifying Calls.

- (1) Generally. A Property owner or an Interested party is responsible for the generation of Qualifying Calls relating to Disturbances on the owner's or Interested party's property as further described in this subsection.
- (2) Determination of Qualifying Call. A Call is deemed to be a Qualifying Call for which a property owner is responsible if the call:
 - (i) is in response to a disturbance that originated on the owner's *or Interested party's* property;
 - (ii) results in the dispatch of an officer; and
 - (iii) results in a determination by the officer, based on the officer's personal knowledge or on an affidavit by a witness, that a disturbance occurred or is occurring on the owner's or *Interested party's* property.

Probationary nuisance status.

(1) Warning. Subject to paragraph (6) of this subsection, after the number of qualifying calls specified in this paragraph has been made regarding a property within any twelve-month period, the Law Enforcement Agency is authorized to issue the property owner or Interested party a written notice warning that the property is approaching probationary nuisance status.

Type of Property	Number of Qualifying Calls
Nonresidential or Mixed Use	5
Residential	3
Multifamily Residential	6

(2) *Placement on probationary nuisance status*. Subject to paragraph (6) of this subsection, after the number of qualifying calls specified in this paragraph has been made regarding a property *within a calendar year*, the Law Enforcement Agency is authorized to place the property on probationary nuisance status.

Type of Property	Number of Qualifying Calls
Nonresidential or Mixed Use	10
Residential	5

- (3) Multiple Calls on same day. In calculating the number of Qualifying Calls, the Law Enforcement Agency may count separate Qualifying Calls occurring at different times on the same day.
- (4) Multifamily Residential Properties. In calculating the number of Qualifying Calls for a Multifamily Residential property, the Law Enforcement Agency may count any qualifying call made to any dwelling unit or other area on the property.
- (5) *Probationary status period*. Subject to paragraph (6) of this subsection, a property that is placed on probationary nuisance status will be removed from such status once the property has had no qualifying calls for *a calendar year*.
- (6) *Transfer of ownership*. When legal title to a property is transferred, any Qualifying Calls counted for the previous property owner prior to the property being placed on probationary nuisance status will be voided, and the Qualifying Call count will begin again for the new property owner. A property that has been placed on probationary nuisance status will be removed from probationary nuisance status when legal title to the property is transferred. Any charge assessed against a property pursuant to subsection (f) of this section is the responsibility of the person who owned the property at the time of the Qualifying Call giving rise to the charge.

Procedure.

- (1) *Notice*. After the Law Enforcement Agency determines that a property is on probationary nuisance status, the Law Enforcement Agency shall issue the property owner or Interested party a written notice including the following:
 - (i) a street address or legal description sufficient to identify the property, including apartment or unit number if any;
 - (ii) the date and a brief description of every Qualifying Call giving rise to the probationary nuisance status;
 - (iii) a statement that the property has been placed on probationary nuisance status due to the excessive Calls;
 - (iv) a statement describing the charges that may be imposed against the property for Qualifying Calls occurring while the property is on probationary nuisance status.

Civil Citations.

- (1) Amount of fines. Once a property is placed on probationary nuisance status, the Law Enforcement Agency shall assess a civil citation against the property in accordance with the following:
 - (i) First Qualifying Call (after placement on probationary nuisance status)—\$500
 - (ii) Second Qualifying Call (after placement on probationary nuisance status)—\$750
 - (iii) Third or Subsequent Qualifying Call (after placement on probationary nuisance status)—\$1,000

- (2) *Notice*. For each fine assessed under this subsection, the Law Enforcement Agency shall issue a written notice to the property owner.
- (3) Appeal. In accordance with subsection (i) of this section, a property owner *or an Interested party as defined in this chapter*, may appeal the assessment of a charge within thirty (30) days after the date of the civil citation to the Maryland District Court.
- (g) Notice—Method of issuance.
 - (1) *Scope*. This subsection applies to any notice required by this section.
 - (2) *Methods*. A copy of the notice must be:
 - (A) delivered personally to the property owner or Interested party; or
 - (B) posted in a conspicuous place on or about the property affected by the notice and sent by first class mail to the mailing address of the property owner on file with the Maryland Department of Assessments and Taxation.
- (h) Exemptions Under the Nuisance Usage of Law Enforcement Services Ordinance.

The following response examples but not limited to, are exempt under this article and cannot be considered or used when looking at a property for compliance under this article:

- (1) A crime in progress in which the safety of person(s) is at risk.
- (2) Any state or federal mandated reporting situations, which is out of the reporting person's control.
- (3) Motor vehicle accidents.
- (4) Domestic violence, family disputes or a person being on or near the premises in violation of a protective order.
- (5) A medical emergency.
- (6) Mental health incidents that require professional intervention such as:
 - (i) 988 services or an emergency examination request.
 - (ii) Working with or under the care of a mental health professional.
- (7) An incident or arrest for violation of trespass or an arrest by warrant.
- (8) A Property owner taking action pursuant to § 8-402.1 of the Real Property Article of the Annotated Code of Maryland.
- (9) Follow-up investigations for an existing response call shall not count towards determining excessive responses for the given calendar year.
- (10) The response had nothing to do with the property in questions other than being on the street in the area of the property.

ARTICLE II. SEVERABLITY.

Should any provision, section, paragraph, or subparagraph of this ordinance, including any code, or text adopted herby, be declared null and void, illegal, unconstitutional, or otherwise determined to be unenforceable by a court having jurisdiction; the same shall not affect the validity, legality, or enforceability of any other provision, section, paragraph or subparagraph hereof, including any code or text adopted hereby. Each such provision, section, paragraph, or subparagraph is expressly declared to be and is deemed severable.

ARTICLE II. EFFECTIVE DATE.

This Ordinance shall become	effective, 2023.	
ADOPTED		
ATTEST:	THE COUNTY COMMISSIONERS OF CARROLL COUNTY, MARYLAND, a body corporate and politic of the State of Maryland	
Vivian Daly, County Clerk	Edward C. Rothstein, President	_(SEAL)
	Kenneth Kiler, Vice President	_(SEAL)
	Thomas S. Gordon, III, Commissioner	_(SEAL)
	Michael Guerin, Commissioner	_(SEAL)
	Joseph Vigliotti, Commissioner	_(SEAL)

Approved for legal sufficiency:

Timothy C. Burke, County Attorney	
Notice of Public Hearing published:	
Public Hearing held:	
Public Meeting to adopt Ordinance:	
Notice of Adoption of Ordinance published:	
Ordinance filed with Clerk of Court:	
I hereby certify that the actions descrand that this Ordinance is effective as of the	ribed above took place on the dates referred to above day of, 2023.
	Timothy C. Burke, County Attorney

Memorandum

To: Mayor and Council

From: Jim Wieprecht

Subject: Duffy Box and Recycling Surety Reduction Ratification

Date: September 7, 2023

Construction of improvements at FP Duffy Box & Recycling are nearly complete, and pursuant to Duffy Box & Recycling Inc public works agreement dated September 5, 2022, Irrevocable Letter of Credit No. 7000042338 has been replaced with a new letter of credit in the same format for \$4,298.80. This reduction was made based upon the level of completed site work indicated in Stambaugh's Inc. (the developer's contractor) itemized report and subsequent inspection by City consultant engineer CDM Smith.

Please contact me should you have any questions regarding Duffy Box's infrastructure or surety.