

AMENDMENT NO. 1 TO
COUNTY ORDINANCE NO. 06-104

AN AMENDMENT TO
A BILL ENTITLED

AN ACT CONCERNING Deletion of the Provisions Regarding
Mandatory Dedication of Parkland and Fees in Lieu of Dedication;

FOR THE PURPOSE of amending pending County Ordinance 06-104
to correct the reference to pending legislation regarding impact
fees.

BY deleting the erroneous reference to County Ordinance 06-
35 and to correct the reference to County Ordinance 06-108.

WHEREAS, the County Commissioners of Queen Anne's County
fully support and encourage the dedication of parkland in
connection with development under Title 18 of the Code of Public
Local Laws.

AND WHEREAS, the adoption of Parks and Recreational
Development Impact Fees will provide a better and more effective
means of encouraging the development of and funding for parks and
recreational improvements, which impact fees are provided for in
County Ordinance 06-108 presently pending before the County
Commissioners;

SECTION I

BE IT ENACTED BY THE COUNTY COMMISSIONERS OF QUEEN ANNE'S
COUNTY, MARYLAND that Sections 18:1-176 and 18:1-177 of the Code
of Public Local Laws of Queen Anne's County be and are hereby
stricken and deleted and said Sections be and hereby are
RESERVED.

SECTION II

BE IT FURTHER ENACTED that this Bill shall take effect on
the forty-sixth day following its enactment or upon the adoption
of County Ordinance 06-108 whichever shall be later.

Amendment Introduced By: Commissioner Wargotz

Date: March 20, 2007

Vote: 5 Yea 0 Nay

Date: May 8, 2007