1	Introduced by:	First Reading:
2		Second Reading:
3		Effective Date:
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5		
6		CITY OF TAKOMA PARK, MARYLAND
7		ORDINANCE NO
8		
9		Amending the City's Code to Ban the Sale and Use of
10		Combustion Engine-powered Leafblowers; Provide for the
11		Implementation of the Ban Over Time; and Modify the
12		Enforcement Provisions to be Consistent with the Ban.
13		
14	WHEREAS,	Maryland Code, Section 5–202 of the Local Government Article authorizes the
15		legislative body of each municipal corporation in the State of Maryland to pass
16		ordinances that such legislative body deems necessary to assure the good
17		government of the municipality, to protect and preserve the municipality's rights,
18		property and privileges, to preserve peace and good order, to secure persons and
19		property from danger and destruction, and to protect the health, comfort, and
20		convenience of the citizens of the municipality; and
21	WHEREAS,	Section 401(a) of the City Charter states that the Council has the power to pass
22	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	all such ordinances not contrary to the Constitution and laws of the State of
23		Maryland as it may deem necessary for the good government of the City, for the
24		protection and preservation of the City's property, rights, and privileges, for the
25		preservation of peace and good order, for securing persons and property from
26		violence, danger or destruction, and for the protection and promotion of the
27		health, safety, comfort, convenience, welfare, and happiness of the residents of
28		and visitors in the City; and
29	WHEREAS,	Section 401(b)(33) of the City Charter states that the legislative powers of the
30		City include the authority to regulate or prohibit noise within the limits of the
31		City; and
32	WHEREAS,	the City Council of the City of Takoma Park has determined that prohibiting noise
33	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	from combustion engine-powered handheld, backpack, or walk-behind leaf
34		blower or leaf vacuum protects and promotes the health, safety, comfort,
35		convenience, welfare, and happiness of the residents of and visitors in the
36		residents of the City of Takoma Park.
		-
37	NOW, THEREFORE, BE IT ORDAINED BY THE COUNCIL OF THE CITY OF	
38	ТАКОМА РА	ARK, MARYLAND THAT:
39	GEOTION 1	T_{1}^{\prime} 14 C_{1}^{\prime} 12 c_{2}^{\prime} c_{3} c_{4} c_{4} 1
40	SECTION 1.	Title 14, Chapter 12 is amended as follows:
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		Chapter 14.12
		NOISE CONTROL
Sections: 14.12.010	Declaration of policy.	

- 5 14.12.020 Exemption from County Noise Control Ordinance.
- 6 14.12.030 Definitions.

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- 7 14.12.040 Regulations.
- 8 14.12.050 Noise level and noise disturbance violations.
- 9 14.12.060 Noise level and noise disturbance standards for construction.
- 10 14.12.070 Measurement of sound.
- 11 14.12.080 Leafblowers and other power lawn tools.
- 12 14.12.090 Animals.
- 13 14.12.100 Burglar and vehicle alarms.
- 14 14.12.110 Exemptions.
- 15 14.12.120 Waivers.
- 16 14.12.130 Enforcement and penalties.
- 17 14.12.140 Noise Control Board.

18 14.12.010 Declaration of policy.

- 19 The Council of the City finds that excessive noise harms public health and welfare and impairs
- 20 enjoyment of property. The intent of this chapter is to control noise sources to protect public health
- and to allow the peaceful enjoyment of property. This chapter shall be liberally construed to carry
- 22 out this intent. (Ord. 2016-4 § 1, 2016/Ord. 2002-35 § 1(1), 2002/Ord. 2000-22 § 1(1), 2000)

23 14.12.020 Exemption from County Noise Control Ordinance.

Pursuant to the authority conferred by Section 4-111(b) of the local government article of the
Annotated Code of Maryland and by Section 1-203 of the Montgomery County Code, the City
exempts itself from the provisions of Chapter 31B, Noise Control, of the Montgomery County
Code, except as expressly set forth in this chapter. (Ord. 2016-4 § 1, 2016/Ord. 2002-35 § 1(2),
2002(Ord. 2000 22 § 1(2), 2000)

28 2002/Ord. 2000-22 § 1(2), 2000)

29 **14.12.030 Definitions.**

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- * *
- 31 "Leafblower" means any portable, handheld or backpack device with a nozzle that creates a 32 directable airstream which is capable of and intended for moving leaves or any other type of 33 unattached debris or materials. "Leafblower" includes devices or machines that accept vacuum 34 attachments.

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"Noise" means sound created or controlled by human activity, from one or more sources, or soundfrom an animal source, heard by an individual.

38 "Noise disturbance" means any steady-state or impulsive noise occurring on either a continuous39 or intermittent basis that is:

1. Unpleasant, annoying, offensive, loud, or obnoxious; or 1

2 2. Detrimental to the health, comfort, or safety of any individual or to the reasonable enjoyment of property or the lawful conduct of business because of the loudness, duration, or 3 4 character of the noise.

5

3. A sound level meter measurement is not required to establish a noise disturbance.

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7 14.12.080 Leafblowers and other power lawn tools.

9 Except as provided in this section, a person must not sell, buy, offer for sale, or use a leaf A. blower at any time that has an average sound level exceeding 70 dBA at a distance of 50 feet. This 10 requirement is in addition to any other noise level or noise disturbance standard that applies under 11 this chapter.

12

Effective July 1, 2024, no person shall sell or offer for sale a combustion engine-powered 13 B.

handheld, backpack, or walk-behind leaf blower or leaf vacuum. Upon this ordinance becoming 14

effective, any City of Takoma Park business selling combustion engine-powered handheld, 15 backpack, or walk-behind leaf blower or leaf vacuum, shall warn customers of the future ban on 16

17 use by posting notice of the ban in a conspicuous location.

Effective July 1, 2025, no person shall use a combustion engine-powered handheld, 18 C. backpack, or walk-behind leaf blower or leaf vacuum. 19

<u>CB</u>. The City may inspect, and upon request, a person must produce, any leaf blower that is sold, 20 offered for sale, or used in the City, in order to determine whether the leaf blower complies with 21 this section. A person who relies in good faith on a manufacturer's written representation of the 22 sound level of a leaf blower that has not been modified is not subject to a penalty for violating this 23 section. 24

25 DC. No person shall use a leaf blower or other power lawn tool outdoors during the daytime for more than two hours of accumulated time during any 24-hour period on any individual lot or 26 parcel of property and no leaf blower or other power lawn tool shall be used outdoors during the 27 28 nighttime. (Ord. 2016-4 § 1, 2016/Ord. 2002-35 § 1(8), 2002/Ord. 2000-22 § 1(8), 2000).

Nothing herein shall be construed as prohibiting City of Takoma Park residents and 29 E. 30 businesses from participating in a Montgomery County reimbursement program which reimburses, in whole or in part, residents and businesses that purchase non-combustion engine-powered leaf 31 blowers to replace combustion engine-powered leaf blowers. 32

* * * 33

34 14.12.130 Enforcement and penalties.

A. Unless a different penalty is stated (see, e.g., subsection (G) of this section and Section 35 14.12.140(F)), a violation of this chapter is a Class C municipal infraction. A second violation of 36 37 this chapter is a repeat offense. A third and subsequent violations of this chapter, within six months

of a previous violation, is a Class A municipal infraction. 38

1 B. If an enforcement officer finds that a person has violated this chapter, the enforcement officer 2 may issue a notice of violation and correction order to the person. The notice shall include the 3 following information:

- 4 1. The section of this chapter that the person violated;
- 5 2. The date, nature, and extent of the violation; and
- 6 3. The action required to correct the violation.

C. A notice of violation and correction order under subsection (B) of this section is not required
before a municipal infraction citation for violation of this chapter may be issued. An enforcement
officer may issue a municipal infraction citation for a violation of this chapter if the enforcement
officer:

- Determines that the noise level being generated exceeds the maximum allowable noise
 level set forth in Section 14.12.050; or
- 13 2. Determines that a person has caused or permitted a noise disturbance.; or

<u>3. Receives a noise disturbance complaint outlined in subsection (E) of this section and a</u>
 <u>photograph of the alleged combustion engine-powered handheld, backpack, or walk-behind</u>
 <u>leaf blower or leaf vacuum allegedly being used.</u>

D. In the event of a noise disturbance or other violation of this chapter created by the use or rental of premises for a music, entertainment, celebration or performance event (whether or not admission is charged), by construction work, or by commercial activity, the enforcement officer may issue a municipal infraction citation to the person who violates the noise control ordinance and/or to the property owner or person responsible for the management, occupancy or supervision of the premises, building, construction site, property or activity from which the noise source originates.

24 E. Noise Disturbance Complaints—Referral to Noise Control Board.

Signed, written complaints of a noise disturbance may be submitted by two or more City
 residents who reside at separate addresses (see definition of "noise disturbance" in Section
 14.12.030).

28 2. Noise disturbance complaints shall be filed with the City Clerk, on the City's two-party 29 noise disturbance complaint form, within 10 days of the occurrence of the alleged noise 30 disturbance. Any complaint which is received by the City Clerk more than 10 days after the 31 date of the alleged noise disturbance shall be rejected. The City Clerk shall record the date the 32 noise disturbance complaint is received, assign the complaint a number, and forward the 33 complaint, along with any supporting documentation, to the Noise Control Board (see Section 34 14.12.140).

F. The City may seek injunctive or other appropriate judicial relief to stop or prevent continuingviolations of this chapter.

G. In addition to any other penalty or enforcement action under this chapter, an enforcement 1 2 officer may shut down an event or activity that is causing a noise disturbance or creating noise that exceeds the maximum allowable noise levels ("event shut down order") or issue a stop work order 3 or an order to cease the violation to any person who violates any provision of this noise control 4 5 order. In determining whether to issue an event shut down order, an enforcement officer shall 6 consider such factors as (1) the loudness and duration of the sound from the event or activity, (2) 7 previous complaints of noise at the same venue and/or the particular event or activity, (3) whether 8 the violator cooperates with requests to keep the noise level down and takes action to prevent or mitigate the noise from the event or activity, and (4) the extent to which the noise being made or 9 generated on the premises causes unreasonable annovance or disturbance to others living or located 10 nearby. Neither the nature of any communicative content of the noise nor the purpose of the event 11 or gathering shall be considered in the issuance of an event shut down order. 12

If an event or activity is shut down, the enforcement officer may order any or all persons,
 except the property owner or tenant-occupant of the premises, to leave the premises where the
 event or activity is occurring.

Any person who receives such an event shut down order, stop work order or order to cease
 the violation shall immediately cease the activity which constitutes the violation. The person
 shall comply with all terms and conditions imposed by the enforcement officer before the
 activity may resume.

3. Violation of an event shut down order, a stop work order or order to cease the violation is
a Class B misdemeanor offense.

H. In the event of a rental of premises for a music, entertainment, celebration or performance event (whether or not admission is charged), construction work, commercial activity, or other work for hire, the person who violates this chapter and/or the property owner or person responsible for the management or supervision of the premises, building, construction site, area, property or activity from which the noise source originates are jointly and severally responsible for violations of this chapter and shall abide by any event shut down order, stop work order or order to cease the violation. (Ord. 2016-4 § 1, 2016/Ord. 2002-35 § 1(13), 2002/Ord. 2000-22 § 1(13), 2000)

29 14.12.140 Noise Control Board.

30 A. Establishment and Membership.

- A City Noise Control Board is established to assist and advise the City on noise control
 issues, including administration and enforcement of this chapter, and to adjudicate noise
 disturbance complaints.
- 2. The Board shall consist of up to seven active members appointed by the Council.
- B. Hearings on Noise Disturbance Complaints.

When a noise disturbance complaint under Section 14.12.130(E) is received, the Board
 shall schedule a hearing on the complaint and give reasonable advance notice of the date, time,
 and place of the hearing before the Board to the persons who filed the noise disturbance

- complaint ("the complainant") and the alleged violator. The alleged violator also shall be
 served with a copy of the noise disturbance complaint.
- 3 2. The hearing notice and noise disturbance complaint shall be deemed to be properly served4 on the alleged violator if the notice and complaint is:
- 5 a. Delivered to the alleged violator personally;
- b. Sent by certified mail and the return receipt is returned indicating that the certified
 mail was received by the alleged violator;
- c. Left at the alleged violator's residence or place of business with a person of suitable
 age and discretion; or
- 10 d. Mailed by first-class mail to the last-known address of the alleged violator or emailed 11 to the alleged violator and posted in a conspicuous location on the property where the 12 noise disturbance violation is alleged to have occurred.
- 13 C. Hearing Process.

 The Chairperson of the Board is authorized to designate three active members of the Board to sit as a panel to conduct a hearing on any noise disturbance complaint. The Chairperson of the Board shall endeavor to rotate panel membership from time to time among the active members of the Board. If the parties agree, a hearing may proceed before two members of the Board.

- The hearing shall be open to the public. At the hearing, the complainant and the alleged violator may present testimony and evidence to substantiate any material point. All testimony shall be given under oath or affirmation. Each party shall have the right to cross-examine opposing witnesses, to submit rebuttal evidence, and to present summation and argument. The Board panel also may ask questions of witnesses and enter its own evidence.
- 3. The Board panel may admit and consider evidence which would be commonly accepted
 by reasonable and prudent people as having a causal relationship to the matter before the Board
 panel. The Board panel may exclude from evidence irrelevant and repetitious testimony and
 documents.
- 4. The burden of proof of establishing a violation of the noise control ordinance shall be on
 the party who filed the noise disturbance complaint and shall be met by a preponderance of
 the evidence.
- 5. An audio or video record of the hearing shall be made. The record of the case shall consist of the recording and any written documentation accepted into the case file. The record of the case shall be open to inspection by any person. Upon request, the Board shall furnish a copy of the record of the case to any person at the cost of supplying the same.
- 35 D. Decision of the Board on a Noise Disturbance Complaint.

After due consideration of the evidence and testimony presented at the hearing, the Board
 shall issue its decision on the noise disturbance complaint and give notice of its decision to all
 parties to the case. The Board's decision may be announced orally, following the hearing, or
 the Board may take the case under advisement and issue a written decision on the noise
 disturbance complaint within a reasonable time following the hearing.

In the event that the Board finds in favor of the complainant on the noise disturbance
complaint, the Board may order the violator to cease and desist from the conduct or activity
which created the noise disturbance and/or to take other corrective action in order to abate or
correct the violation of this chapter.

E. Appeals from a Board Decision on a Noise Disturbance Complaint. Within 30 days of the
issuance of a decision on a noise disturbance complaint, a person who was a party to the
proceedings before the Board and who is aggrieved by the decision may file a petition for judicial
review in accordance with Title 7, Chapter 200, Judicial Review of Administrative Agency
Decisions, of the Maryland Rules of Procedure, as amended.

- 15 F. Enforcement of Board Decision on a Noise Disturbance Complaint.
- A violator who fails to comply with a Board decision on a noise disturbance complaint
 may be issued a municipal infraction citation for a Class A offense.

In addition to any penalty provided herein, compliance with a Board decision may be
 enforced by any appropriate action, at law or equity, in any court of competent jurisdiction.
 (Ord. 2021-39 § 8, 2021/Ord. 2016-4 § 1, 2016/Ord. 2007-4, 2007/Ord. 2002-35 § 1(14),
 2002/Ord. 2000-22 § 1(14), 2000).

- SECTION 2. If any part of this ordinance is deemed to be invalid, the remaining portions of theordinance shall continue to be operative.
- 24 SECTION 3. This ordinance shall become effective immediately upon adoption.
- 25
- 26 This Ordinance was adopted this _____ day of March, 2024 by roll-call vote as follows:
- 27
- 28 AYE:
- 29 NAY
- 30 ABSTAIN:
- 31 ABSENT
- 32