EMMO 0 78 PAGE 0 0 7 I

ORDINANCE NO. 2024-02

AN ORDINANCE TO ADOPT A TEMPORARY MORATORIUM CONCERNING
FOOD PROCESSING RESIDUALS AND/OR DISSOLVED AIR FLOTATION
RESIDUALS IN CARROLL COUNTY UNTIL DECEMBER 31, 2024, PENDING
CONSIDERATION AND ADOPTION OF SUCH LEGISLATION AS THE BOARD OF
COMMISSIONERS OF CARROLL COUNTY, MARYLAND MAY CONSIDER
ADVISABLE TO PROMOTE PUBLIC HEALTH, SAFETY, AND WELFARE.

WHEREAS, The Board of Commissioners of Carroll County, Maryland ("the Board"), has enacted and codified the "Code of Public Local Laws and Ordinances of Carroll County, Maryland"; and

WHEREAS, the Board is authorized under the Local Government Article of the Annotated Code of Maryland to enact and amend ordinances; and

WHEREAS, the Board, pursuant to Local Government Article Section 10-328 of the Annotated Code of Maryland, has the power to enact local laws to protect and promote public safety and health, and to provide for the prevention, abatement, and removal of nuisances;

WHEREAS, residents of Carroll County have expressed concerns about the storage of food processing residuals and/or Dissolved Air Flotation Systems ("DAF") residuals, which result in foul odors, insect infestations, decline in native wildlife, and adverse health effects in residential areas;

WHEREAS, the Board, pursuant to Local Government Article Section 13-401 of the Annotated Code of Maryland, has the power to prevent and remove nuisances and to prevent the introduction of contagious diseases into the County;

BBK0078 PME0072

WHEREAS, pursuant to Health-General Article Sections 3-201 and 3-202, the Board is ex officio the Board of Health for Carroll County and, as such the Board, has the power to adopt and enforce rules and regulations on any nuisance or cause of disease in the County;

WHEREAS, to advance the public health and safety, the Board desires to obtain additional information regarding public health and safety concerns arising from the storage of food processing residuals and/or DAF residuals;

WHEREAS, the Board desires to impose a six (6) month moratorium on the storage of food processing residuals and/or DAF residuals, to give County staff time to study the matter in connection with enactment of legislation on this subject.

NOW, THEREFORE, BE IT ENACTED by the Board that Chapter 161– Temporary Moratorium on the storage of food processing residuals and/or DAF residuals is added as follows:

ARTICLE I

 A temporary moratorium prohibiting the storage of food processing residuals and/or DAF residuals in Carroll County shall be and is hereby established until December 31, 2024, from and after the effective date of this Ordinance.

2. Definitions:

A. Food Processing Residual, as defined in the Maryland Nutrient Management Manual incorporated in COMAR 15.20.07.02, is an organic material generated by processing agricultural commodities for human or animal consumption. The term includes food residuals, food coproducts, food processing wastes, food processing sludges, or any other incidental material whose characteristics are derived from

5000078 PME0073

processing agricultural products for human consumption or animal consumption.

Food Processing Residuals do not include:

- i. Digester Digestate;
- ii. Animal and Poultry Manures;
- iii. Class A & B Biosolids, as defined by MDE;
- iv. Compost;
- v. Spent Mushroom Soil; or
- vi. Water Plant Residuals.
- B. DAF Residuals are organic byproduct material created at an animal processing facility or rendering facility, including material collected by means of a dissolved air flotation process.
- 3. This temporary moratorium is established to allow sufficient time to complete the pending study, finalize recommendations, and enact appropriate legislation:
 - To promote public health and safety by ensuring that the storage of food processing residual and/or DAF residual would not be harmful for the environment and community;
 - To develop suggestions to minimize any adverse effects or impacts to public health, property, infrastructure, and traffic safety;
 - To consider restrictions on the storage of food processing residual and/or DAF residuals in the County;
 - d. To obtain such expert advice and assistance as necessary; and
 - e. To consider such other matters as County staff deems appropriate.

BOTK 0 0 7 8 PAGE 0 0 7 4

4. This moratorium shall not prohibit storage at the processing location where legally

created, nor a farmer or farming business from temporarily storing food processing

residual and/or DAF residuals in a mobile, closed container for a period of not more

than forty-five (45) consecutive days during the application process, provided that the

stored material is applied to the same land on which it is stored.

5. This temporary moratorium shall be effective immediately upon adoption of theis

Ordinance.

6. Pursuant to Sec 3-811 of the County Code of Public Local Laws and Ordinances, a

violation of this Ordinance shall be a misdemeanor, punishable buy a fine not to exceed

\$1,000.00 or imprisonment not to exceed six (6) months in the Carroll County

Detention Center; or a civil infraction punishable by penalty not to exceed \$1,000.00

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 III. EFFECTIVE DATE.

This Ordinance shall become effective 125, 2024.

4

ADOPTED 4	425	2024

ATTEST:

Vivian Daly, County Clerk

THE COUNTY COMMISSIONERS OF CARROLL COUNTY, MARYLAND, a body corporate and politic

of the State of Maryland

(SEAL)

(SEAL)

(SEAL)

Joseph A. Vigliotti, Vice-President

Thomas S. Gordon III, Commissioner

MHV (SEAL)

Michael R. Guerin, Commissioner

(SEAL)

Edward C. Rothstein, Commissioner

Approved for legal sufficiency:

Timothy C. Burke, County Attorney

DECK O 0 78 PAGE O 0 76

Notice of Public Hearing published:	41118411	8	
Notice of Public Hearing published: Public Hearing held:			
Public Meeting to adopt Ordinance:	4 25		
Notice of Adoption of Ordinance publisl	ned:		
Ordinance filed with Clerk of Court:			
I hereby certify that the actions	described above too	k place on the dates referre	ed to above and that
this Ordinance is effective as of the	day of	, 2024.	
	Timothy C	. Burke, County Attorney	

Kdc H.D. Yvonne Davis