Chapter 64
VEHICLES AND TRAFFIC

§ 64-1. Definitions. [Amended 11-26-18, effective 12-23-18]

§ 64-2. Enforcement. [Amended 11-26-18, effective 12-23-18]

§ 64-3. Official signs. [Amended 11-26-18, effective 12-23-18]

§ 64-4. Vehicles to be registered and insured; fire lanes and ceremonial routes. [Amended 11-26-18, effective 12-23-18]

§ 64-5. Commercial Motor Vehicles. [Amended 11-26-18, effective 12-23-18]


§ 64-7. Blocking or obstruction of fire department vehicle bays. [Amended 11-26-18, effective 12-23-18]

§ 64-8. Right-side parallel parking. [Amended 11-26-18, effective 12-23-18]


§ 64-10. Limitations on parking or standing in specified places. [Amended 11-26-18, effective 12-23-18]

§ 64-10.1 Parking on Unpaved and Unprepared Surfaces. [Added 7-1-00]


§ 64-12. Limitations on parking or standing of certain vehicles on streets or highways. [Amended 11-26-18, effective 12-23-18]

§ 64-13. Parking permit areas. [Amended 11-26-18, effective 12-23-18]


§ 64-17. Snow Emergencies [Added 11-4-96] [Amended 11-26-18, effective 12-23-18]

§ 64-18. Violations and penalties. [Revision 10-7-96][subsection (b) stricken and replaced 11-4-96] [Amended 11-26-18, effective 12-23-18]
§ 64-19. Payment of fines; penalty for late payment. [(c) added 6-11-01.] [Amended 11-26-18, effective 12-23-18]


[HISTORY: Adopted 2-12-62. Amended and revised in its entirety 3-6-95, effective 3-26-95. Amendment history noted where applicable. Amended by adding section 64-10.1 7-1-00. Amended by adding section 64-18 (c) 6-11-01.]

§ 64-1. Definitions. [Amended 11-26-18, effective 12-23-18]

For purposes of this chapter, the terms used herein are defined as follows:

Definitions used in this chapter shall be found in the Maryland Vehicle Laws – Maryland Transportation Article, Title 11, as amended and supplemented from time to time, and shall have the same meanings in this section and be made a part of this chapter as though written herein. Other definitions are as follows:

(a) “Prepared Surface” shall mean any surface covered by asphalt, concrete, brick, block, gravel, crushed stone or other similar permeable or semi-permeable aggregated material on the area which the tires of a vehicle rest or traverse.

(b) "Junked motor vehicle" means any motor vehicle that is in wrecked, dismantled or partially dismantled condition, or from which the wheels, engine, transmission, or any substantial parts thereof have been removed, or which for any reason is incapable of operation on its own power, or is unlicensed or bearing expired license tags.

(c) “Administrative fees” means fees and charges for vehicle impound release, MVA flagging and similar types of fees and charges.

§ 64-2. Enforcement. [Amended 11-26-18, effective 12-23-18]

The Town of Riverdale Park's Police Department shall be responsible for enforcement of the provisions of Chapter 64.

§ 64-3. Official signs. [Amended 11-26-18, effective 12-23-18]

The signs referred to in this chapter, when authorized by the Mayor and Council of Riverdale Park, shall be deemed sufficient when in connection with the inscription thereon there shall appear the words, "Mayor and Council". Temporary parking restrictions may be imposed by the Police Department and or Public Works Department in emergency situations or when authorized by the Mayor and Council.
§ 64-4. Vehicles to be registered and insured; fire lanes and ceremonial routes. [Amended 11-26-18, effective 12-23-18]

(a) No vehicle shall be parked upon, or be operated upon any street, alley or public right-of-way, or parking lot used by the general public, in the Town of Riverdale Park, unless such vehicle bears a current and valid registration plate as required by the state, county or municipal law.

(b) No vehicle shall be parked within any fire lane established by the Town, or in or upon any street, alley or public way or portion thereof from which traffic is excluded by the Mayor and Council for public ceremonies or because of a public emergency. The Police Department is authorized and directed to enforce such temporary traffic regulations.

(c) Any vehicle in violation of Section 64-4(a) is subject to impound and removal. No vehicle impounded by the Town of Riverdale Park Police Department will be released until all administrative fees are satisfied.

§ 64-5. Commercial motor vehicles. [Added 4-3-72.][Amended 11-26-18, effective 12-23-18]

No commercial motor vehicles, excluding school & commercial buses as defined under Section 16-812 of the Maryland Transportation Article and no vehicle in excess of five (5) tons' gross weight shall be operated on or in any Town street except when making deliveries.


No vehicle shall be stopped in any of the following places, except when necessary to avoid conflict with other traffic or in compliance with the instructions of a police officer, an official traffic sign or a traffic light:

(a) Within a street intersection.

(b) On a crosswalk.

(c) On a sidewalk space.

(d) Alongside or opposite any street excavation or obstruction, when such stopping would impede traffic.

(e) On any bridge or approach thereto.

(f) On any streetcar or railroad track.
§ 64-7. Blocking or obstruction of fire department vehicle bays. [Added 2-3-92.]
[Amended 11-26-18, effective 12-23-18]

No vehicle is permitted to block or obstruct the entrances and exits to and from the fire department vehicle bays at any time. To "block" or "obstruct" for purposes of this ordinance shall mean stopping, standing, pausing, or delaying a vehicle anywhere within the area marked by signs and/or yellow stripes on the street in front of the fire department's vehicle bays' doors so that the offending vehicle cannot be removed immediately from the area to permit immediate exit or entrance of any fire department vehicles.


All motor or horse-drawn vehicles on any two-way street within the town shall, when not in motion, be parked or left standing on the right-hand side of the street parallel to and not more than twelve (12) inches from the right-hand curb or curbline of the street, except during an emergency or while actually loading or unloading passengers or merchandise.


Double parking on any street is prohibited, except that a vehicle may stop as near as practicable to parked vehicles only long enough to expeditiously load or unload passengers if no curb space is available within a reasonable distance, provided that such vehicle while so stopped will not unreasonably impede traffic or endanger public safety.

§ 64-10. Limitations on parking or standing in specified places. [Amended 4-3-72.
Subsections (c) through (l) added 2-4-80. §64-10 amended 10-1-01. Other amendments noted where applicable.] [Amended 11-26-18, effective 12-23-18]

It shall be unlawful to park or leave standing any vehicle in any of the following circumstances:

(a) Within three (3) feet of the front or rear of another vehicle parked on any street.

(b) Within three (3) feet of the exit of, or the entrance to, any alley or driveway without the consent of the owner.

(c) Where a sign prohibits parking.

(d) In a loading or unloading zone.

(e) Within twenty-five (25) feet of a stop sign.

(f) Within twenty-five (25) feet of any intersecting street.

(g) Within fifteen (15) feet of a fire plug.
(h) On any street or public space for making repairs, except in emergency situations such as, but not limited to, flat tires, overheated radiators and dead batteries.

(i) Within twenty (20) feet of either side of a bus stop.

(j) With respect to any commercial vehicles, on any street or public space unless loading or unloading.

(k) Parking or leaving unattended any gasoline truck or other combustibles conveyance.

(l) Next to a yellow curb.

(m) In a designated handicap parking space without displaying the official Maryland vehicle handicap tag or handicap placard. [Added 3-1-82.]

(n) In a driveway or on driveway aprons so that the vehicle blocks or overhangs a sidewalk thus obstructing free pedestrian passage. [Added 6-7-82.]

(o) Upon, over or beyond the curb, within the public right-of-way. [Added 8-2-82.]

(p) Within twenty-five (25) feet of parking lot entrances and exits. [Added 10-1-01.]

§ 64-10.1. Parking on Unpaved and Unprepared Surfaces. [Added 7-1-00][Amended 10-2-08, effective 10-22-08]

(a) Definitions: The following words shall have the following definitions for purposes of this section.

"Prepared Surface" shall mean any surface covered by asphalt, concrete, brick, block, gravel, crushed stone or other similar permeable or semi-permeable aggregated material on the area which the tires of a vehicle rest or traverse.

"Unprepared Surface" shall mean any surface that is not a prepared surface.

"Vehicles" shall mean any vehicle that requires registration by the Maryland Motor Vehicle Authority to operate on the state roads of Maryland, including, but not limited to trucks, automobiles, boats, trailers, motor homes, and camping vehicles.

"Front building line" shall mean the point of the residential structure on a residential property that is closest to the public road on which the property has its street address. It shall be calculated by drawing a straight line at ninety (90) degree angle from the portion of the public road on which the property has its street address to the part of the residential structure that is the closest to the public road.

(b) General Rule: It shall be unlawful to park any vehicle on residential property on an unprepared surface.
(c) Exceptions: Nothing in this section shall be deemed enforceable (i) during the period of a snow emergency and (ii) during the period of the activity of moving, construction, or yard maintenance.

(d) Enforcement: Any code enforcement official or police officer shall have the authority under this section of the Code. Said individuals shall have the authority to enter upon private property in the Town of Riverdale Park in order to place a "48 Hour Warning Notice" on a vehicle parked in violation of this section. This forty-eight (48) hour period of compliance shall be as a one-time event per subject vehicle. If the subject vehicle is not removed from the unprepared or unpaved surface or brought into compliance within forty-eight (48) hours from the placement of the "48 Hour Warning Notice," the code enforcement official or police officer shall be empowered to impound the vehicle. The vehicle owner shall be liable for all towing, storage, preservation, and/or charges relating to the disposition of the vehicle.

The Code Enforcement Supervisor, or his/her designee shall have the authority to extend the forty-eight (48) hour period for a period not to exceed thirty (30) days, upon receipt of a written statement from the vehicle owner or residential property owner setting forth the reasons for requesting such an extension.

The Mayor and Council shall have the authority to extend the forty-eight (48) hour period for any definite period of time in excess of the original thirty (30) day extension, upon receipt of a written statement from the vehicle owner or residential property owner setting forth the reasons for requesting such an extension.

(e) Penalty: Violation of this section shall be deemed a municipal infraction punishable by a fine of $50 and may also subject property [owner/lawful resident] to impoundment of the vehicle in violation, or both. Each seven (7) day period in which the vehicle is in violation shall constitute a separate infraction.

(f) Effective date: July 1, 2000.


(a) At any point on a street where an official sign designates a time limit for parking, no vehicle shall be left standing or remain parked in excess of the period of time so designated.

(b) No person shall park or leave standing any vehicle on any street for more than forty-eight (48) consecutive hours, Sundays and holidays excepted; provided, however, that this subsection shall not apply to an owner/occupant who otherwise legally parks his vehicle on streets abutting his property. [Amended effective 10-22-89.]

(c) In a parking meter zone during hours of its operation, no vehicle shall be left standing or remain parked in excess of the period of time designated. [Added 8-2-82.]
§ 64-12. Limitations on parking or standing of certain vehicles on streets or highways.
[Added 4-3-72. Amended 10-2-78.] [Amended 7-24-06] [Amended 11-26-18, effective 12-23-18]

It shall be unlawful to park or leave standing on the streets, highways, and public spaces of the town any truck, commercial motor vehicle exceeding 10,001 pounds, including but not limited to travel trailers, camping trailers, tractor trailers, or any combination of motor vehicles with one (1) or more vehicles propelled or pushed as a unit, mobile homes, special mobile equipment including but not limited to tractors, construction or maintenance machinery, ditch-digging apparatus and concrete mixers (excluding at permitted construction sites), buses and school buses, and boat trailers except that exception may be made for trucks parked or left standing temporarily in the transaction of some business enterprise. This section shall not apply to any vehicle that is capable of being registered under Maryland law as a Class A (passenger) vehicle or as a Class E (truck) and the manufacturer’s rated capacity is under 10,001 pounds.

§ 64-13. Parking permit areas. [Added 1-7-80. Amended 10-2-89.][Amended 4-2-12, effective 4-22-12] [Amended 11-26-18, effective 12-23-18]

(a) Designation. The Mayor and Council may, by resolution, designate sections of the town to be permit parking areas. Any such resolution shall be initiated only upon consultation with the affected residents and is subject to public hearing.

(b) Permits.

(1) Residential Permits. These permits can be obtained at the Police Department for a fee of twenty-five dollars ($25) per two hangar-style permits with a maximum of four permits per household upon presentation of a valid government identification and proof of residency in the parking permit area. Permanent resident permits are valid for two years and are nontransferable. Residential permits are valid for two years and may be renewed for successive two-year periods. There is no prorated amount for permit issuance. The Town Council, by resolution, may limit the number of residential permits issued for each residence in a permit area. Residential permit hangars must be displayed from the rear-view mirror in a vehicle when parked in a permit parking area.

(2) Visitor passes may be obtained from the Police Department 24 hours a day. A visitor pass is valid for a duration of 48 hours, limited to 10 visitor passes per address per event.

The Chief of Police shall administer the parking permit program and may promulgate reasonable procedures and forms for this purpose.

(c) Violations. A vehicle may not be parked in a permit parking area unless the vehicle bears a permit parking hangar or a guest permit issued under this section. A vehicle may not be parked in a permit parking area other than the area for which the permit has been issued. Any permit used in violation of the purpose for which the permit was issued is void.
(d) Penalties.

(1) Any vehicle parked in violation of this section is liable for a citation in an amount established by the Mayor and Council by ordinance.

(2) Any person who violates this section is liable for a citation in an amount established by the Mayor and Council.

§ 64-14. Parking meters. [Added 4-4-83.] [Amended 11-26-18, effective 12-23-18]

(a) Designation. The Mayor and Council may, by resolution, designate certain sections of the town to have parking meters installed.

(b) Rates. The Mayor and Council shall establish, by ordinance, the rates for such metered parking areas as well as hours of operation.

(c) Violations. A person may not:

(1) Permit any vehicle to be placed or to remain in any parking meter space during the operational hours for the parking meter while the meter or multi-space meter is displaying a signal indicating that the time has expired. However, the loading or unloading of a truck, van or other commercial vehicle may be conducted for a reasonable period of time in a parking meter space without the deposit of payment in the meter.

(2) Park any vehicle across any line or marking of a parking meter space or in such position that the vehicle shall not be entirely within the area designated by such lines or markings.

(3) Deface, injure, tamper with, open or willfully break, destroy or impair the usefulness of any parking meter installed under the provisions of this chapter.

(4) Deposit or cause to be deposited in any parking meter any slugs, devices, metal substance or other substitutes for lawful coins.

(d) Penalties. Vehicles parked in violation of this section shall be subject to a penalty established by the Mayor and Council by ordinance.

§ 64-15. Removal and impounding of vehicles. [Amended 4-3-72.] [Amended 11-26-18, effective 12-23-18]

(a) If any vehicle is left unattended upon any road, highway, alley or parking lot for an unreasonable length of time so as to impede the movement of traffic or constitute a threat to public safety, the Police Department shall have authority to impound and remove such vehicle. The owner of the vehicle is liable for all costs
related to towing, storage and any other charges incurred in connection therewith. No vehicle impounded under this section shall be released until all administrative fees are satisfied.

(b) The Police Department may impound and remove a vehicle that is functionally disabled or damaged and impedes the movement of traffic on any road, highway, alley or parking lot or constitutes a threat to public safety, when the vehicle owner or operator is present and fails or refuses to remove the vehicle promptly upon request. The Police Department may impound a vehicle as necessary for safe keeping and/or evidentiary purposes when the vehicle owner/operator is arrested.

§ 64-16. Junked motor vehicles. [Added 3-6-95, effective 3-26-95.] [Amended 11-26-18, effective 12-23-18]

(a) It shall be unlawful for any person to junk any motor vehicle at any place within the town, nor shall any owner or lessee permit any junked motor vehicle to remain on property within the town except in an enclosed garage.

(b) Exempt properties. Properties exempt from this section are licensed motor vehicle dealers, motor vehicle mechanical or body repair facilities, and towing storage compounds. Such vehicles must be stored on the licensed property.

(c) Notice of impound. A police officer may place a notice of intent to remove by impound. If the violation is not corrected and or vehicle is not removed within 72 hours of notice, the vehicle may be impounded.

(d) Authority to grant extension. The Chief of Police or designee shall have the authority to grant an extension of the seventy-two (72) hour limit for a period not to exceed an additional seven (7) calendar days.

(e) Notice to property owner of completed impoundment.

(1) Within three business days after impoundment of any vehicle pursuant to this section, the Police Department shall send by registered or certified mail a notice to the last known registered owner of the vehicle and/or the property owner of record from which the vehicle was removed.

(2) The notice shall contain the following:

(A) A statement as to the reason why the vehicle has been impounded;

(B) The year, make and model and vehicle identification number (VIN) of the vehicle as available;

(C) The location of the impounding facility where the vehicle is being held; and
(D) A statement that the owner has the right to reclaim the vehicle upon payment of all towing, storage, and other charges, penalties, and fines relating to the disposition of the vehicle. No vehicle so impounded shall be released until all administrative fees have been satisfied. Unclaimed vehicles disposition will be in accordance with state law.

(f) Nothing in this section shall be construed as limiting the authority of the town to further regulate parking, vehicles or traffic.

§ 64-17 Snow Emergencies [added 11-4-96] [Amended 11-26-18, effective 12-23-18]

(a) The Town Council is authorized to adopt special parking restrictions which shall be in effect during any time that a snow emergency condition exists. For purposes of this section, a "snow emergency condition" shall be considered in effect within the Town of Riverdale Park whenever a snow emergency is declared in effect in Prince George's County by the Prince George's County Executive, the Maryland State Highway Administration or the Maryland State Police.

(b) During any period in which a snow emergency condition exists and a snow emergency is in effect, it shall be unlawful to park any vehicle on any part of any street designated as a snow emergency street, provided that signs have been erected on that street giving notice that such street is a designated snow emergency street.

(c) During any period in which a snow emergency condition is in effect, it shall be unlawful to park any vehicle on the odd-numbered side of any public street in the Town of Riverdale Park regardless of whether such street has been designated a snow emergency street. Streets with parking restricted on one side are exempt from this section.

(d) Any vehicle parked in violation of the snow emergency provisions of the section may be removed and impounded by or under the direction of any authorized police officer.

§ 64-18. Violations and penalties. [Added 3-1-82. Amended 7-1-85. Amended 3-6-95, effective 3-26-95.] [Revision adopted 10-7-96][subsection (b) stricken and replaced 11/4/96] [Amended 4-2-12, effective 4-22-12] [Amended 11-26-18, effective 12-23-18]

(a) Violations of this chapter are declared to be municipal infractions, and subject to issuance of a parking citation from a police officer.

(b) Each violation of the following provisions of this chapter is subject to a fine in the amount of $50:
(1) 64-4(a) expired tags/unregistered vehicle;
(2) 64-5 vehicle in excess of 5 tons (10,001 lbs);
(3) 64-6(a) stopping within intersection;
(4) 64-6(b)  stopping on a crosswalk;
(5) 64-6(c)  stopping on a sidewalk;
(6) 64-6(d)  stopping alongside or opposite excavation or obstruction so as to impede traffic;
(7) 64-6(e)  stopping on a bridge or approach;
(8) 64-6(f)  stopping on streetcar or railroad tracks;
(9) 64-7  blocking fire department bays;
(10) 64-8(a)  parked wrong wheels to curb;
(11) 64-8(b)  parked more than 12 inches from curb or curb line;
(12) 64-9  double parking;
(13) 64-10(a)  parking within 3 feet of another vehicle;
(14) 64-10(b)  parking within 3 feet of alley or driveway without owner consent;
(15) 64-10(c)  parking where prohibited by sign;
(16) 64-10(d)  parking in loading/unloading zone;
(17) 64-10(e)  parking within 25 feet of stop sign;
(18) 64-10(f)  parking within 25 feet of intersection;
(19) 64-10(g)  parking within 15 feet of fire hydrant;
(20) 64-10(h)  making repairs on public street;
(21) 64-10(i)  parking within 20 feet of bus stop;
(21) 64-10(j)  parking commercial vehicle on street unless loading/unloading;
(22) 64-10(k)  unattended combustibles conveyance;
(23) 64-10(l)  parking next to yellow curb;
(24) 64-10(n)  parking in driveway so as to obstruct sidewalk or other pedestrian passage;
(25) 64-10(o)  parking upon, over or beyond curb within public right of way;
(26) 64-10(p) parking within 25 feet of parking lot entrances or exits;

(27) 64-11(a) overtime parking where sign designates;

(28) 64-11(b) parking in excess of 48 hours;

(29) 64-12 parking in violation of limitations, certain vehicles;

(30) 64-13 parking in violation of parking permit;

(31) 64-14(c) parking in violation of parking meter restrictions; and

(32) 64-16(a) unlawful parking of junk vehicle.

(c) Each violation of the following provisions of this chapter is subject to a fine in the amount of $250:

(1) 64-4(b) parking in a fire lane;

(2) 64-10(m) parking in handicapped space; and

(3) 64-17 snow emergencies.

§ 64-19. Payment of fines; penalty for late payment. [Added 9-7-82.] [Amended 11-26-18, effective 12-23-18]

If a person elects to stand trial for a violation under Chapter 64, the request for a trial date must be made in writing to the Town of Riverdale Park at such address as the Police Department directs no later than ten (10) days from issuance of the citation. If no such request is received within the stated ten (10) days, the following shall apply:

(a) Any person issued a citation for violation of any section of this chapter shall pay the fine imposed as a penalty for violation of that section at such address as the Police Department directs within fifteen (15) days from the date of notice of violation.

(b) Any person who fails to pay a required fine within fifteen (15) days of the date of notice of violation shall pay at such address as the Police Department directs:

(1) Twice the amount of the fine if paid after fifteen (15) days but not more than thirty (30) days after the notice of violation; or

(2) Three (3) times the amount of the fine if paid more than thirty (30) days after the date of notice of violation.

(c) If a vehicle is observed in Town and the vehicle has two or more parking violations that are outstanding for more than thirty (30) days, the vehicle may be impounded at the discretion of
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the officer. The vehicle will not be released until all fines and fees have been satisfied. [Added 6-11-01.]

§ 64-20 School Zone Speed Monitoring Systems Authorized.[Added 10-5-09, effective 10-25-09; amended 4-5-10, effective 4-25-10; amended 7-23-18, effective 9-30-18]

(A) Terms used in this section that are defined in Transportation Article, § 21-809, of the Maryland Annotated Code, as amended from time to time, shall have the same meanings in this section.

(B) The Town may use a speed monitoring system to monitor and enforce speed limit restrictions, including the issuance of citations, within the school zones designated in subsection (e) of this section. The locations in school zones within which speed monitoring systems are used from time to time shall be determined by the Town’s Chief of Police.

(C) The Town shall use speed monitoring systems for the monitoring and enforcement of speed limit restrictions in accordance with the requirements set forth in Transportation Article, § 21-809, of the Maryland Annotated Code, as amended from time to time, and other applicable law.

(D) The Town may contract with a speed monitoring system operator to operate a speed monitoring system in the town in accordance with the requirements set forth in Transportation Article, § 21-809, of the Maryland Annotated Code, as amended from time to time, and other applicable law.

(E) The following school zones are established within the Town of Riverdale Park pursuant to Transportation Article, § 21-803.1, of the Maryland Annotated Code:

(1) Riverdale Elementary School zone. The limits of this school zone, and the maximum speed limits within this zone, are as follows:

   a. State Highway 410 (East West Highway) eastbound from Beale Circle east to State Highway 201 (Kenilworth Avenue), maximum speed set at 35 miles per hour.

   b. State Highway 410 (East West Highway) westbound from State Highway 201 (Kenilworth Avenue) to 46th Avenue, maximum speed set at 35 miles per hour.

   c. Taylor Road from Longfellow Street to Tuckerman Street, maximum speed set at 25 miles per hour.

   d. Riverdale Road from 54th Avenue to Lafayette Avenue, maximum speed set at 20 miles per hour.
e. Queensbury Road from the Town’s Public Works facility to Lafayette Avenue, maximum speed set at 25 miles per hour.

(2) Parkdale High School zone. The limits of this school zone, and the maximum speed limits within this zone, are as follows:

a. Good Luck Road eastbound and westbound from approximately 500 feet east of State Highway 201 (Kenilworth Avenue) to approximately 100 feet west of Crest Park Drive, maximum speed set at 35 miles per hour.

(3) De Matha Catholic High School zone. The limits of this school zone and the maximum speed limits within this zone, are as follows:

a. Federal Highway 1 (Baltimore Avenue) northbound from approximately 100 feet south of Madison Street to Sheridan Street, maximum speed set at 30 miles per hour.

b. Federal Highway 1 (Baltimore Avenue) southbound from state highway 410 (East West Highway) to approximately 100 feet north of Oliver Street, maximum speed set at 30 miles per hour.

(4) William Wirt Middle School zone. The limits of this school zone and the maximum speed limits within this zone, are as follows:

a. State Highway 201 (Kenilworth Avenue) northbound and southbound from River Road to Good Luck Road, maximum speed set at 35 miles per hour.

(5) University of Maryland Discovery District/College Park Academy School Zone. The limits of this school zone and the maximum speed limits within this zone are as follows:

a. Rivertech Court northbound and southbound from River Road to Lafayette Avenue, maximum speed set at 30 miles per hour.

b. River Road eastbound and westbound from the City of College Park to State Hwy 201 Kenilworth Avenue, maximum speed set at 35 miles per hour.