## Attachment B

Bill No	3-22	
Concerning:	Legislative Br	anch – Climate
Assessn	nents - Require	ed
Revised: 7	//7/2022	Draft No. 6
Introduced:	February 1,	2022
	July 12, 202	
Executive:	July 25, 202	22
Effective:	October 24	2022
Sunset Date	:	
Ch 17 I	aws of Mont (	Co 2022

# COUNTY COUNCIL FOR MONTGOMERY COUNTY, MARYLAND

Lead Sponsors: Councilmember Hucker and Council President Albornoz Co-Sponsors: Councilmember Friedson, Council Vice-President Glass, and Councilmembers Navarro, Katz, Riemer, Jawando, and Rice

#### AN ACT to:

- (1) require the Director of the Office of Legislative Oversight to prepare a climate assessment for each bill[[, zoning text amendment, master plan, and master plan amendment]];
- (2) require the Planning Board to prepare a climate assessment for each zoning text amendment, master plan, and master plan amendment;
- (3) specify the required contents of a climate assessment;
- require [[an annual report regarding climate assessments]] the publication of climate assessment templates; and
- [[(4)]] (5) generally amend the law governing the enactment of legislation.

### By adding

Montgomery County Code Chapter 2, Administration Section 2-81D

#### By amending

Montgomery County Code
Chapter 33A, Planning Procedures
Section 33A-14

The County Council for Montgomery County, Maryland approves the following Act:

1	Sec 1	. Secti	on 2-81D is added as follows:
2	<u> 2-81D.</u> <u>Clin</u>	nate A	ssessments.
3	<u>(a)</u>	<u>Defin</u>	itions. In this Section, the following terms have the meanings
4		indica	ated.
5		<u>Direc</u>	etor means the Director of the Office of Legislative Oversight or the
6		Direc	tor's designee.
7		<u>Planr</u>	ning Board means the Montgomery County Planning Board.
8	<u>(b)</u>	<u>Clima</u>	ate assessments required.
9		<u>(1)</u>	The Director must submit an assessment to the Council describing
10			the climate impact, if any, of each bill[], zoning text amendment,
11			master plan, and master plan amendment]] under consideration by
12			the Council.
13		<u>(2)</u>	The Planning Board must submit an assessment to the District
14			Council describing the climate impact, if any, of each zoning text
15			amendment, master plan, and master plan amendment under
16			consideration by the District Council.
17	<u>(c)</u>	<u>Time</u>	for submission.
18		<u>(1)</u>	A climate assessment should be submitted to the Council, [[no
19			more than 21 days after]] or the District Council, at least 7 days
20			prior to a public hearing on a bill, zoning text amendment, master
21			plan, or master plan amendment [[is introduced]].
22		<u>(2)</u>	If the Director or the Planning Board is unable to submit the
23			assessment within the time required [[by]] under paragraph (1), the
24			Director or the Planning Board must notify the Council President
25			in writing of the delay, the reason for the delay, and the revised
26			delivery date.

If the Council President finds that the revised delivery date is
unreasonable, the Council President may set a different delivery
date.
<u>nts of climate assessment.</u>
Each climate assessment must include:
(A) the sources of information, assumptions, and methodologies
used;
(B) <u>a description of variables that could affect the assessment;</u>
<u>and</u>
(C) if a bill, zoning text amendment, master plan, or master plan
amendment is likely to have no climate impact, why that is
the case.
Each climate assessment must include:
(A) the potential positive or negative effects, if any, of the bill,
zoning text amendment, master plan, or master plan
amendment upon climate change[[, including greenhouse
gas emissions, sequestration, and carbon drawdown]];
[[and]]
(B) quantitative or qualitative evaluations of the identified
effects upon greenhouse gas emissions, sequestration, and
carbon drawdown; and
[[(B)]] (C) quantitative or qualitative evaluations of the of the
identified effects upon community resilience and adaptative
capacity.
Each climate assessment must identify amendments or other
recommendations, if any, that would reduce or eliminate any
<u> </u>

53			antici	pated negative effects of the bill, zoning text amendment,
54			maste	r plan, or master plan amendment upon carbon dioxide
55			remov	val, sequestration, drawdown, community climate resilience,
56			and a	daptive capacity.
57	<u>(e)</u>	Comp	liance	. Council action on a bill, zoning text amendment, master
58		<u>plan,</u>	or ma	ster plan amendment that is otherwise valid is not invalid
59		becau	se of a	ny failure to follow the requirements of this Section.
60	[ <u>[(f)</u>	<u>Annua</u>	al <u>repo</u>	<u>rt.</u>
61		<u>(1)</u>	The I	Director annually must submit to the Council a report that
62			comp	iles and analyzes the climate assessments provided during the
63			prece	ding year.
64		<u>(2)</u>	The a	nnual report must include findings and recommendations of
65			the D	irector regarding the climate impacts of enacted or pending
66			bills,	zoning texts amendments, master plans, and master plan
67			amen	dments.]]
68	<u>(f)</u>	<u>Temp</u>	<u>lates fo</u>	or climate assessments - required.
69		<u>(1)</u>	<u>Temp</u>	lates for the assessment of bills.
70			<u>(A)</u>	The Director must develop and publish online a climate
71				assessment template to guide the development of climate
72				assessments for bills under this Section.
73			<u>(B)</u>	At least once every 2 years, the Director must review the
74				template and update the template as needed.
75		<u>(2)</u>	<u> Temp</u>	lates for the assessment of zoning text amendments and
76			<u>maste</u>	<u>r plans.</u>
77			<u>(A)</u>	The Planning Board must develop and publish online a
78				climate assessment template to guide the development of

79		climate assessments for zoning text amendments, master
80		plans, and master plan amendments under this Section.
81	<u>(B)</u>	At least once every 2 years, the Planning Board must review
82		the template and update the template as needed.
83	33A-14. Greenhouse G	as Emissions and Racial Equity and Social Justice.
84	As part of the fact	ors and conditions outlined in Section 21-104 of the Regional
85	District Act and S	ection 1-201 of the Land Use Article of the Maryland Code in
86	preparing the Plan	, the Planning Board must:
87	(a) [[assess the	Plan's potential impact on greenhouse gas emissions in the
88	County, inc	eluding a carbon footprint analysis]] conduct a climate
89	assessment	under Section 2-81D; and
90	[[(b) consider wa	ays to reduce vehicle miles traveled in the County;
91	(c) consider op	tions that would minimize greenhouse gas emissions; and]]
92	[[(d)]] <u>(b)</u> cons	ider the impact of the plan on racial equity and social justice
93	in the Coun	ty, as defined in Section 2-64A.
94	Section 2. Transi	tion. The Director of the Office of Legislative Oversight must
95	begin providing climate	assessments under Section 1 of this Act beginning January 1,
96	2023. The Planning Boa	ard must begin providing climate assessments under Section 1
97	of this Act beginning Ma	arch 1, 2023.

La Clery	7/13/2022	
Gabriel Albornoz, President, County Council	Date	
Approved:		
Mary ERP	7/25/2022	
Marc Elrich, County Executive	Date	
This is a correct copy of Council action.		
Judiplups	7/25/2022	
Judy Rupp, Clerk of the Council	Date	

Approved: