BIII INO	40	D-Z1		
Concerning:	Enviror	nmental S	ustaina	ability
Comr	nercial	Property	Asse	ssed
Clean Er	nergy Pr	ogram - A	mendn	nents
Revised: 02/	/28/2022	2 Dra	aft No.	2
Introduced:	Novemb	er 30, 20	21	
Enacted:	Marc	h 15, 202	2	
Executive: _				
Effective:				
Sunset Date:				
Ch, L	aws of I	Mont. Co.		

40.04

DULKI.

# COUNTY COUNCIL FOR MONTGOMERY COUNTY, MARYLAND

By: Council President at the Request of the County Executive

### AN ACT to:

- (1) amend the County's C-PACE financing program to allow climate-related improvements for eligible projects;
- (2) establish 12-month retroactive financing for eligible C-PACE measures;
- (3) create a 5-year pilot for increased loan-to-value amounts for qualified properties;
- (4) clarify new construction participation requirements;
- (5) remove the County designated lender from the County's C-PACE program; and
- (6) generally revise County law regarding environmental sustainability.

### By amending

Montgomery County Code Chapter 18A, Environmental Sustainability Sections 18A-33, 18A-34, 18A-35, 18A-36 and 18A-37

Boldface
Underlining
Added to existing law by original bill.

[Single boldface brackets]
Double underlining
Added by amendment.

[[Double boldface brackets]]

\* \* \*

Heading or defined term.

Added to existing law by original bill.

Added by amendment.

Deleted from existing law or the bill by amendment.

Existing law unaffected by bill.

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

1	Sec. 1. Sections 18A-33, 18A-34, 18A-35, 18A-36 and 18A-37 are amended
2	as follows:
3	18A-33. Definitions.
4	[(a)] Definitions. In this Section, the following words have the meanings
5	indicated:
6	Certified General Real Estate Appraiser means an individual who is certified as
7	a certified real estate appraiser for general real estate under Title 16 of the
8	Business Occupations Article of the Maryland Code.
9	<u>Climate Related Improvements or Improvements include measures that address:</u>
10	(1) renewable energy;
11	(2) energy and water efficiency;
12	(3) <u>environmental</u> <u>remediation</u> ;
13	(4) grid resilience; or
14	(5) <u>property resilience.</u>
15	Commercial property means any real property located in the County that is
16	either not designed for or intended for human habitation, or that is used for
17	human habitation as a multi-family dwelling of more than 4 rental units.
18	Commercial Property Assessed Clean Energy Program or Program means a
19	program that facilitates <u>Climate</u> <u>Related</u> <u>Improvements</u> [energy improvements]
20	and requires repayment through a surcharge on the owner's property tax bill.
21	[County designated lender means a person who may be selected by the County
22	through a competitive process to offer financing, and if offered and accepted by
23	the County, related funding for administrative services for the Program.]
24	County designated program manager means a person who may be selected by
25	the County through a competitive process to provide administrative and
26	management services for the Program.
27	Department means the Department of Finance.

28	Direc	tor means the Director of the Department or the Director's designee.							
29	Energ	Energy efficiency [and/or renewable energy improvement or improvement]							
30	mean	means any equipment, device, or material that is intended to decrease energy							
31	consu	consumption or [expand] use [of renewable energy sources, including;] less							
32	energ	y to perform the same task.							
33	[(1)	insulation in any wall, roof, floor, foundation, or heating and cooling							
34		distribution system;							
35	(2)	a storm window or door, multi-glazed window or door, heat-absorbing or							
36		heat-reflective glazed and coated window and door system, or additional							
37		glazing, reduction in glass area, and other window and door system							
38		modification that reduces energy consumption;							
39	(3)	an automated energy control system;							
40	(4)	a heating, ventilating, or air-conditioning and distribution system							
41		modification or replacement;							
42	(5)	caulking, weather-stripping, and air sealing;							
43	(6)	replacement or modification of a lighting fixture to reduce the energy use							
44		of the lighting system;							
45	(7)	an energy recovery system;							
46	(8)	a day lighting system;							
47	(9)	the installation or upgrade of electrical wiring or outlets to charge a motor							
48		vehicle that is fully or partially powered by electricity;							
49	(10)	a measure that reduces the usage of water or increases the efficiency of							
50		water usage;							
51	(11)	any other installation or modification of equipment, device, or other							
52		material intended to decrease energy consumption or expand the use of a							
53		renewable energy source:							

(12)	any measure or system that makes use of or expands a renewable source
	of energy, including solar water heater, solar thermal electric,
	photovoltaic's, wind, biomass, hydroelectric, geothermal electric,
	geothermal heat pumps, anaerobic digestion, tidal energy, wave energy,
	ocean thermal, fuel cells using renewable fuels, and geothermal direct-
	use; or

(13) any renewable energy system that is a fixture, product, device, or interacting group of fixtures, products, or devices on the customer's side of the electricity meter that uses at least one renewable energy source to generate electricity. A renewable energy system includes a biomass system, but does not include an incinerator or digester.]

<u>Environmental remediation means any project that is intended to remove environmental or health hazards, including addressing indoor air quality and building material contaminants.</u>

Grid resilience means any capital improvement investment that addresses reliability improvements during electrical service disruptions and that are consistent with Public Service Commission regulations on interconnection and franchising.

*Private lender* means a lender selected by the property owner to provide loan funds to the property owner for an [improvement] <u>Improvement</u>.

*Property owner* means a person who owns qualified property or has a ground lease or a long-term lease of 8 or more years on qualified property.

<u>Property resilience</u> means any built or nature-based improvement that increases the capacity of a property to withstand natural disasters and the effects of climate change.

Qualified property means any new or existing commercial real property that meets the eligibility criteria for the Program.

Renewable energy [source] means [a source of] energy that naturally replenishes over a human, not a geological, time frame and that is ultimately derived from solar power, water power, or wind power. A renewable energy source does not include petroleum, nuclear, natural gas, or coal.

[Renewable energy source does not include petroleum, nuclear, natural gas, or coal. A renewable energy source comes from the sun or from thermal inertia of the earth and minimizes the output of toxic material in the conversion of the energy and includes:

- (1) non-hazardous, organic biomass material;
- (2) solar electric and solar thermal energy;
  - (3) wind energy;

85

86

87

88

89

90

91

92

93

97

98

99

100

101

102

103

104

105

106

107

- (4) geothermal energy; and
  - (5) methane gas captured from a landfill.]

Surcharge means the annual repayment of a loan, including principal, interest,
 and related charges, that funds an improvement and is collected through the real
 property tax billing process.

# Sec. 18A-34. Commercial Property Assessed Clean Energy Program <u>Established</u>.

- (a) *Established*. The Director must create and administer a Commercial Property Assessed Clean Energy Program.
- (b) Third-party lender.
  - (1) The Director may enter into an agreement with a third-party lender that [is either a County designated lender or a private lender that] funds a loan for [an improvement] a Climate Related Improvement. The agreement must provide for the repayment of the loan for the [improvement] Improvement and any cost of administering the Program through a [surcharge] Surcharge on the qualified property. The loan may include the cost of materials

and labor necessary for installation, any permit fee, any inspection fee, any application or administrative fee, any bank or lender fee, and any other fee that the property owner may incur for the installation of the [improvement] Climate Related Improvement. The third-party lender must submit a request for collection of each [surcharge] Surcharge amount to the County designated program manager or, if there is no County designated program manager, to the Department no later than April 1 of each year.

- (2) The third-party lender must record a document among the land records of Montgomery County within 30 days of the time the loan is funded, which provides notice of the Commercial Property Assessed Clean Energy loan associated with the property and that the surcharge will be collected and have lien status like all other real property taxes.
- (c) County designated program manager. The Director may enter into an agreement with a County designated program manager. The County designated program manager must notify the Department of the amount of the [surcharge] Surcharge for each account to be collected on the real property tax bill for that year's levy no later than May 1 of each year, and in a format approved by the Department. The County designated program manager will receive the collections from the County, reconcile the collected and billed [surcharge] Surcharge for each account, and remit the [surcharge] Surcharge amount to the [County designated lender or] private lender. The County designated program manager must report annually to the County on the participants in the Program by name, property address, property tax account number,

135	amount of each [surcharge] Surcharge billed, collected by the County,
136	and remitted to the private lender, description of project, any
137	administrative fees, the amount of each loan, the amount of each loan
138	balance, and the term of each loan. This report must be submitted to
139	the Department no later than February 15 of each year pertaining to
140	activity in the prior calendar year.
141 [(d	The Director may enter into an agreement with one person who
142	provides both County designated lender and County designated
143	program manager services.]

## Sec. 18A-35. Eligibility.

In order to be eligible for this Program, the following criteria must be met:

- (a) Eligibility.
  - (1) The property must be a qualified property.
  - (2) Before any loan is approved under the Program, the County must give due regard to the property owner's ability to repay a loan in a manner substantially similar to that required for a mortgage loan under Sections 1-401, 12-127, 12-311, 12-409.1, 12-925, and 12-1029 of the Commercial Law Article of the Maryland Code. The County has authority to deny approval of any loan under the Program that, in its sole determination, does not meet these Sections of the Maryland Code.
  - (3) The property owner must submit the following to the [private] lender [or the County designated lender] at the time of application for funding:
    - (A) express written consent of any holder of an existing mortgage or deed of trust on a qualified property;

(B)	verifi	cation that there are no delinquent fees, taxes, water or
	sewe	r charges, liens, or other special assessments on the
	quali	fied property; [[and]]
<u>(C)</u>	descr	ibe and certify on an application submitted for review
	that b	pest efforts will be used to contract for services with a
	mino	rity-owned business enterprise, small business, or
	Coun	ty-based business for energy efficiency, renewable
	energ	y, and other approved climate related improvements;
	<u>and</u>	
]] <u>(D)</u>	confi	rmation that:
	<u>(i)</u>	the proposed [improvements] Climate Related
		Improvement will be properly permitted and
		permanently affixed to the qualified property and
		comply with all applicable State and federal statutes
		and regulations, as determined by the appropriate
		regulatory authority[.]; or
	<u>(ii)</u>	final inspection of an installed Climate Related
		Improvement has occurred within a one-year (12
		months) period immediately preceding the date of
		Program application.
For n	ew coi	mmercial construction, the property must be designed
to me	et or e	xceed the energy performance required by the County
build	ing cod	de that is in effect at the time a property owner applies
to par	rticipat	te in the Program.
The 1	oan aı	mount under this Program must meet the following
criter	ia:	
	(C)  For n to me build to par The 1	sewer quality  (C) descripthat by minor Counterers and (ii)  (ii)  (ii)  For new conto meet or expected building cool to participate to participate to the contour of the counterers of the coun

187			
188			
189			
190			
191			
192			
193			
194			
195			
196			
197			
198			
199			
200			
201			
202			
203			
204			
205			
206			
207			
208			
209			
210			
211			
212			
213			

- (A) [For existing] Existing commercial construction[:]. This subsection, 18A-35(a)(5)(A), shall be in effect for five (5) calendar years after the effective date of this amendment unless further legislative action is taken to extend it. After such date, loan amounts are subject to the conditions set by subsection 18A-35(a)(5)(C) or may be set at a higher amount subject to Director approval.
  - (i) The loan amount must be at least \$5,000 and not more than [20%] 30% of either the full cash value or the appraised value of the qualified property.
  - (ii) The loan amount, together with the outstanding balance of the mortgage or deed of trust, must be no more than 90% of either the full cash value or the appraised value of the qualified property.
  - (iii) The full cash value is determined by the Maryland State Department of Assessments and Taxation. The appraised value must be determined by a Certified General Real Estate Appraiser and must have been certified no more than 12 months before the date of the loan application.
- (B) For new commercial construction[:]. This subsection, 18A-35(a)(5)(B), shall be in effect for five (5) calendar years after the effective date of this amendment unless further legislative action is taken to extend it. After such date, loan amounts are subject to the conditions set by subsection 18A-35(a)(5)(D) or may be set at a higher amount subject to Director approval.

214		(i)	If a qualified property is designed to <u>meet or</u> exceed
215			the energy performance required by the County
216			building code by no more than 5%, the maximum
217			loan amount must not exceed [15%] 20% of the full
218			cash value or appraised value of the qualified
219			property.
220		(ii)	If a qualified property is designed to exceed the
221			energy performance required by the County building
222			code by 5% or greater, the maximum loan amount
223			must not exceed [20%] 30% of the full cash value or
224			appraised value of the qualified property.
225		(iii)	The loan amount, together with the outstanding
226			balance of the mortgage or deed of trust, must be no
227			more than 90% of either the full cash value or the
228			appraised value of the qualified property.
229		(iv)	The full cash value and appraised value of the
230			property must be determined based on the estimated
231			value of the property [if construction is] as
232			completed. The appraised value must be determined
233			by a Certified General Real Estate Appraiser and
234			must have been certified no more than 12 months
235			before the date of the loan application.
236	<u>(C)</u>	Exist	ing commercial construction.
237		<u>(i)</u>	The loan amount must be at least \$5,000 and not
238			more than 20% of either the full cash value or the
239			appraised value of the qualified property.

240		<u>(ii)</u>	The loan amount, together with the outstanding
241			balance of the mortgage or deed of trust, must be no
242			more than 90% of either the full cash value or the
243			appraised value of the qualified property.
244		<u>(iii)</u>	The full cash value is determined by the Maryland
245			State Department of Assessments and Taxation. The
246			appraised value must be determined by a Certified
247			General Real Estate Appraiser and must have been
248			certified no more than 12 months before the date of
249			the loan application.
250	<u>(D)</u>	For n	ew commercial construction.
251		<u>(i)</u>	If a qualified property is designed to meet or exceed
252			the energy performance required by the County
253			building code by no more than 5%, the maximum
254			loan amount must not exceed 15% of the full cash
255			value or appraised value of the qualified property.
256		<u>(ii)</u>	If a qualified property is designed to exceed the
257			energy performance required by the County building
258			code by 5% or greater, the maximum loan amount
259			must not exceed 20% of the full cash value or
260			appraised value of the qualified property.
261		<u>(iii)</u>	The loan amount, together with the outstanding
262			balance of the mortgage or deed of trust, must be no
263			more than 90% of either the full cash value or the
264			appraised value of the qualified property.
265		<u>(iv)</u>	The full cash value and appraised value of the
266			property must be determined based on the estimated

267				value of the property as completed. The appraised
268				value must be determined by a Certified General Real
269				Estate Appraiser and must have been certified no
270				more than 12 months before the date of the loan
271				application.
272	(b)	Prop	erty as	ssessed clean energy surcharge.
273		(1)	The p	property owner of qualified property must agree to repay the
274			amou	ant financed through a [surcharge] Surcharge levied on the
275			Cour	ty's real property tax bill for the qualified property.
276		(2)	A [s	urcharge] Surcharge must be imposed under a written
277			agree	ement between the [County designated or] private lender and
278			the C	County. The [surcharge] Surcharge will be recorded in land
279			recor	ds of the County, at the expense of the owner, within 30
280			days	of the execution of a clean energy loan financing agreement.
281		(3)	As a	condition for entering into an agreement under the Program,
282			the [C	County designated lender or] private lender must provide the
283			Cour	ity designated program manager and the Department a copy
284			of the	e loan documents and documents that verify:
285			(A)	the property owner's ability to repay the Property Assessed
286				Clean Energy loan in a manner substantially similar to that
287				required for a mortgage loan;
288			(B)	there are no delinquent taxes, special assessments, liens, or
289				water or sewer charges on the qualified property;
290			(C)	there are no delinquent assessments on the qualified
291				property under the Program;
292			(D)	existing mortgage or deed of trust lender consent;

- 293 (E) appraised value of the qualified property as certified in the
  294 appraisal report submitted by a Certified General Real
  295 Estate Appraiser if the eligibility requirement in 18A296 35(a)(4) is based on the appraised value of the qualified
  297 property;
  - (F) loan to value documentation; and
  - (G) any other financial or program document that the Director deems necessary.
  - (4) In addition to the administrative fees in Section 18A-34(c), the County may collect an administrative fee through the [surcharge]

    Surcharge to cover charges relating to lending, program management, billing, or collection.

# Sec. 18A-36. Payment of surcharge; lien.

- (a) The County must collect the amount financed through a [surcharge] Surcharge on the property owner's real property tax bill and forward payments received by the County to the County designated program manager or, if there is no County designated program manager, to the lender no later than 30 days after the payment due dates for real property taxes. Payment due dates for semi-annual real property taxes are September 30 for the first installment and December 31 for the second installment, and for annual real property taxes the payment due date is September 30.
  - (b) After receiving written notice from the County designated program manager of the execution of a clean energy loan financing agreement, the County must add the [surcharge] Surcharge to the property tax bill.

- 318 (c) If the property owner sells the qualified property, the buyer must continue to pay the [surcharge] <u>Surcharge</u> levied on the annual property tax bill.
  - (d) The [surcharge] <u>Surcharge</u> and any accrued interest or penalty constitutes a first lien on the real property to which the [surcharge] <u>Surcharge</u> applies until paid. An unpaid [surcharge] <u>Surcharge</u> will be, until paid, a lien on the qualified property on which it is imposed from the date it becomes payable. he [surcharge] <u>Surcharge</u> will accrue interest and penalty and will be treated and collected like all other County property taxes. Any delinquency will be collected through the County Tax Sale process. The provisions of Title 14, Subtitle 8 of the Tax Property Article of the Maryland Code that apply to a tax lien will also apply to the lien created under this law. Any delinquent [surcharge] <u>Surcharge</u> collected through the County Tax Sale process must be forwarded to the County designated program manager or, if there is no County designated program manager, to the lender no later than 30 days after the payment was received.

## Sec. 18A-37. Regulations; annual report.

- (a) The Executive may adopt regulations under Method (2) to administer the Program.
- (b) The Executive must submit an annual report to the County Council by March 15 of each year describing program participation, number and dollar value of [surcharge] Surcharge billed and collected, and other relevant information pertaining to the prior calendar year.
- (c) The report must include details about outreach and education efforts by the designated program manager to encourage and disseminate information related to contracting with minority-owned businesses,

345	including	marketing	strategies,	promotions,	availability	of	online
346	directory,	and website	presence.				

Approved:		
The Cler	3/16/2022	
Gabriel Albornoz, President, County Council	Date	
Approved:		
Marc Elrich, County Executive	Date	
This is a correct copy of Council action.		
Selena Mendy Singleton, Esq. Clerk of the Council	Date	