Expedited Bill No. 31-23
Concerning: <u>Technical Corrections</u>
Revised: 7/06/2023 Draft No. 4
Introduced: June 20, 2023
Enacted: <u>July 11, 2023</u>
Executive: July 24, 2023
Effective: July 24, 2023
Sunset Date: None
Ch. <u>21</u> , Laws of Mont. <u>2023</u>
Co.

## COUNTY COUNCIL FOR MONTGOMERY COUNTY, MARYLAND

Lead Sponsor: County Council

**AN EXPEDITED ACT** to correct technical, typographical, grammatical, reference, and codification errors in, and make stylistic, clarifying, and conforming amendments to, various provisions of County law.

## By amending

Montgomery County Code Chapter 1A, Structure of County Government Section 1A-203

Chapter 2, Administration Sections 2-43 and 2-81D

Chapter 5, Animal Control Section 5-105

Chapter 8, Buildings Section 8-14D

Chapter 10A, Childcare Section 10A-12

Chapter 16, Elections Section 16-26

Chapter 18A, Environmental Sustainability Sections 18A-33, 18A-34, 18A-35, 18A-38A, and 18A-43

Chapter 20, Finance Sections 20-2 and 20-76E Chapter 27, Human Rights and Civil Liberties Section 27-11B

Chapter 29, Landlord-Tenant Relations Section 29-55

Chapter 30A, Montgomery County Municipal Revenge Program Sections 30A-2, 30A-3, and 30A-6

Chapter 35, Police Sections 35-6A and 35-9

Chapter 48, Solid Waste Section 48-63 Article VI and Article VIII

Chapter 49, Streets and Roads Sections 49-17 and 49-20

Chapter 52, Taxation Section 52-103A

Boldface Heading or defined term.

UnderliningAdded to existing law by original bill.[Single boldface brackets]Deleted from existing law by original bill.

<u>Double underlining</u>

Added by amendment.

[[Double boldface brackets]] 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:

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Sec. 1. Sections 1A-203, 2-43, 2-81D, 5-105, 8-14D, 10A-12, 16-26, 18A-33,
 1
     18A-34, 18A-35, 18A-38A, 18A-43, 20-2, 20-76E, 27-11B, 29-55, 30A-2, 30A-3,
 2
     30A-6, 35-6A, 35-9, 48-63, 49-17, 49-20, and 52-103A and Articles VI and VIII
 3
     of Chapter 48 are amended as follows:
 4
     1A-203. Establishing other offices.
 5
                 Executive Branch. These are the offices of the Executive Branch that
 6
           (a)
                 are not part of a department or principal office:
 7
                 Office of Agriculture (section 2B-1A)
 8
                 Office of Animal Services (section 2-58C)
 9
                 Office of the Commission for Women (section 27-28, et seq.)
10
11
                 Office of Community Use of Public Facilities (section 2-64M)
12
                 Office of Emergency Management and Homeland Security (section 2-
                 64O)
13
                 Office of Food Systems Resilience (section 2-64Q)
14
                 Office of Grants Management (section 2-64P)
15
                 [Office of Food Systems Resilience (section 2-64Q)]
16
                 Office of Human Rights (section 27-4)
17
                                                   *
18
     2-43. Organization and functions.
19
20
           [(b)](b)
                       The Department has five non-merit positions: four Assistant
21
22
           Chief of Police (Sworn) positions and one Assistant Chief of Police (Civilian)
           position.[.]
23
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24	[(c)] (c) Any reference in this Code or in regulation or other document to
25	"superintendent of police" or "superintendent" means "Executive Director of
26	Police," or "Chief of Police," or "Executive Director".
27	* * *
28	[DIVISON] <u>DIVISION</u> 23. OFFICE OF FOOD SYSTEMS RESILIENCE.
29	* * *
30	2-81D. Climate Assessments.
31	* * *
32	(d) Contents of climate assessment.
33	* * *
34	(2) Each climate assessment must include:
35	* * *
36	(C) quantitative or qualitative evaluations [of the] of the
37	identified effects upon community resilience and
38	adaptative capacity.
39	* * *
40	5-105. Animal Services Advisory Committee.
41	(a) Definitions. In this Section the [follow] following words have the
42	meanings indicated:
43	* * *
44	8-14D. Comprehensive Building Decarbonization.
45	* * *
46	Sec. 3. All-Electric Transition. Section 8-14[C(b)] <u>D(b)</u> of this Act must not apply
47	to building permit applications submitted before December 31, 2027, for: (1)
48	housing development projects where 50 percent or more of the dwelling units are
49	moderately priced dwelling units as defined by Chapter 25A, or a similar instrument
	• • • • • • • • • • • • • • • • • • • •

with a federal, state, or local government for the creation or preservation of income-50 restricted or market-rate affordable housing; (2) public or private schools; or (3) 51 residential buildings with four or more stories. 52 10A-12. Early Care and Education Coordinating Entity. 53 54 Duties. In developing an equitable system of high quality, accessible, (i) 55 sustainable early care and education and eliminating systemic racism 56 and structures that created access barriers for vulnerable, racially and 57 ethnically diverse populations, the Early Care and Education 58 Coordinating Entity must: 59 60 [(4)](5)research and facilitate innovative service models and 61 strategies to improve the early care and education system and 62 identify community needs through periodic mapping of early 63 care and education services and resources and County-wide 64 65 needs assessments; secure and administer private-sector funding to support the 66 [(5)](6)early care and education system and manage and administer 67 public funding that is directly appropriated to the Entity; 68 measure and report on the efforts to improve and expand 69 [(6)](7)the early care and education system with a focus on achieving 70 tangible results that improve access to high-quality ECE across 71 the County; 72 [(7)](8)address current inequities imposing barriers to accessible 73 high quality, affordable care for all communities; and 74 [(8)](9)create, as a neutral convener, a common early childhood 75 education agenda based on community consensus that all major 76

77			stake	holders commit to and maintain a 360 degree view of all	
78	aspects of the County's early childhood education sector.				
79	16-26. Applicant and participating candidate restrictions.				
80				* * *	
81	(h)	Limite	ations	on In-Kind Contributions.	
82		(1)	An a	pplicant candidate or a participating candidate may accept	
83			in-ki	nd contributions from a State central committee of a	
84			politi	cal party if:	
85			(A)	the total amount of in-kind contributions from the central	
86				committee per election cycle are equal to or less than	
87				\$10,000; and	
88			<u>(B)</u>	the funds used by the central committee to make an in-kind	
89				contribution derive from individual contributions that do	
90				not exceed the public contribution limits established under	
91				Section 16-23.	
92		(2)	An a	pplicant candidate or a participating candidate may accept	
93			in-ki	nd contributions from a Montgomery County central	
94			comr	nittee of a political party if:	
95			(A)	the total amount of in-kind contributions from the central	
96				committee per election cycle are equal to or less than	
97				\$10,000; and	
98			<u>(B)</u>	the funds used by the central committee to make an in-kind	
99				contribution derive from individual contributions that do	
100				not exceed the public contribution limits established under	
101				Section 16-23.	
102	18A-33. D	efinitio	ns.		

103	Defii	nitions	i. In this [Section	ionj <u>Ar</u>	<u>ticie</u> , t	ne Iollo	wing word	is have the i	neanings
104	indic	ated:							
105				*	*	*			
106	Ener	gy effi	iciency means	any eq	uipme	nt, devi	ce, or mat	terial that is	intended
107	to de	ecrease	energy consu	mption	or use	less en	ergy to pe	rform the sa	me task.
108				*	*	*			
109	18A-34. Co	omme	rcial Propert	y Asses	sed C	lean En	ergy Prog	gram <u>-</u> estal	olished
110	[Establishe	ed].							
111				*	*	*			
112	Sec. 18A-3	5. Elig	gibility.						
113				*	*	*			
114	(b)	Prop	perty assessed	clean ei	nergy s	urcharg	ze.		
115		(1)	The property	y owner	of qua	alified p	roperty m	ust agree to	repay the
116			amount fina	nced th	rough	a Surch	arge levied	l on the Cou	nty's real
117			property tax	bill for	the qu	alified p	property.		
118		(2)	A Surcharge	must b	e impo	sed und	ler a writte	n agreement	t between
119			the [lender]	private	lender	and the	County.	The Surcharg	ge will be
120			recorded in l	and rec	ords of	the Cou	ınty, at the	expense of the	he owner,
121			within 30 da	ays of th	he exe	cution c	f a clean o	energy loan	financing
122			agreement.						
123				*	*	*			
124	18A-38A.	Defini	tions.						
125				*	*	*			
126	Build	ding m	eans:						
127		<u>(1)</u>	any single	structu	re uti	lized o	r intended	d for suppo	orting or
128			sheltering a	ny occi	apancy	, excep	t if a sing	gle structure	contains
129			two or more	indivi	dually	metered	l units ope	erating indep	endently

130	that have stand-alone heating, cooling, hot water, and other
131	mechanical systems, and no shared interior common areas, or;
132	* * *
133	Covered building means a County-owned, Group 1, Group 2, Group 3, Group
134	4, or Group 5 covered building.
135	* * *
136	Group 3 covered building means:
137	(1) a privately owned nonresidential covered building whose gross
138	floor area equals or exceeds 25,000 square feet but is less than
139	50,000 square feet, or
140	(2) a privately owned nonresidential covered building whose gross
141	floor area equals or exceeds 50,000 square feet and whose use
142	type was previously exempted under this Article.
143	* * *
144	18A-43. Annual report; disclosure of benchmarking and energy performance
145	information.
146	(a) Annual report required. By October 1 of each year, the Director must
147	submit a benchmarking and building performance report to the County
148	Executive and County Council. The report must review and evaluate
149	energy efficiency in covered buildings, including:
150	* * *
151	(3) for County-owned covered buildings:
152	(A) the scores of County-owned covered buildings
153	benchmarked; and
154	(B) whether the Director recommends any energy efficiency
155	improvements for specific buildings[.]; and
156	* * *

157	(c)	Exceptions to disclosure. To the extent allowable under state law, the
158		Director must not make the following readily available to the public:
159		(1) any individually attributable reported benchmarking information
160		from the first calendar year that a covered building is required to
161		benchmark;
162		(2) any individually attributable reported benchmarking or building
163		energy performance standards information relating to a covered
164		building if the disclosure of the covered building's energy use
165		would be harmful to the public interest and national security[.];
166		and
167		* * *
168	20-2. Settle	ement of claims by County Attorney; annual reports required.
169		* * *
170	(g)	Non-disclosure clause in settlement agreements – prohibited. The
171		County must not agree to a non-disclosure in a settlement agreement
172		that would prevent public disclosure of the settlement agreement. This
173		subsection does not apply to information that is prohibited from
174		disclosure under federal or state law.
175		* * *
176	20-76E. Sn	nall Business Innovation Research and Small Business Technology
177	Transfer M	<b>Matching Grant Program.</b>
178		* * *
179	(f)	Sunset. This Section is not effective after July 1, 2025.[.]
180	27-11B. Ge	ender-Inclusive Single-User Restrooms.
181		* * *

183	(1)	Who may enforce. The following have the authority to enforce this
184		Section:
185		(A) The Department of Permitting Services;
186		(B) The Department of Health and Human Services; and
187		(C) any other agency designated by the Chief Administrative
188		Officer.
189	(2)	A person authorized to enforce this Section must not issue a
190		citation unless the violation still exists 30 days after an initial
191		notice of violation.
192	(3)	A violation of this Section is a Class A violation.
193	29-55. Rent incre	eases and late fees following the COVID-19 state of emergency
194	<ul><li>prohibited.</li></ul>	
195		* * *
196	Application of La	ate Fee Restrictions. Section [22-55(d)] 29-55(d), added under
197	section 1 of this A	act: (1) applies to any uncollected late fee for rent that became due
198	on or after the date	e of the emergency, including rent that became due on or after the
199	date of the emerg	gency and before the effective date of this Act; but (2) does not
200	require a landlord	to refund to a tenant any payment received by the landlord prior
201	to the effective da	te of this Act.
202		* * *
203	30A-2. Qualifica	ation of municipal public services for [county] <u>County</u>
204	reimbursement.	
205	Municipal p	public services shall qualify for [county] County reimbursement if
206	the followir	ng conditions are met:
207		* * *
208	30A-3. Determina	ation of amount of reimbursement.
209		* * *

210	(e)	Crossing guards. For [Crossing Guards] crossing guards,
211		reimbursements must be based on the costs the County would incur to
212		provide crossing guard services in the municipality as determined by a
213		quadrennial utilization assessment performed by the County.
214	30A-6. Co	ounty tax rate in certain municipalities.
215	[30A-6. C	ounty tax rate in certain municipalities.]
216	(a)	Reduced tax rate. Pursuant to Section 6-305 of the Tax-Property Article
217		of the Maryland Code, before June 30 the County Council may set for
218		the coming taxable year a general County property tax rate on
219		assessments of properties in any municipality at a rate that is less than
220		the general County tax rate on assessments of properties in parts of the
221		County outside of the municipality if the municipality:
222		(1) lies partly in Montgomery County and partly in another
223		county;
224		(2) performs fire and rescue services in whole or in part in lieu of
225		the [county] County performing those services; and
226		* * *
227	(e)	Allocation of funds. Taxes received from the municipality must be
228		allocated by the County as follows:
229		(1) taxes on assessments of properties in the Montgomery County
230		section of the municipality will be placed in the General Fund[.];
231		<u>and</u>
232		(2) taxes on assessments of properties in the other county's section
233		of the municipality will be placed in the Fire Tax District Fund.
234	35-6A. Co	ommunity Policing.
235		* * *
236	(c)	Reporting requirements.

237		* * *
238		(6)[(2)] The Department must also provide the information
239		reported under paragraph (1) to the Policing Advisory
240		Commission established under Section 35-6.
241	35-9. Intern	nal Affairs Procedures and Reporting Requirements.
242		* * *
243	(e)	Monthly internal affairs reports to the Chief. At least once a month, the
244		Internal Affairs Division must report to the Chief regarding the status
245		of each pending investigation. For each investigation, the report must
246		include, at a minimum:
247		(1) the nature of the allegation;
248		(2) the date of the complaint[,];
249		(3) the name [or] of each employee involved;
250		[(3)] $(4)$ the name of the investigating officer; and
251		[(4)] (5) the source of the investigation, including whether the
252		investigation arose from a random review under subsection (c).
253		* * *
254		CHAPTER 48. SOLID WASTE (TRASH)
255		* * *
256	ART	ICLE VI. DISPOSABLE FOOD SERVICE PRODUCTS AND
257	PACKAGI	NG MATERIALS <u>.</u>
258		* * *
259	ART	ICLE [VII] <u>VIII</u> . WASTE REDUCTION/SOURCE REDUCTION
260	48-63. [De	finition] <u>Definitions</u> .
261		* * *
262	49-17. Accı	amulation of snow and ice on property prohibited.
263		* * *

264	(b)	[(1)](1) Definitions. In this Section:
265		* * *
266	49-20. Fra	nchises for use of street; procedure for granting; notice and
267	hearing.	
268		* * *
269	(d)	Recommendations of County Executive. The County Executive must,
270		after any hearings required by this Article, forward to the Council
271		written recommendations concerning the proposed franchise,
272		including [the] any [Executive's] Executive findings as to the value of
273		the proposed franchise, any response to objections which have been
274		raised, and any other relevant issues.
275		* * *
276	52-103A.	Property tax credit — energy conservation devices for existing
277	energy-eff	icient buildings.
278		* * *
279	(e)	Energy Reduction Tax Credit authorized under Section 9-203 of the
280		Tax-Property Article of the Maryland Code.
281		* * *
282		(3) Baseline and Improved ENERGY STAR Score 12-month time
283		periods must not:
284		(A) overlap;
285		(B) include the energy conservation device installation period;
286		or
287		(C) [must not] be more than 6 calendar years apart.
288		* * *
289	Sec.	2. Expedited Effective Date. The Council declares that this legislation
290	is necessar	y for the immediate protection of the public interest. This Act takes effect

on the date on which it becomes law.

C		
Eran ylun	July 11, 2023	
Evan Glass, Plesident, County Council	Date	
Approved:		
Marc & R. J	July 24, 2023	
Marc Elrich, County Executive	Date	
This is a correct copy of Council action.		
Sant	July 24, 2023	
Sara R. Tenenbaum, Clerk of the Council	Date	•

Approved: