# **Stakeholder Recommendation Report**



Building Energy Performance Standards in Montgomery County, MD

> Compiled by Montgomery County's Department of Environmental Protection September 2020

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## **Executive Summary**

This report details recommendations developed by key stakeholders - including the commercial and multifamily building communities and those that serve them including advocacy groups, utilities, energy contractors, and County government representatives - for building energy performance standards, or BEPS, in Montgomery County. BEPS is a policy that sets minimum energy performance thresholds for existing buildings. BEPS goes beyond the County's existing Benchmarking Law and requires building owners to actively improve the energy performance of their buildings over time.

During the stakeholder work session meetings, attendees reviewed building performance policy models adopted by other jurisdictions, including Washington, DC, New York City, and St. Louis, and developed recommendations on a BEPS policy that balances the challenges of a climate emergency with the realities of the County's varied building stock. As this report details, the stakeholders believe this recommended approach will both reduce the climate impact from the built environment and help Montgomery County become the first county in the nation with a BEPS policy.

When this series of work session meetings launched, no one envisioned a global health pandemic occurring, but even as the commercial and multifamily building sectors experienced pandemic-related challenges, the stakeholders continued to meet virtually to prepare recommendations. These recommendations detail how the built environment can improve economic and climate resiliency for private building owners, their tenants, and the County.

As a result of the continued economic fallout from COVID-19, residents, businesses, and housing providers are facing an extended period of economic pain and uncertainty. COVID-19 will inevitably prompt changes to buildings, how they are used, and how they are operated. Those changes could make buildings less or more climate-friendly and result in higher or lower operating costs. Investments in building efficiency will lower utility and other operating costs, keeping money in the county, increasing the value of buildings, and creating much needed jobs. While we are in the midst of unprecedented disruption today, the BEPS policy model outlined below would create a long-term standard with the first interim target more than five years from now. Implementing a long-term BEPS policy now with a long-term and transparent roadmap towards implementation offers a level of certainty during a generally uncertain time and will drive job- and value-creating private investments in private buildings to accelerate the county's economic recovery.

Not only will a BEPS policy in Montgomery County offer long-range expectations for building owners to improve their buildings with guidance and assistance from local government, but it will provide maximum flexibility for owners to choose when and how to improve their buildings, create a tool for the actors in the built environment to collaborate and innovate, encourage financial stability through lower energy bills, and create energy-efficiency jobs at every skill level. The stakeholders look forward to continued conversations with the Montgomery County Government and Council on this important issue.

## Background

Montgomery County, Maryland is home to more than 5,000 commercial and multifamily properties covering more than 288 million square feet of rentable building area. The county's commercial building stock is primarily made up of office, multifamily, and retail buildings (by total number and rentable square footage).<sup>1</sup> Commercial buildings also account for 26 percent of greenhouse gas (GHG) emissions in Montgomery County.<sup>2</sup>

In May 2014, Montgomery County became the first county in the nation to establish a building benchmarking and transparency program. This requires certain County-owned and private non-residential buildings that are 50,000 square feet and greater to annually track and report building and energy performance details to Montgomery County's Department of Environmental Protection (DEP). As of June 2020, the County's Benchmarking Law covers over 100 million gross square feet of commercial building area across about 700 properties.

For benchmarked buildings, monitoring energy data and disclosing data publicly can reduce energy use in buildings through behavioral and low-effort operational changes. An October 2012 analysis by the U.S. EPA of 35,000 benchmarked buildings found an average annual energy savings of 2.4 percent, and buildings that benchmarked for three straight years saved an average of 7 percent over the course of that time.<sup>3</sup> County benchmarking data supports these findings. Buildings that had reported consistently between 2016 and 2019 showed an average decrease of 2% a year, or 6% total reduction in weather-normalized site energy use intensity between 2016 and 2019.<sup>4</sup>

Benchmarking improves our understanding of energy consumption patterns; helps identify energy saving opportunities within a portfolio of buildings; and helps a business manage its bottom line through consistent data collection and tracking. Benchmarking programs also provide foundational information for local government to develop and offer improved energy policies and programs.

However, to meet Montgomery County's ambitious climate emergency goals, the built environment will need to improve performance beyond the nominal energy savings realized through benchmarking and transparency policies. Jurisdictions that implement successful benchmarking programs look to leverage that success into "beyond benchmarking"-type policies, which typically include prescriptive requirements (e.g., energy audits, retro-commissioning) or performance requirements (e.g., meeting an improved energy performance over time).

## Building Energy Performance Standards

Building Energy Performance Standards establish performance levels for buildings and drive all buildings that BEPS covers to achieve these levels in the long-term with required progress at regular intervals in

<sup>&</sup>lt;sup>1</sup> Source: CoStar Commercial Real Estate Information Company. Data accessed Jan 2020.

<sup>&</sup>lt;sup>2</sup> Source: MWCOG County-wide Greenhouse Gas Emissions Inventory. 2018 data.

<sup>&</sup>lt;sup>3</sup> Source: U.S. Environmental Protection Agency. DataTrends: Benchmarking and Energy Savings. October 2012. https://www.energystar.gov/buildings/tools-and-resources/datatrends-benchmarking-and-energy-savings

<sup>&</sup>lt;sup>4</sup> Includes 309 public, private, and special not-covered (MCPS and Montgomery College) properties that reported benchmarking data consistently each year from 2016 to 2019.

the interim. When developing a BEPS, the Institute for Market Transformation (IMT) recommends that the policy is developed with key guiding principles in mind, including:

- Aligning with goals for climate, social and racial equity
- Providing regulatory fairness
- Creating Jobs and economic growth
- Maximizing certainty, transparency, and clarity
- Balancing flexibility and immediate action

From a building owner perspective, a long-term BEPS provides flexibility: owners can use whatever technologies and operational strategies they decide are most effective and economical to meet the standards. The combination of short- and long-term milestones assures that building performance improves consistently over time, and also sends appropriate market signals to discourage investments in long-lived, inefficient, and environmentally damaging technologies. In parallel, the County will collect data and work with the private sector, utilities, and others to create incentives, programs, and technical assistance.

Given that BEPS are relatively new to policy makers and the market, building performance policies may need to adapt and change over time. The goal for BEPS should be to give the market certainty so it can operate efficiently, minimize burden, and balance complexity of implementation.

## Work Session Meetings

In January 2020, DEP held a kick-off meeting for key stakeholders interested in developing recommendations for a BEPS policy for public and private buildings in Montgomery County. Participants included individuals who were previously involved in DEP-led stakeholder work groups related to the County's benchmarking law and development of a County-level Green Bank, as well as key stakeholders and advocates in other sectors such as affordable multifamily housing. Organizations that agreed to be recognized for their participation in the work group process are acknowledged in Appendix A.

The stakeholders developed recommendations through a series of five meetings over the course of five months. Meeting times and information, agendas, notes, webinar recordings<sup>5</sup>, and working drafts of this stakeholder report were distributed by DEP. The work session members met via webinar in mid May 2020 to review the recommendations report; comments from this process have been incorporated into this final draft. Please note that participation in the process does not imply full stakeholder endorsement of any particular recommendation.

Montgomery County Government staff are incredibly grateful for the time, energy, and expertise the stakeholder work group provided during this process. Stakeholders not only brought their knowledge of the commercial and multifamily building sector but kept the goals of reducing GHG emissions and involving other building owners in the energy conversation at the forefront of each discussion. The work group members have contributed to an innovative proposal that meets the spirit of the County's declared climate emergency.

<sup>&</sup>lt;sup>5</sup> See Appendix B for links to agendas, notes, and webinar recordings.

## City Energy Project Support

In pursuing building energy performance standards, Montgomery County was one of four jurisdictions selected for the 2020 cohort of the City Energy Project, a national initiative from IMT and Natural Resources Defense Council that supports innovative, practical solutions that cut energy waste, boost local economies, and reduce harmful pollution. Over the past six years, the pioneering cities and counties in the City Energy Project have leveraged the technical and strategic support of the project and its network to design and implement locally tailored building performance solutions to maximize local returns and benefits. The City Energy Project is funded by a partnership of Bloomberg Philanthropies, the Doris Duke Charitable Foundation, and The Kresge Foundation.

In Montgomery County, the City Energy Project technical support team is assisting in the development and implementation of the first-ever BEPS policy at the county level. Staff from IMT directly supported the stakeholder work session meetings through in-depth technical knowledge of BEPS programs, policy considerations and development, and meeting logistics planning. Throughout the work sessions, the stakeholders felt that the technical support received from IMT and the City Energy Project were invaluable, keeping the meeting topics focused and covering an extensive amount of materials in an efficient manner.

## Building Performance Standards in Other Jurisdictions

While Building Performance Standard policies are relatively new, a handful of jurisdictions across the country have adopted local performance standards for existing buildings. During the work session discussions, the stakeholders reviewed the elements of other jurisdictions' policies to inform a BEPS policy for Montgomery County, including various metrics, minimum performance of buildings, buildings to be covered under the policy, compliance cycles, reporting processes, and equity considerations.

These policies include:

• Maryland State Building Energy Performance Standards and Greenhouse Gas Emissions Reduction Targets (*HB 1490, Environment*)

During the 2020 Maryland General Assembly, <u>Bill 1490</u> was introduced in the House, but did not advance by the conclusion of the pandemic-shortened session. If passed as introduced, this Bill would have required buildings 25,000 square feet and greater to report GHG emissions data annually and eventually meet to-be-developed 5-year GHG emission reduction targets such that all covered buildings would achieve a 40% reduction in GHG emissions by 2030, and 80% by 2050. The Bill proposed using current average median GHG emissions as a baseline metric for different building categories (e.g., commercial, multifamily, industrial). The Bill allowed for certain exemption criteria, but compliance with the performance standards could not have been waived for a period of more than three years. Some allowances for green power/renewable energy certificate (REC) purchases to help building owners meet their targets were also provided. The Bill would have established a four-year-limited Building Energy Performance Task Force that would make recommendations on regulations, program development to reduce building GHGs, and guidance for historic buildings. Qualifying owners of covered buildings would have been able to access an incentive/financial assistance program to be developed by the Maryland Energy Administration. While the stakeholders and County staff believe this Bill would have been be a good step towards achieving the state's climate mitigation goals, the County's BEPS policy recommendations propose different metrics, more detailed property types, and a long-range trajectory for building owners to comply with the target.

#### • Washington, DC Clean Energy DC Omnibus Act of 2018

Unanimously approved by the DC Council in December 2018 and signed into law by Mayor Bowser in January 2019, the Act includes the first ever building energy performance standards. The District will group buildings into building types and set a separate minimum energy efficiency standard no lower than the median performance level for each building type. Standards will be set by January 2021 and will expressed as ENERGY STAR scores for building types eligible for ENERGY STAR scores. Under BEPS, all existing buildings over 50,000 square feet will be required to reach minimum levels of energy efficiency or deliver savings by 2026 with the compliance cycle repeating every six years and with progressively smaller buildings phasing into compliance over the following years. The Mayor has appointed members to a "Building Energy Performance Task Force" which guides rulemaking and implementation and proposes complimentary programs and policies. The Act increased surcharges on building energy consumption and set aside \$3 million per year for the proceeds to assist affordable and rent controlled housing in complying with BEPS.

#### • New York City Carbon Mobilization Act (Local Law 97 of 2019)

Adopted in April 2019, the Law defined building types and created greenhouse gas intensity caps for each type. It requires buildings over 25,000 square feet to cut their greenhouse gas emissions by 40 percent by 2030 and 80 percent by 2050. It phases in caps on greenhouse gas emissions starting in 2024 when the buildings with the highest emissions (roughly 20 percent of buildings) will need to make improvements to comply. Starting in 2030, intensity limits will fall and about 75 percent of buildings will have to make improvements. Emissions caps will fall again in 2035, 2040 and by 2050. A critical question to be answered going forward will be how much building owners will be allowed to purchase renewable electricity produced in the city or directly connected to it to substitute for efficiency improvements to their buildings. Instead of complying with the caps, certain building types may opt for lower-cost prescribed energy-saving measures, such as insulating pipes and installing thermostats to control radiators. These buildings include houses of worship and multifamily buildings with rent-regulated units and other types of affordable housing. The city will evaluate in the next couple years 1) whether to permit owners of buildings that do not use all of their emission caps to sell unused emissions permits to buildings that exceed their caps ("carbon trading") and 2) whether to permit building owners to opt to use time of use electricity-to-emissions conversion factors as a way to encourage that electricity usage be shifted from peak to off-peak times. Buildings that exceed their caps will be subject to annual fines of \$268 per ton of carbon dioxide equivalent in excess of the cap. The Mayor's Office of Sustainability estimates that the bill will create 23,700 new green jobs by 2030.

#### State of Washington Clean Buildings Act (House Bill 1257)

Signed by Governor Jay Inslee on May 7, 2019, the Clean Buildings Act requires Washington's Commerce Department to adopt rules that "seek to maximize reductions of greenhouse gas emissions from the building sector." The Department will use <u>a consensus technical standard</u> as a starting point for rulemaking. Rules will be issued starting in 2020 and will include the following:

- a) Set a state energy performance standard target for each building type by 2020. The targets will be measured in site energy consumed per square foot of the building (otherwise known as site energy use intensity or EUI). Purchases of offsite renewables will not impact buildings' EUIs. The EUI targets must be updated in 2029 and every five years thereafter.
- b) Develop "conditional compliance methods" including for building owners to 1) adopt an implementation plan to meet each building's EUI target or 2) commission an energy audit and implement all energy-saving measures predicted to save more money than they will cost. Covered buildings will be required to achieve their EUI targets or to comply with the Act conditionally. Buildings over 220,000 square feet of commercial space will have to do so by 2026; buildings over 50,000 square feet of commercial space will have until 2028.

Residential buildings that do not contain commercial space will not be subject to the law. To prime the pump on compliance, the Act rewards building owners who improve the energy efficiency of their buildings early. Starting July 1, 2021 through a year before their buildings are subject to their BEPS, building owners may apply for a utility rebate of \$0.85 per square foot of conditioned floor area to comply early with the Energy Standard. The Act authorizes a total of \$75 million for these rebates.

#### • St. Louis, MO Building Energy Performance Standard (Ordinance 71132)

In April 2020, the St. Louis Board of Aldermen voted unanimously to adopt the Midwest's first Building Energy Performance Standard bill and the fourth such law in the nation. The ordinance covers municipal, commercial, institutional and residential buildings 50,000 square feet and larger. The City will set a standard for each property type based on three years of local benchmarking data, 2017-2019. The standards will be set so that at least 65% of the buildings of a property type will need to improve performance. Building owners will have the flexibility to decide what combination of physical or operational improvements can best achieve the standard and will have until 2025 to reduce their energy use to comply (a four-year compliance period). To ensure that reductions in building energy use grow over time, the City will set new standards by 2026 and will repeat the process every five years. To accommodate additional challenges including access to capital, affordable housing and houses of worship will be subject to a six-year compliance period. To encourage future building electrification, St. Louis' standards will be expressed in site Energy Use Intensity (site EUI). Offsite renewable electricity will not influence compliance with the standards. The Mayor will appoint a "Building Energy Improvement Board" of private experts and stakeholders which will have a key role in implementing the BPS, based on the success of a similar board the Division operates for building code implementation. Rather than relying on lists of prescriptive measures, the Board enables

the city to approve custom compliance paths that take into consideration the unique conditions of each building.

	Washington, DC	New York City	Washington State	St. Louis, MO
Minimum	TBD, at least	CO2e emissions	TBD, based on site	Standards set no
Threshold	median ENERGY	limits on a sq. ft.	EUI	lower than 65th
Performance	STAR score (or	basis by building		percentile site EUI
	equivalent) by	type		by property type
	building group			
<b>Covered Buildings</b>	Commercial and	Commercial and	Commercial > 50K	Commercial and
	multifamily > 10K	multifamily > 25K	sq. ft.	multifamily > 50K
	sq. ft.	sq. ft.		sq. ft.
Compliance Cycle	Every 5 years	Must meet limits	Every 5 years	Every 4 years
		annually, limits		
		get stricter every		
		~5 years		
Equity	Adds \$3 million	Houses of worship	\$70 million in	Houses of worship
	per year to assist	and affordable	funding for	and affordable
	affordable and	and rent-	utilities to assist	and housing on a
	rent controlled	regulated housing	building owners	six-year
	housing comply	have alternative	who comply early	compliance cycle
		option of lighter		
		prescriptive		
		improvements		
Adjustments	Agency may grant	Agency may make	TBD through	Agency with
	extensions up to	adjustments and	rulemaking	advice of advisory
	three years and	approve		board may
	approve	alternative		approve
	alternative	compliance plans		alternative
	compliance plans	under defined		compliance plans
		circumstances		
Advisory Board	Yes, specific	Yes, specific	No	Yes, specific
	requirements for	requirements for		requirements for
	representation	representation		representation

Table 1: Summary of Building Performance Standards in Other Jurisdictions

In addition to the jurisdictions listed above, Boston, MA; Cambridge, MA; and Los Angeles, CA are considering Building Performance Standard policies. Legislation and/or policy proposals are not readily available for these localities.

## Recommendations on BEPS in Montgomery County

In fall 2019, the County expressed interest in pursuing BEPS for Montgomery County buildings as part of its ambitious climate goals of 80% reduction in GHG emissions by 2027 and zero GHG emissions by 2035 from a 2005 baseline. Below are the elements of a County BEPS policy discussed by the stakeholders:

#### **Recommended Policy Model**

The main drivers of reducing greenhouse gas emissions among the commercial building sector are reducing energy consumption, using energy more efficiently, and using energy generated from cleaner sources. The electricity supplied to the County is getting cleaner as the grid adds more renewable sources, but still has a long way to go. Fifty-six percent of the electricity consumed in Maryland is generated by fossil fuels.<sup>6</sup> Therefore, reducing energy use through efficiency is critical to mitigating climate change now.

At the same time, the commercial building sector needs market certainty so that business decisions can be made with the best information available in order to leverage investments and minimize the burden to businesses. As they manage the complexity of implementation, building owners and managers will need the flexibility to select the strategies and investments that make the best business sense while moving towards long-term and lasting efficiency. Achieving carbon neutrality will require large investments in the performance of buildings over 20+ years.

Given these realities, stakeholders favored a BEPS policy model that sets a long-term performance standard with five-year interim performance targets to make sure buildings are on track to meet the final standard. This "trajectory approach" would:

- Be closely tied to County's climate commitment
- Enable long-term planning for major upgrades
- Encourage early action to meet interim targets and prevent owners from delaying action
- Allow for flexibility related to the interim targets on the way to the long-term standard
- Require the best-performing buildings to maintain performance over time

This model recognizes that improvements sooner rather than later produce greater climate benefits, but large investments make the most sense in certain situations (e.g., at time of major equipment replacement, tenant turnover, refinancing). Long-term standards provide more certainty so owners can plan for the long term and make building improvements at the most favorable times accounting for the building life cycle, financing cycles, and leasing cycles.

Meanwhile, the interim performance target of five years is based on a typical capital planning cycle. Similarly, BEPS policies in other jurisdictions are generally carried out on a five-year cycle to match capital planning cycles. Most county stakeholders agreed that they too use a five-year capital planning cycle. Interim targets allow for concrete planning, budgeting, implementation, and demonstrated progress toward performance standards.

<sup>&</sup>lt;sup>6</sup> Source: U.S. Environmental Protection Agency. Power Profiler, RFCE Emission Rates. <u>https://www.epa.gov/energy/power-profiler#/RFCE</u>

#### Chart 1: BEPS Trajectory Model



"Trajectory model": County draws a straight line from each building's initial performance in a base year to its required terminal standards and sets interim targets for all buildings at intervals of 5 years.

#### **Recommended Efficiency Metric**

Several metrics are available to measure efficiency and could be used as the measurement for improved building performance. Stakeholders most favored a site energy use intensity (site EUI). Site EUI measures actual, annual energy use at the site (in kBtu) per gross square foot of building area. Site EUI enables comparisons between different sized buildings.

The stakeholder group favored site EUI because it measures energy consumption directly controlled by the building owner, as opposed to metrics such as greenhouse gas emissions that include factors outside building owners' control. Building owners held to a performance requirement would be responsible for in-building systems, regardless of how the energy is delivered to the building systems. Site EUI is easily understood by building owners and managers, as it is calculated directly from utility bills and floor area. However, site EUI does not directly link to carbon goals and different fuel mixes significantly affect the carbon intensity of a building with a given site EUI.

Other metrics such as ENERGY STAR score or source EUI factor in the total amount of all the raw fuel required to operate a property, including losses that take place during generation, transmission, and distribution of electricity; these factors are generally out of the building operators' control. Further grid

decarbonization will be addressed by state renewable portfolio standard policies and utility improvements to the grid.

Setting standards using site EUI as the metric incentivizes efficient use of electricity. Electricity has a higher site-to-source conversion ratio which negatively impacts a building's ENERGY STAR score and source EUI. In coordination with decarbonization and modernization of the grid, building electrification can support efficiency goals and be helpful for overall future GHG reduction.

In addition to controlling for square footage in order to compare buildings, several other conditions influence site energy use and therefore should be normalized over performance cycles. Factors such as weather, occupancy, and operational factors (depending on the building type) should be considered and normalized for wherever possible. Buildings that are densely occupied or commercial buildings that are in use 24/7 typically use more energy and therefore have a higher EUI. These factors should be considered through normalization where practical to enable an apples-to-apples comparison among buildings.

ENERGY STAR Portfolio Manager, the tool used for annual energy benchmarking and reporting by covered buildings, requires the input of many of these operational factors. Portfolio Manager can provide a "weather-normalized site EUI" value which calculates the energy a property would have consumed during 30-year average weather conditions. For example, if 2019 was a very hot year, then the weather normalized site EUI may be lower than actual site EUI because the building would have used less energy were it not so hot – a factor outside of the building operator's control.

Portfolio Manager also provides a "site EUI (adjusted to current time period)." This metric, only available for properties that are eligible to receive a 1-100 ENERGY STAR score<sup>7</sup>, allows for an apples-to-apples comparison that normalizes for differences in weather and the operating conditions of the building. For a given 12-month period, this metric reflects the site energy the property would be expected to consume when operating under normal conditions (weather, hours, occupants, etc.).

The County must determine how to deal with buildings that cannot obtain metrics normalized by ENERGY STAR Portfolio Manager. Based on 2018 and preliminary 2019 energy benchmarking submissions, roughly 65% of reported properties have 1-100 ENERGY STAR scores calculated as part of their annual energy reporting. This leaves a substantial portion of properties that will not be provided normalized site EUI values by ENERGY STAR Portfolio Manager.

By default, these buildings will not be normalized, but consideration should be given to normalization procedures that could be approved by the County or a building improvement board.

### Renewable Energy and Time of Use Considerations

The standard Site EUI calculation does not make any special considerations for onsite renewable energy. Each building's total energy use is divided by the building gross square footage regardless of the source of that energy. Roughly 3% of County properties that reported 2019 energy benchmarking data

<sup>&</sup>lt;sup>7</sup> Property types eligible to receive a 1-100 ENERGY STAR score: <u>https://www.energystar.gov/buildings/facility-owners-and-managers/existing-buildings/use-portfolio-manager/identify-your-property-type-0</u>

generated and used renewable energy onsite.<sup>8</sup> While a small portion of properties report onsite generation today, those with renewable energy systems get a sizable amount of energy from those systems. Of those 3% of buildings, on average, onsite renewable systems produced 27% of electricity use at those properties. Over time, it is likely that more buildings will add onsite renewable energy capacity.

Some stakeholders expressed that solar and renewable development projects are an important consideration to BEPS. They cite solar's contribution to reducing GHGs and the significant capital investment of on-site renewables. Others noted the complexity of accounting for solar renewable energy credits (SRECs) and whether they are retained or sold.

While the stakeholder group did not come to a consensus on how to treat on-site solar, there are three potential ways of doing so:

- Onsite solar could have no influence on <u>site</u> EUI, which would mirror how ENERGY STAR Portfolio Manager calculates site EUI. Washington, DC is likely to adopt this option in its public comment draft.
- 2. Onsite solar could be given partial credit. For instance, in calculating <u>source</u> EUI and ENERGY STAR scores, ENERGY STAR gives 64% credit to onsite renewable energy.
- Onsite solar could be given full credit, meaning that the (normalized) site EUI calculated by ENERGY STAR would be adjusted by subtracting onsite renewable energy use from total building energy use.

The stakeholders also discussed but made no recommendation regarding the possibility of the County's BEPS encouraging building owners to shift their electricity usage from periods of peak electricity demand on the utility to off-peak periods as a way of improving grid reliability, lowering the cost of improvements to the grid and thereby lowering costs for electricity users, facilitating the addition of intermittent wind and solar to decarbonize the grid, and allowing the grid to better accommodate electrification of buildings and vehicles. To fully benefit from such load shifting, a building needs multiple systems that are not yet commonplace including a meter that records electricity usage at least hourly and a building automation system that can adjust building electricity usage in response to signals from the utility. Accordingly, the County's BEPS law could initially rely on annual energy usage but empower the County to consider switching buildings to a BEPS metric based on time of use as conditions become more favorable to do so.

#### Buildings Covered by BEPS

BEPS would apply to buildings covered under the County's Benchmarking Law. Over 100 million square feet, roughly 35% of the County's total building area<sup>9</sup>, is currently covered by County's building benchmarking and transparency law, which requires certain County-owned and private non-residential buildings that are 50,000 square feet and greater to annually track and report building and energy performance details to the County.

<sup>&</sup>lt;sup>8</sup> Renewable energy generation data is not a required field in Portfolio Manager; thus, this figure may not fully represent the number of benchmarked buildings in the County that have installed renewables onsite.

<sup>&</sup>lt;sup>9</sup> Source: CoStar Commercial Real Estate Information Company. Data accessed Jan 2020.

As of June 2020, all benchmarking groups<sup>10</sup> have now reported at least three years of publicly disclosed data. This data set provides a wealth of information for assessing current performance by sector, grouping properties by size, and setting standards.

The vast majority of building area in Montgomery County is comprised of buildings 25,000 square feet or greater. Future expansion of the benchmarking law to add multifamily buildings and properties 25,000 gross square feet and greater would capture roughly 85% of county building area.<sup>11</sup>

As other property types (like multifamily) and sizes (like those between 25,000 to 50,000 gross square feet) are phased into the benchmarking program, they would also become covered by BEPS. In Washington DC, the BEPS applies to only buildings 50,000 gross square feet and larger in the first compliance cycle, then to buildings 25,000 gross square feet and larger starting in the second compliance cycle, and finally to buildings 10,000 gross square feet and larger starting in the third compliance cycle.





Rentable building area and number of sites currently covered by benchmarking ordinance in black square; anticipated benchmarking expansion to multifamily properties and those 25k sq ft and greater in dotted squares. Source = CoStar, accessed Jan 2020.

<sup>&</sup>lt;sup>10</sup> County buildings first reported CY 2014 data June 1<sup>st</sup>, 2015 with 2015 as the first year publicly disclosed. Group 1 (sites 250k sq ft and greater) first reported CY 2015 data June 1<sup>st</sup>, 2016 with 2016 as the first year publicly disclosed. Group 2 (sites 50k sq ft to 250k sq ft) first reported CY 2016 data June 1<sup>st</sup>, 2017 with 2017 as the first year publicly disclosed.

<sup>&</sup>lt;sup>11</sup> Industrial properties are not currently covered by the benchmarking law and would not likely be included in future coverage.

#### Standard Setting

Detailed analysis is required to set long-term and interim energy performance standards for buildings. Several resources are available on technical considerations for standard setting including Carbon Neutral Cities Alliance recommendations on site EUI metrics.<sup>12</sup> The legislation establishing BEPS could specify that performance targets are set by regulation; give authority to a County department (e.g. DEP and/or the Department of Permitting Services) to establish performance targets; or charge an appointed committee of government and private sector representatives with this responsibility (see the section entitled *Building Energy Improvement Board*).

While the terminal standard itself needs further research to be set, the standard setting methodology would be to draw a straight line from each building's initial performance in a base year to its required terminal performance (e.g., 2035) and set interim standards for all buildings at intervals of 5 years.

Based on the current performance of each building, each building will have its own specific interim targets. The baseline year should be set in such a way as to not penalize building owners as a consequence of reduced or increased energy use due to COVID-19 or other extraordinary events, and/or should take into account changes in operations such as by averaging performance over two or more benchmarking years. However, the way that interim targets are set and calculated should be uniform and capable of being automatically generated by software to reduce the level of effort required to calculate individual targets.

Given the differences in energy use between buildings, standards will need to be developed based on property type. Buildings' property types will be determined by their Portfolio Manager designation.

Office, multifamily, and retail make up 81% of county building area and 69% of properties over 25,000 square feet. These groups have a larger sample size of buildings benchmarking and significant pool of data to pull from (or will once they are covered by the energy benchmarking law, as in the case of multifamily). These property types are also eligible for ENERGY STAR scores, meaning that site EUI can be normalized in ENERGY STAR Portfolio Manager. For properties with secondary spaces, an area-weighted standard should be assigned according to the different occupancy types in the building.

For property types with a small sample size, such as hospitals, courthouses, hotels, malls, etc., a national data set with climate adjustments should be used as a standard-setting reference to represent the type's typical energy use. The final performance standard will be informed by many data sets including local and national buildings of the property type and building science calculations. Using national datasets removes dependencies on other jurisdictions for publishing schedules or data quality. If additional sources for robust, regional data that align with the county's building stock become available in the future they should be considered as a reference resource.

Several national building inventories are also available for reference in standard setting. For instance, the Commercial Building Energy Consumption Survey (CBECS) is updated every few years; 2012 is the

<sup>&</sup>lt;sup>12</sup> Carbon Neutral Cities Alliance "<u>Performance Standards for Existing Buildings Performance Targets and Metrics</u> <u>Final Report</u>," March 2020.

latest and 2018 will be the next data set. Fannie Mae and ASHRAE are two other sources of reference data. In setting standards, the County will give careful consideration to ensure consistent and equitable treatment across all property types including those that cannot receive an ENERGY STAR score.

Less common building types, such as laboratories and strip malls, could use a custom approach with review and approval. Stakeholders and owners of these less common property types could also propose normalization procedures that could be approved as part of the energy performance target setting process.

#### **Reporting Timelines**

To limit the administrative burden on both building owners and County staff, the stakeholders agreed that reporting for annual Benchmarking Law compliance and BEPS should be accomplished using EPA's ENERGY STAR Portfolio Manager. BEPS will rely on the same benchmarking submission, which reduces administrative paperwork requirements on owners.

The recommended site EUI metric with normalization is available through Portfolio Manager for most property types. The County plans on measuring building performance standard compliance based on benchmarking reports from appropriate year(s).

#### Compliance Pathways

Buildings that meet the applicable performance standard will have complied with the law. For those that do not hit the standard, or have demonstrable difficulty complying, existing laws in other jurisdictions offer a prescriptive pathway of compliance. This prescriptive path is a set list or menu of upgrades that must be undertaken, such as retro-commissioning and mechanical, lighting or other systems replacements, in lieu of meeting the performance standard.

By adopting a flexible, long-term path as a BEPS policy model, the County hopes that a prescriptive path isn't necessary as the policy already provides maximum flexibility for building owners and allows them to find optimum solutions for their buildings without the County prescribing measures.

However, if interim standards are not being met, additional prescriptive requirements could be required. For instance, under-performing buildings may be subject to additional prescriptive requirements such as audits and capital planning to bring the building to its end compliance level on schedule. Or, for buildings that miss or anticipate missing interim standards, the County may require alternative compliance plans be developed for review by the appropriate entity authorized to approve energy performance targets. Additionally, buildings with planned capital improvement projects or those scheduled for demolition may submit plans for approval showing work is scheduled to be completed or demolition performed.

In New York City, the prescriptive pathway only applies to buildings not covered by the performance standard (e.g., affordable housing, rent-regulated multifamily, places of worship). DC's law directs the Department of Energy and Environment (DOEE) to create a prescriptive compliance pathway for buildings that results in savings comparable to the savings from the performance path. Considerable work and research will be required to develop the prescriptive path, the details of which will be

published as guidance in 2021. The prescriptive path will add significantly to the complexity of DC's BEPS compliance and enforcement processes.

To incentivize early compliance with the performance standard and spur savings above and beyond the required target, the County could also explore an energy efficiency credit trading system, either between buildings or within portfolios. Such a system would allow high-performing buildings to sell or trade credits to under-performance buildings such that all covered buildings in the County, or within one portfolio, collectively meet the performance standard.

#### Building Energy Improvement Board

As BEPS is implemented, unique situations may arise, buildings may fall behind on compliance, and decisions may need to be made about normalization and other policy elements. As such, creating a board that can help to interpret and apply the policy may be useful.

Other jurisdictions have enacted advisory boards to help expand capacity beyond existing staff. Part of the St. Louis BEPS is enacting a "building energy improvement board" which is appointed by the mayor and expands city bandwidth in terms of reviewing, approving, and providing feedback on plans. The board will have representation from the building industry, labor, utilities, commercial building owners, and affordable housing owners and tenants. The board's role is three-fold: to oversee a rulemaking process that sets and updates performance standards; to advise on and oversee implementation of the ordinance; and to administer a process for creating alternative compliance methods for buildings unable to meet the required standards.<sup>13</sup> Compared to other jurisdictions, St. Louis's board has more authority and a technical subcommittee. And, unlike other jurisdictions, St. Louis will pay stipends to its board members.

The Clean Energy DC Act, which created DC's BEPS, also created a BEPS Task Force to advise the District on how to implement the BEPS program, including commissioning research, rulemaking, setting standards, and granting extensions as well as to advise on developing complementary policies and programs. The Act specified agency representation and tasked the Mayor with appointing unpaid members representing private stakeholders including owners and operators of affordable housing, multifamily building, commercial building, and universities, as well as energy service providers, professional associations, and advocates for building decarbonization. DC's DOEE convened, chairs, and staffs the Task Force.

In New York City, Local Law 97 created an unpaid Advisory Board to provide guidance and prepare and submit periodic reports on the results of implementation once the law is fully in effect. The Advisory Board is chaired by the Department of Building's Chief Sustainability Officer, and comprised of 16 appointees, with eight appointments made by the mayor, and eight appointments made by the city council speaker. The Board members are architects, engineers, property owners, representatives from the business sector and public utilities, environmental justice advocates, and tenant advocates.

<sup>&</sup>lt;sup>13</sup> Source: <u>https://www.stlouis-mo.gov/government/city-laws/board-bills/boardbill.cfm?bbDetail=true&BBId=13504</u>

#### Adjustment Processes

Throughout a building's lifecycle, special situations may arise such as financial distress, changing ownership, changing occupancy type, vacancy, demolition, or other events that may necessitate adjustments of compliance, timing, or penalties.

As mentioned previously, a "Building Energy Improvement Board" could be established to review and provide recommendations on adjustments, to be approved by the County. For example, an adjustment could be made to the long-term standard if the building is redeveloped to a new building type, e.g. redevelopment of an office building into a multifamily building. Likewise, extra time could be granted per compliance cycle in the case of financial distress or ownership change immediately preceding a 5-year target.

#### **Equity Considerations**

Policy considerations need to be evaluated for challenged and under-resourced sectors that may include affordable housing, small businesses, and non-profits. This is an area that needs further study and recommendation from the appropriate County departments or a Building Energy Improvement Board.

In NYC, Washington DC, and St. Louis, building performance policies allow challenged sectors compliance extensions, funding carve outs for specific sectors like affordable housing, longer compliance cycles, or options to meet prescriptive requirements.

Given the direct benefits of energy efficient buildings such as lower operating costs and utility bills and corresponding co-benefits like improved comfort, health, and resiliency, stakeholders felt that these sectors should not be exempted, but rather given support or other allowances to comply. Making the standards less stringent, or exempting these sectors all together, would likely limit realized energy efficiency in those building types which can have negative consequences for equity. Therefore, challenged sectors should still be subject to BEPS.

Similar to other jurisdictions, the County could offer these sectors modifications to the requirements (e.g., extensions, delays, longer compliance cycles), specialized technical assistance (e.g., staff specific for affordable housing or other building types), and/or limited financial assistance.

#### Penalties or Alternative Compliance Payments

Currently, Maryland state law caps civil penalties of local laws at \$1,000 per offense (Md. Code Ann., Local Gov't. § 10-202(b)). While the County can issue multiple citations, this process creates excess administrative burden on County staff—and the final penalty amount will very likely be less than the cost of the energy efficiency improvements needed to comply with BEPS. If the County proceeds with BEPS, an amendment to this state law, or identification of another mechanism for inducing compliance, may be necessary to ensure the effectiveness of this policy. Since the BEPS standards have not yet been determined, additional analysis would be required to determine the penalty amounts that would be commensurate with the cost to comply.

Related to the penalty itself, the stakeholders were supportive of directing compliance funds back to building owners who need assistance with complying with BEPS, either focusing on a certain sector such as affordable housing or the worst-performing buildings to help them meet the standard. Stakeholders also suggested a tiered fine structure that would not penalize building owners who were close to their target as severely as building owners who were far away from meeting their target to recognize building owners for making progress. Another suggestion was to work with the Montgomery County Green Bank to create a revolving loan fund for building owners to access capital for upgrades that would grow over time.

IMT also suggested that rather than using the term "penalty", the County could explore using "alternative compliance payment" or a property tax assessment to enable pass-through benefits to tenants as a means to engage building tenants on the BEPS requirements.

## Technical and Financial Assistance for Building Owners

#### **Existing Resources**

While Montgomery County explores a BEPS requirement, it is worth considering the existing resources building owners already have access to that will help them achieve the new requirements:

#### • Utility Incentives

Building owners and tenants who directly pay an energy invoice can take advantage of the EmPOWER Maryland utility incentives, which are ratepayer-funded, utility-provided energy efficiency programs. Pepco, BGE, Potomac Edison, and Washington Gas offer incentives and rebates for commercial, industrial, and multifamily properties in Montgomery County and throughout Maryland. Current program offerings include prescriptive Incentives for HVAC, lighting, commercial kitchens, variable frequency drives (VFDs), controls, and select energy-efficient equipment; building tune-ups and monitoring-based commissioning; combined heat and power (CHP) systems; instant rebates on lighting and HVAC equipment; building operator training programs; and custom programs for energy efficiency projects that aren't included in a different program.

#### • Federal Programs

Federal Tax Rebates are available for energy efficiency upgrades (<u>179D</u>) and renewable energy systems (<u>ITC</u>).

#### • State Programs

The Maryland Energy Administration offers state-level grants, tax credits, and loan programs for energy efficiency and renewable energy projects in commercial and multifamily buildings on a rolling fiscal year basis.

#### • County Programs

Technical and financial assistance is available from the County. Support includes:

• **Technical Assistance** from the Department of Environmental Protection for Benchmarking Law reporting and compliance.

- Montgomery County Commercial Property Assessed Clean Energy (PACE) Financing Program which provides up to 20-year financing for energy and renewable projects secured to the property and repaid as an assessment on the property tax bill. PACE financing is available for existing buildings and new construction projects that are incorporating energy efficiency improvements in renovation and construction. Learn more at <u>MC-PACE.com</u>.
- Montgomery County Green Building Property Tax Credit wherein County property taxes reduced for new and existing buildings that achieve certain LEED certifications (Sec. 52-18Q). Legislation is pending (Bill 10-20) to shift these property tax credit incentives to energy efficiency and actual, measured energy reduction metrics and expand building certifications recognized.

#### • Montgomery County Green Bank

The Montgomery County Green Bank is a County-created non-profit that partners with lenders to provide better loan rates, terms, and credit access for clean energy and energy efficiency projects. Its mission is to catalyze private investment, not replace private capital sources, via de-risking such as providing technical assistance, credit enhancements, upfront capital, preferred rates, etc. The Green Bank offers products for commercial buildings, multifamily and affordable housing and is looking to develop additional programs to meet building owners' needs. Learn more at <a href="https://mcgreenbank.org">https://mcgreenbank.org</a>.

#### Potential Opportunities for New Resources

In jurisdictions that have implemented BEPS or "beyond benchmarking" requirements, the new policies tend to come with additional resources, programs, and/or funding to assist building owners in meeting the increased requirements. These programs include technical and financial support.

Stakeholders suggested targeting outreach by sector to provide tailored technical assistance for key sectors. Benchmarking data can help to assess those sectors most in need of assistance. As building efficiency is tracked over time, if performance does not improve, outreach methods will need to be reevaluated.

Montgomery County should consider a range of technical assistance, including:

#### • Hub/Accelerator Programs

Models started in NYC and DC with the goal of providing technical and personalized advisory services to streamline the process of making energy efficiency improvements, capacity building, training, and collaboration. There may be the potential to collaborate with DC on a regional high-performance building hub.

Stakeholders favored a regional hub as it could be confusing to coordinate across multiple hubs for owners who may have a portfolio across multiple jurisdictions. In addition, companies that provide building energy assessment and improvement services work throughout the region. A one-stop-shop

would be more efficient to provide technical assistance that is aligned with the new standards and is directed at reaching as many people as possible.

#### • Additional Incentives

The County may need to work with those providing existing resources and incentives (e.g. utilities, Green Bank, etc.) to suggest or develop additional incentives for owners. For instance, the County could recommend increased and varied utility incentives as they seem most effective and popular but are often limited for some properties like individually metered multifamily buildings.

#### • Outreach and Education

#### • Helping owners and tenants work together

The County could offer landlord-tenant collaboration workshops to bring tenants and building owners together to see how both can cooperate for their mutual benefit to meet the goals of BEPS. Training on green leasing is one example of a program that can align incentives and continue to improve performance in leased spaces.

#### $\circ$ Making the business case for energy efficiency

Six studies have found that rental prices, sales prices, and occupancy rates are all higher in efficient/green commercial buildings.<sup>14</sup> High performance buildings also experience higher net operating income (NOI) due to lower utility costs, higher rents, lower vacancy rates, and lower tenant turnover/associated expenses.<sup>15</sup>

Many case studies, locally and nationally, are available to support the business case and show soundness of investments and return, which will likely also hold true for Montgomery County owners.<sup>16</sup>

Cost/benefit analyses by building sector (e.g. multifamily) may be useful to evaluate estimated costs to comply with BEPS versus energy savings and other benefits.

#### • Coordinate with lenders and brokers

It would be useful to coordinate training of lenders and appraisers on the benefits of underwriting efficiency improvements. The County and/or the Montgomery County Green Bank could communicate efficiency benefits to the lending community to educate them on how to

<sup>&</sup>lt;sup>14</sup>Even controlling for other factors (like location and size), six statistical analyses looking at different data sets and time periods all show that green, efficient commercial buildings are more valuable assets than their peers. https://www.imt.org/resources/added-value-of-energy-star-labeled-commercial-buildings-in-the-u-s-market/

<sup>&</sup>lt;sup>15</sup> "Utilizing Commercial Real Estate Owner and Investor Data to Analyze the Financial Performance of Energy Efficient, High Performance Office Buildings," 2017, prepared for U.S. Department of Energy, Building Technologies Office. https://energy.gov/sites/prod/files/2017/05/f34/bto\_PilotResearchStudy-DOEFinancialDataInitiative\_5-8-17.pdf

<sup>&</sup>lt;sup>16</sup> Case studies of renovations to improve the energy efficiency of commercial and multifamily buildings show that they often yield \$2-3 in added property value for every dollar invested. <u>https://www.imt.org/resources/valuing-energy-efficiency-in-multifamily-housing/</u>

underwrite efficiency improvements. Traditional mortgages are often the cheapest sources of capital.

Many financing approaches rely on the value of the building, which makes it important for owners seeking access to borrowing that appraisals recognize the value of high performing buildings. By presenting the right information in the right format to appraisers, owners can improve the odds that this will happen.

## Next Steps

The stakeholder work group appreciated the opportunity to provide Montgomery County input on the design and implementation of a BEPS policy for existing buildings. While this report is a compilation of varied interests, the stakeholders were able to find common ground on the need to improve the energy efficiency of buildings in the County, provide market certainty for building owners, and advance the County's climate goals.

As this report illustrates, the establishment of Building Energy Performance Standards is a complex process that, while a key measure to help the County reach its climate goals, would place significant requirements on building owners in the county. This report provides recommendations on key aspects of a BEPS policy and highlights several important issues that need further analysis. In order to implement BEPS, these issues will have to be addressed during the process of adopting legislation authorizing BEPS and/or during the implementation process. Stakeholders expressed a willingness to continue to engage on this important topic.

## Appendix A: List of Organizations Involved in the Stakeholder Work Sessions

Representatives from the following entities participated in the stakeholder work sessions and gave DEP permission to list their organizations in the report. As noted in the report, inclusion in this list does not indicate agreement with any specific recommendation in the report.

Property Owners, Developers, and Managers					
<ul> <li>Brookfield Properties</li> <li>The Duffie Companies</li> <li>Federal Realty Investment Trust</li> </ul>	<ul> <li>Southern Management Corporation</li> <li>The Tower Companies</li> <li>Unibail-Rodamco-Westfield</li> </ul>				
Contractors and Consultants					
<ul> <li>Gensler</li> <li>MaGrann Associates</li> <li>New Ecology, Inc.</li> </ul>	<ul> <li>SSGOVRELATIONS</li> <li>Sustainable Design Consulting, LLC</li> </ul>				
Non-profit and Industry Associations					
<ul> <li>American Council for an Energy- Efficient Economy (ACEEE)</li> <li>American Institute of Architects (AIA) Potomac Valley</li> <li>Apartment and Office Building Association (AOBA)</li> </ul>	<ul> <li>Commercial Real Estate Development Association (NAIOP DC/MD)</li> <li>Institute for Market Transformation</li> <li>Montgomery County Green Bank</li> <li>National Housing Trust</li> </ul>				
Government					
<ul> <li>City of Gaithersburg</li> <li>City of Rockville</li> <li>City of Takoma Park</li> <li>Montgomery College</li> </ul>	<ul> <li>Montgomery County Department of Environmental Protection</li> <li>Montgomery County Department of General Services</li> <li>Montgomery County Department of Permitting Services</li> </ul>				

## Appendix B: Materials from Stakeholder Work Sessions

Below are the presentations and summary meeting notes from the stakeholder work sessions:

Meeting Date	Link to Presentation	Link to Meeting Notes
January 29, 2020	Presentation	Meeting Notes
February 26, 2020	Presentation	Meeting Notes
March 18, 2020	Presentation	Meeting Notes
April 21, 2020	Presentation	Meeting Notes
May 19, 2020	Presentation	Meeting Notes