HOUSE BILL 938

L5 (5lr0450)

ENROLLED BILL

Environment and Transportation/Education, Health, and Environmental Affairs
 Introduced by Montgomery County Delegation and Prince George's County Delegation

Read an	ıd Examine	d by Proofre	eaders:			
					Proofre	ader.
					Proofre	ader.
Sealed with the Great Seal and	d presente	d to the G	Governor,	for his a	pproval	this
day of	_ at			_ o'clock,		M.
					Spea	aker.
	СНАРТЕ	R				
AN ACT concerning						
Prince George's County - Mary	yland–Was Zon	_	egional I	District – I	Fairnes	s in
	MC/PG	112–15				
FOR the purpose of providing the authority is not exclusive are certain circumstances; provident matters beyond its just the district council in Prince law procedures for zoning deproviding that within the repowers granted to a plant provisions shall be construed.	nd may be siding that the control of	ubject to revolve district or as provided ounty by local the plannir ict in Prince hission or k	view by the ouncil is related to a cert allaw to a cert a	ne district contact authorican article adopt and authoricand the district appeals—u	ouncil uzed to re; author mend ze trict cou ertain ze nder ce	nder view izing oning incil; oning rtain

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

1

2 3

4

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.

Italics indicate opposite chamber/conference committee amendments.



1

2

3

4

5 6

7

8

9

10

11 12

13

14

15

16 17 the district council; requiring that, in Prince George's County, the zoning hearing examiner shall issue a certain decision not less than a certain time after the date of a certain hearing; altering the circumstances under which a certain person or entity aggrieved by a certain decision of the district council may request judicial review of any final decision of the district council; repealing the authority of a certain person to request judicial review of a decision of the county planning board of Prince George's County; providing that, in Prince George's County, a person may file make a request for judicial to the district council for the review of a certain decision of a board of appeals to the circuit court zoning hearing examiner or the planning board only under certain circumstances; providing that, in Prince George's County, when the district council is hearing a zoning matter that has been appealed from a zoning hearing examiner, the district council may remand the zoning matter back to the zoning hearing examiner only one time and is required to specify that the zoning hearing examiner take action within a certain time frame after the matter is remanded and relevant information is received from the applicant or the district council; and generally relating to zoning and planning powers in Maryland–Washington Regional District in Prince George's County.

```
    BY repealing and reenacting, with amendments,
    Article – Land Use
    Section <del>20 202, 22 104, 22 120, and</del> 22-206, 22-407(a)(1), and 23-401
    Annotated Code of Maryland
```

- 22 (2012 Volume and 2014 Supplement)
- 23 BY adding to
- 24 Article Land Use
- 25 Section 25–212 and 25–213
- 26 Annotated Code of Maryland
- 27 (2012 Volume and 2014 Supplement)
- SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
- 30 Article Land Use
- 31 20 202.
- 32 (a) (1) (1) Subject to SUBPARAGRAPH (II) OF THIS PARAGRAPH AND 33 paragraph (2) of this subsection, a county planning board:
- 34 **[(i)] 1.** is responsible for planning, subdivision, and zoning 35 functions that are primarily local in scope; and

1		[1.] A.	planning;
2		[2.] B.	zoning;
3		[3.] C.	subdivision;
4 5	and	[4.] D.	assignment of street names and house numbers;
6		[5.] E.	any related matter.
7	(II) 1. INP	RINCE GEORGE'S COUNTY:
8 9 10		SUBDIVISION	AUTHORITY OF THE COUNTY PLANNING BOARD MATTERS, BOTH LOCAL AND GENERAL, IS NOT TO REVIEW BY THE DISTRICT COUNCIL; BUT
11 12	BROUGHT BEFORE T		REVIEW IS LIMITED TO THE MATTER THAT IS COUNCIL.
13 14 15	DISTRICT COUNCIL JURISDICTION AS PI	TO REVIEW	HING IN THIS SUBPARAGRAPH AUTHORIZES THE MATTERS THAT ARE OTHERWISE BEYOND ITS IS ARTICLE.
16 17 18	` ,		ler paragraph (1) of this subsection do not include the mmission relating to or affecting the regional district
19	(b) (1) A	county planning	s board has exclusive jurisdiction over:
20	(i)	local functi	ons, including:
21		1. the s	dministration of subdivision regulations;
22 23	district council with r		oreparation and adoption of recommendations to the map amendments; and
$\begin{array}{c} 24 \\ 25 \end{array}$	regional district; and	3. the a	ssignment of street names and house numbers in the
26 27 28	of this title by the courceunty government.		referrals made in accordance with Subtitle 3, Part I ard's respective county government or any unit of the
29	(2) T l	ie Montgomery	County Planning Board has exclusive jurisdiction

over a mandatory referral made in accordance with Subtitle 3, Part I of this title by the

30

$\frac{1}{2}$	County Board of Education, a municipal corporation or special taxing district, or a publicly owned or privately owned public utility.
3 4	(c) (1) Subject to paragraph (2) of this subsection, the Montgomery County Planning Board shall:
5 6	(i) review the annual capital budgets of the county and future capital budget projections; and
7	(ii) submit recommendations to the county council.
8 9	(2) The county government shall have sole responsibility for the preparation of the capital budgets and programs of public works.
10	(d) Each county planning board shall:
11	(1) meet from time to time with its respective county council; and
12 13	(2) perform surveys, studies, and other planning duties the county council assigns to the county planning board.
14	22–104.
15 16 17	(a) The Montgomery County district council or the Prince George's County district council, in accordance with the requirements of this division as to the portion of the regional district located in the respective county, may:
15 16	district council, in accordance with the requirements of this division as to the portion of the
15 16 17	district council, in accordance with the requirements of this division as to the portion of the regional district located in the respective county, may: (1) by local law adopt and amend the text of the zoning law for that county;
15 16 17 18 19 20 21	district council, in accordance with the requirements of this division as to the portion of the regional district located in the respective county, may: (1) by local law adopt and amend the text of the zoning law for that county; and (2) by local law adopt and amend any map accompanying the text of the zoning law for that county. (b) IN PRINCE GEORGE'S COUNTY, THE DISTRICT COUNCIL MAY BY LOCAL
15 16 17 18 19 20 21	district council, in accordance with the requirements of this division as to the portion of the regional district located in the respective county, may: (1) by local law adopt and amend the text of the zoning law for that county; and (2) by local law adopt and amend any map accompanying the text of the zoning law for that county.
15 16 17 18 19 20 21 22 23	district council, in accordance with the requirements of this division as to the portion of the regional district located in the respective county, may: (1) by local law adopt and amend the text of the zoning law for that county; and (2) by local law adopt and amend any map accompanying the text of the zoning law for that county. (b) IN PRINCE GEORGE'S COUNTY, THE DISTRICT COUNCIL MAY BY LOCAL LAW ADOPT AND AMEND ZONING LAW PROCEDURES FOR ZONING DECISIONS BY THE
15 16 17 18 19 20 21 22 23 24	district council, in accordance with the requirements of this division as to the portion of the regional district located in the respective county, may: (1) by local law adopt and amend the text of the zoning law for that county; and (2) by local law adopt and amend any map accompanying the text of the zoning law for that county. (b) In Prince George's County, the district council may by local law adopt and AMEND ZONING LAW PROCEDURES FOR ZONING DECISIONS BY THE PLANNING BOARD AND THE DISTRICT COUNCIL.
15 16 17 18 19 20 21 22 23 24 25 26	district council, in accordance with the requirements of this division as to the portion of the regional district located in the respective county, may: (1) by local law adopt and amend the text of the zoning law for that county; and (2) by local law adopt and amend any map accompanying the text of the zoning law for that county. (b) IN PRINCE GEORGE'S COUNTY, THE DISTRICT COUNCIL MAY BY LOCAL LAW ADOPT AND AMEND ZONING LAW PROCEDURES FOR ZONING DECISIONS BY THE PLANNING BOARD AND THE DISTRICT COUNCIL. (C) The local law may regulate: (1) (i) the location, height, bulk, and size of each building or other

1		(iv) the depth and area of each lot; and
2		(v) the percentage of a lot that may be occupied;
3	(2)	the size of lots, yards, courts, and other open spaces;
4	(3)	the construction of temporary stands and structures;
5	(4)	the density and distribution of population;
6 7	(5) buildings and stru	the location and uses of buildings and structures and any units in those letures for:
8		(i) trade;
9		(ii) industry;
10		(iii) residential purposes;
11		(iv) recreation;
12		(v) agriculture;
13		(vi) public activities; and
14		(vii) other purposes; and
15 16	(6) land, for building	the uses of land, including surface, subsurface, and air rights for the or for any of the purposes described in item (5) of this subsection.
17 18	[(c)] (D) limited by §§ 17—4	The exercise of authority by a district council under this section is 102 and 25-211 of this article.
19	22-120.	
20 21 22	to a planning cor	in the regional district IN MONTGOMERY COUNTY, any power granted nmission or board of appeals under Division I of this article shall be ed exclusively in and may be exercised only by:
23	(1)	the Commission; or
24	(2)	the board of appeals created or authorized by this title.
25 26		HIN THE REGIONAL DISTRICT IN PRINCE GEORGE'S COUNTY, ANY

1 UNDER DIVISION I OF THIS ARTICLE SHALL BE CONSTRUED AS VESTED

- EXCLUSIVELY IN AND MAY BE EXERCISED ONLY BY THE DISTRICT COUNCIL.
- 3 22-206.

2

- 4 (a) A district council may amend its zoning laws, including any maps:
- 5 (1) in accordance with procedures established in its zoning laws; and
- 6 (2) after holding an advertised public hearing.
- 7 (b) The procedures and zoning laws may include:
- 8 (1) procedures limiting the times when amendments may be adopted;
- 9 (2) provisions for hearings and preliminary determinations by an 10 examiner, a board, or any other unit;
- 11 (3) procedures for quorums, number of votes required to enact 12 amendments, and variations or increases based on factors such as master plans, 13 recommendations of the hearing examiner, county planning board, municipal corporation, 14 governed special taxing district, or other body, and petitions of abutting property owners, 15 and the evidentiary value that may be accorded to any of these factors; and
- 16 (4) procedures for hearings, notice, costs, fees, amendment of applications, 17 recordings, reverter, lapse, and reconsideration de novo of undeveloped zoning 18 amendments.
- 19 (c) (1) In Prince George's County, the district council may provide for notice of 20 the public hearing on a proposed amendment to its zoning plan or zoning laws to be given 21 to the owners of properties, as they appear on the assessment rolls of the county, adjoining, 22 across the road from, on the same block as, or in the general vicinity of the property that 23 is the subject of the proposed amendment.
- 24 (2) A zoning law adopted under this subsection may require notice to be 25 given by mail or by posting the notice on or in the vicinity of the property involved in the 26 proposed amendment or both.
- 27 (d) IN PRINCE GEORGE'S COUNTY, THE ZONING HEARING EXAMINER 28 SHALL ISSUE A DECISION ON A ZONING MATTER NOT MORE THAN 100 DAYS AFTER 29 THE DATE OF THE LAST HEARING HELD BY THE HEARING EXAMINER.
- 30 **(E)** In a year in which a district council is elected, the district council may not amend a zoning law from November 1 and until the newly elected district council has taken office.

1	<u>22–407.</u>		
2 3 4 5		amen	tial review of [a] ANY final decision of the district council, including dment or a sectional map amendment, may be requested by ANY THAT IS AGGRIEVED BY THE DECISION OF THE DISTRICT
6 7	or person in the co	<u>(i)</u> ounty;	[any] A municipal corporation, governed special taxing district,
8 9	owners affected by	(ii) v the fi	[any] A civic or homeowners association representing property nal decision; [or]
10	THE DECISION; O	(iii) OR	THE OWNER OF THE PROPERTY THAT IS THE SUBJECT OF
12		<u>(IV)</u>	[if aggrieved,] the applicant.
13	<u>23–401.</u>		
14 15	(a) (1) application for sub		in 30 days after the county planning board takes final action on an on approval, judicial review may be requested by:
6		<u>(i)</u>	a person aggrieved by the action; ex
17 18	corporation that a	<u>(ii)</u> ppeare	# IN MONTGOMERY COUNTY, A *person or municipal d at the hearing in person, by attorney, or in writing; OR
19 20	THAT APPEARED	(III) AT TH	IN PRINCE GEORGE'S COUNTY, A MUNICIPAL CORPORATION E HEARING IN PERSON, BY ATTORNEY, OR IN WRITING.
21 22	(2) the circuit court fo		cition for judicial review filed under this section may be made to appropriate county.
23	<u>(3)</u>	The c	court may:
24		<u>(i)</u>	affirm or reverse the action; or
25 26	consideration.	<u>(ii)</u>	remand the action to the county planning board for further
27 28 29	(b) (1) petition shall be so 7–202(d).	_	etition for judicial review is filed under this section, a copy of the on the county planning board in accordance with Maryland Rule

On receiving a copy of the petition, the county planning board shall:

30

<u>(2)</u>

	(i) promptly give notice of the petition to all parties to the proceeding before it; and
3 4	(ii) within 30 days after the filing of the petition, file with the circuit court:
5 6	1. the originals or certified copies of all papers and evidence presented to the county planning board in the proceeding before it; and
7 8	<u>a copy of its opinion and resolution deciding the application.</u>
9 10	(3) Any party to the proceeding in the circuit court aggrieved by the judgment of the court may appeal from the judgment to the Court of Special Appeals.
11	(4) The review proceedings provided by this section are exclusive.
12	25–212.
13 14	NOTWITHSTANDING ANY OTHER LAW, IN IN PRINCE GEORGE'S COUNTY, A PERSON MAY FILE MAKE A REQUEST FOR JUDICIAL REVIEW TO THE DISTRICT
15 16	COUNCIL FOR THE REVIEW OF A DECISION OF A BOARD OF APPEALS TO THE CIRCUIT COURT THE ZONING HEARING EXAMINER OR THE PLANNING BOARD ONLY IF:
161718	COURT THE ZONING HEARING EXAMINER OR THE PLANNING BOARD ONLY IF: (1): (1): THE PERSON IS A PARTY TO, OR DIRECTLY AFFECTED BY THE
1617181920	(1): (1): (1): (1): (1): (2): THE PERSON IS A PARTY TO, OR DIRECTLY AFFECTED BY THE DECISION OF THE BOARD OF APPEALS;
16 17 18 19 20 21	(1): (1): (1): (1): (1): (1): (2): THE PERSON IS A PARTY TO, OR DIRECTLY AFFECTED BY THE DECISION OF THE BOARD OF APPEALS; (2): THE PERSON RESIDES WITHIN ONE MILE OF THE PROPERTY THE IS THE SUBJECT OF THE DECISION; OR

ACTION WITHIN 100 30 DAYS AFTER THE MATTER IS REMANDED AND RELEVAN'S INFORMATION IS RECEIVED FROM THE APPLICANT OR THE DISTRICT COUNCIL.
(1) MAY REMAND THE ZONING MATTER BACK TO THE ZONING HEARING EXAMINER ONLY ONE TIME; AND (2) SHALL SPECIFY THAT THE ZONING HEARING EXAMINER TAK ACTION WITHIN 199 30 DAYS AFTER THE MATTER IS REMANDED AND RELEVAN INFORMATION IS RECEIVED FROM THE APPLICANT OR THE DISTRICT COUNCIL. SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2015.
(2) SHALL SPECIFY THAT THE ZONING HEARING EXAMINER TAK ACTION WITHIN 100 30 DAYS AFTER THE MATTER IS REMANDED AND RELEVAN INFORMATION IS RECEIVED FROM THE APPLICANT OR THE DISTRICT COUNCIL. SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2015.
(2) SHALL SPECIFY THAT THE ZONING HEARING EXAMINER TAKA ACTION WITHIN 1400 30 DAYS AFTER THE MATTER IS REMANDED AND RELEVANT INFORMATION IS RECEIVED FROM THE APPLICANT OR THE DISTRICT COUNCIL. SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2015.
ACTION WITHIN 1400 30 DAYS AFTER THE MATTER IS REMANDED AND RELEVAN' INFORMATION IS RECEIVED FROM THE APPLICANT OR THE DISTRICT COUNCIL. SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2015.
INFORMATION IS RECEIVED FROM THE APPLICANT OR THE DISTRICT COUNCIL. SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2015.
SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2015.
October 1, 2015.
Annroyed
Approved:
Approved:
Annroyed:
Approved:
Tippioved.
Governor.
Speaker of the House of Delegates.
Speaker of the House of Delegates.

President of the Senate.