MEMORANDUM

June 8, 2012

TO: County Council

FROM: Amanda Mihill, Legislative Attorney
       Michael Faden, Senior Legislative Attorney

SUBJECT: Public Hearing: Bill 16-12, Trees – Utility Vegetation Management

Bill 16-12, Trees – Utility Vegetation Management, sponsored by Council President Berliner and Councilmember Elrich, is scheduled was introduced on April 17, 2012. A Transportation, Infrastructure, Energy and Environment Committee worksession is tentatively scheduled for June 21, 2012 at 2:00 p.m.

Bill 16-12 would:

(1) require certain utilities to submit a vegetation management plan to the County;
(2) require certain utilities to provide notice to certain property owners before conducting vegetation management activities;
(3) require certain utilities to obtain consent from certain property owners before conducting vegetation management activities;
(4) require the County Executive to issue implementing regulations;
(5) require the County Executive to set a fee for certain purposes; and
(6) generally amend County law regarding utility vegetation management.

The Maryland Public Service Commission (PSC), as required by State law, developed service quality and reliability standards for the delivery of electricity to customers. Final regulations have been issued (see excerpts on ©8). These regulations provide, in part, that the PSC standards apply to the extent not limited by law or regulation of any unit of local government.

This packet contains:

<table>
<thead>
<tr>
<th>Item</th>
<th>Circle #</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bill 16-12</td>
<td>1</td>
</tr>
<tr>
<td>Legislative Request Report</td>
<td>7</td>
</tr>
<tr>
<td>COMAR Excerpts</td>
<td>8</td>
</tr>
<tr>
<td>Fiscal and Economic Impact Statements</td>
<td>15</td>
</tr>
</tbody>
</table>

F:\LAW\BILLS\1216 Trials-Utity Vegetation Mgmt\Public Hearing Memo Doc
COUNTY COUNCIL
FOR MONTGOMERY COUNTY, MARYLAND

By: Council President Berliner and Councilmember Elrich

AN ACT to:
(1) require certain utilities to submit a vegetation management plan to the County;
(2) require certain utilities to provide notice to certain property owners before conducting vegetation management activities;
(3) require certain utilities to obtain consent from certain property owners before conducting vegetation management activities;
(4) require the County Executive to issue implementing regulations;
(5) require the County Executive to set a fee for certain purposes; and
(6) generally amend County law regarding utility vegetation management.

By adding
Montgomery County Code
Chapter 55A, Trees
Article I, Utility Vegetation Management
Sections 55A-1 to 55A-8

The County Council for Montgomery County, Maryland approves the following Act:
Sec. 1. Article I of Chapter 55A is added as follows:


ARTICLE I. Utility Vegetation Management.

55A-1. Definitions.

In this Section the following words have the meanings indicated:

ANSI standards means the vegetation management standards described in ANSI A300, developed by the American National Standards Institute, or any successor standard.

Department means the Department of Transportation.

Director means the Director of the Department or the Director's designee.

Tree means a plant that has woody stem or trunk that is at least 6 inches in diameter at breast height.

Hazardous tree means a tree that poses an imminent hazard to any utility’s system reliability.

Utility means a utility company doing business in the County, and includes a contractor or other person directed or controlled by that utility.


Except in Section 55A-6(b) or with respect to any tree located in a County right-of-way, this Article does not apply to any tree located in a utility’s deeded right-of-way or public utility easement where the utility is authorized to perform vegetation management activities.

55A-3. Vegetation management plan required.

(a) Each utility must give the Chief of Tree Maintenance in the Department a copy of any vegetation management plan, and any amendment to that plan, submitted to the Maryland Public Service Commission within 30 days after the plan or amendment is submitted to the Commission, but before starting vegetation management activities. If a utility does
regularly scheduled and planned vegetation management but is not required to submit a vegetation management plan to the Commission, the utility must submit a plan to the Department.

(b) The vegetation management plan sent to the County, to the extent not otherwise required under state law, must describe the following activities conducted by that utility:

(1) tree pruning and removal, identified by street name;

(2) vegetation management around poles, substations, and energized overhead electric plant;

(3) manual, mechanical, or chemical vegetation management along rights-of-way;

(4) inspection of each area where vegetation management is performed after the vegetation management;

(5) cultural control practices;

(6) public education regarding vegetation management practices;

(7) public and customer notice of planned vegetation management activities;

(8) debris management during routine vegetation management and outage restoration efforts; and

(9) independent quality assurance measures.

55A-4. Vegetation management practices.

(a) Each utility must conduct vegetation management in accordance with:

(1) its vegetation management plan; and

(2) either the most current ANSI standards or alternative vegetation management standards that the Director finds are equivalent to the ANSI standards.
(b) Each utility that removes a tree must grind the stump of the removed tree and fill in any resulting hole.

(c) Each utility must remove any debris from a vegetation management activity, such as branches, leaves, chips, vines, and logs from the right-of-way.

55A-5. Public notice of vegetation management; consent.

(a) Before performing any vegetation management, each utility must make a reasonable attempt to notify the owner or occupant of any property on where vegetation management will be performed.

(b) The notice required by this subsection must include a “customer bill of rights”, approved by the Office of Consumer Protection, that specifies the rights and obligations of the property owner and the utility regarding vegetation management.

(c) The utility must deliver this notice by direct mail, door hanger, or another written method approved by the Department. A utility may use more than one method to deliver this notice. This notice must not be delivered only by a bill insert.

(d) Before performing any vegetation management activity on a property, the utility must obtain the written consent of the owner or occupant of that property.

55A-6. Specific Circumstances.

(a) Hazardous trees.

(1) If a utility finds that a tree poses an imminent hazard to its system reliability, before removing the tree or performing any other vegetation management activity on that tree the utility must make reasonable attempts to obtain the consent of the owner or occupant of the property where the tree is located.
(2) If the utility cannot obtain the consent of the property owner or occupant, the utility may ask the Chief of Tree Maintenance in the Department to inspect the tree. If the Chief of Tree Maintenance finds, after inspecting the tree, that the tree poses an imminent hazard to the utility's system reliability, the Chief may direct the utility to remove the tree without obtaining the consent of the owner or occupant.

(b) Trees along rural and rustic roads.

(1) Except as provided in paragraph (2), a utility must not remove any tree along a rural and rustic road that is:

(A) in the public right of way; or

(B) within 35 feet of the center line, even if the tree is on private property.

(2) A utility may remove a tree along a rural and rustic road if the utility submits an application to the County Chief of Tree Maintenance and the Chief approves the application. If the Chief does not respond to the application within 45 days, the application is approved.

(c) Trees in a historic district.

(1) Except as provided in paragraph (2), a utility must not remove a tree in a historic district if the tree is identified as a character-defining feature in the district and is:

(A) in the public right of way; or

(B) within 35 feet of the center line, even if the tree is on private property.

(2) A utility may remove a tree that is described as a character-defining feature in a historic district if the utility submits an
application to the County Chief of Tree Maintenance and the Chief approves the application. If the Chief does not respond to the application within 45 days, the application is approved.

55A-7. Violations

(a) **Complaint.** If a person believes a utility has violated or is about to violate this Section, the person may file a complaint with the Department in writing, in person, or electronically. The Department must investigate the complaint within a reasonable time and notify the complainant and the utility in writing or electronically whether a violation has occurred and, if so, what action the Department will take or the utility must take.

(b) **Violation.** A violation of this Article is a Class A violation.


(a) **Regulations.** The County Executive must adopt regulations under method (2) to apply this Article. Those regulations must include a process for the Department to review the utility’s vegetation management activities to assure quality control and adherence to each applicable plan.

(b) **Fee.** The Executive, by regulation adopted under method (3), must set one or more fees to cover the costs of administering this Article.

Approved:

Roger Berliner, President, County Council  
Date

Approved:

Isiah Leggett, County Executive  
Date
LEGISLATIVE REQUEST REPORT

Bill 16-12
Trees – Utility Vegetation Management

DESCRIPTION: Bill 16-12 would require certain utilities to submit a vegetation management plan to the County; require certain utilities to provide notice to certain property owners before conducting vegetation management activities; and require certain utilities to obtain consent from certain property owners before conducting vegetation management activities.

PROBLEM: Vegetation management has been a serious concern for many County residents. The Council has received numerous complaints that trees have been too aggressively trimmed. Additionally, Pepco has stated that there are instances where they need to work on private property but homeowners are preventing them from doing so thus endangering the vitality of the electrical system.

GOALS AND OBJECTIVES: To provide protection for the County’s tree canopy while providing an opportunity for utilities to perform necessary vegetation management activities.

COORDINATION: Department of Permitting Services

FISCAL IMPACT: To be requested.

ECONOMIC IMPACT: To be requested.

EVALUATION: To be requested.

EXPERIENCE ELSEWHERE: To be researched.

SOURCE OF INFORMATION: Amanda Mihill, Legislative Attorney, 240-777-7815

APPLICATION WITHIN MUNICIPALITIES: To be researched.

PENALTIES: Class A.
.09 Vegetation Management Requirements.

A. Intent and Scope.

(1) It is the intent of the Commission that a utility engage in vegetation management programs that are necessary and appropriate to maintain safety and electric system reliability.

(2) The standards set forth in this regulation shall constitute minimum vegetation management requirements applicable to utilities in the State, and are not intended to supersede or prohibit a utility’s implementation of more aggressive vegetation management standards and practices.

(3) The vegetation management requirements in this chapter apply to the extent not limited by contract rights, property rights, or any controlling law or regulation of any unit of State or local government.

(4) This regulation applies to any electric transmission plant not regulated by the Federal Energy Regulatory Commission.

B. Technical Standards for Vegetation Management.

(1) Each utility shall ensure that vegetation management conducted on its energized plant is performed in accordance with the standards applicable to Maryland Licensed Tree Experts, which are incorporated by reference under COMAR 08.07.07.02.

(2) Each utility’s vegetation management program shall address, at a minimum, all of the following activities:

(a) Tree pruning and removal;

(b) Vegetation management around poles, substations, and energized overhead electric plant;

(c) Manual, mechanical, or chemical vegetation management along rights-of-way;

(d) Inspection of areas where vegetation management is performed after the vegetation management;

(e) Cultural control practices;

(f) Public education regarding vegetation management practices;

(g) Public and customer notice of planned vegetation management activities; and

(h) Debris management during routine vegetation management and during outage restoration efforts.

(3) Each utility shall develop its own vegetation management program, which shall be consistent with this regulation. In developing the program, a utility shall conduct its vegetation management and determine the extent and priority of vegetation management to be performed at a particular site based on these factors:

(a) The extent of the potential for vegetation to interfere with poles, substations, and energized overhead electric plant;

(b) The voltage of the affected energized conductor, with higher voltages requiring larger clearances;

(c) The relative importance of the affected energized conductor in maintaining safety and reliability;

(d) The type of conductors and type of overhead construction;

(e) The likely regrowth rate for each species of vegetation at the site;
(f) The potential movement of energized conductors and vegetation during various weather conditions;

(g) The utility's legal rights to access the area where vegetation management is to be performed;

(h) The maturity of the vegetation;

(i) The identification of the structural condition of the vegetation, including the characteristics of a species as one having a high probability of causing a service interruption during weather events;

(j) State and local statutes, regulations, or ordinances affecting utility performance of vegetation management;

(k) Customer acceptance of the proposed vegetation management where the utility does not have legal rights to perform vegetation management; and

(l) Any other appropriate factor approved by the Commission.

(4) Each utility shall file a copy of its vegetation management program with the Commission within 90 days of the effective date of this regulation. If a utility makes a change in its vegetation management program, the utility shall file a copy of the change with the Commission no later than 30 days prior to implementing the change, unless exigent circumstances warrant implementation without prior notice, in which case the change shall be filed by no later than 30 days after implementation.

C. Training, Record Keeping, and Reporting.

(1) Each utility shall adopt standards, to the extent not covered by other existing law, to be used by all persons who perform vegetation management for the utility, whether employees or contractors, for the proper care of trees and other woody plants, including safety practices and line clearance techniques.

(2) The utility shall monitor and document scheduled vegetation management and related activities the utility or its contractor performs. Documentation shall include, but is not limited to:

(a) Identification of each circuit or substation or, if applicable, both circuit and substation where vegetation management was performed;

(b) The type of vegetation management performed including removal, trimming, and spraying and methods used;

(c) The name of the Maryland Licensed Tree Expert responsible for oversight of vegetation management at the circuit or substation level;

(d) The approximate date of activity;

(e) Any occurrence resulting in serious injury to a person as a result of vegetation management activities; and

(f) When a utility seeks to remove a tree or limb, but is unable to do so because permission or cooperation is not obtained.

(3) Each utility shall include a summary of the information required under §C(2) of this regulation about its vegetation management during the preceding calendar year, and shall describe vegetation management planned for the current calendar year, as part of the annual performance report required to be filed with the Commission under Regulation .11 of this chapter. The annual performance report also shall include:

(a) Expenditures for vegetation management in the preceding calendar year;

(b) Vegetation management budget for the current calendar year;

(c) Circuits or substations, completion dates, and the estimated number of overhead circuit miles trimmed in the preceding calendar year in compliance with the cyclical vegetation management requirements set forth under §F of this regulation;

(d) Circuits or substations and the estimated number of overhead circuit miles scheduled for the current calendar year in compliance with the cyclical vegetation management requirements set forth under §F of this regulation;
(e) Total overhead circuit miles for the system; and

(f) If applicable, a corrective action plan, preferably in its annual performance report or, if necessary, in the supplemental annual performance report.

(4) Each utility shall report its own violation of this chapter to the Commission within 60 days of discovery and include its plan for correcting each violation.

D. Public Notice of Planned Vegetation Management.

(1) Each utility shall make a reasonable attempt to notify an owner or occupant of all properties upon which cyclical, planned vegetation management is to be performed. This requirement will be satisfied if the utility provides notice to affected property owners or occupants at least 7 days, but not more than 120 days, prior to performing cyclical, planned vegetation management activity. Notice shall be provided by direct mailing, door hanger, postcard, personal contact, or a different method if approved by the Commission, but may not be made solely by bill insert. Nothing in this regulation prohibits a utility from using more than one of these methods.

(2) Each utility or its contractor shall provide written notice of any cyclical, planned vegetation management activities to a primary contact for each county and municipality affected at least 2 months before commencing the activities unless the county or municipality notifies the utility that written notification is not required.

E. Outreach Programs.

(1) Each utility shall conduct an annual public education program to inform its customers, as well as a primary contact for each county and municipality in the utility's service territory, of the importance of vegetation management, and of the utility's role and responsibility in managing vegetation near electric lines, poles, and substations.

(2) The public education program required under this section shall be implemented by direct mail, bill inserts, or a different method if approved by the Commission.

(3) Each utility shall post its vegetation management public education materials on its website.

F. Specific Requirements. Each utility shall perform vegetation management based on the following schedule:

(1) Initially beginning on January 1 of the year immediately following the effective date of this regulation, a utility on a 4-year trim cycle shall within:

(a) 12 months perform vegetation management on not less than 15 percent of its total distribution miles;

(b) 24 months perform vegetation management on not less than 40 percent of its total distribution miles;

(c) 36 months perform vegetation management on not less than 70 percent of its total distribution miles; and

(d) 4 years perform vegetation management on not less than 100 percent of its total distribution miles.

(2) Initially beginning on January 1 of the year immediately following the effective date of this regulation, a utility on a 5-year trim cycle shall within:

(a) 12 months perform vegetation management on not less than 12 percent of its total distribution miles;

(b) 24 months perform vegetation management on not less than 32 percent of its total distribution miles;

(c) 36 months perform vegetation management on not less than 56 percent of its total distribution miles;

(d) 48 months perform vegetation management on not less than 75 percent of its total distribution miles; and

(e) 5 years perform vegetation management on not less than 100 percent of its total distribution miles.

(3) Each utility shall follow the vegetation management performance requirement under §F(1) or (2) of this regulation for each subsequent trim cycle.

G. Vegetation management shall be performed based on the factors set forth under §B(3) of this regulation. The following minimum clearances shall be obtained at the time vegetation management is conducted to the extent not limited by contract rights, property rights or other controlling legal authority:

(1) Horizontal clearances:

(a) Greater than 34.5 kV: The clearance from the conductors shall be the greater of 15 feet or 4 years' growth if using a 4-year trim cycle (or 5 years' growth if using a 5-year trim cycle). Horizontal clearance beneath the conductors shall be measured radially.

(b) From 14 kV to 34.5 kV: The clearance from the conductors shall be the greater of 10 feet or 4 years' growth if using a 4-year trim cycle (or 5 years' growth if using a 5-year trim cycle). Horizontal clearance beneath the conductors shall be measured radially.

(c) Less than 14 kV but at least 600 volts: The clearance from the conductors shall be 4 years' growth if using a 4-year trim cycle.


6/7/2012
cycle (or 5 years’ growth if using a 5-year trim cycle). Horizontal clearance beneath the conductors shall be measured radially.

(d) For a conductor with a voltage from 14 kV to 34.5 kV which is operated only as a distribution feeder, the horizontal clearance shall be as set forth under §G(1)(c) of this regulation as if its voltage were less than 14 kV but at least 600 volts.

(e) The horizontal clearances are the minimum clearances the utility shall establish during each cyclical planned vegetation management trim cycle.

(2) Vertical clearances:

(a) Greater than 34.5 kV: The vertical clearance above the conductors shall be established by removing all overhanging limbs within the maximum horizontal clearance zone specified under §G(1)(a) of this regulation. The vertical clearance below the conductors shall be the greater of 15 feet or 4 years’ growth (or 5 years’ growth if using a 5-year trim cycle). The vertical clearance below the conductors shall be measured radially. See Figure No. 1.

(b) From 14 kV to 34.5 kV: The vertical clearance above the conductors shall be established by removing all overhanging limbs above the conductors within the horizontal clearance zone specified under §G(1)(b) of this Regulation. The vertical clearance below the conductors shall be the greater of 10 feet or 4 years’ growth (or 5 years’ growth if using a 5-year trim cycle). The vertical clearance below the conductors shall be measured radially. See Figure No. 2.

(c) Less than 14 kV but at least 600 volts:

(i) Multiple open wires on a cross-arm or armless construction from the substation to the first protective device: The vertical clearance above the conductors shall be established by removing all overhanging limbs above the conductors within the horizontal clearance zone specified under §G(1)(c) of this regulation. The vertical clearance below the conductors shall be 4 years’ growth (or 5 years’ growth if using a 5-year trim cycle). The vertical clearance below the conductors shall be measured radially. See Figure 3.

(ii) Except as provided in §G(2)(c)(i) for multiple open wires on a cross-arm or armless construction, the vertical clearance above the conductors shall be 15 feet. The vertical clearance below the conductors shall be 4 years’ growth (or 5 years’ growth if using a 5-year trim cycle). The vertical clearances above and below the conductor shall be measured radially.

(iii) Spacer cable, tree wire with messenger cable above, aerial cable, and single-phase: The vertical clearance above the conductors shall be 6 feet. The vertical clearance below the conductors shall be 4 years' growth (or 5 years' growth if using a 5-year trim cycle). The vertical clearance above and beneath the conductors shall be measured radially.

(d) For a conductor with a voltage from 14 kV to 34.5 kV which is operated only as a distribution feeder, the vertical clearance shall be as set forth in the corresponding standard contained in §G(2)(c) of this regulation as if its voltage were less than 14 kV but at least 600 volts.

(e) The vertical clearances are the minimum clearances the utility shall establish during each cyclical planned vegetation management trim cycle.

(3) Mature trees may be exempt from the minimum clearance requirements specified above at the utility's reasonable discretion.
for voltage levels at 34.5 kV and below

H. Federal Energy Regulatory Commission Jurisdictional Transmission Plant. Each utility shall file with the Commission’s Engineering Division a copy of all vegetation management related filings associated with a transmission line in Maryland to the Federal Energy Regulatory Commission or an entity approved by the Federal Energy Regulatory Commission. If the information is confidential or critical energy infrastructure information, the utility shall advise the Commission’s Engineering Division in writing and make the information available for review at a mutually agreeable time and location.
MEMORANDUM

May 9, 2012

TO: Roger Berliner, President, County Council

FROM: Jennifer A. Hughes, Director, Office of Management and Budget
       Joseph F. Beach, Director, Department of Finance

SUBJECT: Bill 16-12 Trees - Utility Vegetation Management

Attached please find the fiscal and economic impact statements for the above referenced legislation.

JAH/JFB:ad

c: Kathleen Boucher, Assistant Chief Administrative Officer
   Lisa Austin, Offices of the County Executive
   Joy Nurmi, Special Assistant to the County Executive
   Arthur Holmes, Director, Department of Transportation
   Patrick Lacefield, Director, Office of Public Information
   Alex Espinosa, Office of Management and Budget
   Michael Coveyou, Department of Finance
   Naeem Mia, Office of Management and Budget
   Amy Wilson, Office of Management and Budget
   Philip Weeda, Office of Management and Budget
   Adam Damin, Office of Management and Budget
Fiscal Impact Statement
Bill 16-12, Trees – Utility Vegetation Management

1. Legislative Summary.
   Bill 16-12 would require certain utilities to submit a vegetation management plan to the County; require certain utilities to provide notice to certain property owners before conducting vegetation management activities; and require certain utilities to obtain consent from certain property owners before conducting vegetation management activities. This bill would require the Department of Transportation (DOT) arborists to inspect utility company requests to prune or remove trees in the County right-of-way, inspect private property trees in rural and rustic road areas within 35 feet of the road centerline, inspect historic area trees within 35 feet of the road centerline, inspect private property trees when the utility companies have conflicts with the private property owners, investigate complaints regarding the utility pruning and removal efforts, perform follow-up inspections of work completed, and manage data storage and paperwork generated from the inspection and investigation efforts.

2. An estimate of changes in County revenues and expenditures regardless of whether the revenues or expenditures are assumed in the recommended or approved budget. Includes source of information, assumptions, and methodologies used.
   The legislation authorizes fees to be imposed by Method 3 regulation to cover the cost of administering the bills requirements. DOT projects the need for three additional Arborists.

The following resources are assumed to be necessary for the Division of Highway Services in DOT to carry out its new/additional responsibilities:

1. One Arborist to inspect the initial utility requests for removal and pruning (from Chapter 55A-5(a)(1)). Pepco reported that they either removed or were denied removal of over 2,800 trees in the County right-of-way over the last year. The pruning data is given in linear miles, which makes it much harder to quantify, but there are many more trees to be pruned than removed. The reported number of tree removal requests equates to 12 removals. A reasonable estimate of pruning is 20 to 25 pruning inspections per work day. This arborist will also need to retrieve and store data from the inspections.

2. One Arborist to do the rural and rustic road inspections (Chapter 55A-6(b)), the historic area inspections (Chapter 55A-6(c)), and some private property inspections (Chapter 55A-6(a)). This arborist will need to retrieve and store data for the above inspection assignments. This workload is based on 600 annual requests for review on rural and rustic roads.

3. One Arborist to investigate utility vegetation management complaints (Chapter 55A-7(a)), perform follow-up spot inspections, assist in initial inspection requests and perform all associated paperwork on the estimated 12 removal and 20 to 25 pruning inspections per work day.
All arborists will have travel time considerations during each work day and at least four days of training each year.

Estimated Costs:

Arborist (grade 23) mid-point salary is $68,531/year
Retirement benefits are $13,877/year
Insurance benefits are $6,181/year
FICA benefits are $5,243/year

Total arborist cost: $93,832/year per arborist

Motor pool costs:
$9,000/per year per arborist

Equipment costs:
$5,000/per year per arborist

Training and certification costs:
$1,200/per year per arborist

Total for three arborists: $327,096/year

A provision of the bill states that if the utility is unable to obtain consent from the property owner the utility may ask the Chief of Tree Maintenance to inspect the tree, and after the inspection finds the tree to pose imminent hazard to the Utility’s system reliability, the Chief may direct the utility to remove the tree without obtaining consent of the property owner. DOT believes this provision could cause an impact, which cannot be quantified at this time, related to legal disputes with property owners.

3. Revenue and expenditure estimates covering at least the next 6 fiscal years.
The total estimated cost for the next six fiscal years of the three arborists is $1,962,576. The legislation authorizes fees to be imposed by Method 3 regulation to cover the cost of administering the bill’s requirements. It is anticipated that fees will be assessed to cover the program’s costs. The amount of these fees will be determined by DOT at the time the regulation is written.

4. An actuarial analysis through the entire amortization period for each bill that would affect retiree pension or group insurance costs.
Not applicable.

5. Later actions that may affect future revenue and expenditures if the bill authorizes future spending.
Not applicable.
6. **An estimate of the staff time needed to implement the bill.**
   Three additional FTEs is the estimated staff time to implement this bill.

7. **An explanation of how the addition of new staff responsibilities would affect other duties.**
   There would be no impact to other DOT duties if additional positions are funded.
   The Office of Consumer Protection will draft a consumer bill of rights. This activity would require about 10-12 hours drafting the document and would be absorbed by existing resources.

8. **An estimate of costs when an additional appropriation is needed.**
   Total estimated cost is $327,096 per year.

9. **A description of any variable that could affect revenue and cost estimates.**
   The expenditure assumptions are based on Pepco’s estimated workload and customer complaints/requests and actual expenditures could vary depending on the volume of calls or complaints.

10. **Ranges of revenue or expenditures that are uncertain or difficult to project.**
    Not applicable.

11. **If a bill is likely to have no fiscal impact, why that is the case.**
    Not applicable.

12. **Other fiscal impacts or comments.**
    Not applicable.

13. **The following contributed to and concurred with this analysis:**
    Keith Compton, Division Chief, Department of Transportation
    William Selby, Department of Transportation
    Adam Damin, Office of Management and Budget

[Signature]
Jennifer A. Hughes, Director
Office of Management and Budget

Date: 5/9/12
Economic Impact Statement
Council Bill 16-12, Trees – Utility Vegetation Management

Background:

This proposed legislation would:

- require certain utilities to submit a vegetation management plan to the County;
- require certain utilities to provide notice to certain property owners before conducting vegetation management activities;
- require certain utilities to obtain consent from certain property owners before conducting vegetation management activities;
- require the County Executive to issue implementing regulations; and
- generally amend County law regarding utility vegetation management.

1. The sources of information, assumptions, and methodologies used.

   Not applicable

2. A description of any variable that could affect the economic impact estimates.

   There are no direct economic impacts from Bill 16-12. This Bill establishes a framework or plan by which utilities will conduct vegetation management in the County. The indirect economic impact rests with the possibility of additional costs incurred by the utility in the implementation of the plan and whether those costs can be passed on to utility customers in the form of higher rates.

3. The Bill’s positive or negative effect, if any on employment, spending, saving, investment, incomes, and property values in the County.

   This Bill will have no significant economic effect on employment, spending, saving, investment, and incomes in the County. It is uncertain whether the implementation of a vegetation management plan will have an effect on property values. If so, the impact would be site specific and not countywide.

4. If a Bill is likely to have no economic impact, why is that the case?

   Because the Bill requires the development and implementation of a management plan, the Bill has no direct economic impact. While the purpose of Bill 16-12 requires that a plan be developed and implemented, the goal of the plan is to ensure system reliability. Such reliability is necessary to prevent disruptions in certain economic activity. However, such activity may be local and site specific and have no significant impact countywide.
5. The following contributed to and concurred with this analysis: David Platt and Mike Coveyou, Finance

Joseph F. Beach, Director
Department of Finance

Date
5/7/12