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CF HB 1265

By: Senator Kramer

Introduced and read first time: February 2, 2024 Assigned to: Education, Energy, and the Environment

A BILL ENTITLED

-	A TAT	AOM	•
1	AN	ACT	concerning

Local Government – Building Permits for Residential Solar Energy and
 Residential Energy Storage Systems – Required Platform and Inspections

- 4 FOR the purpose of requiring a county or municipality to implement a certain web-based 5 platform for features supporting the tracking and approval of residential building 6 permits for certain residential solar energy projects, residential energy storage 7 projects, and main electric panel alterations by a certain date except under certain 8 circumstances; requiring a county or municipality to adopt certain procedures for 9 required inspections for a certain building permit under certain circumstances; requiring a county or municipality to certify to the Maryland Energy Administration 10 11 compliance with certain laws when applying for funding from the Administration; 12 authorizing the Administration to require a county or municipality to meet certain 13 requirements before receiving certain funds; and generally relating to the use of 14 SolarAPP+ and the processing of building permits by counties and municipalities.
- 15 BY adding to
- 16 Article Local Government
- 17 Section 1–1319
- 18 Annotated Code of Maryland
- 19 (2013 Volume and 2023 Supplement)
- 20 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
- 21 That the Laws of Maryland read as follows:
- 22 Article Local Government
- 23 **1–1319.**
- 24 (A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS 25 INDICATED.



- 1 (2) "ADMINISTRATION" MEANS THE MARYLAND ENERGY 2 ADMINISTRATION.
- 3 (3) "RESIDENTIAL ENERGY STORAGE SYSTEM" MEANS A SYSTEM, ON
- 4 A RESIDENTIAL CUSTOMER'S SIDE OF THE METER, USED TO STORE ELECTRICAL
- 5 ENERGY, OR MECHANICAL, CHEMICAL, OR THERMAL ENERGY THAT WAS ONCE
- 6 ELECTRICAL ENERGY, FOR USE AS ELECTRICAL ENERGY AT A LATER DATE OR IN A
- 7 PROCESS THAT OFFSETS ELECTRICITY USE AT PEAK TIMES.
- 8 (4) "RESIDENTIAL SOLAR ENERGY SYSTEM" MEANS ANY
- 9 CONFIGURATION OF SOLAR ENERGY DEVICES THAT COLLECTS AND DISTRIBUTES
- 10 SOLAR ENERGY FOR THE PURPOSE OF GENERATING ELECTRICITY AND THAT HAS A
- 11 SINGLE RESIDENTIAL INTERCONNECTION WITH THE ELECTRICAL GRID.
- 12 (5) "SOLARAPP+" MEANS THE MOST RECENT VERSION OF A
- 13 WEB-BASED PLATFORM, DEVELOPED BY THE NATIONAL RENEWABLE ENERGY
- 14 LABORATORY, THAT PROVIDES A STANDARD PORTAL FOR RECEIVING AND
- 15 PROCESSING RESIDENTIAL SOLAR ENERGY SYSTEM AND RESIDENTIAL ENERGY
- 16 STORAGE SYSTEM PERMIT INFORMATION.
- 17 (B) THIS SECTION APPLIES TO ALL COUNTIES AND MUNICIPALITIES.
- 18 (C) EXCEPT AS PROVIDED IN SUBSECTION (F) OF THIS SECTION, ON OR
- 19 BEFORE AUGUST 1, 2025, EACH COUNTY AND MUNICIPALITY SHALL IMPLEMENT
- 20 SOLARAPP+ FOR FEATURES SUPPORTING THE TRACKING AND APPROVAL OF
- 21 RESIDENTIAL BUILDING PERMITS FOR:
- 22 (1) RESIDENTIAL SOLAR ENERGY SYSTEMS;
- 23 (2) RESIDENTIAL ENERGY STORAGE SYSTEMS;
- 24 (3) MAIN ELECTRIC PANEL UPGRADES; AND
- 25 (4) MAIN ELECTRIC PANEL DERATES.
- 26 (D) (1) This subsection applies only to the approval process For Permits that are processed through SolarAPP+.
- 28 (2) (I) A COUNTY OR MUNICIPALITY SHALL AUTHORIZE ANY
- 29 INSPECTIONS REQUIRED FOR A PERMIT TO BE CONDUCTED REMOTELY THROUGH AT
- 30 LEAST ONE OF THE FOLLOWING METHODS:

1	1. REAL-TIME VIDEO;			
2	2. RECORDED VIDEO; OR			
3	3. PHOTOGRAPH.			
4	(II) A REMOTE INSPECTION CONDUCTED UNDER THIS			
5	SUBSECTION MAY NOT COST MORE THAN, AND SHALL BE COMPLETED WITHIN THE			
6	SAME TIME FRAME AS, AN IN-PERSON INSPECTION.			
7	(3) A COUNTY OR MUNICIPALITY MAY NOT REQUIRE AN INSPECTION			
8	REQUIRED FOR A PERMIT TO BE CONDUCTED MORE THAN ONCE.			
9	(4) A PERMIT IS DEEMED APPROVED IF AN INSPECTION REQUIRED			
10	FOR THE PERMIT IS NOT COMPLETED WITHIN 10 BUSINESS DAYS FOLLOWING THE			
11				
12	(E) (1) BEGINNING AUGUST 1, 2025, WHEN APPLYING FOR FUNDING			
13	FROM THE ADMINISTRATION A COUNTY OR MUNICIPALITY SHALL CERTIFY TO THE			
14	ADMINISTRATION THAT IT COMPLIES WITH THE REQUIREMENTS OF SUBSECTION (C)			
15	OF THIS SECTION.			
16	(2) THE ADMINISTRATION MAY IMPOSE CONDITIONS ON OR DENY			
17	DIRECT FUNDING FROM ANY ADMINISTRATION PROGRAM TO A COUNTY OR			
	MINICIDALITY IE THE COUNTY OF MINICIPALITY POEC NOT COMPLY MUTH			

- 18 MUNICIPALITY IF THE COUNTY OR MUNICIPALITY DOES NOT COMPLY WITH THIS SECTION.
- 20 (F) THE ADMINISTRATION MAY DELAY THE INITIAL IMPLEMENTATION OR
 21 SUSPEND THE REQUIREMENT OF SUBSECTION (C) OF THIS SECTION IF THERE ARE
 22 INSUFFICIENT STATE OR FEDERAL FUNDS AVAILABLE TO THE ADMINISTRATION TO
 23 PROVIDE FINANCIAL OR TECHNICAL SUPPORT TO A COUNTY OR MUNICIPALITY
 24 IMPLEMENTING SOLARAPP+.
- SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2024.