## **SENATE BILL 262**

E4 SB 1053/14 – FIN 5lr1304 CF 5lr1344

#### By: Senator Jennings

Introduced and read first time: February 4, 2015 Assigned to: Finance

#### A BILL ENTITLED

1 AN ACT concerning

#### 2 Maryland Building Performance Standards – Energy Codes – Local Authority

- FOR the purpose of authorizing a local jurisdiction to adopt local amendments to the
   Maryland Building Performance Standards that are equivalent to the requirements
   of certain international energy conservation and energy efficiency codes; and
   generally relating to building performance standards.
- 7 BY repealing and reenacting, with amendments,
- 8 Article Public Safety
- 9 Section 12–504
- 10 Annotated Code of Maryland
- 11 (2011 Replacement Volume and 2014 Supplement)

# SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:

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### Article – Public Safety

- 15 12–504.
- 16 (a) (1) A local jurisdiction may adopt local amendments to the Standards if the 17 local amendments do not:
- 18 (i) prohibit the minimum implementation and enforcement 19 activities set forth in § 12–505 of this subtitle;
- 20 (ii) weaken energy conservation and efficiency provisions contained
  21 in the Standards;



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1 except as provided in paragraph (3) of this subsection, weaken (iii)  $\mathbf{2}$ the automatic fire sprinkler systems provisions for townhouses and one- and two-family 3 dwellings contained in the Standards; or 4 (iv) weaken wind design and wind-borne debris provisions contained in the Standards.  $\mathbf{5}$ 6 Regardless of whether the International Green Construction (2)(i) 7Code is adopted by the Department under § 12–503(d) of this subtitle, a local jurisdiction 8 may adopt the International Green Construction Code. 9 (ii) A local jurisdiction may make local amendments to the International Green Construction Code. 10 11 (3)Paragraph (1)(iii) of this subsection does not apply to: 12(i) standards governing issuance of a building permit for a property 13not connected to an electrical utility; or 14 (ii) until January 1, 2016, standards governing issuance of a building permit for a new one- or two-family dwelling constructed on: 15161. a lot subject to a valid unexpired public works utility agreement that was executed before March 1, 2011; or 1718 2. a lot served by an existing water service line from a water 19 main to the property line that: 20Α. is less than a nominal 1-inch size; 21B. is approved and owned by the public or private water 22system that owns the mains; C. 23was installed before March 1, 2011; and 24D. is fully operational from the public or private main to a 25curb stop or meter pit located at the property line. 26If a local jurisdiction adopts a local amendment to the Standards, the (b) 27Standards as amended by the local jurisdiction apply in the local jurisdiction. 28(c)(1) If a local amendment conflicts with the Standards, the local amendment 29prevails in the local jurisdiction. A LOCAL JURISDICTION MAY ADOPT LOCAL AMENDMENTS TO THE 30 (2)

STANDARDS THAT ARE EQUIVALENT TO THE REQUIREMENTS OF:

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1	(I) THE INTERNATIONAL ENERGY CONSERVATION CODE;
$2 \\ 3$	(II) CHAPTER 13, "ENERGY EFFICIENCY", OF THE INTERNATIONAL BUILDING CODE; OR
45	(III) CHAPTER 11, "ENERGY EFFICIENCY", OF THE INTERNATIONAL RESIDENTIAL CODE.
6 7	(d) A local jurisdiction that adopts a local amendment to the Standards shall ensure that the local amendment is adopted in accordance with applicable local law.
8 9 10	(e) To keep the database established under this subtitle current, a local jurisdiction that adopts a local amendment to the Standards shall provide a copy of the local amendment to the Department:
11	(1) at least 15 days before the effective date of the amendment; or
12	(2) within 5 days after the adoption of an emergency local amendment.
$\frac{13}{14}$	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2015.