SENATE BILL 912

L6 6lr2805 CF HB 387

By: Senator Feldman

Introduced and read first time: February 5, 2016

Assigned to: Finance

Committee Report: Favorable with amendments

Senate action: Adopted

Read second time: March 18, 2016

CHAPTER

1 AN ACT concerning

Clean Energy Loan Program – Residential Property – Repayment of Loans Through Surcharge Study

FOR the purpose of authorizing a county or municipality to collect certain loan payments 4 for a loan to certain owners of residential property under the Clean Energy Loan 5 6 Program, and certain costs, through a surcharge on the property owner's property 7 tax bill; authorizing a private lender to provide capital for a loan under the program; 8 requiring that certain unpaid surcharges be a lien on the real property on which they 9 are imposed; requiring that certain provisions relating to liens apply to the liens 10 created under this Act; defining a certain term requiring the Maryland Clean Energy 11 Center to conduct a study to determine certain design and implementation strategies for a residential clean energy loan program; requiring the study to include 12 consideration of certain matters; requiring the Center to consult with certain persons 13 in conducting the study; requiring the Center to report certain findings and 14 recommendations to the General Assembly on or before a certain date; and generally 15 16 relating to the collection of loan payments for residential property improved through loans loans for improvements to residential property under the Clean Energy Loan 17 18 Program.

BY repealing and reenacting, with amendments,

20 Article - Local Government

19

22

21 Section 1–1101, 1–1103, and 1–1105

Annotated Code of Maryland

23 (2013 Volume and 2015 Supplement)

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

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

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

1 2	BY repealing and reenacting, without amendments, Article - Local Government						
3		on 1–1102 and 1–1104					
4		tated Code of Maryland					
5	(2018	3 Volume and 2015 Supplement)					
6 7	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That $\frac{1}{2}$ the Laws of Maryland read as follows:						
8		Article - Local Government					
9	1-1101.						
10	(a)	In this subtitle the following words have the meanings indicated.					
11	(b)	"Bond" means a bond, note, or other similar instrument that a county or					
12	` /	y issues under this subtitle.					
	1						
13	(e)	"Chief executive" means the president, chair, mayor, county executive, or any					
14	other chief	executive officer of a county or municipality.					
15	(d)	"Commercial property" means real property that is:					
16		(1) not designed principally or intended for human habitation; or					
17		(2) used for human habitation and is improved by more than four single					
18	family dwelling units.						
	, and the second						
19	(e)	"Program" means a clean energy loan program established under this subtitle.					
20	(F)	"RESIDENTIAL PROPERTY" MEANS REAL PROPERTY THAT IS:					
21		(1) DESIGNED PRINCIPALLY OR INTENDED FOR HUMAN HABITATION;					
22	AND	THE DESIGNED I KINGH MELL OR INTERDED FOR HOWERN HADITATION,					
44	AND						
23		(2) IMPROVED BY FOUR OR FEWER SINGLE FAMILY DWELLING UNITS.					
24	1-1102.						
25	A county or municipality may enact an ordinance or a resolution to establish a clear						
26							
27	1–1103.						
28	(a)	The purpose of a program is to provide loans to:					

$\frac{1}{2}$	owners, to f	(1) residential property owners, including low income residential property inance energy efficiency and renewable energy projects; and				
3		(2) commercial property owners to finance:				
4		(i) energy efficiency projects; and				
5		(ii) renewable energy projects with an electric generating capacity of				
6	not more th	an 100 kilowatts.				
7	(b)	A private lender may provide capital for a loan provided to a commercial OR				
8	RESIDENTIAL property owner under the program.					
9	1–1104.					
10	(a)	An ordinance or resolution enacted under § 1-1102 of this subtitle shall				
11	provide for:					
12 13	eligibility re	(1) eligibility requirements for participation in the program, including equirements for:				
14		(i) energy efficiency improvements and renewable energy devices;				
15	and	(i) energy emotioney improvements and renewable energy devices,				
16		(ii) property and property owners; and				
17		(2) loan terms and conditions.				
18	(b)	Eligibility requirements under subsection (a) of this section shall include a				
19	requirement that the county or municipality give due regard to the property owner's ability					
20		oan provided under the program, in a manner substantially similar to that				
21	required for	a mortgage loan under §§ 12-127, 12-311, 12-409.1, 12-925, and 12-1029 of				
22		reial Law Article.				
23	1-1105.					
24	(a)	Subject to [subsection (e)] SUBSECTIONS (C) AND (D) of this section, a				
25		all require a property owner to repay a loan provided under the program				
26	through a s	urcharge on the owner's property tax bill.				
27	(b)	Except for a surcharge authorized under subsection (e) OR (D) of this section,				
28		municipality may not set a surcharge greater than an amount that allows the				
29	county or m	unicipality to recover the costs associated with:				
30		(1) issuing bonds to finance the loan; and				
31		(2) administering the program.				

1	(c) With the express consent of any holder of a mortgage or deed of trust on a
2	commercial property that is to be improved through a loan to the commercial property
3	owner under the program:
4	(1) a county or municipality may collect loan payments owed to a private
5	lender or to the county or the municipality for a loan to a commercial property owner, and
6	costs associated with administering the program, through a surcharge on the property
7	owner's property tax bill;
8	(2) an unpaid surcharge under this subsection shall be, until paid, a lien
9	on the real property on which it is imposed from the date it becomes payable; and
10	(3) the provisions of Title 14, Subtitle 8 of the Tax - Property Article that
11	apply to a tax lien shall also apply to a lien created under this subsection.
12	(D) FOR A RESIDENTIAL PROPERTY THAT IS TO BE IMPROVED THROUGH A
13	LOAN TO AN OWNER OF THE RESIDENTIAL PROPERTY UNDER THE PROGRAM:
14	(1) A COUNTY OR MUNICIPALITY MAY COLLECT LOAN PAYMENTS
15	OWED TO A PRIVATE LENDER OR TO THE COUNTY OR MUNICIPALITY FOR A LOAN TO
16	A RESIDENTIAL PROPERTY OWNER, AND COSTS ASSOCIATED WITH ADMINISTERING
17	THE PROGRAM, THROUGH A SURCHARGE ON THE PROPERTY OWNER'S PROPERTY
18	TAX BILL;
19	(2) AN UNPAID SURCHARGE UNDER THIS SUBSECTION SHALL BE
20	UNTIL PAID, A LIEN ON THE REAL PROPERTY ON WHICH IT IS IMPOSED FROM THE
21	DATE IT BECOMES PAYABLE; AND
22	(3) THE PROVISIONS OF TITLE 14, SUBTITLE 8 OF THE
23	TAX - PROPERTY ARTICLE THAT APPLY TO A TAX LIEN SHALL ALSO APPLY TO A LIEN
24	CREATED UNDER THIS SUBSECTION.
25	[(d)] (E) A person who acquires property subject to a surcharge under this
26	section assumes the obligation to pay the surcharge.
27	(a) (1) The Maryland Clean Energy Center shall conduct a study to determine
28	optimal design and implementation strategies for a residential clean energy loan program
29	in the State.
30	(2) The study required under this subsection shall include consideration of
31	whether the strategies will work advantageously with loans made by private lenders for
32	residential energy efficiency and renewable energy projects.

33 (3) In conducting the study required under this subsection, the Center shall consult with:

1	<u>(</u>	<u>i)</u>	the Maryland Energy Administration;			
2	<u>(</u>	<u>ii)</u>	the Maryland Association of Counties;			
3	<u>(</u>	<u>iii)</u>	the Maryland Bankers' Association;			
4	<u>(</u>	iv)	clean energy loan providers;			
5	<u>(</u>	<u>v)</u>	the Chesapeake Climate Action Network; and			
6	C	vi)	the Sierra Club.			
7 8 9 10	(b) On or before October 1, 2016, the Maryland Clean Energy Center shall report to the General Assembly, in accordance with § 2–1246 of the State Government Article, the findings of the study required under subsection (a) of this section and any recommended policy actions to implement a residential clean energy loan program.					
11 12	,					
	Approved:					
			Governor.			
			President of the Senate.			
			Speaker of the House of Delegates.			