SENATE BILL 951

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

A BILL ENTITLED

1 AN ACT concerning

Business Regulation - Electric Vehicle Supply Equipment - Regulations for Retail Use

- FOR the purpose of requiring the Comptroller to adopt regulations for the retail use of
 electric vehicle supply equipment in the State; requiring the Comptroller, in
 consultation with the Public Service Commission, to submit a report on the
 development and enforcement of the regulations adopted under this Act to the
 General Assembly on or before a certain date; and generally relating to electric
 vehicle supply equipment.
- 10 BY adding to
- 11 Article Business Regulation
- Section 19–1001 through 19–1003 to be under the new subtitle "Subtitle 10. Electric
 Vehicle Supply Equipment"
- 14 Annotated Code of Maryland
- 15 (2015 Replacement Volume and 2023 Supplement)
- 16 BY repealing and reenacting, without amendments,
- 17 Article Public Utilities
- 18 Section 7–901(a), (b), and (e)
- 19 Annotated Code of Maryland
- 20 (2020 Replacement Volume and 2023 Supplement)
- 21 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
- 22 That the Laws of Maryland read as follows:
- 23 Article Business Regulation
- 24 SUBTITLE 10. ELECTRIC VEHICLE SUPPLY EQUIPMENT.

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law.



1 **19–1001.**

2 (A) IN THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS 3 INDICATED.

4 (B) "DIRECT CURRENT FAST CHARGER" MEANS EV SUPPLY EQUIPMENT:

5 (1) CAPABLE OF SUPPLYING DIRECT CURRENT ELECTRICITY TO AN 6 ELECTRIC VEHICLE; AND

7

(2) FITTED WITH AN EV CHARGING CONNECTOR.

8 (C) "EV CHARGING CONNECTOR" MEANS A DEVICE THAT ATTACHES AN 9 ELECTRIC VEHICLE TO AN EV CHARGING PORT TO FACILITATE THE TRANSFER OF 10 ELECTRICITY TO AN ELECTRIC VEHICLE.

11 (D) "EV CHARGING PORT" MEANS THE PORTION OF AN EV CHARGING 12 STATION THAT ATTACHES AN EV CHARGING CONNECTOR WITH THE EV CHARGING 13 STATION.

14 (E) "EV CHARGING STATION" MEANS A CONNECTED POINT IN EV SUPPLY 15 EQUIPMENT:

16(1) AT WHICH CURRENT IS TAKEN TO CHARGE A BATTERY OR ANY17OTHER ENERGY STORAGE DEVICE IN AN ELECTRIC VEHICLE; AND

- 18 (2) CAPABLE OF PROVIDING CHARGING THAT IS AT LEAST:
- 19 (I) LEVEL 2 CHARGING; OR
- 20
- (II) DIRECT CURRENT FAST CHARGER CHARGING.

21 (F) "EV SERVICE PROVIDER" MEANS AN ENTITY RESPONSIBLE FOR 22 OPERATING ONE OR MORE EV SUPPLY EQUIPMENT UNITS, INCLUDING BEING 23 RESPONSIBLE FOR:

(1) SENDING OR RECEIVING COMMANDS OR MESSAGES TO AN EV
 CHARGING NETWORK AS DEFINED IN § 7–901 OF THE PUBLIC UTILITIES ARTICLE;
 AND

27 (2) PROVIDING BILLING, MAINTENANCE, RESERVATIONS, AND OTHER 28 SERVICES FOR AN EV SUPPLY EQUIPMENT UNIT.

 $\mathbf{2}$

SENATE BILL 951

1 (G) "EV SUPPLY EQUIPMENT" MEANS A UNIT THAT CONTROLS THE POWER 2 SUPPLY TO ONE OR MORE ELECTRIC VEHICLES AT AN EV CHARGING STATION.

3 (H) "LEVEL 2 CHARGING" HAS THE MEANING STATED IN § 7–901 OF THE 4 PUBLIC UTILITIES ARTICLE.

5 (I) "UPTIME" MEANS THE AVAILABILITY AND CONSISTENCY OF AN EV 6 CHARGING STATION TO SUCCESSFULLY DISPENSE ELECTRICITY AS DESIGNED, 7 MEASURED AS A PERCENTAGE OF BOTH HOURS AND DAYS OF A CALENDAR YEAR.

8 **19–1002.**

9 THIS SUBTITLE DOES NOT APPLY TO:

10 (1) EV SUPPLY EQUIPMENT THAT IS USED FOR NONCOMMERCIAL 11 PURPOSES; OR

12(2) EV SUPPLY EQUIPMENT THAT SUPPLIES WHOLESALE13ELECTRICITY.

14 **19–1003.**

15 (A) THE COMPTROLLER SHALL ADOPT REGULATIONS FOR THE RETAIL USE 16 OF EV SUPPLY EQUIPMENT IN THE STATE.

17 (B) SUBJECT TO SUBSECTION (C) OF THIS SECTION, THE REGULATIONS 18 SHALL:

19 (1) ESTABLISH DIFFERENT PAYMENT OPTIONS FOR THE RETAIL USE 20 OF EV SUPPLY EQUIPMENT, INCLUDING:

21 (I) CREDIT CARD, MOBILE PHONE, AND TOLL-FREE NUMBER 22 PAYMENT OPTIONS; AND

23(II) OPTIONS FOR CUSTOMERS WITH DISABILITIES AND24NON-ENGLISH SPEAKING CUSTOMERS;

25 (2) PROHIBIT AN EV SERVICE PROVIDER FROM REQUIRING A 26 SUBSCRIPTION OR MEMBERSHIP TO INITIATE A CHARGING SESSION;

27(3) AUTHORIZE AN EV SERVICE PROVIDER TO OFFER SERVICES ON A28SUBSCRIPTION OR MEMBERSHIP BASIS;

1 (4) ESTABLISH REQUIREMENTS FOR TRANSPARENT INFORMATION 2 REGARDING EV CHARGING STATIONS, INCLUDING CHARGING RATES, LOCATION, 3 ACCESSIBILITY, AND REAL-TIME AVAILABILITY;

4 (5) ENABLE USERS WHO HAVE A SUBSCRIPTION OR MEMBERSHIP 5 WITH AN EV SERVICE PROVIDER TO USE AN EV CHARGING STATION THAT IS NOT 6 PART OF THE SUBSCRIPTION OR MEMBERSHIP;

7 (6) ESTABLISH EMPLOYEE TRAINING OR CERTIFICATION
8 REQUIREMENTS FOR INDIVIDUALS WHO INSTALL OR PERFORM MAINTENANCE ON
9 EV SUPPLY EQUIPMENT;

10 (7) ESTABLISH MINIMUM POWER OUTPUT LIMITS FOR EV SUPPLY 11 EQUIPMENT AND EV CHARGING STATIONS;

12 (8) ESTABLISH REGISTRATION AND CERTIFICATION REQUIREMENTS;

13(9) REQUIRE THE SUBMISSION OF REPORTS ON EV SUPPLY14EQUIPMENT TO:

- 15 (I) THE OFFICE OF THE COMPTROLLER;
- 16 (II) THE PUBLIC SERVICE COMMISSION; AND

17 (III) THE ALTERNATIVE FUELS DATA CENTER IN THE U.S. 18 DEPARTMENT OF ENERGY;

19 (10) ESTABLISH LABELING REQUIREMENTS, INCLUDING LABELING 20 REQUIREMENTS FOR EV CHARGING STATION CHARGING RATES, CAPACITY, AND 21 VOLTAGE;

- 22 (11) REQUIRE AN UPTIME OF 97%;
- 23 (12) SPECIFY HOW UPTIME WILL BE MEASURED, INCLUDING:
- 24 (I) WHETHER UPTIME MUST BE CALCULATED PER EV 25 CHARGING PORT OR PER EV CHARGING CONNECTOR;
- 26
- (II) THE DATE TO WHICH DOWNTIME IS BACKDATED; AND

27 (III) WHETHER DOWNTIME INCLUDES EV CHARGING STATION 28 DISCONNECTION OR BROKEN INTERFACE FEATURES WHEN THE EV SUPPLY 29 EQUIPMENT CAN STILL OUTPUT ELECTRICITY; **SENATE BILL 951**

(13) IF DETERMINED APPROPRIATE BY THE

ESTABLISH EXEMPTIONS FROM THE UPTIME REQUIREMENT OF 97%;

1

 $\mathbf{2}$

3 (14) ESTABLISH CUSTOMER SUPPORT REQUIREMENTS, INCLUDING: **(I)** LABELING REQUIREMENTS FOR PROVIDING CUSTOMER 4 SUPPORT INFORMATION ON AN EV CHARGING STATION; AND $\mathbf{5}$ 6 **(II) MINIMUM HOURS OF OPERATION FOR:** 7 1. **GENERAL CUSTOMER SERVICE NEEDS; AND** 2. 8 PROVIDING OR DISPATCHING **CUSTOMER** 9 ASSISTANCE; (15) ESTABLISH MINIMUM HOURS OF OPERATION FOR EV CHARGING 10 11 STATIONS; 12(16) REQUIRE PROACTIVE MONITORING OF EV SUPPLY EQUIPMENT 13AND EV CHARGING STATIONS; 14 (17) ESTABLISH STANDARDS AND PROCEDURES FOR ACCURATE FIELD STANDARDS IN ACCORDANCE WITH THE MOST RECENT EDITION OF THE NATIONAL 15**INSTITUTE OF STANDARDS AND TECHNOLOGY HANDBOOK 44:** 16 17(18) IF DETERMINED APPROPRIATE BY THE COMPTROLLER, 18 ESTABLISH STANDARDS FOR THE USE OF: 19 **(I)** COMBINED CHARGING SYSTEMS, UNDER WHICH Α 20STANDARD EV CHARGING CONNECTOR ALLOWS A DIRECT CURRENT FAST CHARGER TO CONNECT TO, COMMUNICATE WITH, AND CHARGE AN ELECTRIC VEHICLE; OR 2122NORTH AMERICAN CHARGING SYSTEMS, UNDER WHICH A (II) TESLA STANDARD EV CHARGING CONNECTOR ALLOWS A DIRECT CURRENT FAST 23CHARGER TO CONNECT TO, COMMUNICATE WITH, AND CHARGE AN ELECTRIC 24VEHICLE; AND 2526(19) ESTABLISH CIVIL PENALTIES FOR NONCOMPLIANCE WITH THE 27**REGULATIONS.** 28**(C) REGULATIONS ADOPTED IN ACCORDANCE WITH THIS SECTION SHALL:**

COMPTROLLER,

1(1) COMPLY WITH THE FEDERAL HIGHWAY ADMINISTRATION'S2NATIONAL ELECTRIC VEHICLE INFRASTRUCTURE FORMULA PROGRAM; AND

3 (2) PROVIDE A DELAYED APPLICABILITY DATE FOR EV SUPPLY 4 EQUIPMENT INSTALLED BEFORE THE DATE THE REGULATIONS ARE INITIALLY 5 ADOPTED.

6

Article – Public Utilities

7 7-901.

8 (a) In this subtitle the following words have the meanings indicated.

9 (b) "EV charging network" means the total number of EV charging stations an 10 electric company installs or maintains for public use.

11 (e) "Level 2 charging" means the ability to charge a battery or other energy 12 storage device in an electric vehicle in a manner that:

- 13 (1) is capable of using an alternating current electrical service with a 14 minimum of 208 volts; and
- 15 (2) meets applicable industry safety standards.

SECTION 2. AND BE IT FURTHER ENACTED, That on or before January 15, 2025,
 the Comptroller, in consultation with the Public Service Commission, shall submit a report
 to the General Assembly, in accordance with § 2–1257 of the State Government Article, on:

19(1)the progress made in developing the regulations required under Section201 of this Act; and

21 (2) the resources required for the enforcement of the regulations required 22 under Section 1 of this Act.

23 SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect July
 24 1, 2024.