SENATE BILL 734

N1, M5

0lr2190 CF HB 111

By: **Senators Lam, Peters, Rosapepe, and Young** Introduced and read first time: February 3, 2020 Assigned to: Judicial Proceedings and Finance

A BILL ENTITLED

1 AN ACT concerning

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Electric Vehicle Recharging Equipment for Multifamily Units Act

3 FOR the purpose of providing that certain provisions of a recorded covenant or restriction, 4 a declaration, or the bylaws or rules of a condominium or homeowners association $\mathbf{5}$ are void and unenforceable; establishing certain requirements and procedures 6 relating to an application to the governing body of a condominium or homeowners 7 association to install or use electric vehicle recharging equipment; requiring certain 8 owners of electric vehicle recharging equipment to be responsible for certain costs 9 and disclosures; requiring a unit owner or lot owner to obtain certain permits or approval required for electric vehicle recharging equipment; requiring the governing 10 11 body of a condominium or homeowners association to approve the installation of 12electric vehicle recharging equipment in a certain parking space under certain 13 circumstances; authorizing the governing body of a condominium or homeowners 14association to grant a certain license; requiring a unit owner or lot owner to obtain 15certain insurance or cover certain costs; authorizing the governing body of a 16 condominium or homeowners association to apply for a certain grant under a certain program; establishing the Electric Vehicle Infrastructure Modernization Grant 1718 Program in the Maryland Energy Administration; providing for the purpose of the 19Program: requiring the Administration to administer the Program; requiring the 20Administration to provide grants under the Program from the Maryland Strategic 21 Energy Investment Fund; requiring the Administration to adopt certain regulations; 22altering the purposes of the Maryland Strategic Energy Investment Fund; defining 23certain terms; and generally relating to electric vehicle recharging equipment in 24condominiums and homeowners associations.

- 25 BY adding to
- 26 Article Real Property
- 27 Section 11–111.4, 11B–111.8, and 14–129
- 28 Annotated Code of Maryland
- 29 (2015 Replacement Volume and 2019 Supplement)

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



- 1 BY repealing and reenacting, without amendments,
- 2 Article State Government
- 3 Section 9–20B–05(a)
- 4 Annotated Code of Maryland
- 5 (2014 Replacement Volume and 2019 Supplement)
- 6 BY repealing and reenacting, with amendments,
- 7 Article State Government
- 8 Section 9-20B-05(f)(10) and (11)
- 9 Annotated Code of Maryland
- 10 (2014 Replacement Volume and 2019 Supplement)
- 11 BY adding to
- 12 Article State Government
- 13 Section 9–20B–05(f)(11)
- 14 Annotated Code of Maryland
- 15 (2014 Replacement Volume and 2019 Supplement)

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

- 18 Article Real Property
- 19 **11–111.4.**

20 (A) IN THIS SECTION, "ELECTRIC VEHICLE RECHARGING EQUIPMENT" 21 MEANS PROPERTY IN THE STATE THAT IS USED FOR RECHARGING MOTOR VEHICLES 22 PROPELLED BY ELECTRICITY.

(B) A RECORDED COVENANT OR RESTRICTION, A PROVISION IN A
DECLARATION, OR A PROVISION IN THE BYLAWS OR RULES OF A CONDOMINIUM IS
VOID AND UNENFORCEABLE IF THE COVENANT, RESTRICTION, OR PROVISION:

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(1) IS IN CONFLICT WITH THE PROVISIONS OF THIS SECTION; OR

27 (2) EFFECTIVELY PROHIBITS OR UNREASONABLY RESTRICTS THE 28 INSTALLATION OR USE OF ELECTRIC VEHICLE RECHARGING EQUIPMENT IN A UNIT 29 OWNER'S DEEDED PARKING SPACE OR A PARKING SPACE THAT IS SPECIFICALLY 30 DESIGNATED FOR USE BY A PARTICULAR OWNER.

(C) (1) IF APPROVAL IS REQUIRED FOR THE INSTALLATION OR USE OF
ELECTRIC VEHICLE RECHARGING EQUIPMENT IN A CONDOMINIUM, THE GOVERNING
BODY SHALL PROCESS AND REVIEW AN APPLICATION FOR APPROVAL IN THE SAME
MANNER AS AN APPLICATION FOR APPROVAL OF AN ARCHITECTURAL
MODIFICATION TO THE CONDOMINIUM.

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1(2)THE GOVERNING BODY MAY NOT WILLFULLY AVOID OR DELAY2PROCESSING AND REVIEWING AN APPLICATION FOR APPROVAL.

3 (3) IF AN APPLICATION IS NOT DENIED IN WRITING WITHIN 60 DAYS 4 AFTER THE GOVERNING BODY RECEIVES THE APPLICATION, THE APPLICATION 5 SHALL BE DEEMED APPROVED, UNLESS THE DELAY IS THE RESULT OF A 6 REASONABLE REQUEST FOR ADDITIONAL INFORMATION.

7 (4) THE APPROVAL OR DENIAL OF AN APPLICATION SHALL BE IN 8 WRITING.

9 (D) (1) THE GOVERNING BODY SHALL APPROVE THE INSTALLATION OF 10 ELECTRIC VEHICLE RECHARGING EQUIPMENT IN A UNIT OWNER'S DEEDED PARKING 11 SPACE OR A PARKING SPACE THAT IS SPECIFICALLY DESIGNATED FOR USE BY A 12 PARTICULAR OWNER IF:

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(I) INSTALLATION:

141.DOES NOT UNREASONABLY IMPEDE THE NORMAL USE15OF AN AREA OUTSIDE THE UNIT OWNER'S PARKING SPACE; OR

- 16 **2.** IS NOT IMPOSSIBLE; AND
- 17 (II) THE UNIT OWNER AGREES IN WRITING TO:
- **18 1. COMPLY WITH:**
- 19A.ALL RELEVANT BUILDING CODES AND SAFETY20STANDARDS; AND
- 21 **B.** THE CONDOMINIUM'S ARCHITECTURAL STANDARDS 22 FOR THE INSTALLATION OF THE ELECTRIC VEHICLE RECHARGING EQUIPMENT;
- 23 **2. ENGAGE A LICENSED CONTRACTOR TO INSTALL THE** 24 **ELECTRIC VEHICLE RECHARGING EQUIPMENT; AND**
- 253.PAY FOR THE ELECTRICITY USAGE ASSOCIATED WITH26THE SEPARATELY METERED ELECTRIC VEHICLE RECHARGING EQUIPMENT.
- 27(2)THE OWNER AND EACH SUCCESSIVE OWNER OF THE ELECTRIC28VEHICLE RECHARGING EQUIPMENT SHALL BE RESPONSIBLE FOR:
- 29 (I) INSTALLATION COSTS FOR THE ELECTRIC VEHICLE 30 RECHARGING EQUIPMENT;

1 (II) COSTS FOR DAMAGE TO THE ELECTRIC VEHICLE 2 RECHARGING EQUIPMENT, COMMON ELEMENT, OR LIMITED COMMON ELEMENT 3 RESULTING FROM THE INSTALLATION, MAINTENANCE, REPAIR, REMOVAL, OR 4 REPLACEMENT OF THE ELECTRIC VEHICLE RECHARGING EQUIPMENT;

5 (III) COSTS FOR THE MAINTENANCE, REPAIR, AND 6 REPLACEMENT OF THE ELECTRIC VEHICLE RECHARGING EQUIPMENT UP UNTIL THE 7 EQUIPMENT IS REMOVED;

8 (IV) IF THE OWNER DECIDES TO REMOVE THE ELECTRIC 9 VEHICLE RECHARGING EQUIPMENT, COSTS FOR THE REMOVAL AND FOR THE 10 RESTORATION OF THE COMMON ELEMENT OR LIMITED COMMON ELEMENT AFTER 11 REMOVAL; AND

12 (V) THE COST OF ELECTRICITY ASSOCIATED WITH THE 13 ELECTRIC VEHICLE RECHARGING EQUIPMENT.

14 **(E) A** UNIT OWNER SHALL OBTAIN ANY PERMIT OR APPROVAL FOR 15 ELECTRIC VEHICLE RECHARGING EQUIPMENT THAT IS REQUIRED BY THE COUNTY 16 OR MUNICIPAL CORPORATION IN WHICH THE CONDOMINIUM IS LOCATED.

17 (F) NOTWITHSTANDING THE PROVISIONS OF § 11–125 OF THIS TITLE, THE 18 GOVERNING BODY MAY GRANT A 3–YEAR LICENSE, RENEWABLE AT THE DISCRETION 19 OF THE GOVERNING BODY, ON ANY COMMON ELEMENT NECESSARY FOR THE 20 INSTALLATION OF EQUIPMENT OR FOR THE SUPPLY OF ELECTRICITY TO ANY 21 ELECTRIC VEHICLE RECHARGING EQUIPMENT.

22 (G) A UNIT OWNER SHALL:

23 (1) PROVIDE A CERTIFICATE OF INSURANCE NAMING THE 24 CONDOMINIUM ASSOCIATION AS AN ADDITIONAL INSURED; OR

(2) REIMBURSE THE ASSOCIATION FOR THE COST OF AN INCREASED
 INSURANCE PREMIUM ATTRIBUTABLE TO THE ELECTRIC VEHICLE RECHARGING
 EQUIPMENT.

(H) THE GOVERNING BODY MAY APPLY FOR A GRANT FROM THE ELECTRIC
VEHICLE INFRASTRUCTURE MODERNIZATION GRANT PROGRAM ESTABLISHED
UNDER § 14–129 OF THIS ARTICLE TO FACILITATE THE ELECTRICAL UPGRADE OF A
PARKING STRUCTURE OWNED BY THE GOVERNING BODY IN ORDER TO ENCOURAGE
THE INSTALLATION AND USE OF ELECTRIC VEHICLE RECHARGING EQUIPMENT BY
UNIT OWNERS IN THE CONDOMINIUM.

1 11B-111.8.

2 (A) IN THIS SECTION, "ELECTRIC VEHICLE RECHARGING EQUIPMENT" HAS 3 THE MEANING STATED IN § 11–111.4 OF THIS ARTICLE.

4 (B) A RECORDED COVENANT OR RESTRICTION, A PROVISION IN A 5 DECLARATION, OR A PROVISION IN THE BYLAWS OR RULES OF A HOMEOWNERS 6 ASSOCIATION IS VOID AND UNENFORCEABLE IF THE COVENANT, RESTRICTION, OR 7 PROVISION:

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(1) IS IN CONFLICT WITH THE PROVISIONS OF THIS SECTION; OR

9 (2) EFFECTIVELY PROHIBITS OR UNREASONABLY RESTRICTS THE 10 INSTALLATION OR USE OF ELECTRIC VEHICLE RECHARGING EQUIPMENT IN A LOT 11 OWNER'S DEEDED PARKING SPACE OR A PARKING SPACE THAT IS SPECIFICALLY 12 DESIGNATED FOR USE BY A PARTICULAR OWNER.

13 (C) (1) IF APPROVAL IS REQUIRED FOR THE INSTALLATION OR USE OF 14 ELECTRIC VEHICLE RECHARGING EQUIPMENT IN A DEVELOPMENT, THE GOVERNING 15 BODY SHALL PROCESS AND REVIEW AN APPLICATION FOR APPROVAL IN THE SAME 16 MANNER AS AN APPLICATION FOR APPROVAL OF AN ARCHITECTURAL 17 MODIFICATION TO A DWELLING.

18 (2) THE GOVERNING BODY MAY NOT WILLFULLY AVOID OR DELAY
 19 PROCESSING AND REVIEWING AN APPLICATION FOR APPROVAL.

20 (3) IF AN APPLICATION IS NOT DENIED IN WRITING WITHIN 60 DAYS 21 AFTER THE GOVERNING BODY RECEIVES THE APPLICATION, THE APPLICATION 22 SHALL BE DEEMED APPROVED, UNLESS THE DELAY IS THE RESULT OF A 23 REASONABLE REQUEST FOR ADDITIONAL INFORMATION.

24(4)THE APPROVAL OR DENIAL OF AN APPLICATION SHALL BE IN25WRITING.

(D) (1) THE GOVERNING BODY SHALL APPROVE THE INSTALLATION OF
ELECTRIC VEHICLE RECHARGING EQUIPMENT IN A LOT OWNER'S DEEDED PARKING
SPACE OR A PARKING SPACE THAT IS SPECIFICALLY DESIGNATED FOR USE BY A
PARTICULAR OWNER IF:

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(I) INSTALLATION:

311.DOES NOT UNREASONABLY IMPEDE THE NORMAL USE32OF AN AREA OUTSIDE THE LOT OWNER'S PARKING SPACE; OR

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1	2. IS NOT IMPOSSIBLE; AND
2	(II) THE LOT OWNER AGREES IN WRITING TO:
3	1. COMPLY WITH:
45	A. ALL RELEVANT BUILDING CODES AND SAFETY STANDARDS; AND
6 7	B. THE DEVELOPMENT'S ARCHITECTURAL STANDARDS FOR THE INSTALLATION OF THE ELECTRIC VEHICLE RECHARGING EQUIPMENT;
8 9	2. ENGAGE A LICENSED CONTRACTOR TO INSTALL THE ELECTRIC VEHICLE RECHARGING EQUIPMENT; AND
10 11	3. PAY FOR THE ELECTRICITY USAGE ASSOCIATED WITH THE SEPARATELY METERED ELECTRIC VEHICLE RECHARGING EQUIPMENT.
12 13	(2) THE LOT OWNER AND EACH SUCCESSIVE OWNER OF THE ELECTRIC VEHICLE RECHARGING EQUIPMENT SHALL BE RESPONSIBLE FOR:
$\begin{array}{c} 14 \\ 15 \end{array}$	(I) INSTALLATION COSTS FOR THE ELECTRIC VEHICLE RECHARGING EQUIPMENT;
16 17 18 19	(II) COSTS FOR DAMAGE TO THE ELECTRIC VEHICLE RECHARGING EQUIPMENT OR COMMON AREA RESULTING FROM THE INSTALLATION, MAINTENANCE, REPAIR, REMOVAL, OR REPLACEMENT OF THE ELECTRIC VEHICLE RECHARGING EQUIPMENT;
20 21 22	(III) COSTS FOR THE MAINTENANCE, REPAIR, AND REPLACEMENT OF THE ELECTRIC VEHICLE RECHARGING EQUIPMENT UP UNTIL THE EQUIPMENT IS REMOVED;
$\begin{array}{c} 23\\ 24\\ 25 \end{array}$	(IV) IF THE LOT OWNER DECIDES TO REMOVE THE ELECTRIC VEHICLE RECHARGING EQUIPMENT, COSTS FOR THE REMOVAL AND FOR THE RESTORATION OF THE COMMON AREA AFTER REMOVAL; AND
$\begin{array}{c} 26 \\ 27 \end{array}$	(V) THE COST OF ELECTRICITY ASSOCIATED WITH THE ELECTRIC VEHICLE RECHARGING EQUIPMENT.
28 29 30	(E) A LOT OWNER SHALL OBTAIN ANY PERMIT OR APPROVAL FOR ELECTRIC VEHICLE RECHARGING EQUIPMENT THAT IS REQUIRED BY THE COUNTY OR MUNICIPAL CORPORATION IN WHICH THE DEVELOPMENT IS LOCATED.

1 (F) THE GOVERNING BODY MAY GRANT A 3-YEAR LICENSE, RENEWABLE AT 2 THE DISCRETION OF THE GOVERNING BODY, ON ANY COMMON ELEMENT NECESSARY 3 FOR THE INSTALLATION OF EQUIPMENT OR FOR THE SUPPLY OF ELECTRICITY TO 4 ANY ELECTRIC VEHICLE RECHARGING EQUIPMENT.

5 (G) A LOT OWNER SHALL:

6 (1) PROVIDE A CERTIFICATE OF INSURANCE NAMING THE 7 ASSOCIATION AS AN ADDITIONAL INSURED; OR

8 (2) REIMBURSE THE ASSOCIATION FOR THE COST OF AN INCREASED 9 INSURANCE PREMIUM ATTRIBUTABLE TO THE ELECTRIC VEHICLE RECHARGING 10 EQUIPMENT.

11 (H) THE GOVERNING BODY MAY APPLY FOR A GRANT FROM THE ELECTRIC 12 VEHICLE INFRASTRUCTURE MODERNIZATION GRANT PROGRAM ESTABLISHED 13 UNDER § 14–129 OF THIS ARTICLE TO FACILITATE THE ELECTRICAL UPGRADE OF A 14 PARKING STRUCTURE OWNED BY THE GOVERNING BODY IN ORDER TO ENCOURAGE 15 THE INSTALLATION AND USE OF ELECTRIC VEHICLE RECHARGING EQUIPMENT BY 16 LOT OWNERS IN THE HOMEOWNERS ASSOCIATION.

17 **14–129.**

18 (A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS 19 INDICATED.

20 (2) "ADMINISTRATION" MEANS THE MARYLAND ENERGY 21 ADMINISTRATION.

22 (3) "FUND" MEANS THE STRATEGIC ENERGY INVESTMENT FUND 23 UNDER § 9–20B–05 OF THE STATE GOVERNMENT ARTICLE.

24 (4) "PROGRAM" MEANS THE ELECTRIC VEHICLE INFRASTRUCTURE 25 MODERNIZATION GRANT PROGRAM.

26 **(B)** THIS SECTION APPLIES TO:

27(1) A CONDOMINIUM THAT IS SUBJECT TO TITLE 11 OF THIS ARTICLE;28AND

29 (2) A HOMEOWNERS ASSOCIATION THAT IS SUBJECT TO TITLE 11B OF 30 THIS ARTICLE.

31 (C) THERE IS AN ELECTRIC VEHICLE INFRASTRUCTURE MODERNIZATION

1 GRANT PROGRAM IN THE ADMINISTRATION.

2 (D) THE PURPOSE OF THE PROGRAM IS TO FACILITATE THE ELECTRICAL 3 UPGRADE OF A PARKING STRUCTURE OWNED BY THE GOVERNING BODY OF A 4 CONDOMINIUM OR HOMEOWNERS ASSOCIATION IN ORDER TO ENCOURAGE THE 5 INSTALLATION AND USE OF ELECTRIC VEHICLE RECHARGING EQUIPMENT BY UNIT 6 OWNERS IN THE CONDOMINIUM OR LOT OWNERS IN THE HOMEOWNERS 7 ASSOCIATION.

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(E) (1) THE ADMINISTRATION SHALL ADMINISTER THE PROGRAM.

9 (2) THE ADMINISTRATION SHALL PROVIDE GRANTS UNDER THIS 10 PROGRAM FROM THE FUND.

11 **(F)** THE GOVERNING BODY OF A CONDOMINIUM OR A HOMEOWNERS 12 ASSOCIATION MAY APPLY FOR A GRANT UNDER THIS SECTION IN ACCORDANCE WITH 13 REGULATIONS ADOPTED BY THE ADMINISTRATION.

14 (G) THE ADMINISTRATION SHALL ADOPT REGULATIONS TO IMPLEMENT 15 THE PROGRAM.

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Article – State Government

17 9–20B–05.

18 (a) There is a Maryland Strategic Energy Investment Fund.

19 (f) The Administration shall use the Fund:

20 (10) subject to subsections (f–2) and (f–3) of this section, to invest in 21 pre–apprenticeship, youth apprenticeship, and registered apprenticeship programs to 22 establish career paths in the clean energy industry under § 11–708.1 of the Labor and 23 Employment Article, as follows:

(i) \$1,500,000 for grants to pre-apprenticeship jobs training
programs under § 11-708.1(c)(2) of the Labor and Employment Article starting in fiscal
year 2021 until all amounts are spent; and

(ii) \$6,500,000 for grants to youth apprenticeship jobs training
programs and registered apprenticeship jobs training programs under § 11–708.1(c)(4) of
the Labor and Employment Articles starting in fiscal year 2021 until all amounts are spent;
[and]

31(11) TO PROVIDE GRANTS UNDER THE ELECTRIC VEHICLE32INFRASTRUCTURE MODERNIZATION GRANT PROGRAM UNDER § 14–129 OF THE

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1 REAL PROPERTY ARTICLE; AND

2 [(11)] (12) to pay the expenses of the Program.

3 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 4 October 1, 2020.