By: Delegates Hartman, Adams, Arentz, Baker, Beauchamp, Bouchat, Buckel, Chisholm, Ciliberti, Ghrist, Griffith, Hinebaugh, Hornberger, Howard, Hutchinson, Jacobs, Kipke, R. Long, Mangione, McComas, Miller, T. Morgan, Nkongolo, Otto, Pippy, Reilly, Rose, Schmidt, Stonko, Szeliga, Tomlinson, Valentine, and Wivell Introduced and read first time: February 7, 2025

Assigned to: Environment and Transportation

A BILL ENTITLED

1 AN ACT concerning

M3, M5

$\frac{2}{3}{4}$	Building Energy Performance Standards – Public Safety, Emergency, and Public Utility Buildings – Exclusion (Safe Solutions Now Act of 2025)
5	FOR the purpose of altering the definition of "covered building" for purposes of certain
6	building energy performance standards to exclude certain public safety, emergency,
7	and public utility buildings; and generally relating to building energy performance
8	standards and covered buildings.
9	BY repealing and reenacting, without amendments,
10	Article – Environment
11	Section 2–1601(a) and (f) and 2–1602
12	Annotated Code of Maryland
13	(2013 Replacement Volume and 2024 Supplement)
14	BY repealing and reenacting, with amendments,
15	Article – Environment
16	Section 2–1601(e)
17	Annotated Code of Maryland
18	(2013 Replacement Volume and 2024 Supplement)
19	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
20	That the Laws of Maryland read as follows:
21	Article – Environment
22	2–1601.

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



1	(a)	In thi	s subt	itle the	e following words have the meanings indicated.	
2	(e)	(e) (1) "Covered building" means a building that:				
$\frac{3}{4}$	State; or		(i)	1.	Is a commercial or multifamily residential building in the	
5				2.	Is owned by the State; and	
$6 \\ 7$	the parking	garage	(ii) e area.		a gross floor area of 35,000 square feet or more, excluding	
8		(2)	"Cove	ered bu	uilding" does not include:	
9 10	or local law;		(i)	A bui	lding designated as a historic property under federal, State,	
11			(ii)	A puł	olic or nonpublic elementary or secondary school building;	
12			(iii)	A ma	nufacturing building; [or]	
13			(iv)	An ag	gricultural building;	
$\begin{array}{c} 14 \\ 15 \end{array}$	FEDERAL, S	State,	``			
	FEDERAL, S	State,	``			
15	FEDERAL, S	State,	``	OCAL	GOVERNMENT FOR:	
15 16	FEDERAL, S	State,	``	OCAL 1. 2.	GOVERNMENT FOR: Public safety purposes; or	
15 16 17	(f) on-site by co	"Direc	, OR L (VI) ct gree	OCAL 1. 2. A PU enhouse	GOVERNMENT FOR: Public safety purposes; or Use as an emergency storm shelter; or	
 15 16 17 18 19 	(f)	"Direc	, OR L (VI) ct gree	OCAL 1. 2. A PU enhouse	GOVERNMENT FOR: PUBLIC SAFETY PURPOSES; OR USE AS AN EMERGENCY STORM SHELTER; OR BLIC UTILITY BUILDING.	
 15 16 17 18 19 20 	(f) on—site by co	"Direc overed The I	, OR L (VI) et gree buildi Depart	OCAL 1. 2. A PU enhouse ngs.	GOVERNMENT FOR: PUBLIC SAFETY PURPOSES; OR USE AS AN EMERGENCY STORM SHELTER; OR BLIC UTILITY BUILDING.	
 15 16 17 18 19 20 21 22 	(f) on-site by co 2–1602. (a) covered buil	"Directovered The I dings t (1)	(VI) (VI) et gree buildi Depart that ac A 209	OCAL 1. 2. A PU enhouse ngs. cment chieve: % redu	GOVERNMENT FOR: PUBLIC SAFETY PURPOSES; OR USE AS AN EMERGENCY STORM SHELTER; OR BLIC UTILITY BUILDING. e gas emissions" means greenhouse gas emissions produced	

 $\mathbf{2}$

To facilitate the development of building energy performance standards under 1 (b) $\mathbf{2}$ this section, the Department shall require the owners of covered buildings to measure and 3 report direct emissions data to the Department annually beginning in 2025. 4 On or before June 1, 2023, the Department shall adopt regulations to (c) (1) $\mathbf{5}$ implement this section. (2)

6

Regulations adopted under this section shall:

7 (i) Subject to items (ii) and (iii) of this paragraph, include energy 8 use intensity targets by building type;

9 As necessary, include special provisions or exceptions to account (ii) 10 for:

- 11 1. Building age;
- 12 2.**Regional differences:**

13 The unique needs of particular building or occupancy 3. 14types, including health care facilities, laboratories, assisted living and nursing facilities, military buildings, critical infrastructure, and buildings used in life sciences as defined in 1516 § 3–201 of the Economic Development Article; and

- 174. The use of district energy systems and biofuels by covered 18 buildings;
- 19 (iii) Consider the needs of the owners of covered buildings who:
- 201. Are not responsible for the design, modification, fixtures, 21or equipment of commercial tenants;
- 222. Do not have access to or control over building energy 23systems that are used or controlled by commercial tenants; or
- 243. Own buildings occupied by commercial tenants who are responsible for all maintenance of and repairs to the buildings; 25
- 26Provide maximum flexibility to the owners of covered buildings (iv) 27to comply with building energy performance standards;
- 28(v)Subject to paragraph (3) of this subsection, include an alternative 29compliance pathway allowing the owner of a covered building to pay a fee for greenhouse 30 gas emissions attributable to the building's failure to meet direct greenhouse gas emissions 31 reduction targets; and

1 (vi) To the extent authorized by law, include financial incentives 2 recommended by the Building Energy Transition Implementation Task Force.

3 (3) The Department may not set an alternative compliance fee that is less 4 than the social cost of greenhouse gases adopted by the Department or the U.S. 5 Environmental Protection Agency.

6 (d) Electric companies and gas companies shall provide energy data, including 7 whole–building and aggregate data, to the owners of covered buildings for benchmarking 8 purposes.

9 (e) In calculating the statewide standards developed by the Department under 10 this section, an owner of a covered building may not consider greenhouse gas emissions or 11 energy use by a commercial tenant of the covered building that:

12

(1) Is a food service facility as defined in COMAR 10.15.03.02; and

13 (2) Engages in commercial cooking and water heating.

14 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 15 October 1, 2025.