COUNTY COUNCIL OF CECIL COUNTY, MARYLAND LEGISLATIVE SESSION 2019-19

BILL NO. 2019-17

Title of Bill: Amendment - Energy Conservation Standards

Synopsis: A Bill to amend certain provisions of the Cecil County Code, Chapter 195, ENERGY CONSERVATION STANDARDS to revise references to update references to the Division of Permits and Inspections and Division Chief, and to update the edition of the International Energy Conservation Code to 2018.

Introduced by: Council President at the request of the County Executive

Introduced and order posted on: October 1, 2019

Public hearing scheduled on: November 5, 2019 at 7:00 p.m.

Consideration scheduled on: November 19, 2019

By: Janes Wasser

PUBLIC HEARING

Notice of time and place of public hearing and title of Bill having been posted by <u>October 1, 2019</u> at the County Administration Building, 200 Chesapeake Blvd., Elkton, and having been published according to the Charter on <u>October 23, 2019 and October 30, 2019</u>, a public hearing was held on November 5, 2019 and concluded on <u>November 5, 2019</u>.

By: James Massig Jouncil Manager

 Explanation:
 CAPITAL LETTERS_INDICATE LANGUAGE ADDED TO EXISTING DOCUMENT

 Strike through indicates language deleted from existing document

 Underlining indicates language added to document by amendment.

 Double Strike through indicates language stricken from document by amendment.

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1	WHEREAS, pursuant to Section 402 of the Cecil County Charter (the "Charter"), the County		
2	Executive (the "Executive") shall see that the affairs of the executive branch are administered properly		
3	and efficiently, and that employees of the executive branch faithfully perform their duties; and		
4	WHEREAS, pursuant to Section 402 of the Charter, the duties and responsibilities of the Executive		
S	include, but are not limited to: (a) Supervising and directing offices, agencies and divisions of the		
6	executive branch and ensuring that County employees as well as County boards and commissions		
7	faithfully perform their duties; and, (b) preparing and submitting to the Council the annual County		
8	Budget; and		
9	WHEREAS, pursuant to Chapter 195, of the Cecil County Code, there is Energy Conservation		
10	Standards; and		
11	WHEREAS, the Chief, Permits and Inspections Division, Cecil County Department of Land Use and		
1 2	Development Services has recommended amendments, insertions, and deletions to Chapter 195 of the		
13	Cecil County Code, as more fully set forth herein; and		
14	WHEREAS, the County Executive has submitted the amendments set forth herein to the County		
15	Council for consideration and approval.		
16	NOW, THEREFORE, BE IT HEREBY ENACTED BY THE COUNTY COUNCIL OF CECIL COUNTY,		
17	MARYLAND, that Chapter 195, Energy Conservation Standards, is amended as follows:		
18	Chapter 195		
1 9	Energy Conservation Standards		
20	General References		
21	Building construction – See Ch. 157.		
22	Electrical standards — See Ch. 191.		
23	Housing standards — See Ch. 225.		
24	HVAC standards — See Ch. 229.		
25	Plumbing — See Ch. 270.		
26	§ 195-1. Adoption of standards.		
27	§ 195-2. Higher standards to govern.		
28	Additional requirements concerning energy conservation for buildings and structures may be required by the		
2 9	Energy Conservation Building Standards, Public Utilities Article, §§ 7-401 through 7-408, Annotated Code of		
30	Maryland, as amended.		

31 § 195-3. Adoption of amendments.

- 32 A certain document, copies of which are on file in the DIVISION Department of Permits and Α. 33 Inspections of Cecil County, being marked and designated as the "International Energy 34 Conservation Code, 2018 2015 Edition," as published by the International Code Council, be and is hereby adopted as the Energy Conservation Code of Cecil County, Maryland, for regulating and 35 36 governing energy-efficient envelopes and installation of energy-efficient mechanical, lighting and 37 power systems as therein provided, providing for the issuance of permits and collection of fees 38 therefor; and each and all regulations, provisions, penalties, conditions and terms of said Energy 39 Code on file in the Office of Permits and Inspections are hereby referred to, adopted and made a 40 part hereof, as if fully set out in this chapter. [Amended 7-5-2016 by Bill No. 2016-12]
- B. In addition to the code listed in Subsection A above, local jurisdictions are responsible for the
 implementation and enforcement of the Maryland Building Performance Standards.

43 § 195-3 Adoption of amendments.

44 The International Code Council issues an amended Energy Conservation Code approximately every three years.

45 Amendments incorporated into subsequent International Energy Conservation Codes are hereby adopted

46 prospectively. The date that such amendments shall be effective in Cecil County shall be the date when the

47 DIVISION Director of Permits and Inspections shall have received copies of said future editions and shall have

- 48 presented to and received adoption by the Cecil County Council as the new official Energy Conservation Code of
- 49 Cecil County.

50 § 195-4. Amendments, additions and deletions.

51 [Amended 7-5-2016 by Bill No. 2016-12]

52 The following sections of the **2018 2015** International Energy Conservation Code are hereby revised and amended 53 as follows:

54 A. Section C101.1 Title.

55 (1) "Cecil County" (Name of Jurisdiction).

- 56 (2) In addition to the International Energy Conservation Code, local jurisdictions are responsible for 57 implementation and enforcement of the Maryland building performance standards.
- 58B.Section C101.2.1 Additional requirements concerning energy conservation for buildings and59structures may be required by the Energy Conservation Building Standards, Public Utility Companies60article, §§ 7-401 through 7-408, Annotated Code of Maryland, as amended.
- 61 C. Section C108.4 Failure to comply.
- 62 (1) Delete: "shall be liable to a fine of not less than \$250 dollars or more than \$2,500 dollars."

63		(2) Insert: "may be liable to a fine as adjudicated by the court having jurisdiction and may also be	
64		responsible for any and all costs incurred by the County in pursuit of compliance."	
65	D.	Section C202 General Definitions.	
66		Add: Equivalent Modification — Per the flexibility intended in the IECC, the State of Maryland shall	
67		recognize alternatives accepted by the County for the design and conservation of energy for	
68		buildings that, when installed, reduce annual energy usage or reduce the annual cost of energy	
6 9		usage equal to or less than the amount specified within any pathway in the current IECC edition or	
70		corresponding Residential Code edition. Allowable energy neutral trade-offs shall include, but not	
71		be limited to, building air tightness, building envelope and fenestration components, equipment,	
72		duct tightness, lighting, appliances and renewable energy systems.	
73	E.	Section 405 Electrical Power and Lighting Systems.	
74		Section C405.2.1 Occupant Sensor Controls.	
75		Add: Section C405.2.1.3 Specific Application Controls.	
76		For the construction of new hotels:	
77		A) Each hotel guest room shall be equipped with a master control device that	
78		automatically turns off the power to all lighting fixtures in the guest room no more than	
79		30 minutes after the room has been vacated; and	
80		B) A master control device may also control the heating, ventilation, or air conditioning	
81		default settings in hotel guest rooms 30 minutes after a room has been vacated by:	
82		(1) Increasing the set temperature by at least 3° F when in the heating mode.	
83	§ 195-5. Fees.		
84	All fees shall b	e established by the County as provided for by law. Copies of the fee schedule will be available in the	
85	DIVISION Department of Permits and Inspections.		
86	§ 195-6. Definitions.		
87	As used in this chapter, the following terms shall have the meanings indicated:		
88	BUILDER/CONTRACTOR — The party to whom a permit for the building or structure not in compliance was issued		
89	and shall also include any party actually performing the work of construction upon said building. The		
90	builder/contractor shall also include any officer of any corporation, any partner of any partnership or any related		
91	corporation, partnership, limited liability company or limited-liability partnership owned in whole or in part by any		
92	aforemention	ed party.	
93		uilding, plumbing, mechanical, electrical or energy codes or other construction-related codes	
94	adopted by Ce	cil County and enforced by the DIVISION Department of Permits and Inspections.	

- 95 CODE OFFICIAL The official or his designee appointed by the County Executive, who is charged with the
- 96 enforcement of the building, plumbing, mechanical, electrical and energy codes or other construction-related codes

97 as adopted by Cecil County.

98 PERSON; OWNER — Any person, corporation, association, partnership, firm, syndicate, joint venture, limited-

99 liability corporation, or organization of any kind holding title to any land or lot in the County; lessees, tenants and

100 principal occupants of any land or lot in the County or agent of persons holding title to such lands or lots, having

101 care, custody, control or management of land or lots in the County for others.

102 STOP-WORK ORDER — A legal notice posted on a specific property, building, structure or equipment by a Code

103 Official, indicating that a violation(s) of a code enforced by the DIVISION Department of Permits and Inspections

104 has been found and therefore all construction, alterations or repairs on the specific premises or equipment shall be

105 stopped until such time as any and all violations have been remedied.

106 VIOLATION — Any person or authorized agent who constructs, enlarges, alters, repairs, moves, demolishes, or

107 changes the occupancy of a building or structure or erects, installs, enlarges, repairs, removes, converts or replaces

108 any gas, mechanical, plumbing, energy or electrical system, the installation of which is regulated by the codes

109 enforced by the **DIVISION Department** of Permits and Inspections, or to cause such work to be done without

110 obtaining the proper permits which are found to be in noncompliance with the applicable codes.

111 § 195-7. Suspension, withholding or revocation of permits.

- 112A.Suspension. Whenever the DIVISION Department of Permits and Inspections or any designated113Code Official of the County determines that an owner or contractor, as defined in this chapter, is in114violation of the provisions of this code or other rules and regulations of any other department or
- 115 agency of Cecil County in connection with the erection, alteration or demolition of buildings,
- structures, lands, or equipment thereon or therein, the CHIEF Director of Permits and Inspections
 or his designee may suspend all active permits and inspections necessary which the individual has
 acquired or may need until such time as any and all violations have been corrected.
- 119B.Withholding. Whenever the DIVISION Department of Permits and Inspections or any designated120Code Official of the County shall find that any contractor or owner, as defined in this chapter, is in121violation of this code or the rules and regulations of any other department or agency of Cecil122County in connection with the erection, alteration or demolition of buildings, structures, land or123equipment thereon or therein, the CHIEF Director of Permits and Inspections or his designee may124refuse to grant any additional permits to the contractor or owner until all such violations have been125corrected.
- 126C.Revocation. The DIVISION Department of Permits and Inspections or any designated Code Official127of the County may revoke a permit or approval issued under the provisions of the code when it is

- 128determined that any owner or contractor, as defined in this chapter, is in violation of this code in129the case of any false statement or misrepresentation of fact in the application or on the plans on130which the permit or approval was based. If any permit is issued in violation of the provisions of this131code or other laws, resolutions and regulations of Cecil County, or laws of the State of Maryland, or132without proper authority, it may be voided as if it had never been issued.
- Notice. Once it has been determined by the designated Code Official that a violation of the 133 D. provisions of this code or any other construction related code of the County has occurred, notice 134 shall be sent to the owner or contractor, as defined in this chapter, who is responsible for said 135 violation, advising said owner or contractor. Said notice shall be presumed received upon being 136 mailed to the address of said owner or contractor that is provided for on the permit issued to said 137 owner or contractor for said building/structure three days after mailing. If no permit exists, said 138 notice shall be presumed received upon being mailed to the address for the individuals responsible 139 based on tax assessments or other information available three days after mailing. Until such 140 violation has been corrected, the DIVISION Department of Permits and Inspections and/or any 141 appropriate Code Official of the County shall have the power to withhold any further permits 142 requested by said owner or contractor. 143

144 § 195-8. Violations and penalties; stop-work orders.

- Any person who shall violate a provision of this code or shall fail to comply with any of the 145 Α. requirements thereof or who erects, constructs, alters or repairs a building, structure or equipment 146 in violation of an approved plan or directive of the Code Official of his designee or of a permit or 147 certificate issued under the provisions of this code may be liable upon judicial finding of said 148 violation to a fine of not more than \$1,000 or imprisonment for not more than 90 days and, in 149 addition, shall pay all costs and expenses associated with the County's abatement of said violation, 150 as well as any and all fair and reasonable attorneys' fees incurred as a result of said abatement 151 efforts. Each day a violation exists shall be deemed a separate offense. Nothing herein contained 152 shall prevent the County from taking such other lawful action as is necessary to prevent or remedy 153 154 any violation.
- 155B.Unlawful continuance. Any person who shall continue work in or about the structure after having156been served with a stop-work order, except such work as that person is directed to perform to157remove a violation or unsafe conditions, shall be liable for a fine of not less than \$250 and not more158than \$1,000 and shall be liable for all costs, expenses and reasonable attorneys' fees associated159with the County's administrative actions and/or legal proceedings taken to discontinue any such

- 160 work after the service of said stop-work order. Each day that a violation continues shall be deemed
- 161 a separate offense.
- 162 AND BE IT FURTHER ENACTED BY THE COUNTY COUNCIL OF CECIL COUNTY, MARYLAND, that this
- 163 Act shall take effect in 60 calendar days from the date it becomes law.

CERTIFICATION

I, HEREBY CERTIFY that the above Bill was posted for the public on the public bulletin board with the date, time and location of the public hearing meeting, copies were made available for the public, a copy was distributed to the press, and copy was made available on the Cecil County website.

BY Council Manager

BILL NO: 2019-17

Title of Bill: Amendment – Energy Conservation Standards

is hereby submitted to the County Council of Cecil County, Maryland for enrollment as being the text as finally passed.

CERTFIED TRUE AND CORRECT

Council Manager

Date: November 19, 2019

BY THE COUNCIL

Read the third time.

Passed - LSD 2019-22

ENROLLED

Council Preside

Date: November 19, 2019

Failed of Passage – LSD _____

BY: Council Manager

SEALED WITH THE COUNTY SEAL AND PRESENTED TO THE COUNTY EXECUTIVE for approval this

Veniber 20 17 day of /// am/ (within 10 business days from adoption §306)

BY

Council Manager

THE EXECU

Cecil County Executive

APPROVED Date:

VETOED Date: (within 10 business days from presentation §306)

BY THE COUNCIL

Bill No. 2019-17 having been approved by the Executive and returned to the Council becomes law

on November 20 2019 with an effective date of January 21, 2022 BY: