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(1lr0759)

ENROLLED BILL

- Economic Matters/Finance -

Introduced by **Delegate Korman**

Read and Examined by Proofreaders:

		Proof	freader
		Proof	freader.
Sealed with the Great Seal	l and presented to th	e Governor, for his approv	val this
day of	at	o'clock,	M
		S	speaker
	CHAPTER	_	
AN ACT concerning			
Office	- Office of Climate Co (Climate Counsel 4 of People's Counsel - ple's Counsel Environ	<u>- Alterations</u>	
of People's Counsel to h who will focus on enviro retain or hire experts in Counsel to consider cert the interests of resider	provisions of law for a s nire a certain minimum onmental issues; authori n the field of climate cha cain interests in determi ntial and noncommercia	at may be charged to a public State fiscal year; requiring th number of assistant people's izing the Office of People's Cor ange; requiring the Office of I ning whether a certain matter al users; establishing the poo ounsel; specifying the appoi	e Office counsel unsel to People's r affects sition of

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

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

Italics indicate opposite chamber/conference committee amendments.



remove the Climate Counsel under certain circumstances: establishing the Office of 1 $\mathbf{2}$ Climate Counsel in the Public Service Commission; providing for the hiring and 3 salaries of the Office of Climate Counsel personnel; requiring the Climate Counsel to submit certain salary plan changes to the Secretary of Budget and Management 4 a certain number of days before the effective date of the change: requiring the 5 Secretary of Budget and Management to review certain changes and provide the 6 7 Climate Counsel with certain advice within a certain number of days before the effective date of the proposed changes: requiring the Climate Counsel to report to the 8 9 Secretary of Budget and Management and the General Assembly on certain matters 10 on or before a certain date each year; authorizing the Office of Climate Counsel to 11 hire certain experts: specifying the duties of the Office of Climate Counsel: requiring the Climate Counsel to administer and operate the Office of Climate Counsel: 12specifying the powers and rights of the Office of Climate Counsel: providing for the 13costs and expenses of the Office of Climate Counsel; subjecting the Climate Counsel 14and the officers and employees of the Office of Climate Counsel to certain provisions 1516 of ethics law: authorizing the Climate Counsel to sign a certain complaint initiating 17a certain investigation; authorizing the Climate Counsel to seek judicial review of a certain decision or order under certain circumstances: including the Office of Climate 18 Counsel as one of the entities with which the Public Service Commission must solicit 19 20comments from for certain applications; including the Office of Climate Counsel as one of the entities with which an investor-owned electric company must submit 21certain information or data; including the Office of Climate Counsel as one of the 2223entities to which certain data is made available; including the Office of Climate 24Counsel as one of the entities with which the Public Service Commission must consult on certain projects; including the Office of Climate Counsel as one of the 25entities that may file a complaint requesting that the Public Service Commission 26take certain actions; specifying the Climate Counsel's authority in certain licensing, 2728complaint, and dispute resolution proceedings; including personnel of the Office of 29Climate Counsel in the list of personnel who must be removed or discharged from 30 office under certain circumstances; altering the composition of the Commission on 31 Climate Change to include the Climate People's Counsel, or the Climate People's Counsel's designee; altering the composition of the Strategic Energy Investment 32 33 Advisory Board to include the Climate Counsel, or the Climate Counsel's designee, as an ex officio member; altering the composition of the Maryland Zero Emission 34 Electric Vehicle Infrastructure Council to include the Climate People's Counsel or 35 36 the Climate People's Counsel's designee; making conforming and technical changes; 37 and generally relating to the Office of Climate People's Counsel.

38 BY renumbering

39 Article – Public Utilities

- 40 Section 2–301 and the subtitle "Subtitle 3. Ethics"; and 7–507(q) and 7–605(d), 41 respectively
- 42 to be Section 2-401 and the subtitle "Subtitle 4. Ethics"; and
- 43 7-507(r) and 7-605(e), respectively
- 44 Annotated Code of Maryland
- 45 (2020 Replacement Volume and 2020 Supplement)

- 1 BY repealing and reenacting, without amendments,
- 2 Article Environment
- 3 Section 2–1301(a)
- 4 Annotated Code of Maryland
- 5 (2013 Replacement Volume and 2020 Supplement)
- 6 BY repealing and reenacting, with amendments,
- 7 Article Environment
- 8 Section 2–1302(a)
- 9 Annotated Code of Maryland
- 10 (2013 Replacement Volume and 2020 Supplement)
- 11 BY repealing and reenacting, with amendments,
- 12 Article Public Utilities
- 13 Section 2-110 2-110(c)(12), 2-110.1, 2-302 through 2-310, 3-102, 3-202,
- 14 7-216(h)(4) and (7) and(k)(1), 7-507(k)(1), and 13-204 <u>2-203(a) and (f), and 2-204(a)</u>
- 15 Annotated Code of Maryland
- 16 (2020 Replacement Volume and 2020 Supplement)

17 BY adding to

- 18 Article Public Utilities
- 19 Section 2-301 through 2-305 to be under the new subtitle "Subtitle 3. Climate
- 20 Counsel"; and 7–507(q) and 7–605(d)
- 21 Annotated Code of Maryland
- 22 (2020 Replacement Volume and 2020 Supplement)
- 23 BY repealing and reenacting, without amendments,
- 24 Article Public Utilities
- 25 Section 7–216(b), 7–507(p), and 7–605(c)
- 26 Annotated Code of Maryland
- 27 (2020 Replacement Volume and 2020 Supplement)
- 28 BY repealing and reenacting, without amendments,
- 29 Article State Government
- 30 Section 9–20B–07(a)
- 31 Annotated Code of Maryland
- 32 (2014 Replacement Volume and 2020 Supplement)
- 33 BY repealing and reenacting, with amendments,
- 34 Article State Government
- 35 Section 9–20B–07(c)
- 36 Annotated Code of Maryland
- 37 (2014 Replacement Volume and 2020 Supplement)
- 38 BY repealing and reenacting, with amendments,
- 39 Chapter 400 of the Acts of the General Assembly of 2011, as amended by Chapters
- 40 64 and 65 of the Acts of the General Assembly of 2013, Chapter 378 of the Acts of the

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$egin{array}{c} 1 \\ 2 \\ 3 \end{array}$	General Assembly of 2015, and Chapter 213 of the Acts of the General Assembly of 2019 <u>, and Chapter 118 of the Acts of the General Assembly of 2020</u> Section 1
4 5 6 7 8 9	BY repealing and reenacting, with amendments, Chapter 401 of the Acts of the General Assembly of 2011, as amended by Chapters 64 and 65 of the Acts of the General Assembly of 2013, Chapter 378 of the Acts of the General Assembly of 2015, and Chapter 213 of the Acts of the General Assembly of 2019, <u>and Chapter 118 of the Acts of the General Assembly of 2020</u> Section 1
10	Preamble
11 12 13	WHEREAS, According to the Maryland Commission on Climate Change, sea level rise associated with climate change will impact Maryland more than most other states, with Maryland ranked as the fourth most vulnerable state in the country; and
14 15 16 17	WHEREAS, Rising sea levels and increased storm intensity could have devastating and far-reaching impacts on not only the Atlantic coast and the Chesapeake Bay ecosystems, but on the environmental, recreational, and economic benefits provided by these ecosystems and enjoyed by Maryland and its visitors; and
18 19	WHEREAS, According to the Department of the Environment, electricity consumption accounts for 31% of the State's greenhouse gas emissions; and
$\begin{array}{c} 20\\ 21 \end{array}$	WHEREAS, The Public Service Commission plays an integral role in regulating electricity consumption and the State's efforts to combat the threat of climate change; and
$\begin{array}{c} 22\\ 23 \end{array}$	WHEREAS, Under the Greenhouse Gas Emissions Reduction Act, Maryland's greenhouse gas emissions will be reduced by 40% from 2006 levels by 2030; and
24 25 26	WHEREAS, Under the Greenhouse Gas Emissions Reduction Act, widespread adoption of electric vehicles and investments in energy efficiency and clean and renewable energy solutions has and will continue to increase; now, therefore,
27 28 29 30 31	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That Section(s) 2–301 and the subtitle "Subtitle 3. Ethics"; and 7–507(q) and 7–605(d), respectively, of Article – Public Utilities of the Annotated Code of Maryland be renumbered to be Section(s) 2–401 and the subtitle "Subtitle 4. Ethics"; and 7–507(r) and 7–605(e), respectively.
32 33	SECTION 2. AND BE IT FURTHER ENACTED, That the Laws of Maryland read as follows:
34	Article – Environment
35	2–1301.

1 (a) There is a Commission on Climate Change in the Department to advise the 2 Governor and General Assembly on ways to mitigate the causes of, prepare for, and adapt 3 to the consequences of climate change.

4 2–1302.

5	(a)	The (Commission's membership shall consist of the following members:
$6 \\ 7$	House;	(1)	One member of the House of Delegates, appointed by the Speaker of the
8		(2)	One member of the Senate, appointed by the President of the Senate;
9		(3)	The State Treasurer, or the State Treasurer's designee;
10		(4)	The Secretary of the Environment, or the Secretary's designee;
11		(5)	The Secretary of Agriculture, or the Secretary's designee;
12		(6)	The Secretary of Natural Resources, or the Secretary's designee;
13		(7)	The Secretary of Planning, or the Secretary's designee;
$\begin{array}{c} 14 \\ 15 \end{array}$	designee;	(8)	The State Superintendent of Schools, or the State Superintendent's
16		(9)	The Secretary of Transportation, or the Secretary's designee;
17		(10)	The Secretary of General Services, or the Secretary's designee;
18 19	designee;	(11)	The Director of the Maryland Energy Administration, or the Director's
$\begin{array}{c} 20\\ 21 \end{array}$	COUNSEL'S	(12) 5 DESI	THE <u>CLIMATE</u> <u>PEOPLE'S</u> COUNSEL, OR THE <u>CLIMATE</u> <u>PEOPLE'S</u> GNEE;
$\begin{array}{c} 22\\ 23 \end{array}$	Science, or t		The President of the University of Maryland Center for Environmental esident's designee;
$\frac{24}{25}$	and Atlanti	- · · ·	(14) The Chair of the Critical Area Commission for the Chesapeake tal Bays, or the Chair's designee;
$\begin{array}{c} 26 \\ 27 \end{array}$	agriculture		(15) One member appointed by the Farm Bureau representing the unity;

1 [(15)] (16) One member appointed by the Maryland Association of Counties 2 and one member appointed by the Maryland Municipal League to represent local 3 governments;

4 [(16)] (17) One member appointed by the President of the Senate and one 5 member appointed by the Speaker of the House of Delegates to represent the business 6 community;

[(17)] (18) One member appointed by the President of the Senate and one
member appointed by the Speaker of the House of Delegates to represent environmental
nonprofit organizations;

10 [(18)] (19) One member appointed by the President of the Senate and one 11 member appointed by the Speaker of the House to represent organized labor, one of whom 12 shall represent the building or construction trades and one of whom shall represent the 13 manufacturing industry;

14 [(19)] (20) One member appointed by the President of the Senate and one 15 member appointed by the Speaker of the House to represent philanthropic organizations;

16 [(20)] (21) One climate change expert appointed by the Governor 17 representing a university located in Maryland; and

18 [(21)] (22) One public health expert appointed by the Governor representing
 19 a university located in Maryland.

20

Article – Public Utilities

 $21 \quad 2-110.$

22 (c) (12) The total amount that may be charged to a public service company 23 under this section for a State fiscal year may not exceed:

(i) 0.25% of the public service company's gross operating revenues
 derived from intrastate utility and electricity supplier operations in the preceding calendar
 year, or other 12-month period that the Chairman determines, for the costs and expenses
 of the Commission other than that of the Office of People's Counsel; plus

28 (ii) [0.05%] 0.074% of those revenues for the costs and expenses of
 29 the Office of People's Counsel.

30 <u>2–203.</u>

31 (a) (1) The State budget shall provide sufficient money for the Office of
 32 People's Counsel to hire necessary staff in addition to the staff assistance that is provided
 33 under § 2–205(c)(2) of this subtitle.

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1	(2) <u>The Office of People's Counsel shall hire at least one</u>
2	ASSISTANT PEOPLE'S COUNSEL WHO WILL FOCUS ON ENVIRONMENTAL ISSUES.
3	(f) The Office of People's Counsel may retain as necessary for a particular matter
4	or hire experts in the field of:
5	(1) <u>utility regulation, including cost of capital experts, rate design experts</u> ,
6	accountants, economists, engineers, transportation specialists, and lawyers; AND
0	accountaints, contonnists, engineers, transportation specialists, and lawyers, http://
7	(2) CLIMATE CHANGE, INCLUDING METEOROLOGISTS,
8	OCEANOGRAPHERS, ECOLOGISTS, FORESTERS, GEOLOGISTS, SEISMOLOGISTS,
9	BOTANISTS, AND EXPERTS IN ANY OTHER FIELD OF SCIENCE THAT THE PEOPLE'S
10	COUNSEL DETERMINES IS NECESSARY.
11	<u>2–204.</u>
10	
12	(a) (1) (I) The Office of People's Counsel shall evaluate each matter
13	pending before the Commission to determine if the interests of residential and
14	noncommercial users are affected.
15	
15	(II) IN DETERMINING WHETHER THE INTERESTS OF
16	RESIDENTIAL AND NONCOMMERCIAL USERS ARE AFFECTED, THE OFFICE OF
17	PEOPLE'S COUNSEL SHALL CONSIDER THE PUBLIC SAFETY, ECONOMIC WELFARE,
18	AND ENVIRONMENTAL INTERESTS OF THE STATE AND ITS RESIDENTS, INCLUDING
19	THE STATE'S PROGRESS TOWARD MEETING ITS GREENHOUSE GAS EMISSIONS
20	REDUCTIONS GOALS.
21	(2) If the Office of People's Counsel considers the interest of residential and
22	noncommercial users to be affected, the Office of People's Counsel shall appear before the
23	Commission and courts on behalf of residential and noncommercial users in each matter or
24	proceeding over which the Commission has original jurisdiction, including a proceeding on
25	the rates, service, or practices of a public service company or on a violation of this division.
26	(3) As the Office of People's Counsel considers necessary, the Office of
27	People's Counsel shall conduct investigations and request the Commission to initiate
28	proceedings to protect the interests of residential and noncommercial users.
~~	
29	(a) In this section, "public service company" includes an electricity supplier and a
30	gas supplier as those terms are defined in -101 of this article.
9 1	(b) (1) The costs and arranges of the Commission $[-1]$ the Office (D 1)
31	(b) (1) The costs and expenses of the Commission-[and], the Office of People's
32	Counsel, AND THE OFFICE OF CLIMATE COUNSEL shall be borne by the public service
33	companies that are subject to the Commission's jurisdiction.

	8 HOUSE BILL 30
1	(2) The costs and expenses shall be assessed as provided in this section.
$2 \\ 3 \\ 4 \\ 5$	(3) The Commission shall pay the money that it collects for the assessment under this section into the Public Utility Regulation Fund in the State Treasury established under § 2–110.1 of this subtitle to reimburse the State for the expenses of the Commission [and], the Office of People's Counsel, AND THE OFFICE OF CLIMATE COUNSEL.
$6 \\ 7$	(c) (1) (i) Before each State fiscal year, the Chairman of the Commission shall estimate the Commission's total costs and expenses, including:
8 9	1. the compensation and expenses of the Commission, its officers, agents, and personnel;
$10 \\ 11 \\ 12$	2. the cost of retirement contributions, Social Security, health insurance, and other benefits required to be paid by the State for the personnel of the Commission;
$\begin{array}{c} 13\\14 \end{array}$	3. all other maintenance and operation expenses of the Commission; and
15	4. all other direct and indirect costs of the Commission.
$\begin{array}{c} 16 \\ 17 \end{array}$	(ii) The estimate shall exclude the expenses associated with services performed by the Commission for which the Commission is reimbursed under this division.
18 19	(iii) The estimate shall include, as provided by the Office of People's Counsel:
20 21	1. the compensation and expenses of the Office of People's Counsel, its officers, agents, and personnel;
$22 \\ 23 \\ 24$	2. the cost of retirement contributions, Social Security, health insurance, and other benefits required to be paid by the State for the personnel of the Office of People's Counsel;
$\begin{array}{c} 25\\ 26 \end{array}$	3. all other maintenance and operation expenses of the Office of People's Counsel; and
27 28	4. all other direct and indirect costs of the Office of People's Counsel.
29 30	(iv) The estimate shall include, as provided by the Office of Climate Counsel:
$\frac{31}{32}$	1. THE COMPENSATION AND EXPENSES OF THE OFFICE OF CLIMATE COUNSEL, ITS OFFICERS, AGENTS, AND PERSONNEL;

3 THE STATE FOR THE PERSONNEL OF THE OFFICE OF CLINATE COUNSEL; 4 3: ALL_OTHER_MAINTENANCE_AND_OPERATION 5 EXPENSES OF THE OFFICE OF CLIMATE COUNSEL; AND 6 4: ALL OTHER_DIRECT AND INDIRECT COSTS OF THE 7 OFFICE OF CLIMATE COUNSEL. 8 (2) Based on the estimate, the Chairman shall determine the amount to be paid by each public service company. 10 (3) The Commission shall send a bill to each public service company on or before May 1 of each year. 12 (4) (4) The bill shall equal the product of: 13 1. the cotimated total costs and expenses of the Commission the next fixed year, multiplied by 16 2. the ratio of the groce operating revenues for the public service company derived from intrastate utility and electricity supplier operations in the preceding calendar year, or other 12 month period as the Chairman determines, to the total of the groce operating revenues derived from intrastate utility and electricity supplier operations for all public service companies that are billed under this section over that preceding calendar year, or other 12 month period as the Chairman determine, a condition for all public service company and state utility and electricity supplier operation in order to calculate the bill under subparagraph (b) of this paragraph a service with a formula approver by the requirement by submitting to the Commission an estimate made in accordance with a formula suppresender by submitting to the Commission an estimate made in accordance with a formula support by submitting to the Commission an estimate made in accordance with	1	2. THE COST OF RETIREMENT CONTRIBUTIONS, SOCIAL
4 3. ALL OTHER MAINTENANCE AND OPERATION 5 EXPENSES OF THE OFFICE OF CLIMATE COUNSEL; AND 6 4. ALL OTHER DIRECT AND INDIRECT COSTS OF THE 7 OFFICE OF CLIMATE COUNSEL. 8 (2) Based on the estimate, the Chairman shall determine the amount to be paid by each public service company. 10 (3) The Commission shall cond a bill to each public service company on or before May 1 of each year. 12 (4) (i) The bill shall equal the product of: 13 1. the cotimated total costs and expenses of the Commission flag the next fiscal year, multiplied by 16 2. the ratio of the gross operating revenues for the public service company derived from intrastate utility and electricity supplies operations of or all public service companies that the form intrastate utility and electricity supplies operations for all public service companies that are billed under this section over that period. 2 (ii) To the extent that the Commission requires an electric company endities of period in \$7.502(s) of this paragraph, quering the requirement by obstituting to the Commission action intrastate utility and electricity supplies operation in order to calculate the bill under subparagraph (i) of this paragraph, quering the requirement by the Commission from information that the small rural electric cooperative submitties to the Commission and that the small rural electric cooperative submitte to the Commission that the small rural electric cooperative submitte to the Commission and that the small rural electric cooperative submitte to the Commission that the small rural electric	2	Security, health insurance, and other benefits required to be paid by
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7 OFFICE OF CLIMATE COUNSEL. 8 (2) Based on the estimate, the Chairman shall determine the amount to be paid by each public service company. 10 (2) The Commission shall send a bill to each public service company on or before May 1 of each year. 12 (1) (i) The bill shall equal the product of: 13 1. the estimated total costs and expenses of the Commission the product of: 14 (ii) (iii) The bill shall equal the product of: 15 1. the estimated total costs and expenses of the Commission the office of People's Counsel, AND THE OFFICE OF CLIMATE COUNSEL during the next faceal year; multiplied by: 16 2. the ratio of the gross operating revenues for the public service company derived from intrastate utility and electricity supplier operations in the preceding calendar year, or other 12 month period as the Chairman determines, to the total of the gross operating revenues derived from intrastate utility and electricity supplier operations for all public service companies that are billed under this section over that period. 22 (ii) To the extent that the Commission requires an electric company real electric cooperative described in § 7-502(a) of this article may satisfy the requirement by submitting to the Commission an estimate made in accordance with a formula approved by the Commission from information that the small rural electric cooperative submits to the rural utilities service. 29 (5)		,,,,,,,,,,_
8 (2) Based on the estimate, the Chairman shall determine the amount to be paid by each public service company. 10 (2) The Commission shall cond a bill to each public service company on or before May 1 of each year. 12 (4) (i) The bill shall equal the product of: 13 1. the estimated total costs and expenses of the Commission fandly, the Office of People's Counsel, AND THE OFFICE OF CLIMATE COUNSEL during the next fiscal year, multiplied by. 16 2. the ratio of the gross operating revenues for the public service company derived from intrastate utility and electricity supplier operations in the preceding calendar year, or other 12 month period as the Chairman determines, to the total of the gross operating revenues derived from intrastate utility and electricity supplier operations for all public service companies that are billed under this section over the period. 21 (ii) To the extent that the Commission requires an electric company to report the gross operating revenue derived from intrastate utility and electricity supplier operations for all public service companies that are billed under this percender and electric company to report the gross operating revenue derived from intrastate utility and electricity supplier operation in gross operating revenue derived from intrastate utility and electricity supplier operation in gross operating revenue derived from intrastate utility and electricity supplier operation in gross operating revenue derived from intrastate utility and electricity supplier operations in the period. 22 (ii) To the extent that the Commission requires an electric company to report the gross operating revenue derived from intrastate utility and electricity sup	6	4. ALL OTHER DIRECT AND INDIRECT COSTS OF THE
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 (#) The Commission shall send a bill to each public service company on or before May 1 of each year. (#) (#) The bill shall equal the product of: +. the estimated total costs and expenses of the Commission fund, the Office of People's Counsel, AND THE OFFICE OF CLIMATE COUNSEL during the next fiscal year; multiplied by 2. the ratio of the gross operating revenues for the public service company derived from intrastate utility and electricity supplier operations in the preceding calendar year, or other 12 month period as the Chairman determines, to the total of the gross operating revenues derived from intrastate utility and electricity supplier operations in the period. (ii) To the extent that the Commission requires an electric company to report the gross operating revenue derived from intrastate utility and electricity supplier operation in order to calculate the bill under subparagraph (6) of this paragraph, a smalter the electric cooperative described in § 7-502(a) of this article may satisfy the requirement by submitting to the Commission are set made made in accordance with a formula approver by the Commission from information that the small rural electric cooperative submits to the rural utilities service. (b) The minimum bill for a public service company shall be \$10. (c) The public service company: (i) shall pay the bill on or before the next July 15; or 	8	
11 before May 1 of each year. 12 (4) (f) 13 1. the estimated total costs and expenses of the Commission 14 [and], the Office of People's Counsel, AND THE OFFICE OF CLIMATE COUNSEL during 15 the next fiscal year; multiplied by 16 2. the ratio of the gross operating revenues for the public 17 service company derived from intrastate utility and electricity supplier operations in the 18 preceding calendar year, or other 12 month period as the Chairman determines, to the 19 total of the gross operating revenues derived from intrastate utility and electricity supplier 20 (ii) To the extent that the Commission requires an electric company 21 period. (iii) 22 (ii) To the extent that the Commission requires an electric company 23 to report the gross operating revenue derived from intrastate utility and electricity supplier 24 operation in order to calculate the bill under subparagraph (i) of this paragraph, a small 25 (ii) To the commission an estimate made in accordance with a formula approved 26 (j) The minimum bill for a public service company shall be \$10. 27 (j) The pu	9	paid by each public service company.
12 (4) (i) The bill shall equal the product of: 13 1. the estimated total costs and expenses of the Commission 14 [and], the Office of People's Counsel, AND THE OFFICE OF CLIMATE COUNSEL during the next fiscal year; multiplied by 16 2. the ratio of the gross operating revenues for the public service company derived from intrastate utility and electricity supplier operations in the preceding calendar year, or other 12-month period as the Chairman determines, to the total of the gross operating revenues derived from intrastate utility and electricity supplier operations for all public service companies that are billed under this section over that period. 22 (ii) To the extent that the Commission requires an electric company to report the gross operating revenue derived from intrastate utility and electricity supplier operation in order to calculate the bill under subparagraph (i) of this paragraph, a small rural electric cooperative described in § 7-502(a) of this article may satisfy the requirement by submitting to the Commission an estimate made in accordance with a formula approved by the Commission from information that the small rural electric cooperative submits to the rural utilities service. 29 (5) The minimum bill for a public service company shall be \$10. 30 (6) The public service company: 31 (i) chall pay the bill on or before the next July 15; or 32 (ii) may elect to make partial payments on the 15th days of July <td>10</td> <td>(3) The Commission shall send a bill to each public service company on or</td>	10	(3) The Commission shall send a bill to each public service company on or
13 1. the estimated total costs and exponses of the Commission 14 [and], the Office of People's Counsel, AND THE OFFICE OF CLIMATE COUNSEL during the next fiscal year; multiplied by 16 2. the ratio of the gross operating revenues for the public service company derived from intrastate utility and electricity supplier operations in the preceding calendar year, or other 12-month period as the Chairman determines, to the total of the gross operating revenues derived from intrastate utility and electricity supplier operations for all public service companies that are billed under this section over the period. 22 (ii) To the extent that the Commission requires an electric company to report the gross operating revenue derived from intrastate utility and electricity supplier operation in order to calculate the bill under subparagraph (i) of this paragraph, a smal rural electric cooperative described in § 7–502(a) of this article may satisfy the requirement by submitting to the Commission an estimate made in accordance with a formula approved by the Commission from information that the small rural electric cooperative submits to the rural utilities service. 29 (5) The minimum bill for a public service company shall be \$10. 30 (f) The public service company: 31 (i) shall pay the bill on or before the next July 15; or 32 (ii) may elect to make partial payments on the 15th days of July	11	before May 1 of each year.
14 [and], the Office of People's Counsel, AND THE OFFICE OF CLIMATE COUNSEL during the next fiscal year; multiplied by 15 2. the ratio of the gross operating revenues for the public service company derived from intrastate utility and electricity supplier operations in the preceding calendar year, or other 12 month period as the Chairman determines, to the total of the gross operating revenues derived from intrastate utility and electricity supplier operations for all public service companies that are billed under this section over that period. 22 (ii) To the extent that the Commission requires an electric company to report the gross operating revenue derived from intrastate utility and electricity supplier operation in order to calculate the bill under subparagraph (i) of this paragraph, a smalt rural electric cooperative described in § 7–502(a) of this article may catisfy the requirement by submitting to the Commission an estimate made in accordance with a formula approved by the rural utilities service. 29 (5) The minimum bill for a public service company: 30 (6) The public service company: 31 (i) shall pay the bill on or before the next July 15; or 32 (ii) may elect to make partial payments on the 15th days of July	12	(4) (i) The bill shall equal the product of:
14 [and], the Office of People's Counsel, AND THE OFFICE OF CLIMATE COUNSEL during the next fiscal year; multiplied by 15 2. the ratio of the gross operating revenues for the public service company derived from intrastate utility and electricity supplier operations in the preceding calendar year, or other 12 month period as the Chairman determines, to the total of the gross operating revenues derived from intrastate utility and electricity supplier operations for all public service companies that are billed under this section over that period. 22 (ii) To the extent that the Commission requires an electric company to report the gross operating revenue derived from intrastate utility and electricity supplier operation in order to calculate the bill under subparagraph (i) of this paragraph, a smalt rural electric cooperative described in § 7–502(a) of this article may catisfy the requirement by submitting to the Commission an estimate made in accordance with a formula approved by the rural utilities service. 29 (5) The minimum bill for a public service company: 30 (6) The public service company: 31 (i) shall pay the bill on or before the next July 15; or 32 (ii) may elect to make partial payments on the 15th days of July	13	1 the estimated total costs and expenses of the Commission
15 the next fiscal year; multiplied by 16 2. the ratio of the gross operating revenues for the public 17 service company derived from intrastate utility and electricity supplier operations in the 18 preceding calendar year, or other 12 month period as the Chairman determines, to the 19 total of the gross operating revenues derived from intrastate utility and electricity supplier 20 operations for all public service companies that are billed under this section over that 21 (ii) To the extent that the Commission requires an electric company 22 (iii) To the extent that the Commission requires an electric company 23 to report the gross operating revenue derived from intrastate utility and electricity supplier 24 (ii) To the extent that the Commission requires an electric company 25 (iii) To the extent that the commission requires an electric to supplice 26 (ii) To the extent that the commission requires an electric to supplice 27 (ii) To the extent that the commission requires an electric to supplice 28 (i) To the extent that the commission requires an electric to supplice 29 (j) To the commission an estimate made in accordance with a formula approved <td></td> <td>•</td>		•
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24 operation in order to calculate the bill under subparagraph (i) of this paragraph, a small rural electric cooperative described in § 7–502(a) of this article may satisfy the requirement by submitting to the Commission an estimate made in accordance with a formula approved by the Commission from information that the small rural electric cooperative submits to the rural utilities service. 27 by the Commission from information that the small rural electric cooperative submits to the rural utilities service. 29 (5) 30 (6) 31 (i) 32 (ii) 33 (ii) 34 (iii) 35 (iii) 36 (5) 37 (6) 38 (7) 39 (1) 30 (2) 31 (1) 32 (1) 33 (1) 34 (1) 35 (1) 36 (1) 37 (1) 38 (1) 39 (1) 30 (2) 31 (1) 32 (1) 33 (1) <t< td=""><td>22</td><td>(ii) To the extent that the Commission requires an electric company</td></t<>	22	(ii) To the extent that the Commission requires an electric company
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 29 (5) The minimum bill for a public service company shall be \$10. 30 (6) The public service company: 31 (i) shall pay the bill on or before the next July 15; or 32 (ii) may elect to make partial payments on the 15th days of July 	27	by the Commission from information that the small rural electric cooperative submits to
30 (6) The public service company: 31 (i) shall pay the bill on or before the next July 15; or 32 (ii) may elect to make partial payments on the 15th days of July	28	the rural utilities service.
31 (i) shall pay the bill on or before the next July 15; or 32 (ii) may elect to make partial payments on the 15th days of July	29	(5) The minimum bill for a public service company shall be \$10.
32 (ii) may elect to make partial payments on the 15th days of July	30	(6) The public service company:
	31	(i) shall pay the bill on or before the next July 15; or
	32 33	(ii) may elect to make partial payments on the 15th days of July, October, January, and April.

A partial payment shall equal 25% of the bill and may not be less than (7)1 $\mathbf{2}$ <u>\$10.</u> 3 (8)During any State fiscal year, the Chairman may change: the estimate of costs and expenses of the Commission landl; (I) 4 (III) the estimate of costs and expenses of the Office of People's $\mathbf{5}$ 6 Counsel, as changed by the People's Counsel; AND 7 (III) THE ESTIMATE OF COSTS AND EXPENSES OF THE OFFICE OF **CLIMATE COUNSEL, AS CHANGED BY THE CLIMATE COUNSEL.** 8 9 (9) If the estimate is changed, the Commission shall send a revised (i) 10 bill to each public service company that has elected to make partial payments. 11 (ii) The change shall be apportioned equally against the remaining 12payments for the fiscal year. 13On or before September 15 of each year, the Chairman shall (10)(i) compute FOR THE PRECEDING FISCAL YEAR: 14 1. the actual costs and expenses of the Commission[, and]; 15the actual costs and expenses of the Office of People's 16 2 17Counsel, as provided by the People's Counsel [for the preceding fiscal year]; AND 18 3. THE ACTUAL COSTS AND EXPENSES OF THE OFFICE OF CLIMATE COUNSEL, AS PROVIDED BY THE CLIMATE COUNSEL. 1920(ii) If the amounts collected are less than the actual costs and 21expenses of the Commission [and], the Office of the People's Counsel, AND THE OFFICE 22 OF CLIMATE COUNSEL, after deducting the amounts recovered under §§ 2-111(a) and 2-123 of this subtitle, on or before October 15, the Chairman shall send to any public service 23company that is affected a statement that shows the amount due. 2425If the amounts collected exceed the actual costs and expenses of (iii) the Commission [and], the Office of the People's Counsel, AND THE OFFICE OF CLIMATE 26COUNSEL for the preceding fiscal year, the Commission shall deduct any excess retained 27funds from the appropriation for the next fiscal year before the Commission determines the 28amount to be paid by each public service company for the next fiscal year under paragraph 29(2) of this subsection. 30

HOUSE BILL 30

10

1	(11) A public service company shall pay an amount due within 30 days after
2	the statement is received.
3	(12) The total amount that may be charged to a public service company
4	under this section for a State fiscal year may not exceed:
5	(i) 0.25% of the public service company's gross operating revenues
6	derived from intrastate utility and electricity supplier operations in the preceding calendar
7	year, or other 12-month period that the Chairman determines, for the costs and expenses
8	of the Commission other than that of the Office of People's Counsel-AND THE OFFICE OF
9	CLIMATE COUNSEL; plus
9	CEMINTE COONSEE, Plus
10	(ii) 1. 0.05% of those revenues for the costs and expenses of the
11	Office of People's Counsel; AND
12	2. 0.025% of those revenues for the costs and
13	EXPENSES OF THE OFFICE OF CLIMATE COUNSEL.
10	EAT EADED OF THE OTTICE OF CERMITTE COUNSEE.
14	(d) (1) Within 30 days after the Commission issues a bill under subsection (c)
15	of this section, the party billed may request a hearing as to the amount of the bill.
16	(2) Any amount of a bill that is not paid within 30 days after the date of
17	determination on a hearing or, if a hearing is not requested, on the date when payment is
18	due, shall bear annual interest at a rate, not less than 6%, that the Commission sets by
19	regulation.
90	9, 110, 1
20	$\frac{2-110.1}{2}$
21	(a) There is a Public Utility Regulation Fund.
22	(b) The Fund consists of:
2.2	
23	(1) all revenue received through the imposition and collection of
24	assessments under § 2–110 of this subtitle;
25	(2) fees received by the Commission under § 2–123 of this subtitle for
$\frac{26}{26}$	filings and for other services rendered by the Commission;
20	mings and for other services renaered by the commission,
27	(3) income from investments that the State Treasurer makes for the Fund;
28^{-1}	and
29	(4) any other fee, examination assessment, or revenue received by the
30	Commission under this division.

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1	(c) Notwithstanding subsection (b) of this section, the Commission shall pay a	
2	fines and penalties collected by the Commission under this article into the General Fun	d
3	of the State.	
4	(d) The purpose of the Fund is to pay all the costs and expenses incurred by the	10
5	Commission [and], the Office of People's Counsel, AND THE OFFICE OF CLIMAT	Ŧ
6	COUNSEL that are related to the operation of the Commission [and], the Office of People	
7	Counsel, AND THE OFFICE OF CLIMATE COUNSEL, including:	
•	counsel, and the office of children coonsel, including.	
8	(1) expenditures authorized under this division; and	
9	(2) any other expense authorized in the State budget.	
10	(e) (1) All the costs and expenses of the Commission [and], the Office (of
11	People's Counsel, AND THE OFFICE OF CLIMATE COUNSEL shall be included in the Stat	
12	budget.	
14	Sudget.	
13	(2) Expenditures from the Fund to cover costs and expenses of th	، م
10 14	Commission [and], THE Office of People's Counsel, AND THE OFFICE OF CLIMAT	
		Б
15	COUNSEL may only be made:	
10	(i) with an annuariation from the Fund annuared by the Const	_1
16	(i) with an appropriation from the Fund approved by the General	Ħ
17	Assembly in the State budget; or	
18	(ii) by budget amendment in accordance with § 7-209 of the Stat	+~
10 19	(ii) by budget amendment in accordance with § 7–209 of the Stat Finance and Procurement Article.	. e
19	THANCE and Frocurement Article.	
20	(f) (1) The State Treasurer is the custodian of the Fund.	
20	(1) (1)	
21	(2) The State Transvers shall deposit permants received from the	• •
$\frac{21}{22}$	(2) The State Treasurer shall deposit payments received from the	æ
22	Commission into the Fund.	
<u></u>	(a) (1) The Fund is a continuing appoint nonlanging fund that is not subject	~ +
23	(g) (1) The Fund is a continuing, special, nonlapsing fund that is not subject 5.7 200 of the State Figure and Pressure and Activity and supermet the second	
24 97	to § 7-302 of the State Finance and Procurement Article, and may not be considered a par	₽ŧ
25	of the General Fund of the State.	
0.0		
26	(2) Unless otherwise provided by law, no part of the Fund may revert or k)e
27	eredited to:	
28	(i) the General Fund of the State; or	
29	(ii) any other special fund of the State.	
30	Subtitle 3. Climate Counsel.	
31	2-301.	

1	(A)	THERE IS A CLIMATE COUNSEL IN THE OFFICE OF CLIMATE COUNSEL.
2	(B)	WITH THE ADVICE AND CONSENT OF THE SENATE, THE ATTORNEY
2 3		SHALL APPOINT THE CLIMATE COUNSEL.
0	GENERAL	
4	(C)	(1) THE TERM OF THE CLIMATE COUNSEL IS 5 YEARS AND BEGINS ON
5	JULY 1.	
6		(2) AT THE END OF A TERM, THE CLIMATE COUNSEL CONTINUES TO
7	SERVE UNI	FIL A SUCCESSOR IS APPOINTED AND QUALIFIES.
8		(3) A CLIMATE COUNSEL WHO IS APPOINTED AFTER A TERM HAS
9	BEGUN SEI	RVES FOR THE REST OF THE TERM AND UNTIL A SUCCESSOR IS APPOINTED
10	AND QUAL	HFIES.
11	(D)	
12	PRACTICE	LAW IN THE STATE.
10		DEFODE MARING OFFICE THE CLIMATE COUNCEL GUALL MARE THE
13	(E)	BEFORE TAKING OFFICE, THE CLIMATE COUNSEL SHALL TAKE THE
14	өлтп ке ү	UIRED BY ARTICLE I, § 9 OF THE MARYLAND CONSTITUTION.
15	(F)	THE CLIMATE COUNSEL SHALL DEVOTE FULL TIME TO THE DUTIES OF
16	OFFICE.	The children of the better of the to the botter of
10	0111011	
17	(G)	THE CLIMATE COUNSEL IS ENTITLED TO A SALARY OF AT LEAST
18	\$120,000 /	VEAR AS PROVIDED IN THE STATE BUDGET.
19	(II)	THE ATTORNEY GENERAL MAY REMOVE THE CLIMATE COUNSEL FOR
20	GOOD CAU	SE SHOWN AFTER NOTICE AND AN OPPORTUNITY TO BE HEARD.
21	2-302.	
22	(A)	THERE IS AN OFFICE OF CLIMATE COUNSEL IN THE PUBLIC SERVICE
23	COMMISSI	ON.
~ .	(_)	
24	(B)	THE STATE BUDGET SHALL PROVIDE SUFFICIENT MONEY FOR THE
25		F CLIMATE COUNSEL TO HIRE NECESSARY STAFF IN ADDITION TO THE
26	STAFF ASS	ISTANCE THAT IS PROVIDED UNDER § 2-304(C)(2) OF THIS SUBTITLE.
97		(1) EVEDT AS DOMES IN DADACDADI (9) OF THIS SUBSECTION
27 28	OP OTHER	
28 20		WISE BY LAW, ALL PERSONNEL OF THE OFFICE OF CLIMATE COUNSEL ECT TO THE PROVISIONS OF THE STATE PERSONNEL AND PENSIONS
29	ARE SUBJ	EUT TU THE FRUVISIUNS UF THE STATE FERSUNNEL AND FENSIONS
30	mittitti.	

MANAGEMENT SERVICE OR ARE SPECIAL APPOINTMENTS IN THE STATE PERSONNEL

THE FOLLOWING ARE IN THE EXECUTIVE SERVICE OR

4 (⊞) THE CLIMATE COUNSEL; (II) THE DEPUTY CLIMATE COUNSEL: AND 56 (III) ATTORNEYS WHO ARE IN THE MANAGEMENT SERVICE OR $\overline{7}$ ARE SPECIAL APPOINTMENTS. 8 (D) THE COMPENSATION OF THE FOLLOWING PERSONNEL SHALL BE DETERMINED BY THE CLIMATE COUNSEL AND, IF POSSIBLE, IN ACCORDANCE WITH 9 10 THE STATE PAY PLAN: (1) THE DEPUTY CLIMATE COUNSEL: 11 (2) ATTORNEYS WHO ARE: 12 13 (I) IN THE MANAGEMENT SERVICE; OR 14 (II) SPECIAL APPOINTMENTS; AND 15(3) ALL POSITIONS IN MANAGEMENT. PROFESSIONAL. AND 16 TECHNICAL CLASSIFICATIONS UNIQUE TO THE OFFICE OF CLIMATE COUNSEL. (E) (1) AT LEAST 45 DAYS BEFORE THE EFFECTIVE DATE OF THE 17 18 CHANGE. THE CLIMATE COUNSEL SHALL SUBMIT TO THE SECRETARY OF BUDGET 19 AND MANAGEMENT EACH CHANGE TO SALARY PLANS THAT INVOLVES INCREASES 20 OR DECREASES IN SALARY RANCES OTHER THAN THOSE ASSOCIATED WITH ROUTINE RECLASSIFICATIONS AND PROMOTIONS OR GENERAL SALARY INCREASES 21APPROVED BY THE GENERAL ASSEMBLY. 22 23 (2) **REPORTABLE CHANGES INCLUDE CREATION OR ABOLITION OF** 24CLASSES, REGRADING THE CLASSES FROM ONE ESTABLISHED RANGE TO ANOTHER, 25CHANGES IN SALARY GUIDELINES TO ADMINISTER THE PAY SCHEDULES, OR 26CREATION OF NEW PAY SCHEDULES OR RANGES. 27(3) THE SECRETARY OF BUDGET AND MANAGEMENT SHALL: 28(]) **REVIEW THE PROPOSED CHANCES: AND**

1

2 3 (2)

MANAGEMENT SYSTEM:

HOUSE	BILL	30
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1	(II) AT LEAST 15 DAYS BEFORE THE EFFECTIVE DATE OF THE
2	PROPOSED CHANGES, ADVISE THE CLIMATE COUNSEL WHETHER THE CHANGES
3	WOULD HAVE AN ADVERSE EFFECT ON COMPARABLE STATE JOBS.
4	(4) FAILURE OF THE SECRETARY TO RESPOND IN A TIMELY MANNER
5	IS NOT CONSIDERED A STATEMENT OF ADVERSE EFFECT.
6	(F) ON OR BEFORE JANUARY 31 EACH YEAR, THE CLIMATE COUNSEL
0 7	SHALL REPORT TO THE SECRETARY OF BUDGET AND MANAGEMENT AND, SUBJECT
8	TO § 2–1257 OF THE STATE GOVERNMENT ARTICLE, TO THE GENERAL ASSEMBLY
8 9	-
9 10	SETTING FORTH ALL PERSONNEL POSITIONS, CLASSIFICATIONS, AND SALARIES IN THE OFFICE OF CLIMATE COUNSEL, AS OF THE END OF THE PRECEDING CALENDAR
-	
11	YEAR.
12	(G) THE OFFICE OF CLIMATE COUNSEL MAY RETAIN OR HIRE EXPERTS IN
13	THE FIELDS OF:
10	
14	(1) UTILITY REGULATION, INCLUDING COST OF CAPITAL EXPERTS,
15	RATE DESIGN EXPERTS, ACCOUNTANTS, ECONOMISTS, ENGINEERS,
16	TRANSPORTATION SPECIALISTS, AND LAWYERS; AND
17	(2) CLIMATE CHANGE, INCLUDING METEOROLOGISTS,
18	OCEANOGRAPHERS, ECOLOGISTS, FORESTERS, GEOLOGISTS, SEISMOLOGISTS,
19	BOTANISTS, AND EXPERTS IN ANY OTHER FIELD OF SCIENCE THAT THE CLIMATE
20	Counsel determines is necessary.
21	2-303.
22	(A) (1) THE OFFICE OF CLIMATE COUNSEL SHALL EVALUATE EACH
23	MATTER PENDING BEFORE THE COMMISSION TO DETERMINE WHETHER THE
24	environmental interests of the State and its residents are affected,
25	(2) IF THE OFFICE OF CLIMATE COUNSEL CONSIDERS THE
26	ENVIRONMENTAL INTERESTS OF THE STATE AND ITS RESIDENTS TO BE AFFECTED,
27	THE OFFICE OF CLIMATE COUNSEL SHALL APPEAR BEFORE THE COMMISSION AND
28	COURTS ON BEHALF OF THE STATE AND ITS RESIDENTS IN EACH MATTER OR
29	PROCEEDING OVER WHICH THE COMMISSION HAS ORIGINAL JURISDICTION,
30	INCLUDING A PROCEEDING ON THE RATES, SERVICE, OR PRACTICES OF A PUBLIC
31	SERVICE COMPANY OR ON A VIOLATION OF THIS DIVISION.
32	(3) AS THE OFFICE OF CLIMATE COUNSEL CONSIDERS NECESSARY,
33	THE OFFICE OF CLIMATE COUNSEL SHALL CONDUCT INVESTIGATIONS AND

33 THE OFFICE OF CLIMATE COUNSEL SHALL CONDUCT INVESTIGATIONS AND
 34 REQUEST THE COMMISSION TO INITIATE PROCEEDINGS TO PROTECT THE
 35 ENVIRONMENTAL INTERESTS OF THE STATE AND ITS RESIDENTS.

1 (B) THE CLIMATE COUNSEL SHALL ADMINISTER AND OPERATE THE 2 OFFICE OF CLIMATE COUNSEL.

3 2-304.

4 (A) IN APPEARANCES BEFORE THE COMMISSION AND COURTS ON BEHALF 5 OF THE STATE AND ITS RESIDENTS, THE OFFICE OF CLIMATE COUNSEL HAS THE 6 RIGHTS OF COUNSEL FOR A PARTY TO THE PROCEEDING, INCLUDING THOSE RIGHTS 7 SPECIFIED IN § 3–107 OF THIS ARTICLE.

8 **(B)** THE OFFICE OF CLIMATE COUNSEL MAY APPEAR BEFORE ANY 9 FEDERAL OR STATE UNIT TO PROTECT THE ENVIRONMENTAL INTERESTS OF THE 10 STATE AND ITS RESIDENTS.

11(C)(1)EXCEPT AS OTHERWISE PROVIDED IN THIS ARTICLE AND12CONSISTENT WITH THE PUBLIC INFORMATION ACT, THE OFFICE OF CLIMATE13COUNSEL SHALL HAVE FULL ACCESS TO THE COMMISSION'S RECORDS AND SHALL14HAVE THE BENEFIT OF ALL OTHER FACILITIES OR INFORMATION OF THE15COMMISSION.

16 (2) THE OFFICE OF CLIMATE COUNSEL IS ENTITLED TO THE 17 ASSISTANCE OF THE COMMISSION'S STAFF, IF THE STAFF DETERMINES THAT THE 18 ASSISTANCE IS CONSISTENT WITH THE STAFF'S RESPONSIBILITIES AND IF THE 19 STAFF AND THE OFFICE OF CLIMATE COUNSEL AGREE THAT THE ASSISTANCE, IN A 20 PARTICULAR MATTER, IS CONSISTENT WITH THEIR RESPECTIVE INTERESTS.

(D) THE OFFICE OF CLIMATE COUNSEL MAY RECOMMEND LEGISLATION TO
 THE GENERAL ASSEMBLY ON ANY MATTER RELATED TO THE COMMISSION'S
 JURISDICTION THAT MAY AFFECT THE ENVIRONMENTAL INTERESTS OF THE STATE
 AND ITS RESIDENTS.

25 2-305.

IF THE BUDGET FOR THE OFFICE OF CLIMATE COUNSEL IS INSUFFICIENT TO
 ALLOW IT TO PERFORM ITS DUTIES, THE OFFICE OF CLIMATE COUNSEL MAY APPLY
 TO THE BOARD OF PUBLIC WORKS FOR ADDITIONAL MONEY FROM THE GENERAL
 EMERGENCY FUND.

30 [<u>2</u>-302.] **2-402.**

This subtitle applies to commissioners, the General Counsel, the People's Counsel,
 THE-officers and employees of the Office of People's Counsel, THE-CLIMATE COUNSEL,

1	THE OFFICERS AND EMPLOYEES OF THE OFFICE OF CLIMATE COUNSEL, and the
2	officers and employees of the Commission.
3	[2-303.] 2-403.
4	(a) This section applies to each individual subject to [§ 2–302] § 2–402 of this
5	subtitle and to:
6	(1) each spouse, dependent child, parent, brother, or sister of each
7	commissioner, the People's Counsel, THE CLIMATE COUNSEL, the General Counsel, and
8	each public utility law judge; and
9	(2) each spouse or dependent child of each other officer or employee of the
10	Commission [or], THE Office of People's Counsel, OR THE OFFICE OF CLIMATE
11	Counsel.
12	(b) An individual subject to this section may not:
13	(1) hold an official relation to or connection with a public service company;
14	OP
15	(2) have a pecuniary interest in a public service company as the holder of
16	stock or other securities or otherwise.
17	[2-304.] 2-404.
18	An individual subject to [§ 2–302] § 2–402 of this subtitle may not hold an office or
19	position or engage in a business or avocation that is incompatible with the duties of office
20	or service with the Commission [or], THE Office of People's Counsel, OR THE OFFICE OF
21	CLIMATE COUNSEL.
22	[2-305.] 2-405.
23	An individual subject to [§ 2–302] § 2–402 of this subtitle may not solicit, suggest,
24	request, or recommend directly or indirectly to a public service company that a person be
25	appointed to an office or place of employment.
26	[2-306.] 2-406.
27	(a) Until at least 2 years have passed after leaving service as a commissioner [or],
28	the People's Counsel, OR THE CLIMATE COUNSEL, an individual may not:
29	(1) represent a public service company before the Commission;

	18 HOUSE BILL 30
$rac{1}{2}$	(2) appear before the Commission on behalf of a party to a Commission proceeding; or
$\frac{3}{4}$	(3) appear before the Commission on a matter within the jurisdiction of the Commission.
5 6	(b) Until at least 1 year has passed after leaving service with the Commission as the General Counsel or a public utility law judge, an individual may not:
7	(1) represent a public service company before the Commission;
8 9	(2) appear before the Commission on behalf of a party to a Commission proceeding; or
10 11	(3) appear before the Commission on a matter within the jurisdiction of the Commission.
$12 \\ 13 \\ 14$	(c) Until at least 1 year has passed after leaving service with the Commission as a commissioner, an individual may not receive financial benefit that is not otherwise generally available to the public as a customer of a public service company from:
$\begin{array}{c} 15\\ 16\end{array}$	(1) a public service company that is subject to the jurisdiction of the Commission; or
17 18 19	(2) a person that directly or indirectly, or through one or more intermediaries, controls, is controlled by, or is under common control with a public service company that is subject to the jurisdiction of the Commission.
20	[2-307.] 2-407.
$\begin{array}{c} 21 \\ 22 \end{array}$	(a) This section applies to each individual subject to [§ 2-302] § 2-402 of this subtitle and to:
$\begin{array}{c} 23\\ 24\\ 25 \end{array}$	(1) each spouse, dependent child, parent, brother, or sister of each commissioner, the People's Counsel, THE CLIMATE COUNSEL, the General Counsel, and each public utility law judge; and
26 27 28	(2) each spouse or dependent child of each other officer or employee of the Commission [or], THE Office of People's Counsel, OR THE OFFICE OF CLIMATE COUNSEL.
29 30 31	(b) (1) An individual subject to this section may not accept from a public service company or its officers, agents, or employees, a gift, gratuity, or special consideration.

1	(2)	This subsection does not preclude an individual from accepting a gift
2	from a relative.	
3	[2-308.] 2-408.	
4		section applies to each individual subject to [§ 2-302] § 2-402 of this
5	subtitle and to:	
6	(1)	each spouse, dependent child, parent, brother, or sister of each
$\frac{7}{8}$	commissioner, the each public utility	People's Counsel, THE CLIMATE COUNSEL, the General Counsel, and
	caen public atility	
9	(2)	each spouse or dependent child of each other officer or employee of the
10		, THE Office of People's Counsel , OR THE OFFICE OF CLIMATE
11	Counsel.	
12	(b) (1)	A public service company or its officer, agent, or employee may not offer
13	a gift, gratuity, or	special consideration to an individual subject to this section.
14	(2)	This section does not preclude an individual from offering a gift to a
15	relative.	
16	[2-309.] 2-409.	
17	Except as	directed by the Commission or a court or as authorized by law, an
18		to [§ 2–302] § 2–402 of this subtitle may not divulge information learned
19	while inspecting t	he plant or examining the records of a public service company.
20	[2-310] 2-410.	
21	An individ	al subject to [§ 2-302] § 2-402 of this subtitle may not violate this
22	division.	
23	3–102.	
24	(a) (1)	Any person may file a complaint with the Commission.
25	(2)	The complaint shall be in writing and set forth circumstances that
26	allege a violation	of this division by a public service company.
27		complaint filed under subsection (a) of this section states on its face a
28		rticle or if the Commission determines that the complaint deserves an
29	explanation, the (Commission shall:
30	(1)	serve a copy of the complaint on the public service company; and

	20	HOUSE BILL 30
$\frac{1}{2}$	(2) answer the comp	issue an order that requires the public service company to satisfy or laint in writing within a specified time.
$\frac{3}{4}$	(c) A p Commission is er	erson that is the subject of a complaint filed by any person or the attitled to a hearing in a contested case that results from the complaint.
$5 \\ 6 \\ 7$	(d) (1) conduct an inver complaint concer	Subject to paragraph (2) of this subsection, the Commission must stigation of the matters in a complaint filed under this section if the ns the following:
8 9	01	(i) the quality or reliability of gas supply or electric power supply;
10		(ii) the price of gas or electricity.
$\begin{array}{c} 11 \\ 12 \end{array}$	(2) subsection, the co	In order to be entitled to an investigation under paragraph (1) of this omplaint shall be signed by:
13		(i) the People's Counsel;
14		(ii) THE CLIMATE COUNSEL;
$\begin{array}{c} 15\\ 16\end{array}$	corporation or co	(III) the chief executive or local legislative body of a municipal unty in which a gas or electric company is authorized to operate; or
17 18	company, with th	{ (iii) } (IV) not less than 100 customers of the gas company or electric ne names and addresses of the customers set out in the complaint.
$\begin{array}{c} 19\\ 20 \end{array}$	(e) (1) person by filing a	The Commission shall begin proceedings on its own motion against a complaint.
$21 \\ 22 \\ 23$	(2) time in a proceed any hearing on th	The complaint filed under paragraph (1) of this subsection for the first ing shall be served on the person that is the subject of the complaint before ne matter.
$\begin{array}{c} 24 \\ 25 \end{array}$		ess a complaint is voluntarily satisfied, the Commission shall take final mplaint by issuing an order that:
26	(1)	dismisses the complaint;
27	(2)	directs full or partial satisfaction of the complaint; or
28	(3)	directs any action that the Commission considers to be warranted.
29	3–202.	

1	(a) Except for the staff of the Commission, a party or person in interest, including
2	the People's Counsel AND THE CLIMATE COUNSEL, that is dissatisfied by a final decision
3	or order of the Commission may seek judicial review of the decision or order as provided in
4	this subtitle.
5	(b) The Secretary of Natural Resources may seek judicial review under this
6	subtitle of a final decision or order of the Commission made under §§ 7-201 through 7-204,
7	§ 7-207, or § 7-208 of this article that relates to the environmental aspects of power plant
8	siting.
-	
9	(c) The Secretary of the Environment may seek judicial review of a final decision
10	or order of the Commission made under §§ 7–205 and 7–206 of this article.
10	of of do of the commission made and of 33 + 200 and + 200 of this article.
11	(d) If the Motor Vehicle Administration suspends or revokes the registration of a
12	motor vehicle carrier in accordance with an order of the Commission, only the order of the
13	Commission is subject to review under this section.
14	$\frac{7-216}{2}$
15	(b) (1) The Commission shall establish an Energy Storage Pilot Program.
10	
16	(2) The cumulative size of the pilot projects under the program shall be
17	between 5 and 10 megawatts, with a minimum of 15 megawatt-hours.
11	between o and to megawatts, with a minimum of to megawatt-nours.
18	(h) (4) (i) The Commission shall solicit comments from the Maryland
19	Energy Administration, the Office of People's Counsel, THE OFFICE OF CLIMATE
20	COUNSEL , and other stakeholders and hold a hearing on each application submitted under
2 1	subsection (d) of this section.
41	Subsection (u) of this section.
22	(ii) The Commission shall approve, approve with modifications, or
$\frac{22}{23}$	reject an application submitted under subsection (d) of this section after:
20	reject an application submitted under subsection (a) of time section after.
24	1. receiving comments from the Maryland Energy
25	Administration, the Office of People's Counsel, THE OFFICE OF CLIMATE COUNSEL, and
26	other stakeholders and holding a hearing;
07	
27	$\frac{2}{2}$ considering the projected costs and benefits of the projects
28	proposed for inclusion in the pilot program; and
29	3. determining whether the project is in the public and
30	ratepayer interest.
31	(7) (i) On or before July 1 of 2023, 2024, and 2025, an investor-owned
32	electric company shall submit to the Commission, the Maryland Energy Administration,
33	[and] the Office of People's Counsel, AND THE OFFICE OF CLIMATE COUNSEL
34	information or data concerning:

22

1		1.	estimated project costs;
2		<u> </u>	final project costs;
$\frac{3}{4}$	interconnection;	<u>्</u> ठ.	the number of days necessary to achieve project
5		4.	the total cost of project interconnection;
$6 \\ 7$	permitting;	5.	the number of days necessary to achieve project
8		6.	the total cost of project permitting;
9		7.	the contractual or committed commercial operation date;
10		8.	the actual commercial operation date;
11		9.	the name and address of the project developer;
12		10.	the location and address of the project;
13		11.	the size of the energy storage project in watts;
14		<u>12.</u>	the duration of the energy storage project in watt-hours;
15		13.	the type of energy storage technology;
16		14.	the identities of any project owners or lessors;
17		15.	any project financing methods;
18 19	project;	16.	the identity of any entity that provides financing for the
20		17.	the length of any project contract;
$\begin{array}{c} 21 \\ 22 \end{array}$	manufacturer;	18.	any inverters used for the project, including the type and
23		19.	any manufacturer warranty, including its duration;
24		20.	any developer warranty, including its duration;
25		21.	any technology with which the project is paired;

1 2	configured;	<u>99</u> .	how meters and inverters associated with the project are
3		<u>23.</u>	any system integrator associated with the project;
4		24.	project safety, including battery type and chemistry;
$5 \\ 6$	project;	25.	any energy management system associated with the
7 8	with the project;	26.	any energy storage power conversion system associated
9 10	subsection (c) of this sec	27. tion;	the business model selected for the project under
11		28.	the cost recovery mechanism for the project;
12		29.	the rate of return applied to the project;
$\begin{array}{c} 13 \\ 14 \end{array}$	this section, the number	30. and ty	for a virtual power plant project under subsection (c)(4) of pe of customers participating;
$\begin{array}{c} 15\\ 16\end{array}$	this section, the identity	31. of the	for a virtual power plant project under subsection (c)(4) of aggregator;
17 18	third-party use of the st	32. orage (operational challenges related to multiple stakeholder or
19 20	any wholesale market re	33. venue	the types of revenue expected from the project, including
$\begin{array}{c} 21 \\ 22 \end{array}$	wholesale market revenu	34. 488;	the types of revenue provided by the project, including any
23		35.	the distribution need the project addressed;
$\begin{array}{c} 24 \\ 25 \end{array}$	for an alternative invest	36. ment;	the amount of time the project is expected to defer the need
$\frac{26}{27}$	time the project is expec	37. t ed to (any value of optionality associated with the amount of lefer the need for an alternative investment;
$\begin{array}{c} 28\\ 29 \end{array}$	installed;	38.	the expected load projection before the project was
30		39.	enhanced grid reliability as a result of the project;

$\frac{1}{2}$	40. for a utility and third–party project under subsection (c)(2) of this section, the dollar value of the lease payments from the third party to the utility;
$\frac{3}{4}$	41. for a utility and third–party project under subsection (c)(2) of this section, the duration of the lease agreement between the third party and the utility;
$5\\6$	42. any other identified benefits, including resiliency and social benefits;
7	43. expected and actual storage system cycling;
8 9	44. the project's success in switching between applications without challenges or problems;
10 11	45. occasions when the project was unable to serve an application;
12	46. any project delays and the causes for the delays;
13 14	47. any emissions reductions expected as a result of the project; and
15	48. any other information required by the Commission.
16 17 18	(ii) Subject to subparagraph (iv) of this paragraph, an investor-owned electric company shall make all data provided under subparagraph (i) of this paragraph that is not proprietary or confidential available to the public.
19 20	(iii) To the extent possible, any annualized data provided under subparagraph (i) of this paragraph shall be seasonally adjusted.
$\begin{array}{c} 21 \\ 22 \end{array}$	(iv) After receiving comments from all parties, the Commission shall determine:
$\begin{array}{c} 23\\ 24\\ 25 \end{array}$	1. which data related to the projects shall be made available only to the technical staff of the Commission [and], the Office of People's Counsel, AND THE OFFICE OF CLIMATE COUNSEL; and
$\begin{array}{c} 26\\ 27 \end{array}$	2. which data related to the projects shall be made available to the public.
28 29 30 31	(k) (1) Except as provided in subsection (i) of this section, on or before July 1, 2026, in consultation with the Maryland Energy Administration [and], the Office of People's Counsel, AND THE OFFICE OF CLIMATE COUNSEL, the Commission shall evaluate the projects approved under this section based on:

24

31 evaluate the projects approved under this section based on:

1		(i)	the overall cost of the project;
$\frac{2}{3}$	applications;	(ii)	whether the project was optimized through multiple
4		(iii)	whether the project managed to capture different value streams;
5		(iv)	whether the project reduced system costs;
$6 \\ 7$	investment on the	(v) distrik	whether the project deferred or replaced entirely a traditional pution system, and any value of such a deferral or replacement;
8		(vi)	an analysis of any funds generated from the wholesale market;
9		(vii)	other benefits provided as a result of the project;
10		(viii)	issues that the project encountered in implementation; and
$\frac{11}{12}$	electricity supply.	(ix)	whether the project altered the quality or availability of
13	7–507.		
$14 \\ 15$	(k) (1)		Commission may revoke or suspend the license of an electricity renalty or other remedy, order a refund or credit to a customer, or
16			m adding or soliciting additional customers by the electricity
17			n the Commission's own investigation or on complaint of the Office
18	of People's Counse], THE	CLIMATE COUNSEL, the Attorney General, or an affected party.
$\frac{19}{20}$	(p) The l	People'	s Counsel shall have the same authority in licensing, complaint, roceedings as it has in Title 2 of this article.
20	and anopatic resord	tion pi	
21	(Q) The	-CLIM	HATE COUNSEL SHALL HAVE THE SAME AUTHORITY IN
22	LICENSING, COM	PLAIN	IT, AND DISPUTE RESOLUTION PROCEEDINGS AS IT HAS IN
23	TITLE 2 OF THIS	ARTIC	LE.
24	7-605.		
25	(c) The	People'	's Counsel has the same authority in licensing, complaint, and
26		-	dings as the People's Counsel has under Subtitle 5 of this title and
27	Title 2 of this artic	-	
28	(D) THE	CLIM	ATE COUNSEL HAS THE SAME AUTHORITY IN LICENSING,
$\frac{20}{29}$			UTE RESOLUTION PROCEEDINGS AS THE CLIMATE COUNSEL
			5 OF THIS TITLE AND TITLE 2 OF THIS ARTICLE.
30			

HOUSE BILL 30	

$2 \\ 3 \\ 4$	of Climat	те Со ц	JNSEL	ommission [or], THE-Office of People's Counsel, OR THE OFFICE who are convicted of violating Title 2, [Subtitle 3] SUBTITLE 4 of ion to any other penalties, be removed or discharged from office.
5				Article – State Government
6	9–20B–07.			
7	(a)	There	is a S	trategic Energy Investment Advisory Board.
8	(e)	The I	3oard e	onsists of the following members:
9		(1)	one m	nember of the Senate, appointed by the President of the Senate;
10 11	House of De	(2) degated	one m 3;	ember of the House of Delegates, appointed by the Speaker of the
12		(3)	the fo	llowing members appointed by the Governor:
13			(i)	two representatives of Maryland residential customers;
14			(ii)	a representative of Maryland commercial customers;
15			(iii)	a representative of large electricity users in the State;
16			(iv)	a representative of an electric company;
17			(v)	a representative of an electric cooperative;
18			(vi)	a representative of electricity suppliers;
19			(vii)	a representative of a Maryland environmental group; and
20			(viii)	a representative of a renewable electricity industry; and
21		(4)	the fo	llowing nonvoting ex officio members:
$\begin{array}{c} 22\\ 23 \end{array}$	Chairman's	design	(i) i ce;	the Chairman of the Public Service Commission, or the
$\begin{array}{c} 24 \\ 25 \end{array}$	Counsel'	S-DESI	(ii) GNEE;	the People's Counsel, or the [designee of the] People's [Counsel]

1 13-204.

$\frac{1}{2}$	DESIGNEE;	(III) THE CLIMATE COUNSEL, OR THE CLIMATE COUNSEL'S and
$\frac{3}{4}$	designee.	[(iii)] (IV) the Secretary of the Environment, or the Secretary's
5 6 7	-	0 of the Acts of 2011, as amended by Chapters 64 and 65 of the Acts of pter 378 of the Acts of 2015, and Chapter 213 of the Acts of 2019 <u>, and</u> <u>Chapter 118 of the Acts of 2020</u>
8 9	SECT That:	ION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
10	(a)	In this section, "zero emission electric vehicle" includes:
$\begin{array}{c} 11 \\ 12 \end{array}$	Transportat	(1) A plug-in electric drive vehicle as defined in § $11-145.1$ of the ion Article; and
$\frac{13}{14}$	Article.	(2) A fuel cell electric vehicle as defined in § 11–125.1 of the Transportation
15	(b)	There is a Maryland Zero Emission Electric Vehicle Infrastructure Council.
16	(c)	The Council consists of the following members:
17 18	the Senate;	(1) One member of the Senate of Maryland, appointed by the President of
19 20	the House;	(2) Two members of the House of Delegates, appointed by the Speaker of
21		(3) The Secretary of Transportation, or the Secretary's designee;
22		(4) The Secretary of Planning, or the Secretary's designee;
23		(5) The Secretary of the Environment, or the Secretary's designee;
24		(6) The Secretary of Commerce, or the Secretary's designee;
$\frac{25}{26}$	Service Com	(7) The Executive Director of the Technical Staff of the Maryland Public mission, or the Executive Director's designee;
$\begin{array}{c} 27\\ 28 \end{array}$	designee;	(8) The Director of the Maryland Energy Administration, or the Director's

THE **CLIMATE** PEOPLE'S COUNSEL, OR THE **CLIMATE** PEOPLE'S 1 (9) $\mathbf{2}$ COUNSEL'S DESIGNEE; and 3 **[**(9)**] (10)** The following members appointed by the Governor: One representative of an institution of higher education in the 4 (i) State with expertise in energy, transportation, or the environment; $\mathbf{5}$ 6 (ii) Two representatives of the Maryland Association of Counties, 7 including: 8 1. A representative who resides in a rural region of the State; 9 and 2.10 A representative who resides in an urban or suburban 11 region of the State; 12(iii) Two representatives of the Maryland Municipal League, 13including: 141. A representative who resides in a rural region of the State; and 1516 2. A representative who resides in an urban or suburban region of the State; 1718(iv) One representative of the Baltimore Electric Vehicle Initiative; 19 Two representatives of electric companies in the State: (v) 20One representative of a plug-in electric drive vehicle (vi) 21manufacturer; 22One representative of a manufacturer of plug-in electric drive (vii) vehicle charging stations; 2324(viii) One representative of manufacturers of fuel cell electric vehicles; 25One representative of manufacturers of fuel cell electric vehicle (ix) 26infrastructure equipment; 27One representative of fleet vehicle operators; (x) 28(xi) One representative of electrical workers; 29One representative of the environmental community; (xii)

28

1 (xiii) One public member with expertise in energy or transportation $\mathbf{2}$ policy: 3 (xiv) One representative of the Maryland Automobile Dealers 4 Association: and $\mathbf{5}$ One representative of the retail electric supplier community. (xv)6 The Governor shall designate the chair or cochairs of the Council. (d) 7 (e) The Department of Transportation shall provide staff support to the Council 8 with the assistance of the Maryland Energy Administration and Maryland Public Service Commission. 9 (f) A member of the Council: 10 11 (1)May not receive compensation as a member of the Council; but 12Is entitled to reimbursement of expenses under the Standard State (2)Travel Regulations, as provided in the State budget. 1314 (g)The Council shall: Develop an action plan to facilitate the successful integration of zero 15(1)16 emission electric vehicles into the State's transportation network; 17Assist in developing and coordinating statewide standards for (2)streamlined permitting and installation of residential and commercial electric vehicle 1819charging and hydrogen refueling stations and supply equipment; 20Develop a recommendation for a statewide electric vehicle charging and (3)21hydrogen refueling infrastructure plan, including placement opportunities for public charging and hydrogen refueling stations; 2223(4)Increase consumer awareness and demand for zero emission electric 24vehicles through public outreach; 25Make recommendations regarding monetary and nonmonetary (5)26incentives to support zero emission electric vehicle ownership and maximize private sector 27investment in zero emission electric vehicles; 28Develop targeted policies to support fleet purchases of zero emission (6)29electric vehicles; Develop charging solutions for existing and future multidwelling units; 30 (7)

1 (8) Develop model procurement practices for light-duty vehicles that 2 include an evaluation of the vehicle lifecycle costs inclusive of estimated fuel cost over the 3 anticipated life of the vehicle;

4 (9) Encourage local and regional efforts to promote the use of electric 5 vehicles and attract federal funding for State and local zero emission electric vehicle 6 programs;

7 (10) Recommend policies that support zero emission electric vehicle 8 charging and hydrogen refueling from clean energy sources;

9 (11) Recommend a method of displaying pricing information at public 10 charging and hydrogen refueling stations;

11 (12) Establish performance measures for meeting zero emission electric 12 vehicle–related employment, infrastructure, and regulatory goals; and

(13) Pursue other goals and objectives that promote the utilization of zeroemission electric vehicles in the State.

15 (h) (1) On or before December 1, 2013, December 1, 2014, December 1, 2015, 16 December 1, 2016, December 1, 2017, December 1, 2018, and December 1, 2019, the Council 17 shall submit interim reports of its work and recommendations to the Governor and, in 18 accordance with [§ 2–1246] § 2–1257 of the State Government Article, the General 19 Assembly.

(2) On or before June 30, 2020, the Council shall submit a final report of
its work and recommendations to the Governor and, in accordance with [§ 2–1246] §
22 2–1257 of the State Government Article, the General Assembly.

Chapter 401 of the Acts of 2011, as amended by Chapters 64 and 65 of the Acts of 2013, Chapter 378 of the Acts of 2015, and Chapter 118 of the Acts of 2020

26 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, 27 That:

28 (a) In this section, "zero emission electric vehicle" includes:

29 (1) A plug-in electric drive vehicle as defined in § 11-145.1 of the 30 Transportation Article; and

31 (2) A fuel cell electric vehicle as defined in § 11–125.1 of the Transportation
32 Article.

33 (b) There is a Maryland Zero Emission Electric Vehicle Infrastructure Council.

1 (c) The Council consists of the following members: $\mathbf{2}$ (1)One member of the Senate of Maryland, appointed by the President of 3 the Senate: Two members of the House of Delegates, appointed by the Speaker of 4 (2)the House; $\mathbf{5}$ 6 (3)The Secretary of Transportation, or the Secretary's designee; 7 The Secretary of Planning, or the Secretary's designee; (4)8 The Secretary of the Environment, or the Secretary's designee; (5)9 The Secretary of Commerce, or the Secretary's designee; (6)10 The Executive Director of the Technical Staff of the Maryland Public (7)11 Service Commission, or the Executive Director's designee; 12The Director of the Maryland Energy Administration, or the Director's (8)13designee; THE **CLIMATE** PEOPLE'S COUNSEL, OR THE **CLIMATE** PEOPLE'S 14 (9) 15**COUNSEL'S DESIGNEE;** and 16 **[**(9)**] (10)** The following members appointed by the Governor: 17One representative of an institution of higher education in the (i) State with expertise in energy, transportation, or the environment; 1819 Two representatives of the Maryland Association of Counties, (ii) including: 20211. A representative who resides in a rural region of the State; 22and 232.A representative who resides in an urban or suburban region of the State; 2425(iii) Two representatives of the Maryland Municipal League, including: 26271. A representative who resides in a rural region of the State; 28and

HOUSE	BILL	30
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$rac{1}{2}$	region of the State	;	2.	A representative who resides in an urban or suburban	
3		(iv)	One	representative of the Baltimore Electric Vehicle Initiative;	
4		(v)	Two	representatives of electric companies in the State;	
$5 \\ 6$	manufacturer;	(vi)	One	representative of a plug–in electric drive vehicle	
$7 \\ 8$					
9		(viii)	One	representative of manufacturers of fuel cell electric vehicles;	
10 11					
12		(x)	One	representative of fleet vehicle operators;	
13		(xi)	One	representative of electrical workers;	
14		(xii)	One	representative of the environmental community;	
$\begin{array}{c} 15\\ 16 \end{array}$	policy;	(xiii)	One	public member with expertise in energy or transportation	
$17\\18$	Association; and	(xiv)	One	representative of the Maryland Automobile Dealers	
19		(xv)	One	representative of the retail electric supplier community.	
20	(d) The C	lovern	or sha	all designate the chair or cochairs of the Council.	
$21 \\ 22 \\ 23$	with the assistance of the Maryland Energy Administration and Maryland Public Service				
24	(f) A me	mber o	f the (Council:	
25	(1)	May	not ree	ceive compensation as a member of the Council; but	
$\frac{26}{27}$	(2) Is entitled to reimbursement of expenses under the Standard State Travel Regulations, as provided in the State budget.				
28	(g) The C	The Council shall:			

1 (1) Develop an action plan to facilitate the successful integration of zero 2 emission electric vehicles into the State's transportation network;

3 (2) Assist in developing and coordinating statewide standards for 4 streamlined permitting and installation of residential and commercial electric vehicle 5 charging and hydrogen refueling stations and supply equipment;

6 (3) Develop a recommendation for a statewide electric vehicle charging and 7 hydrogen refueling infrastructure plan, including placement opportunities for public 8 charging and hydrogen refueling stations;

9 (4) Increase consumer awareness and demand for zero emission electric 10 vehicles through public outreach;

11 (5) Make recommendations regarding monetary and nonmonetary 12 incentives to support zero emission electric vehicle ownership and maximize private sector 13 investment in zero emission electric vehicles;

14 (6) Develop targeted policies to support fleet purchases of zero emission 15 electric vehicles;

16

(7)

Develop charging solutions for existing and future multidwelling units;

17 (8) Develop model procurement practices for light-duty vehicles that 18 include an evaluation of the vehicle lifecycle costs inclusive of estimated fuel cost over the 19 anticipated life of the vehicle;

20 (9) Encourage local and regional efforts to promote the use of electric 21 vehicles and attract federal funding for State and local zero emission electric vehicle 22 programs;

(10) Recommend policies that support zero emission electric vehicle
 charging and hydrogen refueling from clean energy sources;

(11) Recommend a method of displaying pricing information at public
 charging and hydrogen refueling stations;

(12) Establish performance measures for meeting zero emission electric
 vehicle-related employment, infrastructure, and regulatory goals; and

(13) Pursue other goals and objectives that promote the utilization of zero
 emission electric vehicles in the State.

(h) (1) On or before December 1, 2013, December 1, 2014, December 1, 2015,
December 1, 2016, December 1, 2017, December 1, 2018, and December 1, 2019, the Council
shall submit interim reports of its work and recommendations to the Governor and, in

accordance with [§ 2–1246] § 2–1257 of the State Government Article, the General
 Assembly.

3 (2) On or before June 30, 2020, the Council shall submit a final report of 4 its work and recommendations to the Governor and, in accordance with [§ 2–1246] § 5 2–1257 of the State Government Article, the General Assembly.

6 SECTION 3. <u>2.</u> AND BE IT FURTHER ENACTED, That this Act shall take effect 7 October 1, 2021.

Approved:

Governor.

Speaker of the House of Delegates.

President of the Senate.