# COUNTY COMMISSIONERS OF CHARLES COUNTY, MARYLAND

## 2023 Legislative Session

#### Bill 2023-15

### REVISED CLEAN ENERGY LOAN PROGRAM

### **Introduced by Charles County Commissioners**

For the purpose of amending the local law concerning the Maryland Commercial Property Assessed Clean Energy Program to remove the requirement to obtain an energy audit that demonstrates certain savings from the improvements over the life of the loan. By amending Chapter 158-1- CLEAN ENERGY LOAN PROGRAM.

<b>Date introduced:</b> <u>12/12/2023</u>	
Public Hearing: 02/07/2024 Virtual and In-Person @ 6:00 p.m.	
Commissioners Action: 02 / 07 /2024	
Commissioner Votes: RBC: Y, GB: Y, TC: Y AS: Y, RP: Y	
Pass/Fail: Pass	
Effective Date: 03 /23 / 2024	
Remarks:	

NOTE: CAPITALS indicate matter added to existing text. [Brackets] indicate matter deleted from existing law.

1	COUNTY COMMISSIONERS OF CHARLES COUNTY, MARYLAND
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4	2023 Legislative Session
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6	Bill No. <u>2023-15</u>
7	Chapter. No. <u>158</u>
8	Introduced by <u>Charles County Commissioners</u>
9	Date of Introduction _December 12, 2023_
10	
11	BILL
12	AN ACT concerning
13 14	REVISED CLEAN ENERGY LOAN PROGRAM
15	FOR THE PURPOSE OF AMENDING THE LOCAL LAW CONCERNING THE
16	MARYLAND COMMERCIAL PROPERTY ASSESSED CLEAN ENERGY PROGRAM TO
17	REMOVE THE REQUIREMENT TO OBTAIN AN ENERGY AUDIT THAT
18	DEMONSTRATES CERTAIN SAVINGS FROM THE IMPROVEMENTS OVER THE LIFE
19	OF THE LOAN.
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21	BY amending:
22	Chapter 158-1— CLEAN ENERGY LOAN PROGRAM
23	Code of Charles County, Maryland
24	(2022 Edition)
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26	SECTION 1. BE IT ENACTED BY THE COUNTY COMMISSIONERS OF
27	CHARLES COUNTY, MARYLAND, that the Laws of Charles County, Maryland read as
28	follows:
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Chapter 158 2 CLEAN ENERGY LOAN PROGRAM. 3 4 158-1. CLEAN ENERGY LOAN PROGRAM. 5 6 7 (D) **ELIGIBILITY.** In order to be eligible for a clean energy loan, the property owner shall: 8 (1) Have a 100% ownership interest in the property located in Charles County for which 9 improvements are proposed; [(2) Obtain an energy audit approved under program guidelines demonstrating that the savings 10 projected to be obtained from the improvements over the life of the loan equal or exceed the 11 principal and aggregate interest to be paid over the term of the loan;] 12 13 (2[3]) Demonstrate that the most recent property taxes, liens, special assessments, and charges 14 on the property have been paid; 15 (3[4]) Provide a copy of written notice to all current holders of a mortgage or deed of trust who 16 have a priority recorded lien on the property and written proof of express consent to the clean energy loan as a priority lien by all current holders of a mortgage or deed of trust on 17 18 the property; and 19 (4[5]) Establish that the property owner is able to repay the loan provided under the Clean 20 Energy Loan Program, in a manner substantially similar to that required for a mortgage loan 21 according to the Commercial Law Article of the Annotated Code of Maryland and any 22 additional criteria and methods required by the clean energy lender. 23 24 25 (F) QUALIFYING COSTS. A clean energy loan may be used to pay for all costs incurred 26 by a property owner in connection with the qualifying improvements, including, BUT NOT 27 LIMITED TO, the cost of AN [the] energy audit; feasibility studies and reports; project 28 management, design, installation, and construction of the qualifying improvements: 29 commissioning; energy savings or performance guaranty or insurance; building accreditation; 30 closing costs of the Clean Energy Loan; permitting fees; administrative fees; and post-install 31 evaluation, measurement and verification; AND, BUILDING ACCREDITATION. 32 33 34 35

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1	SECTION 2. AND BE IT FURTHER ENACTED, THAT THIS ACT SHALL TAKE EFFECT
2	FORTY-FIVE (45) DAYS FROM THE DATE IT BECOMES LAW.
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	ADORTED 41: 74 1 CE 1 2024
4	ADOPTED this 7th day of February 2024.
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6	COUNTY COMMISSIONERS
7	CHARLES COUNTY, MARYLAND
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38	Carol A. DeSoto, Clerk to the Commissioners
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