Second Regular Session Seventy-third General Assembly STATE OF COLORADO

PREAMENDED

This Unofficial Version Includes Committee Amendments Not Yet Adopted on Second Reading

LLS NO. 22-0102.01 Jery Payne x2157

HOUSE BILL 22-1218

HOUSE SPONSORSHIP

Valdez A.,

SENATE SPONSORSHIP

(None),

House Committees

Business Affairs & Labor Energy & Environment

Senate Committees

A BILL FOR AN ACT

101 CONCERNING RESOURCE EFFICIENCY RELATED TO CONSTRUCTING A
102 BUILDING FOR OCCUPANCY.

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://leg.colorado.gov.)

Section 1 of the bill relocates existing statutes that require contractors to offer certain resource efficiency options when constructing certain buildings. **Section 1** also requires commercial buildings and multifamily residences to include electric vehicle charging for at least 10% of the parking spaces if the building is 25,000 square feet or more or if the building is part of a project that is 40,000 square feet or more of

floor space in more than one building, with a total of 25 or more sets of living quarters or commercial units among all the buildings. These buildings must also have:

- The space in the electrical facilities to increase electric vehicle charging to 50% of the parking spaces; and
- Conduit run to increase electric vehicle charging to 50% of the parking spaces.

Section 3 requires a master electrician to follow these requirements when planning, laying out, and supervising the installation of wiring in a building. **Section 4** requires an architect to follow these requirements when planning, drafting plans for, and supervising the construction of a building. Continuing education requirements are put in place to educate master electricians and architects about these requirements.

1 *Be it enacted by the General Assembly of the State of Colorado:* 2 SECTION 1. In Colorado Revised Statutes, add with amended 3 and relocated provisions article 47 to title 38 as follows: **ARTICLE 47** 4 5 **Resource Efficiency Requirements for Certain Buildings** 6 38-47-101. [Formerly 38-35.7-106] Solar prewire option - solar 7 **consultation.** (1) (a) Every person that builds a new single-family 8 detached residence for which a buyer is under contract shall offer the 9 buyer the opportunity to have each of the following options included in 10 the residence's electrical system or plumbing system, or both: 11 A residential photovoltaic solar generation system or a residential solar thermal system, or both; 12 13 (II) Upgrades of wiring or plumbing, or both, planned by the

builder to accommodate future installation of such systems; and

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(b) The offer required by subsection (1)(a) of this section must be

(III) A chase or conduit, or both, constructed to allow ease of

future installation of the necessary wiring or plumbing for such systems.

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made in accordance with the builder's construction schedule for the residence.

(2) Every person that builds a new single-family detached residence for sale, whether or not the residence has been prewired for a photovoltaic solar generation system, shall provide to every buyer under contract a list of businesses in the area that offer residential solar installation services so that the buyer if he or she so desires, can obtain expert help in assessing whether the residence is a good candidate for solar installation and how much of a cost savings a residential photovoltaic solar generation system could provide. The list of businesses shall be derived from a master list of Colorado solar installers maintained by the Colorado solar energy industries association SOLAR AND STORAGE ASSOCIATION, or a successor organization.

(3) Repealed.

(4) (3) Providing the master list of solar installers prepared by the Colorado solar energy industries association SOLAR AND STORAGE ASSOCIATION, or a successor organization, to a buyer under contract shall DOES not constitute an endorsement of any installer or contractor listed. A person that builds a new single-family detached residence shall IS not be liable for any advice, labor, or materials provided to the buyer by a third-party solar installer.

(5) Repealed.

- (6) (4) Nothing in this section shall preclude PRECLUDES a person that builds a new single-family detached residence from:
- (a) Subjecting solar photovoltaic electrical system upgrades to the same terms and conditions as other upgrades, including but not limited to charges related to upgrades, deposits required for upgrades, deadlines,

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1	and construction timelines;
2	(b) Selecting the contractors that will complete the installation of
3	solar photovoltaic electrical system upgrades;
4	(c) Stipulating in the purchase agreement or sales contract that
5	solar photovoltaic electrical system upgrades are based on technology
6	available at the time of installation and such upgrades may not support all
7	solar photovoltaic systems or systems installed at a future date, and that
8	the person that builds a new single-family detached residence shall IS not
9	be liable for any additional upgrades, retrofits, or other alterations to the
10	residence that may be necessary to accommodate a solar photovoltaic
11	system installed at a future date.
12	(7) (5) (a) This section applies to contracts entered into on or after
13	August 10, 2009, to purchase new single-family detached residences built
14	on or after August 10, 2009.
15	(b) This section does not apply to:
16	(I) An unoccupied home serving as sales inventory or a model
17	home; or
18	(II) A manufactured home as defined in section 24-32-3302 (20).
19	38-47-102. [Formerly 38-35.7-107] Water-smart homes option.
20	(1) (a) Every person that builds a new single-family detached residence
21	for which a buyer is under contract shall offer the buyer the opportunity
22	to select one or more of the following water-smart home options for the
23	residence:
24	(I) Repealed.
25	(II) (I) If dishwashers or clothes washers are financed, installed,
26	or sold as upgrades through the home builder, the builder shall offer a
27	model that is qualified pursuant to the federal environmental protection

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agency's Energy Star program, AS DEFINED IN SECTION 6-7.5-102 (15), at the time of offering. Clothes washers shall MUST have a water factor of less than or equal to six gallons of water per cycle per cubic foot of capacity.

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(III) If landscaping is financed, installed, or sold as upgrades through the home builder and will be maintained by the home owner, the home builder shall offer a landscape design that follows the landscape practices specified in this subparagraph (III) SUBSECTION (1)(a)(II) to ensure both the professional design and installation of such landscaping and that water conservation will be accomplished. These best management practices are contained in the document titled "Green Industry Best Management Practices (BMPs) for the Conservation and Protection of Water Resources in Colorado: Moving Toward Sustainability", 3rd release, and appendix, released in May 2008, or this document's successors due to future inclusion of improved landscaping practices, water conservation advancements, and new irrigation technology. The best management practices specified in this subparagraph (III) SUBSECTION (1)(a)(II), through utilization of the proper landscape design, installation, and irrigation technology, accomplish substantial water savings compared to landscape designs, installation, and irrigation system utilization where these practices are not adhered to. The following best management practices and water budget calculator form the basis for the design and installation for the front yard landscaping option if selected by the homeowner as an upgrade:

- (A) Xeriscape: To include the seven principles of xeriscape that provide a comprehensive approach for conserving water;
 - (B) Water budgeting: To include either a water allotment by the

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1 water utility for the property, if offered by the water utility, or a landscape 2 water budget based on plant water requirements; 3 (C) Landscape design: To include a plan and design for the 4 landscape to comprehensively conserve water and protect water quality; 5 (D) Landscape installation and erosion control: To minimize soil 6 erosion and employ proper soil care and planting techniques during 7 construction: 8 (E) Soil amendment and ground preparation: To include an 9 evaluation of the soil and improve it, if necessary, to address water 10 retention, permeability, water infiltration, aeration, and structure; 11 (F) Tree placement and tree planting: To include proper soil and 12 space for root growth and to include proper planting of trees, shrubs, and 13 other woody plants to promote long-term health of these plants; 14 (G) Irrigation design and installation: To include design of the 15 irrigation system for the efficient and uniform distribution of water to 16 plant material and the development of an irrigation schedule; 17 (H) Irrigation technology and scheduling: To include water 18 conserving devices that stop water application during rain, high wind, and 19 other weather events and incorporate evapotranspiration conditions. 20 Irrigation scheduling should address frequency and duration of water 21 application in the most efficient manner. and 22 (I) Mulching: To include the use of organic mulches to reduce 23 water loss through evaporation, reduce soil loss, and suppress weeds. 24 (III) Installation of a pressure-reducing valve that limits static 25 service pressure in the residence to a maximum of sixty pounds per 26 square inch. Piping for home fire sprinkler systems shall MUST comply

with state and local codes and regulations but are otherwise excluded

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from this subparagraph (IV) SUBSECTION (1)(a)(III).

- (b) The offer required by paragraph (a) of this subsection (1) SUBSECTION (1)(a) OF THIS SECTION shall be made in accordance with the builder's construction schedule for the residence. In the case of prefabricated or manufactured homes, "construction schedule" includes the schedule for completion of prefabricated walls or other subassemblies.
- (2) Nothing in this section precludes a person that builds a new single-family detached residence from:
- (a) Subjecting water-efficient fixture and appliance upgrades to the same terms and conditions as other upgrades, including charges related to upgrades, deposits required for upgrades, deadlines, and construction timelines;
- (b) Selecting the contractors that will complete the installation of the selected options; or
- (c) Stipulating in the purchase agreement or sales contract that water-efficient fixtures and appliances are based on technology available at the time of installation, such upgrades may not support all water-efficient fixtures or appliances installed at a future date, and the person that builds a new single-family detached residence is not liable for any additional upgrades, retrofits, or other alterations to the residence that may be necessary to accommodate water-efficient fixtures or appliances installed at a future date.
- (3) This section does not apply to unoccupied homes serving as sales inventory or model homes.
- (4) The upgrades described in paragraph (a) of subsection (1) SUBSECTION (1)(a) of this section shall MUST not contravene state or local

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1 codes, covenants, and requirements. All homes, landscapes, and irrigation 2 systems shall MUST meet all applicable national, state, and local 3 regulations. 4 38-47-103. [Formerly 38-35.7-109] Electric vehicle charging 5 system - electric heating system - energy efficiency information -6 **options - definitions.** (1) (a) A person that builds a new residence for 7 which a buyer is under contract shall offer the buyer the opportunity to 8 have the residence's electrical system include one of the following: 9 (I) An electric vehicle charging system; 10 (II) Upgrades of wiring planned by the builder to accommodate 11 future installation of an electric vehicle charging system; or 12 (III) A two-hundred-eight- to two-hundred-forty-volt alternating 13 current plug-in receptacle in an appropriate place accessible to a motor 14 vehicle parking area. 15 (b) A person that builds a new residence for which a buyer is 16 under contract shall offer the buyer the opportunity to have the residence 17 include an efficient electrical heating system, including an electric water 18 heater, electric boiler, or electric furnace or heat-pump system. 19 (c) A person that builds a new residence for which a buyer is 20 under contract shall offer the buyer pricing, energy efficiency, and utility 21 bill information for each natural gas, electric, or other option available 22 from and information pertaining to those options from the federal Energy 23 Star program, as defined in section 6-7.5-102 (15), or similar information 24 about energy efficiency and utilization reasonably available to the person 25 building the residence. 26 (d) Subsection (1)(a) of this section does not apply to a residence

in which the electrical system has been substantially installed before a

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1	buyer enters into a contract to purchase the residence. Subsection (1)(b)
2	of this section does not apply to a residence in which the heating system
3	has been substantially installed before a buyer enters into a contract to
4	purchase the residence.
5	(2) To comply with this section, the offer required by subsection
6	(1) of this section must be made in accordance with the builder's
7	construction schedule for the residence.
8	(3) Nothing in this section precludes a person that builds a new
9	residence from:
10	(a) Subjecting electric vehicle charging system upgrades to the
11	same terms and conditions as other upgrades, including charges related
12	to upgrades, deposits required for upgrades, deadlines, and construction
13	timelines;
14	(b) Selecting the contractors that will complete the installation of
15	electric vehicle charging system upgrades;
16	(c) Stipulating in the purchase agreement or sales contract that:
17	(I) Electric vehicle charging system upgrades are based on
18	technology available at the time of installation and might not support all
19	electric vehicle charging systems or systems installed in the future; and
20	(II) The person that builds a new residence is not liable for any
21	additional upgrades, retrofits, or other alterations to the residence
22	necessary to accommodate an electric vehicle charging system installed
23	in the future.
24	(4) As used in this section:
25	(a) "Electric vehicle charging system" means:
26	(I) An electric vehicle charging system as defined in section
27	38-12-601 (6)(a) that has power capacity of at least 6.2 kilowatts, that is

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1	Energy Star certified, and that has the ability to connect to the internet; or
2	(II) An inductive residential charging system for battery-powered
3	electric vehicles that:
4	(A) Is certified by Underwriters Laboratories or an equivalent
5	certification;
6	(B) that Complies with the current version of article 625 of the
7	National Electrical Code, published by the National Fire Protection
8	Association, and other applicable industry standards;
9	(C) that Is Energy Star certified; and
10	(D) that Has the ability to connect to the internet.
11	(b) "Residence" means a single-family owner-occupied detached
12	dwelling.
13	(5) (a) This section applies to contracts entered into on or after
14	September 14, 2020, to purchase new residences built on or after
15	September 14, 2020.
16	(b) This section does not apply to:
17	(I) An unoccupied home serving as sales inventory or a model
18	home; or
19	(II) A manufactured home as defined in section 24-32-3302 (20).
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21	SECTION 2. Repeal of relocated provisions in this act. In
22	Colorado Revised Statutes, repeal 38-35.7-106, 38-35.7-107, and
23	38-35.7-109.
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25	38-47-104. Electric vehicle charging facilities - multifamily
26	and large commercial buildings - requirements - definitions. (1) THIS
27	SECTION APPLIES TO THE CONSTRUCTION OF A NEW HIGH-OCCUPANCY

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1	BUILDING PROJECT OR TO THE RENOVATION OF FIFTY PERCENT OR MORE OF
2	AN EXISTING HIGH-OCCUPANCY BUILDING PROJECT AND TO:
3	(a) A CONTRACT EXECUTED ON OR AFTER JULY 1, 2023, TO
4	CONSTRUCT A HIGH-OCCUPANCY BUILDING PROJECT;
5	(b) THE PLANNING OF OR DRAFTING FOR A HIGH-OCCUPANCY
6	BUILDING PROJECT ON OR AFTER THE EFFECTIVE DATE OF THIS SECTION;
7	AND
8	(c) THE LAYING OUT OF OR CONSTRUCTION OF A HIGH-OCCUPANCY
9	BUILDING PROJECT ON OR AFTER THE EFFECTIVE DATE OF THIS SECTION.
10	(2) A PERSON THAT IS PLANNING, DESIGNING, OR CONSTRUCTING:
11	(a) A LARGE COMMERCIAL BUILDING PROJECT SHALL PLAN,
12	DESIGN, AND CONSTRUCT THE LARGE COMMERCIAL BUILDING PROJECT TO
13	HAVE:
14	(I) TEN PERCENT OF THE PARKING SPACES USED BY THE
15	OCCUPANTS OF THE BUILDING BE EV CAPABLE;
16	(II) TEN PERCENT OF THE PARKING SPACES USED BY THE
17	OCCUPANTS OF THE BUILDING BE EV READY; AND
18	(III) FIVE PERCENT OF THE PARKING SPACES USED BY THE
19	OCCUPANTS OF THE BUILDING TO HAVE EV SUPPLY EQUIPMENT INSTALLED
20	ADJACENT TO A PARKING SPACE; AND
21	(b) A MULTIFAMILY BUILDING SHALL PLAN, DESIGN, AND
22	CONSTRUCT THE MULTIFAMILY BUILDING TO HAVE:
23	(I) IN FIFTY PERCENT OF THE UNITS, A PARKING SPACE USED BY THE
24	OCCUPANTS OF THE BUILDING THAT IS EV CAPABLE;
25	(II) IN TWENTY PERCENT OF THE UNITS, A PARKING SPACE USED BY
26	THE OCCUPANTS OF THE BUILDING THAT IS EV READY; AND
27	(III) IN FIVE PERCENT OF THE UNITS, A PARKING SPACE USED BY

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1	THE OCCUPANTS OF THE BUILDING THAT HAS EV SUPPLY EQUIPMENT
2	INSTALLED ADJACENT TO A PARKING SPACE.
3	(3) (a) TO COMPLY WITH THIS SECTION, A PERSON MAY:
4	(I) PARTNER WITH A THIRD-PARTY COMPANY TO INSTALL AND
5	MAINTAIN EV READY PARKING SPACES AND EV SUPPLY EQUIPMENT; OR
6	(II) INCLUDE THE COST OF COMPLYING WITH THIS SECTION IN THE
7	PRICE TO PLAN, DRAFT, OR CONSTRUCT THE HIGH-OCCUPANCY BUILDING
8	PROJECT.
9	(b) A HIGH-OCCUPANCY BUILDING PROJECT OWNER MAY CHARGE
10	THE COST OF COMPLYING WITH THIS SECTION DIRECTLY TO INDIVIDUAL
11	TENANTS THAT USE THE $\overline{\text{EV}}$ READY PARKING SPACES AND $\overline{\text{EV}}$ SUPPLY
12	EQUIPMENT.
13	(c) IN A LARGE COMMERCIAL BUILDING PROJECT THAT IS GROUP A,
14	B, E, I, M, OR S-2 OCCUPANCY, THE NUMBER OF EV SUPPLY EQUIPMENT
15	PARKING SPACES REQUIRED IN SUBSECTION (2)(a) OF THIS SECTION MAY BE
16	REDUCED BY UP TO FIVE IF THE LARGE COMMERCIAL BUILDING PROJECT
17	INSTALLS:
18	(I) A SPACE EQUIPPED WITH LEVEL 3 CHARGING EV SUPPLY
19	EQUIPMENT; AND
20	(II) NOT LESS THAN ONE PARKING SPACE THAT IS EV READY.
21	(4) THIS SECTION DOES NOT PREEMPT A POLITICAL SUBDIVISION OF
22	COLORADO FROM REQUIRING MORE ELECTRIC VEHICLE INFRASTRUCTURE
23	THAN REQUIRED IN THIS SECTION.
24	(5) AS USED IN THIS SECTION:
25	(a) (I) "EV CAPABLE" MEANS A PARKING SPACE THAT:
26	(A) HAS THE ELECTRICAL PANEL CAPACITY AND CONDUIT
27	INSTALLED TO SUDDODT FUTURE IMPLEMENTATION OF FLECTRICAL

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1	VEHICLE CHARGING WITH A MINIMUM OF TWO HUNDRED EIGHT VOLTS AND
2	A MINIMUM OF FORTY-AMPERE RATED CIRCUITS; AND
3	(B) IS ADJACENT TO THE TERMINAL POINT OF THE CONDUIT FROM
4	THE ELECTRICAL FACILITIES DESCRIBED IN SUBSECTION (5)(a)(I)(A) OF
5	THIS SECTION.
6	(II) "EV CAPABLE" INCLUDES TWO ADJACENT PARKING SPACES IF
7	THE CONDUIT FOR THE ELECTRICAL FACILITIES DESCRIBED IN SUBSECTION
8	(5)(a)(I)(A) OF THIS SECTION TERMINATES ADJACENT TO AND BETWEEN
9	BOTH PARKING SPACES.
10	(b) (I) "EV READY" MEANS A PARKING SPACE THAT:
11	(A) HAS THE ELECTRICAL PANEL CAPACITY, RACEWAY WIRING,
12	RECEPTACLE, AND CIRCUIT OVERPROTECTION DEVICES INSTALLED TO
13	SUPPORT FUTURE IMPLEMENTATION OF ELECTRICAL VEHICLE CHARGING
14	WITH A MINIMUM OF TWO HUNDRED EIGHT VOLTS AND A MINIMUM OF
15	FORTY-AMPERE RATED CIRCUITS; AND
16	(B) IS ADJACENT TO THE RECEPTACLE FOR THE ELECTRICAL
17	FACILITIES DESCRIBED IN SUBSECTION $(5)(b)(I)(A)$ OF THIS SECTION.
18	(II) "EV READY" INCLUDES TWO ADJACENT PARKING SPACES IF THE
19	RECEPTACLE FOR THE ELECTRICAL FACILITIES DESCRIBED IN SUBSECTION
20	(5)(b)(I)(A) OF THIS SECTION IS INSTALLED ADJACENT TO AND BETWEEN
21	BOTH PARKING SPACES.
22	(c) "EV SUPPLY EQUIPMENT" MEANS:
23	(I) AN ELECTRIC VEHICLE CHARGING SYSTEM AS DEFINED IN
24	SECTION 38-12-601 (6)(a) THAT HAS POWER CAPACITY OF AT LEAST 6.2
25	KILOWATTS AND HAS THE ABILITY TO CONNECT TO THE INTERNET; OR
26	(II) AN INDUCTIVE RESIDENTIAL CHARGING SYSTEM FOR
27	BATTERY-POWERED ELECTRIC VEHICLES THAT:

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1	(A) Is certified by Underwriters Laboratories or an
2	EQUIVALENT CERTIFICATION;
3	(B) COMPLIES WITH THE CURRENT VERSION OF ARTICLE 625 OF THE
4	NATIONAL ELECTRICAL CODE, PUBLISHED BY THE NATIONAL FIRE
5	PROTECTION ASSOCIATION, AND OTHER APPLICABLE INDUSTRY
6	STANDARDS;
7	(C) IS ENERGY STAR CERTIFIED; AND
8	(D) HAS THE ABILITY TO CONNECT TO THE INTERNET.
9	(d) "GROUP A, B, E, I, M, OR S-2 OCCUPANCY" MEANS:
10	(I) "GROUP A OCCUPANCY", AS DESCRIBED IN THE 2021
11	INTERNATIONAL BUILDING CODE;
12	(II) "GROUP B OCCUPANCY", AS DESCRIBED IN THE 2021
13	INTERNATIONAL BUILDING CODE;
14	(III) "GROUP E OCCUPANCY", AS DESCRIBED IN THE
15	2021International Building Code;
16	(IV) "GROUP I OCCUPANCY", AS DESCRIBED IN THE 2021
17	INTERNATIONAL BUILDING CODE;
18	(V) "GROUP M OCCUPANCY", AS DESCRIBED IN THE 2021
19	INTERNATIONAL BUILDING CODE; OR
20	(VI) "GROUP S-2 OCCUPANCY", AS DESCRIBED IN THE 2021
21	INTERNATIONAL BUILDING CODE.
22	(e) "HIGH-OCCUPANCY BUILDING PROJECT" MEANS:
23	(I) A MULTIFAMILY BUILDING; OR
24	(II) A LARGE COMMERCIAL BUILDING PROJECT.
25	(f) "LARGE COMMERCIAL BUILDING PROJECT" MEANS:
26	(I) A BUILDING WITH TWENTY-FIVE THOUSAND SQUARE FEET OR
2.7	MORE OF FLOOR SPACE THAT IS USED OR INTENDED TO BE USED FOR

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1	COMMERCIAL PURPOSES; OR
2	(II) A PROJECT TO BUILD FORTY THOUSAND SQUARE FEET OR MORE
3	OF FLOOR SPACE IN MORE THAN ONE BUILDING WITH A TOTAL OF
4	TWENTY-FIVE OR MORE SETS OF LIVING QUARTERS OR COMMERCIAL UNITS
5	IN ALL THE BUILDINGS.
6	(g) "LEVEL 3 CHARGING" MEANS EV SUPPLY EQUIPMENT THAT:
7	(I) USES A MINIMUM OF ONE HUNDRED AMPERES;
8	(II) USES A FOUR HUNDRED EIGHTY VOLT AND THREE-PHASE VOLT
9	CIRCUIT; AND
10	(III) CONVERTS THE ALTERNATING CIRCUIT VOLTAGE INTO DIRECT
11	CURRENT VOLTAGE THAT DIRECTLY CHARGES AN ELECTRIC VEHICLE.
12	(h) "Multifamily building" means a residential building
13	WITH AT LEAST THREE FAMILY UNITS AND AT LEAST TEN PARKING SPACES.
14	SECTION 3. In Colorado Revised Statutes, 12-115-120, add (11)
15	as follows:
16	12-115-120. Inspection - permit - rules - exemption. (11) THE
17	BOARD SHALL PROMULGATE RULES:
18	(a) REQUIRING COMPLIANCE WITH SECTION 38-47-104 TO BE
19	ISSUED AN INSPECTION PERMIT UNDER THIS SECTION; AND
20	(b) SETTING STANDARDS FOR WAIVING THE REQUIREMENT TO
21	COMPLY WITH SECTION $38-47-104$ to be issued an inspection permit
22	UNDER THIS SECTION.
23	SECTION 4. In Colorado Revised Statutes, 38-33.3-103, amend
24	the introductory portion and (33) as follows:
25	38-33.3-103. Definitions. As used in the declaration and bylaws
26	of an association, unless specifically provided otherwise or unless the
27	context otherwise requires, and in this article ARTICLE 33.3:

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(33) "Xeriscape" means the combined application of the seven principles of landscape planning and design, soil analysis and improvement, hydro zoning of plants, use of practical turf areas, uses of mulches, irrigation efficiency, and appropriate maintenance under section 38-35.7-107 (1)(a)(III)(A) 38-47-102 (1)(a)(II)(A).

SECTION 5. Act subject to petition - effective date - applicability. (1) This act takes effect at 12:01 a.m. on the day following the expiration of the ninety-day period after final adjournment of the general assembly; except that, if a referendum petition is filed pursuant to section 1 (3) of article V of the state constitution against this act or an item, section, or part of this act within such period, then the act, item, section, or part will not take effect unless approved by the people at the general election to be held in November 2022 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor.

(2) This act applies to conduct occurring on or after the applicable effective date of this act.

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