SUBSTITUTE FOR HOUSE BILL NO. 5028

A bill to invalidate certain provisions in homeowners' association agreements that prohibit the replacement, maintenance, installation, or operation of certain energy-saving improvements or modifications or the installation of solar energy systems; to provide for the adoption of certain policy statements; to prescribe penalties and remedies; and to provide for the powers and duties of certain state and local governmental officers and entities.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

Sec. 1. This act may be cited as the "homeowners' energy
 policy act".

3

Sec. 3. As used in this act:

4 (a) "Common area" means a portion of a building, land, or
5 amenities owned or managed by the homeowners' association that is





1 generally accessible to all members of the association. Common area
2 includes, but is not limited to, a hallway, a stairway, an
3 elevator, a lobby, a laundry and recreational room, a playground, a
4 community center, a garage, a public green space, a park, or a
5 fitness room.

6 (b) "Electric vehicle supply equipment" means a machine or
7 other device located within this state that is supplied with
8 electricity and designed or used for placing or delivering
9 electricity into the battery storage system of a motor vehicle.

10 (c) "Energy-saving improvement or modification" includes, but 11 is not limited to, all of the following:

12 (*i*) A clothesline.

- 13 (*ii*) Air source heat pumps.
- 14 (*iii*) Ground source heat pumps.
- 15 (*iv*) Insulation.
- 16 (v) Rain barrels.
- 17 (vi) Reflective roofing.

18 (*vii*) Energy efficient appliances.

- **19** (*viii*) Solar water heaters.
- 20 (*ix*) Electric vehicle supply equipment.
- 21 (x) Energy-efficient windows.

22 (xi) Energy-efficient insulation materials.

23 (d) "Local unit of government" means a county, township, city,24 or village.

(e) "Member" means an owner of a home or unit that is withinthe jurisdiction of the homeowners' association.

27 (f) "Policy" means the written solar energy policy statement28 described under section 9(1).

29

(g) "Shared roof" means a roof that serves more than 1 home or



s 05909 11012023

unit, including, but not limited to, a contiguous roof that serves
 adjacent homes or units.

3

(h) "Solar collector" means any of the following:

4 (i) An assembly, a structure, or a design, including passive
5 elements, used for gathering, concentrating, or absorbing direct
6 and indirect solar energy, or specially designed for holding a
7 substantial amount of useful thermal energy, that transfers that
8 energy to gas, solid, or liquid or uses that energy directly.

9 (ii) A mechanism that absorbs solar energy and converts it into10 electricity.

11 (*iii*) A mechanism or process used for gathering solar energy12 through wind or thermal gradients.

13 (*iv*) A component used to transfer thermal energy to a gas,14 solid, or liquid or convert thermal energy into electricity.

15 (i) "Solar energy" means radiant energy received from the sun
16 at a wavelength that is suitable for heat transfer, photosynthetic
17 use, or photovoltaic use.

(j) "Solar energy system" means a complete assembly, 18 structure, or design of a solar collector, or a solar storage 19 20 mechanism that uses solar energy for generating electricity or 21 heating or cooling gases, solids, liquids, or other materials. 22 Solar energy system includes the design, materials, or elements of 23 a solar energy system and its maintenance, operation, labor 24 components, and the necessary components, if any, of supplemental 25 conventional energy systems designed or constructed to interface with a solar energy system. 26

27 (k) "Solar storage mechanism" means equipment or elements
28 including, but not limited to, piping and transfer mechanisms,
29 containers, heat exchangers, batteries, or gases, solids, or



H03276'23 (H-3)

s 05909 11012023

liquids, or a combination of gases, solids, and liquids, that are
 used for storing solar energy gathered by a solar collector for
 subsequent use.

4 Sec. 5. (1) Any of the following in a homeowners' association
5 agreement is invalid and unenforceable as contrary to public
6 policy:

7 (a) A provision that prohibits, or requires the approval of a
8 homeowners' association for, a member to replace, maintain,
9 install, or operate an energy-saving improvement or modification.

10 (b) A provision that compels, or requires association approval
11 for, a member to make auxiliary changes needed for the installation
12 of an energy-saving improvement or modification.

13 (2) A local unit of government shall not require a member to
14 obtain the approval of a homeowners' association to do any of the
15 following:

16 (a) Replace, maintain, install, or operate an energy-saving17 improvement or modification.

18 (b) Make auxiliary changes needed for the installation of an19 energy-saving improvement or modification.

(3) Subject to subsection (2), this act does not prohibit a local unit of government from imposing requirements that may prohibit or limit the replacement, maintenance, installation, or operation of an energy-saving improvement or modification or making of auxiliary changes needed for the installation of an energysaving improvement or modification by a member.

Sec. 7. A provision in a homeowners' association agreement or the policy adopted under section 9(1) that prohibits or has the effect of prohibiting the installation of a solar energy system is invalid and unenforceable as contrary to public policy.



H03276'23 (H-3)

s 05909 11012023

Sec. 9. (1) Within 1 year after the effective date of this
 act, each homeowners' association in this state shall adopt a
 written solar energy policy statement. A policy adopted under this
 subsection must not conflict with an existing local, state, or
 federal law. All of the following apply to a policy adopted in
 accordance with this subsection:

7 (a) The policy must include the standards established under8 this act to be enforced by the homeowners' association.

9 (b) The policy may not prohibit elements of the solar energy10 system from being installed on a roof face.

(c) The policy may not require that a specific technology be utilized for the installation of a solar energy system, including, but not limited to, solar shingles rather than traditional solar panels.

(d) Any standards enforced under the policy may not result in a reduction in the production of electricity by the solar energy system by more than 10% or increase the total cost of the installation of the solar energy system to the member by more than \$1,000.00. As used in this subdivision, "production" means the estimated annual electrical production of the solar energy system.

(e) The policy must not include a provision that contradictsthis act.

23 (f) The policy must include the following statements:

(i) That the approval of an adjacent home or unit owner is not
required to approve a member's application to install a solar
energy system on the member's home or unit.

27 (*ii*) That the homeowners' association will not do any of the28 following:

29

(A) Inquire into a member's energy usage.



H03276'23 (H-3)

s 05909 11012023

(B) Impose conditions that impair the operation of a solar
 energy system.

3 (C) Impose conditions that negatively impact any component4 industry standard warranty.

5

(D) Require postinstallation reporting.

6 (E) Require a fee for submitting an application to install a
7 solar energy system above that which it assesses for other
8 applications related to a change to the property.

9 (F) Prohibit a member from resubmitting a written application
10 to install a solar energy system after a written application
11 submitted after the effective date of this act was denied by the
12 homeowners' association.

13 (iii) That the homeowners' association will not deny a member's 14 application to install a solar energy system because of the 15 identity of the entity that owns the solar energy system or 16 financing method chosen by the member.

17 (*iv*) That a homeowners' association may deny an application to
18 install a solar energy system or require the removal of a solar
19 energy system if 1 or more of the following apply:

20 (A) A court has found that the installation of the solar21 energy system violates a law.

(B) The installed solar energy system does not substantially
conform with the member's application to install the solar energy
system as approved by the homeowners' association.

(C) The homeowners' association has determined that the solar energy system will be installed on the roof of a home or unit of the member requesting installation and 1 or more of the following apply:

29

(I) The solar energy system will extend above or beyond the



H03276'23 (H-3)

s 05909 11012023

1 roof of that home or unit by more than 6 inches.

2 (II) The solar energy system does not conform to the slope of3 the roof and has a top edge that is not parallel to the roof line.

4 (III) The solar energy system has a frame, support bracket, or
5 visible conduit or wiring that is not silver, bronze, or black tone
6 that are commonly available in the marketplace.

7 (D) The homeowners' association has determined that both of8 the following apply:

9 (I) The solar energy system will be installed in a fenced yard10 or patio rather than on the roof of a home or unit.

11 (II) The solar energy system will be taller than the fence 12 line.

(v) That a member shall comply with state and local building
codes and permit requirements in the replacement, maintenance,
installation, or operation of an energy-saving improvement or
modification or the installation of a solar energy system.

17

(vi) That both of the following apply:

18 (A) A member who wants to install a solar energy system in the
19 member's home or unit shall comply with the application
20 requirements under section 11(1).

(B) A member may resubmit a written application to install a
solar energy system in accordance with section 11(4).

(g) The policy may impose reasonable conditions concerning the maintenance, repair, replacement, or removal of a damaged or inoperable solar energy system provided that the conditions are not more burdensome than the conditions imposed on nonsolar energy projects.

28

(2) A homeowners' association shall do both of the following:

29

(a) Make a copy of the policy available to a member within 30



s 05909 11012023

1 days after the adoption of the policy, or on request.

2 (b) If the homeowners' association maintains an internet
3 website, post a copy of the policy on its website.

4 (3) Any provision in a policy that conflicts with this act is5 void and unenforceable.

6 Sec. 11. (1) Beginning on the effective date of this act, a
7 member who wants to install a solar energy system in the member's
8 home or unit shall submit a written application to the homeowners'
9 association. The written application required under this subsection
10 must include all of the following information:

11 (a) The member's name.

12 (b) The street address of the location where the solar energy13 system will be installed.

14 (c) The name and contact information of the person that will15 install the solar energy system.

16 (d) An image that shows the layout of the solar energy system
17 on the member's home or unit.

18

(e) A description of the solar energy system to be installed.

19 (2) Except as otherwise provided in this subsection and in 20 accordance with its policy, a homeowners' association must approve 21 or deny the member's request to install a solar energy system within 30 days after receipt of the written application. If the 22 23 written application is submitted before the homeowners' association 24 adopts the policy described under section 9(1), the homeowners' 25 association must approve or deny the member's request to install the solar energy system within 120 days after receipt of the 26 27 written application.

28 (3) If a homeowners' association fails to adopt the policy29 within the time period specified under section 9(1) or approve or



1 deny the member's request to install the solar energy system within
2 the time period specified under subsection (2), a member may
3 proceed with the installation of the solar energy system. If the
4 member proceeds with the installation of the solar energy system,
5 the homeowners' association shall not impose fines or otherwise
6 penalize the member for complying with this act.

7 (4) A member may resubmit a written application to install a
8 solar energy system that was submitted to and denied by the
9 homeowners' association before the effective date of this act. On
10 receipt of the resubmitted written application, the homeowners'
11 association shall reevaluate the application under this act.

Sec. 13. This act does not apply to either of the following in a common area or on a shared roof:

14 (a) The replacement, maintenance, installation, or operation15 of an energy-saving improvement or modification.

16

(b) The installation of a solar energy system.

Sec. 15. If a homeowners' association violates this act, a member may bring a civil action against the homeowners' association for damages. If the member prevails in an action brought under this act, the court may award reasonable attorney fees and the costs incurred in bringing the action.

Sec. 17. If any provision of this act or its application to any person or circumstances is held invalid, the invalidity does not affect other provisions or applications of this act that can be given effect without the invalid provision or application, and, to this end, the provisions of this act are severable.

27 Enacting section 1. The legislature recognizes that the 28 replacement, maintenance, installation, or operation of an energy-29 saving improvement or modification or the installation of a solar



energy system is an effective means for a member of a homeowners'
 association to manage the member's energy budget and increase
 energy resiliency.

4 Enacting section 2. This act takes effect 90 days after the5 date it is enacted into law.



Final Page H03276'23 (H-3)

s_05909_11012023