SENATE BILL 931

C5, M5 5lr1535 CF HB 1036

By: Senator Feldman

Introduced and read first time: January 28, 2025 Assigned to: Education, Energy, and the Environment

Committee Report: Favorable with amendments Senate action: Adopted with floor amendments

Read second time: March 13, 2025

CHA	APTER	
V/II	71 1 121 0	

1 AN ACT concerning

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Public Utilities – Generating Stations – Generation and Siting (Renewable Energy Certainty Act)

4 FOR the purpose of altering the factors the Public Service Commission must consider before 5 taking final action on a certificate of public convenience and necessity; establishing 6 certain requirements for the construction of a certain solar energy generating station 7 or front-of-the-meter energy storage device; prohibiting a local jurisdiction from 8 adopting certain laws or regulations or denying certain site development plans under 9 certain circumstances; requiring a local government to expedite the review and 10 approval of certain site development plans under certain circumstances; authorizing 11 a local government to establish a certain community solar energy generating system 12 automatic enrollment program under certain circumstances; establishing certain 13 requirements for the sale, lease, and installation of certain residential rooftop solar 14 energy generating systems; requiring the Department of Natural Resources to update a certain tool and analyze State-owned land suitable for solar energy 15 development; requiring the Maryland Department of Labor to develop a special solar 16 contractor license; requiring the Commission to conduct a certain study to establish 17 18 a process by which the Commission may establish certain partnerships procurement 19 models; and generally relating to generating stations.

20 BY repealing and reenacting, without amendments,

21 Article – Public Utilities

22 Section 7–207(d)

23 Annotated Code of Maryland

24 (2020 Replacement Volume and 2024 Supplement)

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

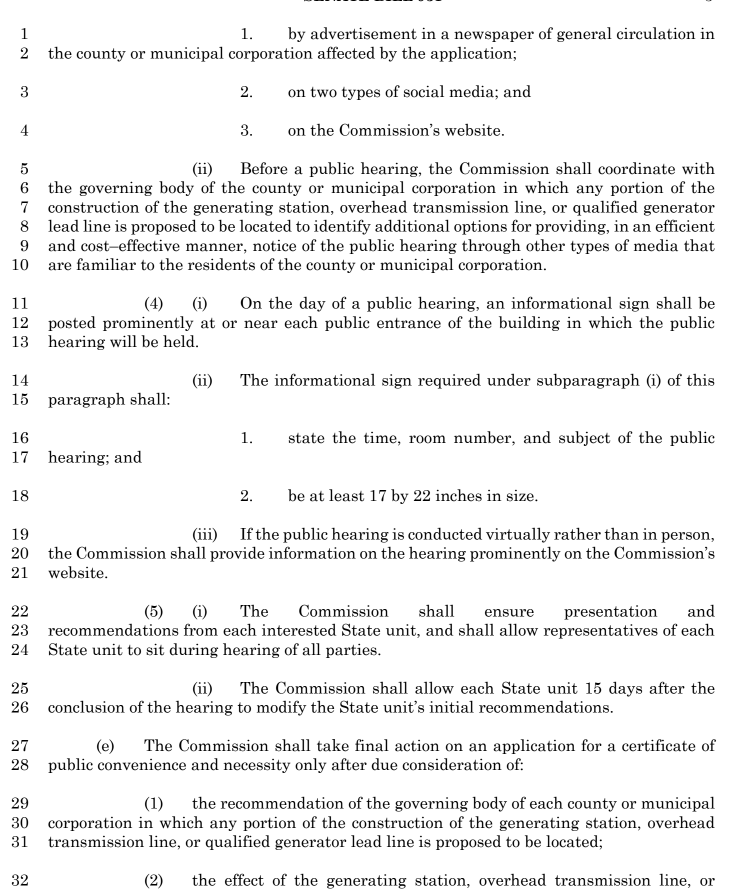
[Brackets] indicate matter deleted from existing law.

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

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



1 2 3 4 5	BY repealing and reenacting, with amendments, Article – Public Utilities Section 7–207(e) and 7–306.2(a), (c), and (d)(7) Annotated Code of Maryland (2020 Replacement Volume and 2024 Supplement)
6 7 8 9 10	BY adding to Article – Public Utilities Section 7–218, 7–219, 7–306.2(e), and 7–320 Annotated Code of Maryland (2020 Replacement Volume and 2024 Supplement)
11 12 13 14 15	BY adding to Article – State Government Section 9–2017 Annotated Code of Maryland (2021 Replacement Volume and 2024 Supplement)
16 17	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
18	Article – Public Utilities
19	7-207.
20 21 22 23 24	(d) (1) (i) The Commission shall provide an opportunity for public comment and hold a public hearing on the application for a certificate of public convenience and necessity in each county and municipal corporation in which any portion of the construction of a generating station, an overhead transmission line designed to carry a voltage in excess of 69,000 volts, or a qualified generator lead line is proposed to be located.
25 26 27	(ii) The Commission may hold the public hearing virtually rather than in person if the Commission provides a comparable opportunity for public comment and participation in the hearing.
28 29 30 31 32	(2) The Commission shall hold the public hearing jointly with the governing body of the county or municipal corporation in which any portion of the construction of the generating station, overhead transmission line, or qualified generator lead line is proposed to be located, unless the governing body declines to participate in the hearing.
33 34 35	(3) (i) Once in each of the 4 successive weeks immediately before the hearing date, the Commission shall provide weekly notice of the public hearing and an opportunity for public comment:



qualified generator lead line on:

1	((i)	the stability and reliability of the electric system;
2	((ii)	economics;
3	((iii)	esthetics;
4	((iv)	historic sites;
5 6		(v) the a	aviation safety as determined by the Maryland Aviation dministrator of the Federal Aviation Administration;
7	((vi)	when applicable, air quality and water pollution; and
8	wastes produced by	(vii) any g	the availability of means for the required timely disposal of generating station;
10 11 12	transmission line, o	or qua	ffect of climate change on the generating station, overhead alified generator lead line based on the best available scientific the Intergovernmental Panel on Climate Change; [and]
13	(4) f	for a g	generating station:
14 15 16			the consistency of the application with the comprehensive plan sy or municipal corporation where any portion of the generating located;
17 18	· · · · · · · · · · · · · · · · · · ·	(ii) on wh	the efforts to resolve any issues presented by a county or ere any portion of the generating station is proposed to be located;
19 20 21 22	and long-term state 2–1202 of the Envir	onme	the impact of the generating station on the quantity of annual greenhouse gas emissions, measured in the manner specified in § ent Article and based on the best available scientific information vernmental Panel on Climate Change; and
23 24 25	commitments for re		the consistency of the application with the State's climate g statewide greenhouse gas emissions, including those specified he Environment Article; AND
26 27 28 29	7–218 OF THIS SU	BTITI TION	A SOLAR ENERGY GENERATING STATION SPECIFIED UNDER \$ LE, WHETHER THE OWNER OF A PROPOSED SOLAR ENERGY COMPLIES WITH THE <u>SITE</u> REQUIREMENTS OF <u>UNDER</u> \$ ITLE.

7–218.

- 1 (A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS 2 INDICATED.
- 3 (2) "Brownfields site" has the meaning stated in § 7–207 of 4 this subtitle.
- 5 (3) "LOCAL JURISDICTION" INCLUDES COUNTIES, MUNICIPAL 6 CORPORATIONS, AND OTHER FORMS OF LOCAL GOVERNMENT.
- 7 (4) "PRIORITY PRESERVATION AREA" MEANS AN AREA CERTIFIED AS 8 A PRIORITY PRESERVATION AREA UNDER § 2–518 OF THE AGRICULTURE ARTICLE.
- 9 (5) (I) "PROJECT AREA" MEANS AN AREA WITHIN WHICH
 10 CONSTRUCTION, MATERIALS AND EQUIPMENT STORAGE, GRADING, LANDSCAPING,
 11 AND RELATED ACTIVITIES FOR A PROJECT MAY OCCUR.
- 12 (II) "PROJECT AREA" INCLUDES ONE OR MORE CONTIGUOUS
 13 PARCELS OR PROPERTIES UNDER THE SAME OWNERSHIP OR LEASE AGREEMENT.
- 14 **(B)** THIS SECTION APPLIES ONLY TO A SOLAR ENERGY GENERATING 15 STATION THAT:
- 16 (1) HAS THE CAPACITY TO PRODUCE MORE THAN 2-MEGAWATTS 1
 17 MEGAWATT OF ELECTRICITY AS MEASURED BY THE ALTERNATING CURRENT RATING
 18 OF THE SYSTEM'S STATION'S INVERTER;
- 19 **(2)** (I) IS DESIGNED TO PRODUCE ELECTRICITY FOR SALE ON THE 20 WHOLESALE MARKET; OR
- 21 (II) IS A COMMUNITY SOLAR ENERGY GENERATING SYSTEM 22 UNDER § 7–306.2 OF THIS TITLE; OR
- 23 (III) IS PART OF AGGREGATE NET METERING UNDER § 7–306.3
 24 OF THIS TITLE; AND
- 25 (3) IS NOT LOCATED ON A ROOFTOP, CARPORT, OR BROWNFIELDS 26 SITE OR BEHIND THE METER OF A RETAIL ELECTRIC CUSTOMER.
- 27 (C) A PERSON MAY NOT BEGIN CONSTRUCTION OF A SOLAR ENERGY 28 GENERATING STATION UNLESS:
- 29 (1) THE CONSTRUCTION HAS BEEN APPROVED BY THE COMMISSION
 30 HN ACCORDANCE WITH OR, FOR A SOLAR ENERGY GENERATING STATION THAT HAS
 31 THE CAPACITY TO PRODUCE NOT MORE THAN 2 MEGAWATTS OF ELECTRICITY AS

- 1 MEASURED BY THE ALTERNATING CURRENT RATING OF THE STATION'S INVERTER,
- 2 THE LOCAL JURISDICTION VERIFIES THAT THE PROPOSED CONSTRUCTION MEETS
- 3 ALL OF THE SITE REQUIREMENTS UNDER SUBSECTION (F) OF THIS SECTION; AND
- 4 (2) (1) FOR A SOLAR ENERGY GENERATING STATION THAT HAS THE
- 5 CAPACITY TO PRODUCE MORE THAN 2 MEGAWATTS OF ELECTRICITY AS MEASURED
- 6 BY THE ALTERNATING CURRENT RATING OF THE STATION'S INVERTER:
- 7 (I) A CERTIFICATE OF PUBLIC CONVENIENCE AND NECESSITY
- 8 HAS BEEN ISSUED IN ACCORDANCE WITH § 7–207 OF THIS SUBTITLE; OR
- 9 (II) THE CONSTRUCTION HAS BEEN APPROVED BY THE
- 10 COMMISSION IN ACCORDANCE WITH § 7–207.1 OF THIS SUBTITLE; AND
- 11 (3) THE CONSTRUCTION HAS RECEIVED APPROVAL FOR ALL LOCAL
- 12 PERMITS REQUIRED UNDER § 7–207(H) OF THIS SUBTITLE.
- 13 (D) ON RECEIPT OF AN APPLICATION FOR APPROVAL UNDER THIS SECTION,
- 14 THE COMMISSION SHALL PROVIDE IMMEDIATE NOTICE OR REQUIRE THE
- 15 APPLICANT TO PROVIDE IMMEDIATE NOTICE OF THE APPLICATION TO:
- 16 (1) THE GOVERNING BODY OF EACH COUNTY OR MUNICIPAL
- 17 CORPORATION IN WHICH ANY PORTION OF THE SOLAR ENERGY GENERATING
- 18 STATION IS PROPOSED TO BE CONSTRUCTED:
- 19 (2) THE GOVERNING BODY OF EACH COUNTY OR MUNICIPAL
- 20 CORPORATION WITHIN 1 MILE OF THE PROPOSED LOCATION OF THE SOLAR ENERGY
- 21 GENERATING STATION:
- 22 (3) EACH MEMBER OF THE GENERAL ASSEMBLY REPRESENTING ANY
- 23 PART OF A COUNTY IN WHICH ANY PORTION OF THE SOLAR ENERGY GENERATING
- 24 STATION IS PROPOSED TO BE CONSTRUCTED;
- 25 (4) EACH MEMBER OF THE GENERAL ASSEMBLY REPRESENTING ANY
- 26 PART OF A COUNTY WITHIN 1 MILE OF THE PROPOSED LOCATION OF THE SOLAR
- 27 ENERGY GENERATING STATION; AND
- 28 (5) THE RESIDENTS AND PROPERTY OWNERS WITHIN 1 MILE OF THE
- 29 PROPOSED LOCATION OF THE SOLAR ENERGY GENERATING STATION
- 30 (1) A PERSON THAT SUBMITS AN APPLICATION FOR APPROVAL OF
- 31 THE CONSTRUCTION OF A SOLAR ENERGY GENERATING STATION IN ACCORDANCE
- 32 WITH § 7-207 OR § 7-207.1 OF THIS SUBTITLE SHALL INCLUDE WITH THE
- 33 APPLICATION WRITTEN DOCUMENTATION OR OTHER EVIDENCE SHOWING THAT THE

- 1 PROPOSED CONSTRUCTION MEETS THE REQUIREMENTS UNDER SUBSECTIONS (F)
- 2 AND (G) OF THIS SECTION.
- 3 (2) FOR A SOLAR ENERGY GENERATING STATION THAT HAS THE
- 4 CAPACITY TO PRODUCE NOT MORE THAN 2 MEGAWATTS OF ELECTRICITY AS
- 5 MEASURED BY THE ALTERNATING CURRENT RATING OF THE STATION'S INVERTER,
- 6 A PERSON THAT SUBMITS A SITE DEVELOPMENT PLAN TO A LOCAL JURISDICTION
- 7 SHALL INCLUDE WITH THE PLAN WRITTEN DOCUMENTATION OR OTHER EVIDENCE
- 8 SHOWING THAT THE PROPOSED CONSTRUCTION MEETS THE REQUIREMENTS UNDER
- 9 SUBSECTIONS (F) AND (G) OF THIS SECTION.
- 10 (E) (1) When reviewing an application for approval under
- 11 VERIFYING WHETHER THE DOCUMENTATION PROVIDED UNDER SUBSECTION (D) OF
- 12 THIS SECTION MEETS THE REQUIREMENTS UNDER SUBSECTIONS (F) AND (G) OF
- 13 THIS SECTION, THE COMMISSION OR LOCAL JURISDICTION SHALL
- 14 (1) COMPLY WITH AND REQUIRE THE OWNER OF THE PROPOSED
- 15 SOLAR ENERGY GENERATING STATION TO COMPLY WITH § 7-207(D) OF THIS
- 16 **SUBTITLE; AND**
- 17 (2), IF THE PROPOSED LOCATION OF THE SOLAR ENERGY GENERATING
- 18 STATION IS IN AN AREA CONSIDERED TO BE OVERBURDENED AND UNDERSERVED,
- 19 AS DEFINED IN § 1-701 OF THE ENVIRONMENT ARTICLE, REQUIRE THE PERSON
- 20 CONSTRUCTING THE SOLAR ENERGY GENERATING STATION TO HOLD AT LEAST TWO
- 21 PUBLIC MEETINGS IN THE COMMUNITY WHERE THE SOLAR ENERGY GENERATING
- 22 STATION IS TO BE LOCATED TO COLLECT COMMUNITY FEEDBACK AND PROVIDE
- 23 OPPORTUNITIES TO ADDRESS COMMUNITY FEEDBACK.
- 24 (2) (I) SUBJECT TO SUBPARAGRAPH (II) OF THIS PARAGRAPH, THE
- 25 MEETINGS REQUIRED UNDER PARAGRAPH (1) OF THIS SUBSECTION SHALL BE HELD:
- 26 <u>IN THE COUNTY IN WHICH THE PROPOSED SOLAR</u>
- 27 ENERGY GENERATING STATION IS TO BE LOCATED; AND
- 28 2. WITHIN 10 MILES OF THE PROPOSED LOCATION OF
- 29 THE SOLAR ENERGY GENERATING STATION.
- 30 <u>(II) If the owner of a propos</u>ed solar energy
- 31 GENERATING STATION CANNOT FIND A MEETING LOCATION THAT MEETS THE
- 32 REQUIREMENTS OF SUBPARAGRAPH (I) OF THIS PARAGRAPH, THE OWNER MAY
- 33 SELECT AN ALTERNATIVE LOCATION THAT IS AS CLOSE AS PRACTICABLE TO THE
- 34 LOCATION OF THE PROPOSED SOLAR ENERGY GENERATING STATION.

1 (F) (1) AN EXCEPT AS PROVIDED IN PARAGRAPH (9) OF THIS SUBSECTION, AN OWNER OF A PROPOSED SOLAR ENERGY GENERATING STATION:

(I) SHALL PROVIDE A BOUNDARY OF 150 FEET BETWEEN THE SOLAR ENERGY GENERATING STATION AND ANY OCCUPIED BUILDINGS OR

DWELLINGS NOT AFFILIATED WITH THE SOLAR ENERGY GENERATING STATION THE

- 6 NEAREST WALL OF A RESIDENTIAL DWELLING;
- 7 (II) SHALL PROVIDE A BOUNDARY OF 50 100 FEET BETWEEN 8 THE SOLAR ENERGY GENERATING STATION AND ANY PARCELS OF LAND NOT 9 AFFILIATED WITH THE SOLAR ENERGY GENERATING STATION ALL PROPERTY LINES.
- 9 AFFILIATED-WITH THE SOLAR ENERGY GENERATING STATION ALL PROPERTY LINES.
- 10 NOT INCLUDING PROPERTY LINES THAT BISECT THE INTERIOR OF A PROJECT AREA;
- 11 (III) 1. SHALL PROVIDE NONBARBED WIRE FENCING:
- 12 A. AROUND THE SOLAR ENERGY GENERATING STATION
- 13 ONLY ON THE INTERIOR OF A LANDSCAPE BUFFER OR IMMEDIATELY ADJACENT TO
- 14 A SOLAR ENERGY GENERATING STATION; AND
- B. THAT IS NOT MORE THAN 20 FEET IN HEIGHT;
- 16 C. THAT IS ONLY BLACK OR GREEN VINYL WIRE MESH IF
- 17 THE OWNER PROPOSES TO USE CHAIN LINK FENCING; AND
- 18 <u>D.</u> <u>THAT IS NOT LESS THAN 50 FEET AWAY FROM THE</u>
- 19 EDGE OF ANY PUBLIC ROAD RIGHT-OF-WAY; AND
- 20 2. MAY USE BARBED WIRE FENCING AROUND THE
- 21 SUBSTATIONS OR OTHER CRITICAL INFRASTRUCTURE FOR PROTECTION OF THAT
- 22 INFRASTRUCTURE; AND
- 23 (IV) SHALL PROVIDE FOR A LANDSCAPING BUFFER OR
- 24 VEGETATIVE SCREENING IF REQUIRED BY THE LOCAL JURISDICTION. IN
- 25 ACCORDANCE WITH PARAGRAPH (3) OF THIS SUBSECTION;
- 26 (V) EXCEPT FOR EQUIPMENT REQUIRED FOR
- 27 INTERCONNECTION WITH ELECTRIC SYSTEM INFRASTRUCTURE, MAY NOT LOCATE
- 28 ANY SOLAR ARRAY, ANCILLARY EQUIPMENT, OR ACCESSORY BUILDINGS OR
- 29 FACILITIES WITHIN A PUBLIC ROAD RIGHT-OF-WAY;
- 30 <u>(VI)</u> 1. <u>SHALL MITIGATE THE VISUAL IMPACT OF THE SOLAR</u>
- 31 ENERGY GENERATING STATION ON A PRESERVATION AREA, RURAL LEGACY AREA,
- 32 PRIORITY PRESERVATION AREA, PUBLIC PARK, SCENIC RIVER OR BYWAY,
- 33 DESIGNATED HERITAGE AREA, OR HISTORIC STRUCTURE OR SITE LISTED ON OR

1	ELIGIBLE FOR THE NATIONAL REGISTER OF HISTORIC PLACES OR RELEVANT
2	COUNTY REGISTER OF HISTORIC PLACES; AND
3	2. SHALL INCLUDE IN AN APPLICATION FOR A SITE
4	DEVELOPMENT PLAN A VIEWSHED ANALYSIS FOR ANY AREA, STRUCTURE, OR SITE
5	SPECIFIED IN ITEM 1 OF THIS ITEM; AND
6	(VII) SHALL PROVIDE NOTICE OF EACH PROPOSED SOLAR
7	ENERGY GENERATING STATION TO THE EMERGENCY RESPONSE SERVICES OF EACH
8	COUNTY IN WHICH ANY PORTION OF THE GENERATING STATION IS TO BE
9	CONSTRUCTED, INCLUDING A MAP OF THE PROPOSED GENERATING STATION AND
10	THE PROPOSED LOCATION OF ANY SOLAR COLLECTOR OR ISOLATOR SWITCH.
1 1	(9) A LOCAL HUDIODICTION MAY NOT DECLUDE THE HOL OF A DEDM
11	(2) A LOCAL JURISDICTION MAY NOT REQUIRE THE USE OF A BERM
12	FOR A SOLAR ENERGY GENERATING STATION APPROVED UNDER THIS SECTION.
13	(3) THE BUFFER OR VEGETATIVE SCREENING REQUIRED IN
13 14	PARAGRAPH (1)(IV) OF THIS SUBSECTION SHALL:
14	TARAGRATII (1)(1V) OF THIS SUBSECTION SHALL.
15	(I) BE NOT MORE THAN 25 FEET IN DEPTH;
	(i) BENOT MOVETHER 2012BIR BEITH,
16	(II) PROVIDE FOR FOUR SEASON VISUAL SCREENING OF THE
17	SOLAR ENERGY GENERATING SYSTEM;
18	(III) INCLUDE MULTILAYERED, STAGGERED ROWS OF
19	OVERSTORY AND UNDERSTORY TREES; AND
20	(IV) BE PLANTED WITH NOT MORE THAN 10 TREES PER 100
21	LINEAR FEET, WITH A MAXIMUM HEIGHT AT PLANTING OF 6 FEET BE NOT MORE
22	THAN 35 FEET WIDE;
2.0	()
23	(II) BE PROVIDED ALONG:
3.4	1 ALL DRODEDWYLLDYDG.
24	$\underline{1.} \underline{\text{ALL PROPERTY LINES;}}$
25	2. LOCATIONS OF THE EXTERIOR BOUNDARY FOR THE
26 26	SOLAR ENERGY GENERATING STATION WHERE EXISTING WOODED VEGETATION OF
20 27	50 FEET OR MORE IN WIDTH DOES NOT EXIST; OR
- '	OVILLI ON MORE IN MIDIN DOED NOT EMDI, OR
28	3. AN ALTERNATIVE LOCATION WITHIN THE BOUNDARY
29	FOR THE SOLAR ENERGY GENERATING STATION IF THE OWNER DEMONSTRATES
30	THAT THE ALTERNATIVE LOCATION WOULD MAXIMIZE THE VISUAL SCREENING;

2 SOLAR ENERGY GENERATING STATION; 3 (IV) BE PLACED BETWEEN ANY FENCING AND THE PUBLIC VIEW (V) INCLUDE MULTILAYERED, STAGGERED ROWS OVERSTORY AND UNDERSTORY TREES AND SHRUBS THAT: 6 1. ARE A MIXTURE OF EVERGREEN AND DECIDUO VEGETATION; 8 2. ARE PREDOMINANTLY NATIVE TO THE REGION; 9 3. ARE MORE THAN 4 FEET IN HEIGHT AT PLANTING; 10 4. ARE DESIGNED TO PROVIDE SCREENING DESIGNED TO PROVIDE SCREENING DESIGNED TO PROVIDE SCREENING DESIGNED TO STUNT UPWARD SCREEN; 11 OUTWARD GROWTH OR TO OTHERWISE LIMIT THE EFFECTIVENESS OF THE VISU SCREEN; 12 6. CONFORM TO THE PLANT SIZE SPECIFICATION AND 13 TO AND 14 ARE SPECIFIED IN A LANDSCAPING PLAN PREPAR BY A QUALIFIED PROFESSIONAL LANDSCAPE ARCHITECT; 20 (VI) BE INSTALLED AS EARLY IN THE CONSTRUCTION PROCESSIONAL LANDSCAPE ARCHITECT; 21 AS PRACTICABLE AND BEFORE THE ACTIVATION OF THE PROPOSED SOLAR ENERGY GENERATING STATION; 22 (VII) PRESERVE TO THE MAXIMUM EXTENT PRACTICABLE AS UPPLEMENTED WITH NEW PLANTINGS WHERE NECESSARY, ANY FOREST HEDGEROW THAT EXISTS AT A LOCATION WHERE VISUAL SCREENING DESIGNED HEDGEROW THAT EXISTS AT A LOCATION WHERE VISUAL SCREENING DESIGNED HEDGEROW THAT EXISTS AT A LOCATION WHERE VISUAL SCREENING DESIGNED HEDGEROW THAT EXISTS AT A LOCATION WHERE VISUAL SCREENING DESIGNED HEDGEROW THAT EXISTS AT A LOCATION WHERE VISUAL SCREENING DESIGNED HEDGEROW THAT EXISTS AT A LOCATION WHERE VISUAL SCREENING DESIGNED HEDGEROW THAT EXISTS AT A LOCATION WHERE VISUAL SCREENING DESIGNED HEDGEROW THAT EXISTS AT A LOCATION WHERE VISUAL SCREENING DESIGNED HERGY GENERATING SYSTEM THROUGH LANDSCAPE BUFFERING IS REQUIRED; AND	1	(III) PROVIDE FOR FOUR-SEASON VISUAL SCREENING OF THE
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4 (V) INCLUDE MULTILAYERED, STAGGERED ROWS 5 OVERSTORY AND UNDERSTORY TREES AND SHRUBS THAT: 6 1. ARE A MIXTURE OF EVERGREEN AND DECIDUO 7 VEGETATION; 8 2. ARE PREDOMINANTLY NATIVE TO THE REGION; 9 3. ARE MORE THAN 4 FEET IN HEIGHT AT PLANTING; 10 4. ARE DESIGNED TO PROVIDE SCREENING 11 BUFFERING WITHIN 5 YEARS OF PLANTING; 12 5. MAY NOT BE TRIMMED TO STUNT UPWARD 13 OUTWARD GROWTH OR TO OTHERWISE LIMIT THE EFFECTIVENESS OF THE VISU 14 SCREEN; 15 6. CONFORM TO THE PLANT SIZE SPECIFICATIO 16 ESTABLISHED BY THE AMERICAN STANDARD FOR NURSERY STOCK (ANSI Z60.) 17 AND 18 7. ARE SPECIFIED IN A LANDSCAPING PLAN PREPAR 19 BY A QUALIFIED PROFESSIONAL LANDSCAPE ARCHITECT; 20 (VI) BE INSTALLED AS EARLY IN THE CONSTRUCTION PROCE 21 AS PRACTICABLE AND BEFORE THE ACTIVATION OF THE PROPOSED SOLAR ENER 22 GENERATING STATION; 23 (VII) PRESERVE TO THE MAXIMUM EXTENT PRACTICABLE ATMOSCAPE BUFFERING IS REQUIRED; AND 24 SUPPLEMENTED WITH NEW PLANTINGS WHERE NECESSARY, ANY FOREST 25 HEDGEROW THAT EXISTS AT A LOCATION WHERE VISUAL SCREENING 26 LANDSCAPE BUFFERING IS REQUIRED; AND 27 (VIII) SHALL BE MAINTAINED WITH A 90% SURVIVAL THRESHO 28 FOR THE LIFE OF THE SOLAR ENERGY GENERATING SYSTEM THROUGH	_	SOMIN DIVIDING I GENERALITING SITTION,
1. ARE A MIXTURE OF EVERGREEN AND DECIDUO VEGETATION; 2. ARE PREDOMINANTLY NATIVE TO THE REGION; 3. ARE MORE THAN 4 FEET IN HEIGHT AT PLANTING; 4. ARE DESIGNED TO PROVIDE SCREENING BUFFERING WITHIN 5 YEARS OF PLANTING; OUTWARD GROWTH OR TO OTHERWISE LIMIT THE EFFECTIVENESS OF THE VISU SCREEN; 5. MAY NOT BE TRIMMED TO STUNT UPWARD OUTWARD GROWTH OR TO OTHERWISE LIMIT THE EFFECTIVENESS OF THE VISU SCREEN; 6. CONFORM TO THE PLANT SIZE SPECIFICATION AND 7. ARE SPECIFIED IN A LANDSCAPING PLAN PREPAR BY A QUALIFIED PROFESSIONAL LANDSCAPE ARCHITECT; (VI) BE INSTALLED AS EARLY IN THE CONSTRUCTION PROCESSIONAL LANDSCAPE ARCHITECT; (VI) BE INSTALLED AS EARLY IN THE CONSTRUCTION PROCESSIONAL LANDSCAPE BY A QUALIFIED PROFESSIONAL LANDSCAPE BY A CUIL PRESERVE TO THE MAXIMUM EXTENT PRACTICABLE AS SUPPLEMENTED WITH NEW PLANTINGS WHERE NECESSARY, ANY FOREST HEDGEROW THAT EXISTS AT A LOCATION WHERE VISUAL SCREENING LANDSCAPE BUFFERING IS REQUIRED; AND (VIII) SHALL BE MAINTAINED WITH A 90% SURVIVAL THRESHO FOR THE LIFE OF THE SOLAR ENERGY GENERATING SYSTEM THROUGH	3	(IV) BE PLACED BETWEEN ANY FENCING AND THE PUBLIC VIEW;
1. ARE A MIXTURE OF EVERGREEN AND DECIDUO VEGETATION; 2. ARE PREDOMINANTLY NATIVE TO THE REGION; 3. ARE MORE THAN 4 FEET IN HEIGHT AT PLANTING; 4. ARE DESIGNED TO PROVIDE SCREENING BUFFERING WITHIN 5 YEARS OF PLANTING; OUTWARD GROWTH OR TO OTHERWISE LIMIT THE EFFECTIVENESS OF THE VISU SCREEN; 5. MAY NOT BE TRIMMED TO STUNT UPWARD OUTWARD GROWTH OR TO OTHERWISE LIMIT THE EFFECTIVENESS OF THE VISU SCREEN; 6. CONFORM TO THE PLANT SIZE SPECIFICATION AND 7. ARE SPECIFIED IN A LANDSCAPING PLAN PREPAR BY A QUALIFIED PROFESSIONAL LANDSCAPE ARCHITECT; (VI) BE INSTALLED AS EARLY IN THE CONSTRUCTION PROCESSIONAL LANDSCAPE ARCHITECT; (VI) BE INSTALLED AS EARLY IN THE CONSTRUCTION PROCESSIONAL LANDSCAPE BY A QUALIFIED PROFESSIONAL LANDSCAPE BY A CUIL PRESERVE TO THE MAXIMUM EXTENT PRACTICABLE AS SUPPLEMENTED WITH NEW PLANTINGS WHERE NECESSARY, ANY FOREST HEDGEROW THAT EXISTS AT A LOCATION WHERE VISUAL SCREENING LANDSCAPE BUFFERING IS REQUIRED; AND (VIII) SHALL BE MAINTAINED WITH A 90% SURVIVAL THRESHO FOR THE LIFE OF THE SOLAR ENERGY GENERATING SYSTEM THROUGH		
1. ARE A MIXTURE OF EVERGREEN AND DECIDUO 7 VEGETATION; 8 2. ARE PREDOMINANTLY NATIVE TO THE REGION; 9 3. ARE MORE THAN 4 FEET IN HEIGHT AT PLANTING; 10 4. ARE DESIGNED TO PROVIDE SCREENING BUFFERING WITHIN 5 YEARS OF PLANTING; 11 BUFFERING WITHIN 5 YEARS OF PLANTING; 12 5. MAY NOT BE TRIMMED TO STUNT UPWARD OUTWARD GROWTH OR TO OTHERWISE LIMIT THE EFFECTIVENESS OF THE VISU SCREEN; 15 6. CONFORM TO THE PLANT SIZE SPECIFICATION AND 16 ESTABLISHED BY THE AMERICAN STANDARD FOR NURSERY STOCK (ANSI Z60. AND 17 ARE SPECIFIED IN A LANDSCAPING PLAN PREPAR BY A QUALIFIED PROFESSIONAL LANDSCAPE ARCHITECT; 18 (VI) BE INSTALLED AS EARLY IN THE CONSTRUCTION PROCE AS PRACTICABLE AND BEFORE THE ACTIVATION OF THE PROPOSED SOLAR ENER GENERATING STATION; 19 (VII) PRESERVE TO THE MAXIMUM EXTENT PRACTICABLE AS SUPPLEMENTED WITH NEW PLANTINGS WHERE NECESSARY, ANY FOREST HEDGEROW THAT EXISTS AT A LOCATION WHERE VISUAL SCREENING LANDSCAPE BUFFERING IS REQUIRED; AND 10 (VIII) SHALL BE MAINTAINED WITH A 90% SURVIVAL THRESHO FOR THE LIFE OF THE SOLAR ENERGY GENERATING SYSTEM THROUGH		
2. ARE PREDOMINANTLY NATIVE TO THE REGION; 3. ARE MORE THAN 4 FEET IN HEIGHT AT PLANTING; 4. ARE DESIGNED TO PROVIDE SCREENING BUFFERING WITHIN 5 YEARS OF PLANTING; 5. MAY NOT BE TRIMMED TO STUNT UPWARD OUTWARD GROWTH OR TO OTHERWISE LIMIT THE EFFECTIVENESS OF THE VISU SCREEN; 6. CONFORM TO THE PLANT SIZE SPECIFICATION ESTABLISHED BY THE AMERICAN STANDARD FOR NURSERY STOCK (ANSI Z60. AND 7. ARE SPECIFIED IN A LANDSCAPING PLAN PREPAR BY A QUALIFIED PROFESSIONAL LANDSCAPE ARCHITECT; (VI) BE INSTALLED AS EARLY IN THE CONSTRUCTION PROCE AS PRACTICABLE AND BEFORE THE ACTIVATION OF THE PROPOSED SOLAR ENER GENERATING STATION; (VII) PRESERVE TO THE MAXIMUM EXTENT PRACTICABLE AS SUPPLEMENTED WITH NEW PLANTINGS WHERE NECESSARY, ANY FOREST HEDGEROW THAT EXISTS AT A LOCATION WHERE VISUAL SCREENING LANDSCAPE BUFFERING IS REQUIRED; AND (VIII) SHALL BE MAINTAINED WITH A 90% SURVIVAL THRESHO FOR THE LIFE OF THE SOLAR ENERGY GENERATING SYSTEM THROUGH	5	OVERSTORY AND UNDERSTORY TREES AND SHRUBS THAT:
2. ARE PREDOMINANTLY NATIVE TO THE REGION; 9. 3. ARE MORE THAN 4 FEET IN HEIGHT AT PLANTING; 10. 4. ARE DESIGNED TO PROVIDE SCREENING DUFFERING WITHIN 5 YEARS OF PLANTING; 12. 5. MAY NOT BE TRIMMED TO STUNT UPWARD OUTWARD GROWTH OR TO OTHERWISE LIMIT THE EFFECTIVENESS OF THE VISUS SCREEN; 14. CONFORM TO THE PLANT SIZE SPECIFICATION ESTABLISHED BY THE AMERICAN STANDARD FOR NURSERY STOCK (ANSI Z60. AND 18. 7. ARE SPECIFIED IN A LANDSCAPING PLAN PREPAR BY A QUALIFIED PROFESSIONAL LANDSCAPE ARCHITECT; 20. (VI) BE INSTALLED AS EARLY IN THE CONSTRUCTION PROCES AS PRACTICABLE AND BEFORE THE ACTIVATION OF THE PROPOSED SOLAR ENERGY GENERATING STATION; 23. (VII) PRESERVE TO THE MAXIMUM EXTENT PRACTICABLE AS SUPPLEMENTED WITH NEW PLANTINGS WHERE NECESSARY, ANY FOREST HEDGEROW THAT EXISTS AT A LOCATION WHERE VISUAL SCREENING LANDSCAPE BUFFERING IS REQUIRED; AND 26. (VIII) SHALL BE MAINTAINED WITH A 90% SURVIVAL THRESHO FOR THE LIFE OF THE SOLAR ENERGY GENERATING SYSTEM THROUGH	c	1 ADE A MIVEUDE DE EVEDODEEN AND DECUDIOUS
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13 OUTWARD GROWTH OR TO OTHERWISE LIMIT THE EFFECTIVENESS OF THE VISU 14 SCREEN; 15 6. CONFORM TO THE PLANT SIZE SPECIFICATIO 16 ESTABLISHED BY THE AMERICAN STANDARD FOR NURSERY STOCK (ANSI Z60. 17 AND 18 7. ARE SPECIFIED IN A LANDSCAPING PLAN PREPAR 19 BY A QUALIFIED PROFESSIONAL LANDSCAPE ARCHITECT; 20 (VI) BE INSTALLED AS EARLY IN THE CONSTRUCTION PROCE 21 AS PRACTICABLE AND BEFORE THE ACTIVATION OF THE PROPOSED SOLAR ENER 22 GENERATING STATION; 23 (VII) PRESERVE TO THE MAXIMUM EXTENT PRACTICABLE AS SUPPLEMENTED WITH NEW PLANTINGS WHERE NECESSARY, ANY FOREST OF THE DECEMBER OF THE ACTIVATION WHERE VISUAL SCREENING OF THE LIFE OF THE SOLAR ENERGY GENERATING SYSTEM THROUGH 24 (VIII) SHALL BE MAINTAINED WITH A 90% SURVIVAL THRESHO FOR THE LIFE OF THE SOLAR ENERGY GENERATING SYSTEM THROUGH	11	DOFFERING WITHIN & TEARS OF TEANTING,
6. CONFORM TO THE PLANT SIZE SPECIFICATIO 6 ESTABLISHED BY THE AMERICAN STANDARD FOR NURSERY STOCK (ANSI Z60. AND 7. ARE SPECIFIED IN A LANDSCAPING PLAN PREPAR BY A QUALIFIED PROFESSIONAL LANDSCAPE ARCHITECT; (VI) BE INSTALLED AS EARLY IN THE CONSTRUCTION PROCE AS PRACTICABLE AND BEFORE THE ACTIVATION OF THE PROPOSED SOLAR ENER ENERGY ENERGY (VII) PRESERVE TO THE MAXIMUM EXTENT PRACTICABLE AS SUPPLEMENTED WITH NEW PLANTINGS WHERE NECESSARY, ANY FOREST OF THE LIFE OF THE SOLAR ENERGY GENERATING SYSTEM THROUGH (VIII) SHALL BE MAINTAINED WITH A 90% SURVIVAL THRESHO FOR THE LIFE OF THE SOLAR ENERGY GENERATING SYSTEM THROUGH	12	5. MAY NOT BE TRIMMED TO STUNT UPWARD OR
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7. ARE SPECIFIED IN A LANDSCAPING PLAN PREPAR BY A QUALIFIED PROFESSIONAL LANDSCAPE ARCHITECT; (VI) BE INSTALLED AS EARLY IN THE CONSTRUCTION PROCE AS PRACTICABLE AND BEFORE THE ACTIVATION OF THE PROPOSED SOLAR ENER GENERATING STATION; (VII) PRESERVE TO THE MAXIMUM EXTENT PRACTICABLE A SUPPLEMENTED WITH NEW PLANTINGS WHERE NECESSARY, ANY FOREST HEDGEROW THAT EXISTS AT A LOCATION WHERE VISUAL SCREENING HEDGEROW THAT EXISTS AT A LOCATION WHERE VISUAL SCREENING LANDSCAPE BUFFERING IS REQUIRED; AND (VIII) SHALL BE MAINTAINED WITH A 90% SURVIVAL THRESHO FOR THE LIFE OF THE SOLAR ENERGY GENERATING SYSTEM THROUGH		_
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AS PRACTICABLE AND BEFORE THE ACTIVATION OF THE PROPOSED SOLAR ENER GENERATING STATION; (VII) PRESERVE TO THE MAXIMUM EXTENT PRACTICABLE AS SUPPLEMENTED WITH NEW PLANTINGS WHERE NECESSARY, ANY FOREST HEDGEROW THAT EXISTS AT A LOCATION WHERE VISUAL SCREENING LANDSCAPE BUFFERING IS REQUIRED; AND (VIII) SHALL BE MAINTAINED WITH A 90% SURVIVAL THRESHO FOR THE LIFE OF THE SOLAR ENERGY GENERATING SYSTEM THROUGH	19	BY A QUALIFIED PROFESSIONAL LANDSCAPE ARCHITECT;
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24 SUPPLEMENTED WITH NEW PLANTINGS WHERE NECESSARY, ANY FOREST 25 HEDGEROW THAT EXISTS AT A LOCATION WHERE VISUAL SCREENING 26 LANDSCAPE BUFFERING IS REQUIRED; AND 27 (VIII) SHALL BE MAINTAINED WITH A 90% SURVIVAL THRESHO 28 FOR THE LIFE OF THE SOLAR ENERGY GENERATING SYSTEM THROUGH		GENERALITY STATION,
HEDGEROW THAT EXISTS AT A LOCATION WHERE VISUAL SCREENING LANDSCAPE BUFFERING IS REQUIRED; AND (VIII) SHALL BE MAINTAINED WITH A 90% SURVIVAL THRESHO FOR THE LIFE OF THE SOLAR ENERGY GENERATING SYSTEM THROUGH	23	(VII) PRESERVE TO THE MAXIMUM EXTENT PRACTICABLE AND
26 LANDSCAPE BUFFERING IS REQUIRED; AND 27 (VIII) SHALL BE MAINTAINED WITH A 90% SURVIVAL THRESHO 28 FOR THE LIFE OF THE SOLAR ENERGY GENERATING SYSTEM THROUGH	24	SUPPLEMENTED WITH NEW PLANTINGS WHERE NECESSARY, ANY FOREST OR
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28 FOR THE LIFE OF THE SOLAR ENERGY GENERATING SYSTEM THROUGH	26	LANDSCAPE BUFFERING IS REQUIRED; AND
28 FOR THE LIFE OF THE SOLAR ENERGY GENERATING SYSTEM THROUGH	97	(MIII) CHALL DE MAINMAINED MUNILA QQQ/ CHDMINAL MUDECHOLD
	29	MAINTENANCE AGREEMENT THAT INCLUDES A WATERING PLAN.

- 1 (4) WITH RESPECT TO THE SITE ON WHICH A SOLAR ENERGY
- 2 GENERATING STATION IS PROPOSED FOR CONSTRUCTION, THE OWNER OF THE
- 3 SOLAR ENERGY GENERATING STATION:
- 4 (I) SHALL MINIMIZE GRADING TO THE MAXIMUM EXTENT
- 5 POSSIBLE:
- 6 (II) MAY NOT REMOVE TOPSOIL FROM THE PARCEL, BUT MAY
- 7 MOVE OR TEMPORARILY STOCKPILE TOPSOIL FOR GRADING;
- 8 (III) TO MAINTAIN SOIL INTEGRITY, SHALL PLANT NATIVE OR
- 9 NONINVASIVE NATURALIZED VEGETATION AND OTHER APPROPRIATE VEGETATIVE
- 10 PROTECTIONS THAT HAVE A 90% SURVIVAL THRESHOLD FOR THE FIRST 3 YEARS OF
- 11 THE LIFE OF THE SOLAR ENERGY GENERATING STATION;
- 12 (IV) SHALL LIMIT MOWING AND OTHER UNNECESSARY
- 13 LANDSCAPING;
- 14 (V) MAY NOT USE HERBICIDES EXCEPT TO CONTROL INVASIVE
- 15 AND NOXIOUS SPECIES IN COMPLIANCE WITH THE DEPARTMENT OF
- 16 AGRICULTURE'S WEED CONTROL PROGRAM; AND
- 17 (VI) SHALL POST FOR THE FIRST 3 5 YEARS OF THE LIFE OF THE
- 18 SOLAR ENERGY GENERATING STATION A LANDSCAPING BOND EQUAL TO 50% 100%
- 19 OF THE TOTAL LANDSCAPING COST WITH THE COUNTY IN WHICH THE SOLAR ENERGY
- 20 GENERATING STATION IS LOCATED.
- 21 (5) (I) SUBJECT TO SUBPARAGRAPHS (II) AND (III) OF THIS
- 22 PARAGRAPH, A LOCAL JURISDICTION SHALL HOLD ANY LANDSCAPING BOND
- 23 REQUIRED UNDER PARAGRAPH (4)(VI) OF THIS SUBSECTION FOR 5 YEARS.
- 24 (II) A LOCAL JURISDICTION SHALL RELEASE 50% OF THE
- 25 LANDSCAPING BOND IF, ON INSPECTION, THE VEGETATIVE PROTECTIONS MEET A
- 26 90% SURVIVAL THRESHOLD.
- 27 (III) FOLLOWING THE RELEASE OF A LANDSCAPING BOND
- 28 UNDER SUBPARAGRAPH (II) OF THIS PARAGRAPH, THE REMAINING LANDSCAPING
- 29 BOND SHALL BE HELD FOR AN ADDITIONAL 2 YEARS AND, ON FURTHER INSPECTION
- 30 AND CONFIRMATION THAT THE VEGETATIVE PROTECTIONS CONTINUE TO MEET A
- 31 90% SURVIVAL THRESHOLD, SHALL BE RELEASED.
- 32 (6) AN OWNER OF A SOLAR ENERGY GENERATING STATION SHALL
- 33 COMPLY WITH ALL STATE LAWS RELATING TO:

1	(I) STORMWATER MANAGEMENT;
2	(II) EROSION AND SEDIMENT CONTROL;
3	(III) SITE STABILIZATION;
4	(IV) IMPACTS ON SOIL DENSITY AND COMPACTION; AND
5	(V) IMPACTS ON GROUND COVER UNDER THE PANELS.
6 7 8	(7) EXCEPT AS REQUIRED BY LAW, OR FOR SAFETY OR EMERGENCY, THE SOLAR ENERGY GENERATING STATION MAY NOT EMIT VISIBLE LIGHT DURING DUSK TO DAWN OPERATIONS.
9	(8) (I) THIS PARAGRAPH DOES NOT APPLY TO:
10 11	1. EQUIPMENT NECESSARY FOR INTERCONNECTION WITH THE ELECTRIC SYSTEM; OR
12 13	2. SOLAR ENERGY GENERATING STATIONS LOCATED ON LAND THAT ARE ALSO USED FOR AGRICULTURAL PURPOSES.
14 15 16	(II) A PROPOSED SOLAR ENERGY GENERATING STATION AND ANY ACCESSORY STRUCTURES ASSOCIATED WITH THE STATION MUST HAVE AN AVERAGE HEIGHT OF NOT MORE THAN 15 FEET.
17	(9) SETBACKS FOR SOLAR ENERGY GENERATING STATIONS:
18 19 20 21	(I) SHALL BE MEASURED FROM THE PROPERTY BOUNDARY TO THE NEAREST SOLAR ARRAY OR ACCESSORY EQUIPMENT, BUILDINGS, OR FACILITIES THAT GENERATE, MAINTAIN, OPERATE, MANAGE, DISTRIBUTE, AND TRANSMIT ELECTRICITY; AND
22 23 24	(II) MAY NOT APPLY TO ANY INTERCONNECTION TIE LINE OR FACILITY THAT CONNECTS A SOLAR ENERGY GENERATING STATION TO THE ELECTRIC SYSTEM.
25 26 27	(10) (I) THE OWNER OF A PROPOSED SOLAR ENERGY GENERATING STATION MAY PROVIDE TO THE COMMISSION OR LOCAL JURISDICTION WRITTEN DOCUMENTATION OF A SITING AGREEMENT:
28 29	1. ENTERED INTO WITH THE COUNTY IN WHICH THE PROPOSED SOLAR ENERGY GENERATING STATION IS TO BE LOCATED; AND

- 2. THAT PROVIDES LESS STRINGENT RESTRICTIONS
 THAN THOSE SPECIFIED UNDER THIS SUBSECTION.
- 3 (II) IF A PROPOSED SOLAR ENERGY GENERATING STATION
 4 PROVIDES TO THE COMMISSION OR LOCAL JURISDICTION WRITTEN
 5 DOCUMENTATION IN ACCORDANCE WITH SUBPARAGRAPH (I) OF THIS PARAGRAPH,
- 6 THE PROPOSED SOLAR ENERGY GENERATING STATION SHALL BE CONSIDERED AS
- 7 <u>MEETING THE REQUIREMENTS OF THIS SUBSECTION.</u>
- 8 (G) AN OWNER OF A SOLAR ENERGY GENERATING STATION:
- 9 (1) SHALL ENTER INTO A DECOMMISSIONING AGREEMENT WITH THE 10 COMMISSION ON A FORM THAT THE COMMISSION PROVIDES;
- 11 (2) SHALL POST A SURETY BOND WITH THE COMMISSION FOR NOT
- 12 MORE THAN 100% 125% OF THE ESTIMATED FUTURE COST OF DECOMMISSIONING
- 13 THE SOLAR ENERGY GENERATING STATION AND ITS RELATED INFRASTRUCTURE,
- 14 LESS ANY SALVAGE VALUE; AND
- 15 (3) SHALL EXECUTE A SECURITIZATION BOND TRUE-UP EVERY 5 16 YEARS.
- 17 (H) (1) A EXCEPT AS PROVIDED IN PARAGRAPHS (3) AND (4) OF THIS 18 SUBSECTION, A LOCAL JURISDICTION MAY NOT:
- 19 (I) ADOPT ZONING LAWS OR OTHER LAWS OR REGULATIONS 20 THAT PROHIBIT THE CONSTRUCTION OR OPERATION OF SOLAR ENERGY
- 21 GENERATING STATIONS; OR
- 22 (II) DENY SITE DEVELOPMENT PLANS FOR SOLAR ENERGY
- 23 GENERATING STATIONS THAT MEET THE REQUIREMENTS OF SUBSECTION (F) OF
- 24 THIS SECTION.
- 25 (2) A LOCAL JURISDICTION SHALL:
- 26 <u>(I)</u> EXPEDITE THE REVIEW AND APPROVAL OF SITE
- 27 DEVELOPMENT PLANS FOR SOLAR ENERGY GENERATING STATIONS IF THOSE PLANS
- 28 MEET THE REQUIREMENTS OF THIS SECTION; AND
- 29 <u>(II) FOR SOLAR ENERGY GENERATING STATIONS WITH A</u>
- 30 GENERATING CAPACITY OF NOT MORE THAN 5 MEGAWATTS, AS MEASURED BY THE
- 31 <u>ALTERNATING CURRENT RATING OF THE SOLAR ENERGY GENERATING STATION'S</u>
- 32 INVERTER, PROCESS THE SITE DEVELOPMENT PLAN APPLICATION AS A PERMITTED
- 33 USE SUBJECT TO THE REVIEW STANDARDS IN § 4-205 OF THE LAND USE ARTICLE.

32

1	(3) A GROUND MOUNTED SOLAR ENERGY GENERATING STATION WITH
2	A GENERATING CAPACITY OF MORE THAN 5 MEGAWATTS, AS MEASURED BY THE
3	ALTERNATING CURRENT RATING OF THE SOLAR ENERGY GENERATING STATION'S
4	INVERTER, MAY NOT BE LOCATED ON ANY LOT, PARCEL, OR TRACT OF LAND THAT,
5	AS OF JANUARY 1, 2025, IS LOCATED WITHIN:
6	(I) A TIER 1 OR TIER 2 MAPPED LOCALLY DESIGNATED
7	GROWTH AREA ADOPTED UNDER § 1-506 OF THE LAND USE ARTICLE;
8	(II) A MEDIUM DENSITY RESIDENTIAL AREA OR HIGH DENSITY
9	RESIDENTIAL AREA, AS DEFINED IN § 5-1601 OF THE NATURAL RESOURCES
10	ARTICLE; OR
11	(III) A MIXED-USE AREA WITH A RESIDENTIAL COMPONENT.
12	(4) (I) THE TOTAL COMBINED NUMBER OF SOLAR ENERGY
13	GENERATING STATIONS THAT MAY BE APPROVED FOR CONSTRUCTION IN A
14	PRIORITY PRESERVATION AREA THAT WAS ESTABLISHED BEFORE JANUARY 1, 2025,
15	SHALL:
1.0	1
16	1. BE LIMITED IN AREA TO 5% OF THE TOTAL ACREAGE
17	OF THE PRIORITY PRESERVATION AREA;
18	2. BE LOCATED IN THE PROJECT AREA WITHIN THE
19	2. <u>BE LOCATED IN THE PROJECT AREA WITHIN THE</u> PRIORITY PRESERVATION AREA; AND
19	PRIORITY PRESERVATION AREA, AND
20	3. MEET ALL REQUIREMENTS UNDER THIS SECTION.
20	<u>s. Medi nde negentemento enden imo section.</u>
21	(II) THE PROHIBITIONS IN PARAGRAPH (1) OF THIS
$\frac{-}{22}$	SUBSECTION DO NOT APPLY TO THE REMAINING 95% OF A PRIORITY PRESERVATION
23	AREA ONCE THE 5% LIMITATION UNDER SUBPARAGRAPH (I) OF THIS PARAGRAPH
24	HAS BEEN ACHIEVED FOR THE PRIORITY PRESERVATION AREA.
25	(III) A COUNTY SHALL REPORT TO THE COMMISSION WHEN THE
26	5% LIMITATION UNDER SUBPARAGRAPH (I) OF THIS PARAGRAPH HAS BEEN
27	ACHIEVED FOR A PRIORITY PRESERVATION AREA.
28	(I) (1) Except as provided in paragraph (2) of this subsection, a
29	SOLAR ENERGY GENERATING STATION IS EXEMPT FROM PERSONAL AND REAL
30	PROPERTY TAXES.

(2) A SOLAR ENERGY GENERATING STATION MAY BE REQUIRED BY A

LOCAL JURISDICTION TO MAKE A PAYMENT IN LIEU OF TAXES UP TO \$5,000 PER

- 1 MEGAWATT OF ENERGY GENERATED FROM THE SOLAR ENERGY GENERATING
- 2 STATION THIS SUBSECTION DOES NOT APPLY TO AGRIVOLTAICS, AS DEFINED IN §
- 3 7-306.2 OF THIS TITLE, THAT ARE LOCATED ON LAND ASSESSED FOR
- 4 AGRICULTURAL USE, OTHER THAN USE AS AN APIARY OR A POLLINATOR HABITAT,
- 5 UNDER § 8-209 OF THE TAX PROPERTY ARTICLE.
- 6 (J) NOTHING IN THIS SECTION MAY BE CONSTRUED TO ADD ANY
- 7 ADDITIONAL LIMITATIONS TO THE AUTHORITY OF THE COMMISSION IN THE
- 8 APPROVAL PROCESS FOR AN APPLICATION FOR A CERTIFICATE OF PUBLIC
- 9 CONVENIENCE AND NECESSITY.
- 10 **7–219.**
- 11 (A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS
- 12 INDICATED.
- 13 (2) "ENERGY STORAGE DEVICE" HAS THE MEANING STATED IN §
- 14 **7–216** OF THIS SUBTITLE.
- 15 (3) "LOCAL JURISDICTION" INCLUDES COUNTIES, MUNICIPAL
- 16 CORPORATIONS, AND OTHER FORMS OF LOCAL GOVERNMENT.
- 17 (B) A PERSON MAY NOT BEGIN CONSTRUCTION OF AN A
- 18 FRONT-OF-THE-METER ENERGY STORAGE DEVICE UNLESS THE CONSTRUCTION
- 19 HAS BEEN APPROVED BY THE COMMISSION IN ACCORDANCE WITH REGULATIONS
- 20 ADOPTED UNDER THIS SECTION.
- 21 (C) ON RECEIPT OF AN APPLICATION FOR APPROVAL OF THE
- 22 CONSTRUCTION OF ENERGY STORAGE DEVICES A FRONT-OF-THE-METER ENERGY
- 23 STORAGE DEVICE UNDER THIS SECTION, THE COMMISSION SHALL PROVIDE
- 24 IMMEDIATE NOTICE OR REQUIRE THE APPLICANT TO PROVIDE IMMEDIATE NOTICE
- 25 OF THE APPLICATION TO:
- 26 (1) THE GOVERNING BODY OF EACH COUNTY OR MUNICIPAL
- 27 CORPORATION IN WHICH ANY PORTION OF THE ENERGY STORAGE DEVICE IS
- 28 PROPOSED TO BE CONSTRUCTED;
- 29 (2) THE GOVERNING BODY OF EACH COUNTY OR MUNICIPAL
- 30 CORPORATION WITHIN 1 MILE OF THE PROPOSED LOCATION OF THE ENERGY
- 31 STORAGE DEVICE;
- 32 (3) EACH MEMBER OF THE GENERAL ASSEMBLY REPRESENTING ANY
- 33 PART OF A COUNTY IN WHICH ANY PORTION OF THE ENERGY STORAGE DEVICE IS
- 34 PROPOSED TO BE CONSTRUCTED;

1 (4	1)	EACH MEMBER OF THE GENERAL ASSEMBLY REPRESENTING AN

- 2 PART OF A COUNTY WITHIN 1 MILE OF THE PROPOSED LOCATION OF THE ENERGY
- 3 STORAGE DEVICE; AND
- 4 (5) THE RESIDENTS AND OWNERS OF PROPERTY THAT IS AFFECTED
- 5 COMMUNITIES THAT ARE WITHIN 1 MILE OF THE PROPOSED LOCATION OF THE
- 6 ENERGY STORAGE DEVICE.
- 7 (D) WHEN REVIEWING AN APPLICATION FOR APPROVAL UNDER THIS 8 SECTION, THE COMMISSION SHALL:
- 9 (1) IF THE PROJECT WILL STORE MORE THAN 100 KILOWATTS.
- 10 COMPLY WITH AND REQUIRE THE APPLICANT TO COMPLY WITH § 7-207(D) OF THIS
- 11 **SUBTITLE**;
- 12 (2) IF THE PROPOSED LOCATION OF THE FRONT-OF-THE-METER
- 13 ENERGY STORAGE DEVICE IS IN AN AREA CONSIDERED TO BE OVERBURDENED AND
- 14 UNDERSERVED, AS DEFINED IN § 1–701 OF THE ENVIRONMENT ARTICLE, REQUIRE
- 15 THE APPLICANT TO HOLD AT LEAST TWO PUBLIC MEETINGS IN THE COMMUNITY
- 16 WHERE THE ENERGY STORAGE DEVICE IS TO BE LOCATED; AND
- 17 (3) (2) EXEMPT AN A FRONT-OF-THE-METER ENERGY STORAGE
- 18 DEVICE THAT IS LOCATED WITHIN THE BOUNDARIES OF AN EXISTING ELECTRICITY
- 19 GENERATING STATION FROM THE MEETING REQUIREMENTS OF THIS SUBSECTION.
- 20 (E) (1) AN OWNER OF A PROPOSED FRONT-OF-THE-METER ENERGY
- 21 STORAGE DEVICE THAT WILL NOT BE CONSTRUCTED AT A COMMERCIAL OR
- 22 INDUSTRIAL LOCATION:
- 23 (I) 1. SHALL PROVIDE NONBARBED WIRE FENCING:
- A. AROUND THE ENERGY STORAGE DEVICE; AND
- B. THAT IS NOT MORE THAN 20 FEET IN HEIGHT; AND
- 26 2. MAY USE BARBED WIRE FENCING AROUND THE
- 27 SUBSTATIONS OR OTHER CRITICAL INFRASTRUCTURE FOR PROTECTION OF THAT
- 28 INFRASTRUCTURE; AND
- 29 (II) SHALL PROVIDE FOR A LANDSCAPING BUFFER OR
- 30 VEGETATIVE SCREENING IF REQUIRED BY THE LOCAL JURISDICTION.

- 1 (2) A LOCAL JURISDICTION MAY NOT REQUIRE THE USE OF A BERM
- 2 FOR AN A FRONT-OF-THE-METER ENERGY STORAGE DEVICE APPROVED UNDER
- 3 THIS SECTION.
- 4 (3) THE BUFFER REQUIRED IN PARAGRAPH (1)(II) OF THIS
- 5 SUBSECTION SHALL:
- 6 (I) BE NOT MORE THAN 25 FEET IN DEPTH; AND
- 7 (II) PROVIDE FOR FOUR-SEASON VISUAL SCREENING OF THE
- 8 FRONT-OF-THE-METER ENERGY STORAGE DEVICE.
- 9 (4) WITH RESPECT TO THE SITE ON WHICH AN A
- 10 FRONT-OF-THE-METER ENERGY STORAGE DEVICE IS PROPOSED FOR
- 11 CONSTRUCTION, THE OWNER OF THE ENERGY STORAGE DEVICE:
- 12 (I) SHALL MINIMIZE GRADING TO THE MAXIMUM EXTENT
- 13 POSSIBLE;
- 14 (II) MAY NOT REMOVE TOPSOIL FROM THE PARCEL, BUT MAY
- 15 MOVE OR TEMPORARILY STOCKPILE TOPSOIL FOR GRADING; AND
- 16 (III) MAY NOT USE HERBICIDES EXCEPT TO CONTROL INVASIVE
- 17 SPECIES IN COMPLIANCE WITH THE DEPARTMENT OF AGRICULTURE'S WEED
- 18 CONTROL PROGRAM.
- 19 **(F) (1)** A LOCAL JURISDICTION MAY NOT:
- 20 (I) ADOPT ZONING LAWS OR OTHER LAWS OR REGULATIONS
- 21 THAT PROHIBIT THE CONSTRUCTION OR OPERATION OF FRONT-OF-THE-METER
- 22 ENERGY STORAGE DEVICES; OR
- 23 (II) DENY SITE DEVELOPMENT PLANS FOR
- 24 FRONT-OF-THE-METER ENERGY STORAGE DEVICES THAT MEET THE
- 25 REQUIREMENTS OF SUBSECTION (E) OF THIS SECTION.
- 26 (2) A LOCAL JURISDICTION SHALL:
- 27 (I) EXPEDITE THE REVIEW AND APPROVAL OF SITE
- 28 DEVELOPMENT PLANS FOR FRONT-OF-THE-METER ENERGY STORAGE DEVICES IF
- 29 THOSE PLANS MEET THE REQUIREMENTS OF THIS SECTION; AND

1 2 3	APPROVAL OF FRONT-OF-THE-	(II) SITE <u>METE</u> I	DEV	PPT STANDARD PROCESSES FOR THE REVIEW AND VELOPMENT PLANS FOR THE CONSTRUCTION OF ERGY STORAGE DEVICES.
4 5				ON MAY WAIVE OR MODIFY THE REQUIREMENTS UNDER (E) OF THIS SECTION FOR GOOD CAUSE.
6 7	(H) THE SECTION.	Comn	<u> MISSI</u>	ON SHALL ADOPT REGULATIONS TO CARRY OUT THIS
8	7–306.2.			
9	(a) (1)	In thi	s sect	cion the following words have the meanings indicated.
10	(2)	<u>(I)</u>	"Agr	rivoltaics" means the simultaneous use of areas of land:
11 12 13	ACCORDANCE W PROCEDURES MA		1 <u>.</u> COM L; ANI	
14			<u>2.</u>	for both solar power generation and:
15 16	seeds, tobacco, or v	(i) regetak	<u>A.</u> oles;	raising grains, fruits, herbs, melons, mushrooms, nuts,
17 18	or egg production;	(ii)	<u>B.</u>	raising poultry, including chickens and turkeys, for meat
19		(iii)	<u>C.</u>	dairy production, such as the raising of milking cows;
20		(iv)	<u>D.</u>	raising livestock, including cattle, sheep, goats, or pigs;
21		(v)	<u>E.</u>	horse boarding, breeding, or training;
22		(vi)	<u>F.</u>	turf farming;
23 24	aquatic plants;	(vii)	<u>G.</u>	raising ornamental shrubs, plants, or flowers, including
25		(viii)	<u>H.</u>	aquaculture;
26		(ix)	<u>I.</u>	silviculture; or
27 28	MARYLAND ASS	(x) ESSMI	<u>J.</u> Ent	any other activity <u>UNDER COMAR 18.02.03 OR THE</u> <u>PROCEDURES MANUAL THAT IS</u> recognized by the

$\frac{1}{2}$	_	as an agricultural activity <u>UNDER COMAR 18.02.03 OR THE</u> <u>T PROCEDURES MANUAL</u> .
3 4		"AGRIVOLTAICS" DOES NOT INCLUDE THE SIMULTANEOUS FOR BOTH SOLAR POWER GENERATION AND:
5		1. APIARIES; OR
6	;	2. POLLINATOR HABITAT.
7 8	(3) "AUTO SOLAR ENERGY GENERA	OMATIC ENROLLMENT PROJECT" MEANS A COMMUNITY TING SYSTEM:
9 10	(I) AUTOMATICALLY ENROL	IN WHICH ALL OR A PORTION OF THE SUBSCRIBERS ARE LED; AND
11 12	(II) GOVERNMENT; OR	1. THAT IS OWNED AND OPERATED BY A LOCAL
13 14	SERVES AS THE SUBSCRI	2. FOR WHICH A LOCAL GOVERNMENT OR ITS DESIGNEE PRION COORDINATOR.
15	(4) "Baseli	ne annual usage" means:
16 17	* *	a subscriber's accumulated electricity use in kilowatt–hours for subscriber's most recent subscription; or
18 19 20 21	electricity use at the time	for a subscriber that does not have a record of 12 months of of the subscriber's most recent subscription, an estimate of the 12 months of electricity use in kilowatt–hours, determined in a pproves.
22 23	[(4)] (5) energy system that:	'Community solar energy generating system" means a solar
24 25	the State;	is connected to the electric distribution [grid] SYSTEM serving
26	(ii)	is located in the same electric service territory as its subscribers;
27 28	(iii) facility with its own electr	is attached to the electric meter of a subscriber or is a separate ic meter;
29 30 31	• ,	credits its generated electricity, or the value of its generated the subscribers to that system through virtual net energy

$\frac{1}{2}$	of subscribers;	(v)	has at least two subscribers but no limit to the maximum number
3 4	constituting mo	(vi) ore than 6	does not have subscriptions larger than 200 kilowatts 0% of its kilowatt–hour output;
5 6	measured by th	(vii) ne alterna	has a generating capacity that does not exceed 5 megawatts as ting current rating of the system's inverter;
7		(viii)	may be owned by any person; and
8 9 10 11			with respect to community solar energy generating systems rogram, serves at least 40% of its kilowatt–hour output to LMI lar energy system is wholly owned by the subscribers to the solar
12 13 14	- `	5)] (6) etric comp	"Consolidated billing" means a payment mechanism that any to, at the request of a subscriber organization or subscription
15 16 17	~	-	include the monthly subscription charge of a subscriber tion coordinator on the monthly bills rendered by the electric ice and supply to subscribers; and
18 19	or subscription	(ii) coordinat	remit payment for those charges to the subscriber organization or.
20 21	[(6 Resources Artic	3)] (7) ele.	"Critical area" has the meaning stated in § 8–1802 of the Natural
22	[(7	7)] (8)	"LMI subscriber" means a subscriber that:
23		(i)	is low–income;
24		(ii)	is moderate—income; or
25		(iii)	resides in a census tract that is [an]:
26			1. AN overburdened community; and
27			2. AN underserved community.
28	(9) "Loc	CAL GOVERNMENT' MEANS:
29		(1)	A COUNTY; OR

1	(II) A MUNICIPAL CORPORATION.
2	[(8)] (10) (9) "Low-income" means:
3 4	(i) having an annual household income that is at or below 200% of the federal poverty level; or
5 6 7	(ii) being certified as eligible for any federal, State, or local assistance program that limits participation to households whose income is at or below 200% of the federal poverty level.
8 9	[(9)] (11) (10) "Moderate—income" means having an annual household income that is at or below 80% of the median income for Maryland.
10 11	[(10)] (12) (11) "Overburdened community" has the meaning stated in § 1–701 of the Environment Article.
12 13 14	[(11)] (13) (12) "Pilot program" means the program established under this section before July 1, 2023, and effective until the start of the Program established under subsection (d)(20) of this section.
15 16	[(12)] (14) (13) "Program" means the Community Solar Energy Generating Systems Program.
17	[(13)] (15) <u>(14)</u> "Queue" means:
18 19	(i) the pilot program queue an electric company is required to maintain under COMAR $20.62.03.04$; and
20 21	(ii) a queue an electric company may be required to maintain under the Program.
22 23	[(14)] (16) (15) "Subscriber" means a retail customer of an electric company that:
$\begin{array}{c} 24 \\ 25 \end{array}$	(i) holds a subscription to a community solar energy generating system; and
26 27	$\hbox{(ii)} \qquad \text{has identified one or more individual meters or accounts to which} \\ \text{the subscription shall be attributed.}$
28	[(15)] (17) (16) (I) "Subscriber organization" means:
29 30	(i) a person that owns or operates a community solar energy generating system; or

1 2	(ii) <u>2.</u> the collective group of subscribers of a community solar energy generating system.
3 4	[(16)] (18) (II) "SUBSCRIBER ORGANIZATION" MAY INCLUDE A COUNTY OR MUNICIPAL CORPORATION.
5 6	(17) "Subscription" means the portion of the electricity generated by a community solar energy generating system that is credited to a subscriber.
7	[(17)] (18) "Subscription coordinator" means a person that:
8 9 10	(i) markets community solar energy generating systems or otherwise provides services related to community solar energy generating systems under its own brand name;
11 12 13	(ii) performs any administrative action to allocate subscriptions, connect subscribers with community solar energy generating systems, or enroll customers in the Program; or
14 15	(iii) manages interactions between a subscriber organization and an electric company or electricity supplier relating to subscribers.
16 17	[(18)] (20) (19) "Underserved community" has the meaning stated in § 1–701 of the Environment Article.
18 19	[(19)] (21) (20) "Unsubscribed energy" means any community solar energy generating system output in kilowatt–hours that is not allocated to any subscriber.
20 21 22 23 24 25	[(20)] (22) (21) "Virtual net energy metering" means measurement of the difference between the kilowatt-hours or value of electricity that is supplied by an electric company and the kilowatt-hours or value of electricity attributable to a subscription to a community solar energy generating system and fed back to the electric grid over the subscriber's billing period, as calculated under the tariffs established under subsections (e)(2), (f)(2), and (g)(2) of this section.
26 27	(c) A community solar energy generating system, subscriber, subscriber organization, or subscription coordinator is not:
28	(1) an electric company;
29	(2) an electricity supplier; or
30	(3) a generating station if:

1 2	(I) the generating capacity of the community solar energy generating system does not exceed 2 megawatts; OR
0	(II) THE COMMINITY OOLAD ENDEDGY CENTEDATING CYCTEDATING
3 4	(II) THE COMMUNITY SOLAR ENERGY GENERATING SYSTEM IS LOCATED ON THE ROOFTOP OF A BUILDING.
5	(d) (7) (I) Any unsubscribed energy generated by a community solar energy
6	generating system that is not owned by an electric company shall CREATE BANKED BILL
7	CREDITS TRACKED BY THE ELECTRIC COMPANY THAT, WITHIN 1 YEAR AFTER THE
8	DATE THAT THE BANKED BILL CREDIT WAS CREATED, MAY BE ALLOCATED TO ONE
9	OR MORE SUBSCRIBERS BY THE SUBSCRIBER ORGANIZATION OR SUBSCRIPTION
10	COORDINATOR ASSOCIATED WITH THE COMMUNITY SOLAR ENERGY GENERATING
11	SYSTEM.
12	(II) THE GENERATION ASSOCIATED WITH A BANKED BILL
13	CREDIT NOT ALLOCATED TO A SUBSCRIBER WITHIN 1 YEAR AFTER THE DATE THAT
14	THE BANKED BILL CREDIT WAS CREATED SHALL be purchased under the electric
15	company's process for purchasing the output from qualifying facilities at the amount it
16	would have cost the electric company to procure the energy.
17	(O) (1) A LOCAL GOVERNMENT MAY ESTABLISH A COMMUNITY SOLAR
18	AUTOMATIC ENROLLMENT PROGRAM BY SUBMITTING TO THE COMMISSION A LOCAL
19	LAW, A CONTRACT, OR AN ADMINISTRATIVE APPROVAL THAT:
10	Liw, it continue, on in induition in it is in it.
20	(I) STATES WHETHER:
21	1. THE LOCAL GOVERNMENT WILL OWN AND OPERATE
22	ONE OR MORE AUTOMATIC ENROLLMENT PROJECTS; OR
23	2. THE LOCAL GOVERNMENT OR ITS DESIGNEE WILL
24	SERVE AS THE SUBSCRIPTION COORDINATOR FOR ONE OR MORE AUTOMATIC
25	ENROLLMENT PROJECTS OWNED BY A THIRD PARTY; AND
26	(H) DESCRIBES THE MECHANISM BY WHICH THE LOCAL
27	GOVERNMENT INTENDS TO ENROLL CUSTOMERS.
28	(2) AN AUTOMATIC ENROLLMENT PROJECT SHALL UTILIZE
29	CONSOLIDATED BILLING AND PROVIDE A GUARANTEED BILL CREDIT DISCOUNT TO
30	AUTOMATIC ENROLLMENT SUBSCRIBERS.
31	(3) A LOCAL GOVERNMENT MAY CONTRACT WITH A DESIGNEE TO
32	IDENTIFY AND MANAGE THE SUBSCRIPTIONS TO AN AUTOMATIC ENROLLMENT

PROJECT.

1	(4) A LOCAL GOVERNMENT OR ITS DESIGNEE SHALL BE RESPONSIBLE
2	FOR IDENTIFYING THE CUSTOMERS THAT WILL BE AUTOMATICALLY ENROLLED FOR
3	A SUBSCRIPTION TO THE AUTOMATIC ENROLLMENT PROJECT, SUBJECT TO THE
4	FOLLOWING CONDITIONS:
5	(I) AUTOMATIC ENROLLMENT SUBSCRIBERS MUST BE
6	RESIDENTIAL CUSTOMERS, INCLUDING CUSTOMERS RESIDING IN MULTIFAMILY
7	DWELLING UNITS;
8	(II) AT LEAST 51% OF AUTOMATIC ENROLLMENT SUBSCRIBERS
9	MUST BE LMI SUBSCRIBERS;
10	(III) ALL CUSTOMERS SELECTED TO BE AUTOMATICALLY
11	ENROLLED AS SUBSCRIBERS TO THE AUTOMATIC ENROLLMENT PROJECT MUST BE
12	WITHIN THE SERVICE TERRITORY OF THE ELECTRIC COMPANY WHERE THE
13	AUTOMATIC ENROLLMENT PROJECT IS LOCATED;
14	(IV) SUBSCRIBERS MAY DECLINE OR OPT OUT FROM A
15	SUBSCRIPTION TO THE AUTOMATIC ENROLLMENT PROJECT AT ANY TIME;
1.0	(Y) ATTROMATED THE OTHER STREET, STREET, A
16	(V) AUTOMATIC ENROLLMENT SUBSCRIBERS MAY SUBMIT A
17	REQUEST TO OPT OUT OF A SUBSCRIPTION BY PHONE, IN WRITING, OR ONLINE
18	THROUGH A WEBSITE MAINTAINED BY THE LOCAL GOVERNMENT OR ITS DESIGNEE;
19	AND
20	(VI) A LOCAL GOVERNMENT MAY NOT CHARGE A FEE OR
21	PENALTY FOR ENROLLMENT IN OR EXITING FROM AN AUTOMATIC ENROLLMENT
22	PROJECT.
22	TROSECT.
23	(5) A LOCAL GOVERNMENT OR ITS DESIGNEE MAY VERIFY THE
$\frac{-3}{24}$	INCOME OF A PROSPECTIVE SUBSCRIBER FOR ELIGIBILITY AS AN LMI SUBSCRIBER
25	USING ONE OF THE FOLLOWING METHODS:
26	(I) THE LOCATION OF THE PROSPECTIVE SUBSCRIBER IN AN
27	OVERBURDENED COMMUNITY OR UNDERSERVED COMMUNITY;
28	(II) A FORM OF VERIFICATION AUTHORIZED UNDER
29	SUBSECTION (F)(1)(IV) OF THIS SECTION; OR
30	(III) ANY OTHER METHOD SELECTED BY THE LOCAL
31	GOVERNMENT.
32	(6) AT LEAST 90 DAYS BEFORE SUBSCRIBERS BEGIN RECEIVING

THEIR FIRST BILL CREDITS, A LOCAL GOVERNMENT OR ITS DESIGNEE SHALL

1	PROVIDE WRITTEN NOTICE OF THE AUTOMATIC ENROLLMENT TO ALL SELECTED
2	SUBSCRIBERS VIA DELIVERY BY THE U.S. POSTAL SERVICE.
3 4	(7) THE NOTICE REQUIRED IN PARAGRAPH (6) OF THIS SUBSECTION SHALL INCLUDE:
5	(I) A STATEMENT THAT THE LOCAL GOVERNMENT HAS
6	ESTABLISHED AN AUTOMATIC ENROLLMENT PROJECT;
7	(H) A STATEMENT THAT THE PROSPECTIVE SUBSCRIBER HAS
8	THE RIGHT TO OPT OUT OF THE AUTOMATIC ENROLLMENT PROJECT AT ANY TIME,
9	BUT IF NO OPT-OUT REQUEST IS RECEIVED, THE PROSPECTIVE SUBSCRIBER WILL
10	BE AUTOMATICALLY ENROLLED IN THE AUTOMATIC ENROLLMENT PROJECT;
11	(III) AN EXPLANATION OF THE CONSOLIDATED BILLING
12	PROCEDURES OF THE AUTOMATIC ENROLLMENT PROJECT;
13	(IV) DETAILED INSTRUCTIONS ON HOW TO SUBMIT AN OPT-OUT
14	REQUEST; AND
15	(V) A CONTACT NAME, PHONE NUMBER, AND E-MAIL ADDRESS
16	FOR SUBSCRIBER INQUIRIES AND COMPLAINTS.
17	(8) AN ELECTRIC COMPANY SHALL FACILITATE THE ESTABLISHMENT
18	OF AN AUTOMATIC ENROLLMENT PROJECT FOR WHICH A LOCAL GOVERNMENT HAS
19	SUBMITTED THE INFORMATION REQUIRED UNDER PARAGRAPH (1) OF THIS
20	SUBSECTION BY:
21	(I) PROVIDING ACCESS TO:
22	1. THE HISTORIC BILLING USAGE OF CUSTOMERS THAT
23	MAY BE AUTOMATICALLY ENROLLED IN THE AUTOMATIC ENROLLMENT PROJECT;
24	2. POINT-OF-SERVICE DELIVERY FOR CUSTOMERS
$\frac{-}{25}$	THAT MAY BE AUTOMATICALLY ENROLLED IN THE AUTOMATIC ENROLLMENT
26	PROJECT;
27	3. PARTICIPATION IN ENERGY ASSISTANCE PROGRAMS;
28	4. SUBSCRIPTIONS TO COMMUNITY SOLAR ENERGY
29	GENERATING SYSTEMS;

1	5				CUSTOMERS			
1	ਹ •	11000111	TOMIDINO	1010	COSTONIEN	11111	TATE AT	\mathbf{D}

- 2 AUTOMATICALLY ENROLLED IN THE AUTOMATIC ENROLLMENT PROJECT, IF
- 3 APPLICABLE; AND
- 4 6. ANY OTHER REASONABLE INFORMATION REQUIRED
- 5 BY THE LOCAL GOVERNMENT OF ITS DESIGNEE TO ENROLL CUSTOMERS IN AN
- 6 AUTOMATIC ENROLLMENT PROJECT; AND
- 7 ENROLLING THE CUSTOMERS IDENTIFIED BY THE LOCAL
- 8 GOVERNMENT OR ITS DESIGNEE AS SUBSCRIBERS TO AN AUTOMATIC ENROLLMENT
- 9 PROJECT AT THE SUBSCRIPTION SIZE IDENTIFIED BY THE LOCAL GOVERNMENT OR
- 10 ITS DESIGNEE.
- 11 (9) THE ENROLLMENT AND MANAGEMENT OF AUTOMATIC
- 12 ENROLLMENT SUBSCRIBERS TO AN AUTOMATIC ENROLLMENT PROJECT IS NOT
- 13 **SUBJECT TO COMAR 20.62.05.**
- 14 **7–320.**
- 15 (A) THIS SECTION APPLIES ONLY TO RESIDENTIAL ROOFTOP SOLAR
- 16 ENERGY GENERATING SYSTEMS.
- 17 (B) A SELLER OR LESSOR OF RESIDENTIAL ROOFTOP SOLAR ENERGY
- 18 GENERATING SYSTEMS SHALL:
- 19 (1) PROVIDE TO THE BUYER OR LESSEE A 5-YEAR FULL WARRANTY
- 20 ON THE INSTALLATION AND COMPONENT PARTS OF THE SYSTEM;
- 21 (2) INCLUDE ANY MANUFACTURER'S WARRANTIES FOR ANY OF THE
- 22 PRODUCTS OR COMPONENTS OF THE SYSTEM;
- 23 (3) INFORM THE BUYER OR LESSEE OF THE MINIMUM LEVEL OF
- 24 WEATHER-ADJUSTED ENERGY PRODUCTION THE BUYER OR LESSEE MAY EXPECT
- 25 FROM THE SYSTEM; AND
- 26 (4) CERTIFY, IN WRITING, THAT INSTALLATION OF THE SYSTEM IS
- 27 COMPLIANT WITH ALL FEDERAL, STATE, AND LOCAL LAWS REGARDING
- 28 WORKMANSHIP AND THAT THE SOLAR PANELS, INVERTERS, RACKING SYSTEMS, AND
- 29 ALL OTHER COMPONENTS MEET THE MINIMUM STANDARDS FOR PRODUCT DESIGN.
- 30 (C) THE COMMISSION AND THE MARYLAND ENERGY ADMINISTRATION
- 31 MARYLAND DEPARTMENT OF LABOR SHALL:

- 1 (1) DEVELOP TECHNICAL SAFETY STANDARDS A SPECIAL SOLAR 2 CONTRACTOR LICENSE FOR THE INSTALLATION AND MAINTENANCE OF 3 RESIDENTIAL ROOFTOP SOLAR ENERGY GENERATING SYSTEMS; AND
- 4 **(2)** ESTABLISH MINIMUM QUALIFICATIONS FOR INDIVIDUALS 5 RESIDENTIAL INSTALLING AND MAINTAINING **ROOFTOP** SOLAR **ENERGY** 6 GENERATING SYSTEMS.
- 7 (D) A SELLER OR LESSOR WHO VIOLATES THE REQUIREMENTS OF THIS 8 SECTION SHALL PAY A FINE NOT EXCEEDING \$1,000 FOR EACH VIOLATION.

9 <u>Article - State Government</u>

- 10 **9–2017.**
- 11 (A) ON OR BEFORE DECEMBER 1, 2026 2025, TO ASSIST THE STATE IN
- 12 MEETING ITS SOLAR ENERGY COMMITMENTS UNDER TITLE 7, SUBTITLE 7 OF THE
- 13 Public Utilities Article, the Department of Natural Resources, in
- 14 CONSULTATION WITH THE MARYLAND ENERGY ADMINISTRATION, THE
- 15 DEPARTMENT OF TRANSPORTATION, AND THE DEPARTMENT OF PLANNING, SHALL
- 16 UPDATE THE PUBLICLY AVAILABLE SMARTDG+ TOOL TO INCLUDE STATE-OWNED
- 17 LAND SUITABLE FOR SOLAR ENERGY DEVELOPMENT.
- 18 (B) ON OR BEFORE DECEMBER 1, 2026, THE DEPARTMENT OF NATURAL
- 19 RESOURCES, IN CONSULTATION WITH THE MARYLAND ENERGY ADMINISTRATION,
- 20 THE DEPARTMENT OF TRANSPORTATION, AND THE DEPARTMENT OF PLANNING,
- 21 SHALL ANALYZE LAND OWNED BY THE STATE TO IDENTIFY LAND SUITABLE FOR
- 22 SOLAR ENERGY DEVELOPMENT TO ASSIST THE STATE IN MEETING ITS SOLAR
- 23 ENERGY COMMITMENTS UNDER TITLE 7, SUBTITLE 7 OF THE PUBLIC UTILITIES
- 24 ARTICLE.

30

- 25 SECTION 2. AND BE IT FURTHER ENACTED, That:
- 26 (a) The Public Service Commission shall conduct a study to establish a process by 27 which the Commission may establish <u>power purchase agreements</u>, partnerships between 28 electric companies and electricity suppliers, <u>or other procurement models</u> for electricity 29 generation projects.
 - (b) The process established under subsection (a) of this section shall:
- 31 (1) include a method for determining whether a partnership for a generating station any of the procurement models specified in subsection (a) of this section will contribute to resource adequacy by increasing by 100 megawatts or more the electricity supply in the State that is accredited by PJM Interconnection, LLC;

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- 1 (2) require that a generating station constructed by a partnership under 2 any of the procurement models specified in subsection (a) of this section be connected to the 3 electric distribution system in the State;
 - (3) require that the an electricity supplier in a partnership with an electric company construct the generating station;
 - (4) require that the <u>an</u> electricity supplier and electric company in a partnership using a procurement model specified in subsection (a) of this section jointly seek and receive a positive credit rating assessment from a credit rating agency;
 - (5) require that the Public Service Commission expedite all proceedings for the review and approval of a certificate of public convenience and necessity for a generating station proposed by a partnership under any of the procurement models specified in subsection (a) of this section and prioritize these proceedings, if necessary, over other matters;
 - (6) require that the Public Service Commission take final action on a certificate of public convenience and necessity for a generating station proposed by a partnership under any of the procurement models specified in subsection (a) of this section not later than 180 days after the Public Service Commission determines that the generating station qualifies as a partnership to procurement model will provide resource adequacy;
 - (7) require a State agency or other person to submit any filing to intervene in an application for a certificate of public convenience and necessity for a generating station proposed by a partnership under any of the procurement models specified in subsection (a) of this section no later than 90 days after the Public Service Commission determines that the proposed generating station qualifies as a partnership to procurement model will provide resource adequacy;
 - (8) require the Public Service Commission, the Department of the Environment, the Department of Natural Resources, and any other impacted State agency to expedite any regulatory requirements or decisions;
 - (9) require an electric company to expedite any processes needed to connect a generating station proposed by a partnership under any of the procurement models specified in subsection (a) of this section to the electric transmission system; and
 - (10) identify the potential rate impact and prioritize potential partnerships procurement models specified in subsection (a) of this section that have little or no impact on customer rates.
- 34 (c) On or before December 1, 2026, the Public Service Commission shall report to 35 the Governor and, in accordance with § 2–1257 of the State Government Article, the 36 General Assembly on the results of the study.

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Speaker of the House of Delegates.