HOUSE BILL 1188

C5 (3lr1429)

ENROLLED BILL

— Economic Matters/Education, Energy, and the Environment — Introduced by **Delegate Atterbeary**

introduced by Delegate Atterbear,	y
Read and	Examined by Proofreaders:
	Proofreader.
	Proofreader.
Sealed with the Great Seal and	presented to the Governor, for his approval this
day of	at o'clock,M.
	Speaker.
	CHAPTER
AN ACT concerning	
	of Public Convenience and Necessity - Solar ystems <u>and Meter Aggregation</u>
a certificate of public convenies Commission for a person who to produce a certain amount of an electric company to customer–generators under c	ating station" as it relates to the requirement to obtain ence and necessity or approval from the Public Service constructs a generating station that has the capacity f electricity from a solar photovoltaic system; requiring provide meter aggregation for certain eligible ertain circumstances; and generally relating to the ficate certificates of public convenience and necessity
BY repealing and reenacting, with a Article – Public Utilities Section 7–207(a), 7–207.1, and	

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

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

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

Italics indicate opposite chamber/conference committee amendments.



$\begin{array}{c} 1 \\ 2 \end{array}$	Annotated Code of Maryland (2020 Replacement Volume and 2022 Supplement)					
3 4 5 6 7	BY adding to Article – Public Utilities Section 7–306.3 Annotated Code of Maryland (2020 Replacement Volume and 2022 Supplement)					
8 9	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:					
10	Article - Public Utilities					
11	7–207.					
12	(a) (1) In this section the following words have the meanings indicated.					
13	(2) "Brownfields site" means:					
14 15	(i) a former industrial or commercial site identified by federal or State laws or regulation as contaminated or polluted;					
16 17	(ii) a closed landfill regulated by the Department of the Environment; or					
18	(iii) mined land.					
19	(3) (i) "Construction" means:					
20 21	1. any physical change at a site, including fabrication, erection, installation, or demolition; or					
22 23 24 25 26	2. the entry into a binding agreement or contractual obligation to purchase equipment exclusively for use in construction in the State or to undertake a program of actual construction in the State which cannot be canceled or modified without substantial loss to the owner or operator of the proposed generating station.					
27 28 29	(ii) "Construction" does not include a change that is needed for the temporary use of a site or route for nonutility purposes or for use in securing geological data, including any boring that is necessary to ascertain foundation conditions.					
30	(4) "GENERATING STATION" DOES NOT INCLUDE:					

A GENERATING UNIT OR FACILITY THAT:

(I**)**

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1	1. IS USED FOR THE PRODUCTION OF ELECTRICITY;
2 3	2. HAS THE CAPACITY TO PRODUCE NOT MORE THAN 2 MEGAWATTS OF ALTERNATING CURRENT; AND
4 5 6	3. IS INSTALLED WITH EQUIPMENT THAT PREVENTS THE FLOW OF ELECTRICITY TO THE ELECTRIC GRID DURING TIME PERIODS WHEN THE ELECTRIC GRID IS OUT OF SERVICE; OR
7 8	(II) A COMBINATION OF TWO OR MORE GENERATING UNITS OR FACILITIES THAT:
9 10 11	1. ARE USED FOR THE PRODUCTION OF ELECTRICITY FROM A SOLAR PHOTOVOLTAIC SYSTEM OR AN ELIGIBLE CUSTOMER-GENERATOR THAT IS SUBJECT TO THE PROVISIONS OF § 7–306 OF THIS TITLE;
12 13	2. ARE LOCATED ON THE SAME PROPERTY OR ADJACENT PROPERTIES;
14 15 16 17	3. HAVE THE CAPACITY TO PRODUCE, WHEN CALCULATED CUMULATIVELY FOR ALL GENERATING UNITS OR FACILITIES ON THE PROPERTY OR ADJACENT PROPERTY, MORE THAN 2 MEGAWATTS <u>BUT NOT MORE THAN 14 MEGAWATTS</u> OF ALTERNATING CURRENT; AND
18 19	4. FOR EACH INDIVIDUAL GENERATING UNIT OR FACILITY:
20 21	A. HAS THE CAPACITY TO PRODUCE NOT MORE THAN 2 MEGAWATTS OF ALTERNATING CURRENT;
22 23	B. IS SEPARATELY METERED BY THE ELECTRIC COMPANY; AND
24 25	C. DOES NOT EXPORT ELECTRICITY FOR SALE ON THE WHOLESALE MARKET UNDER AN AGREEMENT WITH PJM INTERCONNECTION, LLC.
26 27	[(4)] (5) (i) "Mined land" means the surface or subsurface of an area in which surface mining operations will be, are being, or have been conducted.
28	(ii) "Mined land" includes:
29 30	1. private ways and roads used for mining appurtenant to any surface mining area;

2.

land excavations;

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1	3. workings; and
2	4. overburden.
3 4 5 6	[(5)] (6) "Qualified generator lead line" means an overhead transmission line that is designed to carry a voltage in excess of 69,000 volts and would allow an out—of—state Tier 1 or Tier 2 renewable source to interconnect with a portion of the electric system in Maryland that is owned by an electric company.
7	7–207.1.
8	(A) IN THIS SECTION, "GENERATING STATION" DOES NOT INCLUDE:
9	(1) A GENERATING UNIT OR FACILITY THAT:
10	(I) IS USED FOR THE PRODUCTION OF ELECTRICITY;
11 12	(II) HAS THE CAPACITY TO PRODUCE NOT MORE THAN 2 MEGAWATTS OF ALTERNATING CURRENT; AND
13 14 15	(III) IS INSTALLED WITH EQUIPMENT THAT PREVENTS THE FLOW OF ELECTRICITY TO THE ELECTRIC GRID DURING TIME PERIODS WHEN THE ELECTRIC GRID IS OUT OF SERVICE; OR
16 17	(2) A COMBINATION OF TWO OR MORE GENERATING UNITS OR FACILITIES THAT:
18 19 20	(I) ARE USED FOR THE PRODUCTION OF ELECTRICITY <u>FROM A</u> <u>SOLAR PHOTOVOLTAIC SYSTEM OR AN ELIGIBLE CUSTOMER-GENERATOR THAT IS</u> <u>SUBJECT TO THE PROVISIONS OF § 7–306 OF THIS TITLE</u> ;
21 22	(II) ARE LOCATED ON THE SAME PROPERTY OR ADJACENT PROPERTIES;
23 24 25 26	(III) HAVE THE CAPACITY TO PRODUCE, WHEN CALCULATED CUMULATIVELY FOR ALL GENERATING UNITS OR FACILITIES ON THE PROPERTY OR ADJACENT PROPERTY, MORE THAN 2 MEGAWATTS <u>BUT NOT MORE THAN 14 MEGAWATTS</u> OF ALTERNATING CURRENT; AND
27	(IV) FOR EACH INDIVIDUAL GENERATING UNIT OR FACILITY:
28 29	1. HAS THE CAPACITY TO PRODUCE NOT MORE THAN 2 MEGAWATTS OF ALTERNATING CURRENT;

$1\\2$	COMPANY; AND		2.	IS	SEPARA	ATELY	METEREI	BY	THE	ELECTRI	\mathbf{C}
3 4	WHOLESALE MAI	RKET U	3. JNDER				г electri th PJM I м				
5	[(a)] (B)	This	section	app	lies to a p	erson v	vho:				
6	(1)	const	ructs a	ı gen	erating s	tation:					
7		(i)	desig	ned t	to provide	e on–site	e generated	electri	city if:		
8 9	megawatts; and		1.	the	capacity	of the §	generating	station	does n	ot exceed 7	'O
10 11 12 13	generating station an interconnection or			ic sy	stem is so	old only		lesale	market	pursuant t	to
14		(ii)	that 1	produ	uces elect	ricity fr	om wind if:				
15			1.	the	generati	ng stati	on is land–k	pased;			
16 17	megawatts;		2.	the	capacity	of the s	generating	station	does n	ot exceed 7	Ό
18 19 20	generating station an interconnection			ic sy	stem is so	old only		lesale	market	pursuant t	to
21 22	comment at a pub	lic hea	4. ring as			-	orovides aron [(f)] (G)		-	-	ic
23 24 25 26 27	within a distance regulations adopt Warfare Center A regulation is:	ed by t	the Co	atux mmis	ent Rive	r Nava oordina	tion with tl	on that ne Com	is de mande	termined b r, Naval Ai	y ir
28 29 30	which utility scale the Patuxent Rive			es co	ould creat		necessary ler radar ir		-		
31 32	38.29667N, 76.376	668W;	B. and	not	greater	than	46 miles,	measu	red fr	om locatio	n

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1 2 3	missions or techno technology; or	logy a	C. subject to modification if necessary to reflect changes in t the Patuxent River Naval Air Station or changes in wind energy		
4	(2)	const	ructs a generating station if:		
5 6	megawatts;	(i)	the capacity of the generating station does not exceed 25		
7 8 9 10			the electricity that may be exported for sale from the generating system is sold only on the wholesale market pursuant to an on, and maintenance agreement with the local electric company;		
11 12	each year is consu	(iii) med oi	at least 10% of the electricity generated at the generating station n–site.		
13 14 15 16	[(b)] (C) (1) The Commission shall require a person that is exempted from the requirement to obtain a certificate of public convenience and necessity to obtain approval from the Commission under this section before the person may construct a generating station described in subsection [(a)] (B) of this section.				
17	(2)	An a	oplication for approval under this section shall:		
18 19	Commission;	(i)	be made to the Commission in writing on a form adopted by the		
20		(ii)	be verified by oath or affirmation; and		
21		(iii)	contain information that the Commission requires, including:		
22 23	independent system	m opei	1. proof of compliance with all applicable requirements of the rator; and		
24 25	agreement between	n the g	2. a copy of an interconnection, operation, and maintenance generating station and the local electric company.		
26 27 28	[(c)] (D) Commission shall immediately of the	provio	receipt of an application for approval under this section, the de notice immediately or require the applicant to provide notice cation to:		

the governing body of each county or municipal corporation in which

any portion of the generating station is proposed to be constructed;

- 1 (2) the governing body of each county or municipal corporation within 1 2 mile of the proposed location of the generating station; 3 each member of the General Assembly representing any part of a county 4 in which any portion of the generating station is proposed to be constructed; and 5 each member of the General Assembly representing any part of each 6 county within 1 mile of the proposed location of the generating station. 7 [(d)] **(E)** When reviewing an application for approval under this section, the 8 Commission shall: 9 (1) ensure the safety and reliability of the electric system; 10 (2)require the person constructing the generating station to notify the 11 Commission 2 weeks before the first export of electricity from a generating station approved 12 under this section; and 13 (3)conduct its review and approval in an expeditious manner. 14 [(e)] **(F)** Except for the notice required under subsection [(c)] (D) of this section, 15 the Commission may waive an element of the approval process under this section if the 16 Commission determines that the waiver is in the public interest. 17 [(f)] (G) The Commission shall provide an opportunity for public (1) comment and hold a public hearing as provided under this subsection on an application for 18 19 approval made under subsection [(a)(1)(ii)] (B)(1)(II) of this section in each county and 20 municipal corporation in which any portion of the construction of a generating station is proposed to be located. 2122 Upon the request of the governing body of a county or municipal 23corporation in which any portion of the construction of a generating station is proposed to 24be located, the Commission shall hold the public hearing jointly with the governing body. 25Once in each of 2 successive weeks immediately before the hearing date, (3)26the Commission, at the expense of the applicant, shall provide weekly notice of the public 27 hearing and opportunity for public comment by advertisement in a newspaper of general 28circulation in the county or municipal corporation affected by the application. 29 7-207.2.IN THIS SECTION, "GENERATING STATION" DOES NOT INCLUDE: 30 (A)
 - (I) IS USED FOR THE PRODUCTION OF ELECTRICITY;

A GENERATING UNIT OR FACILITY THAT:

(1)

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$\frac{1}{2}$	(II) HAS THE CAPACITY TO PRODUCE NOT MORE THAN 2 MEGAWATTS OF ALTERNATING CURRENT; AND
3 4 5	(III) IS INSTALLED WITH EQUIPMENT THAT PREVENTS THE FLOW OF ELECTRICITY TO THE ELECTRIC GRID DURING TIME PERIODS WHEN THE ELECTRIC GRID IS OUT OF SERVICE; OR
6 7	(2) A COMBINATION OF TWO OR MORE GENERATING UNITS OR FACILITIES THAT:
8 9 10	(I) ARE USED FOR THE PRODUCTION OF ELECTRICITY <u>FROM A</u> <u>SOLAR PHOTOVOLTAIC SYSTEM OR AN ELIGIBLE CUSTOMER-GENERATOR THAT IS SUBJECT TO THE PROVISIONS OF § 7–306 OF THIS TITLE;</u>
$\frac{1}{2}$	(II) ARE LOCATED ON THE SAME PROPERTY OR ADJACENT PROPERTIES;
13 14 15 16	(III) HAVE THE CAPACITY TO PRODUCE, WHEN CALCULATED CUMULATIVELY FOR ALL GENERATING UNITS OR FACILITIES ON THE PROPERTY OR ADJACENT PROPERTY, MORE THAN 2 MEGAWATTS <u>BUT NOT MORE THAN 14 MEGAWATTS</u> OF ALTERNATING CURRENT; AND
L 7	(IV) FOR EACH INDIVIDUAL GENERATING UNIT OR FACILITY:
18	1. HAS THE CAPACITY TO PRODUCE NOT MORE THAN 2 MEGAWATTS OF ALTERNATING CURRENT;
20 21	2. IS SEPARATELY METERED BY THE ELECTRIC COMPANY; AND
22 23	3. DOES NOT EXPORT ELECTRICITY FOR SALE ON THE WHOLESALE MARKET UNDER AN AGREEMENT WITH PJM INTERCONNECTION, LLC.
24 25	[(a)] (B) This section applies to a person who constructs a generating station that:
26 27 28	(1) has the capacity to produce [at least] MORE THAN 2 megawatts of electricity, AS MEASURED BY THE ALTERNATING CURRENT RATING OF THE SYSTEM'S INVERTER, from a solar photovoltaic system; and

29 (2) is exempted under § 7–207.1 of this subtitle from the requirement to 30 obtain a certificate of public convenience and necessity.

1 [(b)] **(C)** A person shall file an application for approval to construct a (1) 2 generating station under § 7–207.1 of this subtitle at least 6 months before construction 3 commences. 4 (2)The Commission shall require a person who files an application for 5 approval to construct a generating station to pay a deposit of 1% of total installed costs. 6 [(c)] **(D)** (1) The Commission shall place any deposits collected under 7 subsection [(b)] (C) of this section into an escrow account. 8 (2)If a person demonstrates to the Commission that the person is fully 9 authorized to commence construction within 18 months after filing an application for approval, the Commission shall refund the deposit, less reasonable administrative costs. 10 11 Subject to subparagraph (ii) of this paragraph, if a person does (3)(i) 12 not commence construction within 18 months after filing an application for approval, the 13 money held in the escrow account shall be: 14 1. deemed to be abandoned; and 15 transferred to the Maryland Strategic Energy Investment Fund under § 9–20B–05 of the State Government Article, less reasonable administrative 16 17 costs. A person may request an extension for a project that does 18 (ii) not commence construction within 18 months after the filing of an application for approval. 19 20 The Commission may grant the request based on factors 21the Commission considers compelling, including the occurrence of events outside the 22person's control. *7–306.3.* 23 IN THIS SECTION, "ELIGIBLE CUSTOMER-GENERATOR" HAS THE 24(A)25MEANING STATED IN § 7–306 OF THIS SUBTITLE. 26 (B) AN ELECTRIC COMPANY SHALL PROVIDE METER AGGREGATION FOR AN 27 **ELIGIBLE CUSTOMER-GENERATOR THAT:** 28 SUBMITS A REQUEST, IN WRITING, TO THE ELECTRIC COMPANY (1) 29 FOR THE PROVISION OF METER AGGREGATION; AND

<u>USES ELECTRICAL SERVICE FOR AGRICULTURE</u>;

(II) IS A NONPROFIT ORGANIZATION;

(2)

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(I)

1 2	(III) IS A MUNICIPAL OR COUNTY GOVERNMENT, OR AN ORGANIZATION AFFILIATED WITH THE MUNICIPAL OR COUNTY GOVERNMENT;
3	(IV) IS A UNIT OF STATE GOVERNMENT; OR
4 5	(V) IS A PUBLIC SENIOR HIGHER EDUCATION INSTITUTION, AS DEFINED IN § 10–101 OF THE EDUCATION ARTICLE.
6 7 8 9 10 11	
12 13 14 15	SECTION 2. AND BE IT FURTHER ENACTED, That it is the intent of the General Assembly that this Act apply <u>only</u> to solar energy generating facilities and eligible customer–generators authorized by an electric company to engage in net energy metering under § 7–306 of the Public Utilities Article and COMAR 20.50.10.07.
16 17	SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2023.
	Approved:
	Governor.
	Speaker of the House of Delegates.

President of the Senate.