HOUSE BILL 908

C5, M5 (3lr0688)

ENROLLED BILL

— Economic Matters/Education, Energy, and the Environment —

Introduced by Delegates Clippinger, Amprey, Boafo, Charkoudian, Cullison, Ebersole, Feldmark, Fennell, Foley, Fraser-Hidalgo, Kaufman, Kerr, R. Lewis, J. Long, Lopez, Pasteur, Qi, Queen, Ruth, Shetty, Smith, Stewart, Terrasa, Valderrama, Vogel, Watson, and Woods

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 Electricity - Community Solar Energy Generating Systems Program and **Property Taxes** FOR the purpose of making permanent the Community Solar Energy Generating Systems Pilot Program; requiring a community solar energy generating system under the Program to serve a certain percentage of its kilowatt-hour output to low-income and moderate-income subscribers under certain circumstances; authorizing a subscription coordinator to act on behalf of a subscriber organization; altering requirements related to the siting and size of certain community solar energy generating systems projects; authorizing the use of consolidated billing for certain subscription charges; <u>prohibiting a subscriber</u> organization or subscription coordinator from charging an LMI subscriber a certain subscription rate: requiring

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.



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18 19 an electric company to provide certain data to a subscriber organization or subscription coordinator; authorizing an electric company to charge a certain fee for the use of consolidated billing; requiring a person constructing or operating a community solar energy generating system to address critical area, climate resilience, and forest conservation concerns in a certain manner; requiring the Public Service Commission to establish a stakeholder workgroup related to the development of certain regulations; requiring the Commission to adopt certain regulations making the pilot program permanent, allowing for the use of consolidated billing, and implementing the provisions of this Act; requiring the Commission to consider and implement certain methodologies to allow tenants of master-metered residential facilities to participate in the Program; repealing provisions related to maintenance of subscriptions if a subscriber has a change of address; prohibiting certain subscription rates and charges from being set at more than a certain amount; establishing certain prevailing wage or labor requirements for developers of certain community solar energy generating system projects; creating a full-time position within the Commission for a certain purpose; altering the personal property tax exemption for certain community solar energy generating systems; and generally relating to the Community Solar Energy Generating Systems Program community solar energy generating systems.

- 20 BY repealing and reenacting, with amendments,
- 21 Article Public Utilities
- 22 Section 7–306.2
- 23 Annotated Code of Maryland
- 24 (2020 Replacement Volume and 2022 Supplement)
- 25 BY repealing and reenacting, with amendments,
- 26 <u>Article Tax Property</u>
- 27 Section 7–237
- 28 Annotated Code of Maryland
- 29 (2019 Replacement Volume and 2022 Supplement)
- 30 (As enacted by Chapters 38, 415, 658, and 659 of 2022)
- 31 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
- 32 That the Laws of Maryland read as follows:
- 33 Article Public Utilities
- 34 7–306.2.
- 35 (a) (1) In this section the following words have the meanings indicated.
- 36 (2) "AGRIVOLTAICS" MEANS THE SIMULTANEOUS USE OF AREAS OF 37 LAND FOR BOTH SOLAR POWER GENERATION AND AGRICULTURE:

1	<u>(I)</u>	RAISING GRAINS, FRUITS, HERBS, MELONS, MUSHROOMS,
2	NUTS, SEEDS, TOBACCO	O, OR VEGETABLES;
3 4	(II) FOR MEAT OR EGG PRO	RAISING POULTRY, INCLUDING CHICKENS AND TURKEYS, DUCTION;
5 6	(III) COWS;	DAIRY PRODUCTION, SUCH AS THE RAISING OF MILKING
7 8	<u>(IV)</u> OR PIGS;	RAISING LIVESTOCK, INCLUDING CATTLE, SHEEP, GOATS,
9	<u>(v)</u>	HORSE BOARDING, BREEDING, OR TRAINING;
10	<u>(VI)</u>	TURF FARMING;
$\frac{11}{12}$	(VII) INCLUDING AQUATIC PI	RAISING ORNAMENTAL SHRUBS, PLANTS, OR FLOWERS, LANTS;
13	(VIII)	AQUACULTURE;
14	<u>(IX)</u>	SILVICULTURE; OR
15 16	(X) OF AGRICULTURE AS A	ANY OTHER ACTIVITY RECOGNIZED BY THE DEPARTMENT NAGRICULTURAL ACTIVITY.
17	(3) "Base	line annual usage" means:
18 19	(i) the 12 months before the	a subscriber's accumulated electricity use in kilowatt–hours for subscriber's most recent subscription; or
20 21 22 23	•	for a subscriber that does not have a record of 12 months of e of the subscriber's most recent subscription, an estimate of the 12 months of electricity use in kilowatt–hours, determined in a approves.
24 25	[(3)] (4) energy system that:	"Community solar energy generating system" means a solar
26	(i)	is connected to the electric distribution grid serving the State;
27	(ii)	is located in the same electric service territory as its subscribers;
28 29	(iii) facility with its own elect	is attached to the electric meter of a subscriber or is a separate

1 2 3	(iv) credits its generated electricity, or the value of its generated electricity, to the bills of the subscribers to that system through virtual net energy metering;
4 5	(v) has at least two subscribers but no limit to the maximum number of subscribers;
6 7	(vi) does not have subscriptions larger than 200 kilowatts constituting more than 60% of its [subscriptions] KILOWATT-HOUR OUTPUT;
8 9	(vii) has a generating capacity that does not exceed 5 megawatts as measured by the alternating current rating of the system's inverter; [and]
10	(viii) may be owned by any person; AND
11 12 13 14 15 16	(IX) WITH RESPECT TO <u>COMMUNITY</u> SOLAR ENERGY <u>GENERATING SYSTEMS CONSTRUCTED UNDER</u> THE PROGRAM, SERVES AT LEAST 40% OF ITS KILOWATT-HOUR OUTPUT TO LMI SUBSCRIBERS UNLESS THE SOLAR ENERGY SYSTEM IS WHOLLY OWNED BY THE SUBSCRIBERS TO THE SOLAR ENERGY <u>SYSTEM</u> A NONPROFIT ORGANIZATION THE SUBSCRIBERS TO THE SOLAR ENERGY <u>SYSTEM</u> .
17 18 19	(5) "CONSOLIDATED BILLING" MEANS A PAYMENT MECHANISM THAT REQUIRES AN ELECTRIC COMPANY TO, AT THE REQUEST OF A SUBSCRIBER ORGANIZATION OR SUBSCRIPTION COORDINATOR:
20 21 22 23	(I) INCLUDE THE MONTHLY SUBSCRIPTION CHARGE OF A SUBSCRIBER ORGANIZATION OR SUBSCRIPTION COORDINATOR ON THE MONTHLY BILLS RENDERED BY THE ELECTRIC COMPANY FOR ELECTRIC SERVICE AND SUPPLY TO SUBSCRIBERS; AND
24 25	(II) REMIT PAYMENT RECEIVED FOR THOSE CHARGES TO THE SUBSCRIBER ORGANIZATION OR SUBSCRIPTION COORDINATOR.
26 27	(6) "CRITICAL AREA" HAS THE MEANING STATED IN § 8–1802 OF THE NATURAL RESOURCES ARTICLE.
28	(7) "LMI SUBSCRIBER" MEANS A SUBSCRIBER THAT:
29	(I) IS LOW-INCOME;
30	(II) IS MODERATE-INCOME; OR
31	(III) RESIDES IN A CENSUS TRACT THAT IS AN:

1		1. OVERBURDENED COMMUNITY; AND
2		2. UNDERSERVED COMMUNITY.
3	(8) "Lo	W-INCOME" MEANS:
4 5	(I) BELOW 200% OF THE H	HAVING AN ANNUAL HOUSEHOLD INCOME THAT IS AT OR FEDERAL POVERTY LEVEL; OR
6 7 8		BEING CERTIFIED AS ELIGIBLE FOR ANY FEDERAL, STATE, E PROGRAM THAT LIMITS PARTICIPATION TO HOUSEHOLDS OR BELOW 200% OF THE FEDERAL POVERTY LEVEL.
9 10	` '	DERATE-INCOME" MEANS HAVING AN ANNUAL HOUSEHOLD BELOW 80% OF THE MEDIAN INCOME FOR MARYLAND.
11 12	(10) "OV 1–701 OF THE ENVIRO	ERBURDENED COMMUNITY" HAS THE MEANING STATED IN § NMENT ARTICLE.
13 14 15	THIS SECTION BEFORE	OT PROGRAM" MEANS THE PROGRAM ESTABLISHED UNDER $\frac{OCTOBER}{CONTINUE}$ 1, 2023, AND EFFECTIVE UNTIL THE START ABLISHED UNDER SUBSECTION (D)(20) OF THIS SECTION.
16 17	[(4)] (12) Systems [Pilot] Program	"Program" means the Community Solar Energy Generating n.
18	(13) "QU	EUE" MEANS:
19 20	(I) REQUIRED TO MAINTA	THE PILOT PROGRAM QUEUE AN ELECTRIC COMPANY IS IN UNDER COMAR 20.62.03.04; AND
21 22	(II) MAINTAIN UNDER THE	A QUEUE AN ELECTRIC COMPANY MAY BE REQUIRED TO PROGRAM.
23	[(5)] (14)	"Subscriber" means a retail customer of an electric company that:
24 25	system; and	holds a subscription to a community solar energy generating
26 27	(ii) the subscription shall be	has identified one or more individual meters or accounts to which attributed.
28	[(6)] (15)	"Subscriber organization" means:

6 1 a person that owns or operates a community solar energy (i) 2 generating system; or 3 (ii) the collective group of subscribers of a community solar energy 4 generating system. 5 [(7)] **(16)** "Subscription" means the portion of the electricity generated by 6 a community solar energy generating system that is credited to a subscriber. 7 (17) "SUBSCRIPTION COORDINATOR" MEANS A PERSON THAT: 8 **(I)** MARKETS COMMUNITY SOLAR **ENERGY GENERATING** 9 SYSTEMS OR OTHERWISE PROVIDES SERVICES RELATED TO COMMUNITY SOLAR 10 ENERGY GENERATING SYSTEMS UNDER ITS OWN BRAND NAME; 11 PERFORMS ANY ADMINISTRATIVE ACTION TO ALLOCATE (II)12 SUBSCRIPTIONS, CONNECT SUBSCRIBERS WITH COMMUNITY SOLAR ENERGY GENERATING SYSTEMS, OR ENROLL CUSTOMERS IN THE PROGRAM; OR 13 14 (III) MANAGES **INTERACTIONS BETWEEN** \mathbf{A} SUBSCRIBER 15 ORGANIZATION AND AN ELECTRIC COMPANY OR ELECTRICITY SUPPLIER RELATING 16 TO SUBSCRIBERS. (18) "Underserved community" has the meaning stated in § 17 1–701 OF THE ENVIRONMENT ARTICLE. 18 "Unsubscribed energy" means any community solar energy 19 [(8)] **(19)** generating system output in kilowatt-hours that is not allocated to any subscriber. 20"Virtual net energy metering" means measurement of the 21[(9)] **(20)** 22difference between the kilowatt-hours or value of electricity that is supplied by an electric 23company 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 2425subscriber's billing period, as calculated under the tariffs established under [subsection] 26 SUBSECTIONS (e)(2), (F)(2), AND (G)(2) of this section. 27 The General Assembly finds that: (b) 28 (1) community solar energy generating systems:

29 provide residents and businesses, including those that lease (i) property, increased access to local solar electricity while encouraging private investment in 30 31 solar resources:

1 2 3	(ii) enhance continued diversification of the State's energy resource mix to achieve the State's renewable energy portfolio standard and Greenhouse Gas Emissions Reduction Act goals; and
4 5	(iii) provide electric companies and ratepayers the opportunity to realize the many benefits associated with distributed energy; and
6 7 8	(2) it is in the public interest that the State enable the development and deployment of energy generation from community solar energy generating systems in order to:
9 10	(i) allow renters and low-income and moderate-income retail electric customers to own an interest in a community solar energy generating system;
11 12	(ii) facilitate market entry for all potential subscribers while giving priority to subscribers who are the most sensitive to market barriers; and
13 14	(iii) encourage developers to promote participation by renters and low–income and moderate–income retail electric customers.
15 16 17	(c) A community solar energy generating system, [including a] subscriber [or], subscriber organization [associated with the community solar energy generating system], OR SUBSCRIPTION COORDINATOR is not:
18	(1) an electric company;
19	(2) an electricity supplier; or
20 21	(3) a generating station if the generating capacity of the community solar energy generating system does not exceed 2 megawatts.
22 23	(d) (1) (i) The Commission shall establish [a pilot program for] AND MAINTAIN a Community Solar Energy Generating [System] SYSTEMS Program.
24 25	$ \hbox{ (ii)} \qquad \hbox{The structure of the \mbox{\sc [pilot program] $PROGRAM$ is as provided in this subsection.} }$
26	(2) All rate classes may participate in the [pilot program] PROGRAM.
27 28 29	(3) Subscribers served by electric standard offer service, community choice aggregators, and electricity suppliers may hold subscriptions to the same community solar energy generating system.
30	(4) A subscriber organization OR SUBSCRIPTION COORDINATOR

ACTING ON BEHALF OF A SUBSCRIBER ORGANIZATION shall:

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- 1 (i) determine how to allocate subscriptions to subscribers; and 2 notify an electric company and, if applicable, a relevant (ii) 3 electricity supplier about THE ALLOCATION OF SUBSCRIPTIONS IN ACCORDANCE WITH the regulations the Commission adopts under subsection (e) of this section. 4 5 An electric company shall use the tariff structure under [subsection] 6 SUBSECTIONS (e)(2), (F)(2), AND (G)(2) of this section to provide each subscriber with the credits. 7 8 (6) A subscriber may not receive credit for virtual net excess generation 9 that exceeds 200% of the subscriber's baseline annual usage. 10 Any unsubscribed energy generated by a community solar energy generating system that is not owned by an electric company shall be purchased under the 11 12 electric company's process for purchasing the output from qualifying facilities at the 13 amount it would have cost the electric company to procure the energy. 14 An electric company shall use energy generated from a community solar 15 energy generating system to offset purchases from wholesale electricity suppliers for standard offer service. 16 17 All costs associated with small generator interconnection standards under COMAR 20.50.09 are the responsibility of the subscriber organization. 18 A subscriber organization may petition an electric company to 19 20coordinate the interconnection and commencement of operations of a community solar 21 energy generating system after the Commission adopts regulations required under 22subsection (e) of this section. 23 A subscriber organization may contract with a third party for the third party to finance, build, own, or operate a community solar energy generating system. 2425 A municipal utility or cooperative utility may participate in the [pilot program] PROGRAM. 26 27 [Equipment for] EXCEPT AS PROVIDED IN SUBPARAGRAPH (13)(I)28(II) OF THIS PARAGRAPH, a community solar energy generating system may not be [built] LOCATED on [contiguous parcels of land unless the equipment is installed only on building 2930 rooftops] THE SAME OR AN ADJACENT PARCEL OF LAND AS AN EXISTING OR PROPOSED COMMUNITY SOLAR ENERGY GENERATING SYSTEM IF THE TOTAL 31 INSTALLED CAPACITY OF ALL COMMUNITY SOLAR ENERGY GENERATING SYSTEMS 3233 ON THE SAME OR ADJACENT PARCEL WOULD EXCEED 5 MEGAWATTS.
- 34 (II) THE PROHIBITION UNDER SUBPARAGRAPH (I) OF THIS 35 PARAGRAPH DOES NOT APPLY TO PROJECTS CONSTRUCTED:

1	1. ON THE ROOFTOPS OF BUILDINGS;	
2	2. IN AREAS THAT ARE ZONED FOR INDUSTRIAL USE;	
3	3. ON BROWNFIELDS LOCATIONS AND CLEAN FILL SIT	ES;
4	4. OVER PARKING LOTS OR ROADWAYS;	
5	5. ON MULTILEVEL PARKING STRUCTURES;	
6 7		LIC
8	7. AT AIRPORTS;	
9	8. ON LAND THAT:	
10 11		R IS
12 13		OR
14	9. IN ANY LOCATION IF:	
15 16 17	ENERGY GENERATING SYSTEMS ON THE SAME OR ADJACENT PARCEL DOES N	
18 19 20	CO-LOCATED COMMUNITY SOLAR ENERGY GENERATING SYSTEMS SERVES L	
$\frac{21}{22}$	B. FOR A SITE WITHOUT A COMMUNITY SOLAR ENER GENERATING SYSTEM INSTALLED BEFORE THE START OF THE PROGRAM UND	
23	PARAGRAPH (20) OF THIS SUBSECTION, ALL OF THE COMMUNITY SOLAR ENER	tGY
24		<u> </u>
25	FOR AGRIVOLTAICS; OR	
26	C. FOR A SITE WITH A COMMUNITY SOLAR ENER	tGY
27	GENERATING SYSTEM INSTALLED BEFORE THE START OF THE PROGRAM UND)ER
28	PARAGRAPH (20) OF THIS SUBSECTION, EACH NEW COMMUNITY SOLAR ENER	≀G <u>Y</u>

- $1\quad \underline{\text{GENERATING SYSTEM INSTALLED AFTER THE START OF THE PROGRAM}}\text{ IS USED FOR}$
- 2 AGRIVOLTAICS.
- 3 (14) A SUBSCRIBER ORGANIZATION OR SUBSCRIPTION COORDINATOR
- 4 MAY ELECT FOR A SUBSCRIBER OR A COMMUNITY SOLAR ENERGY GENERATING
- 5 SYSTEM REPRESENTED BY THE SUBSCRIBER ORGANIZATION OR SUBSCRIPTION
- 6 COORDINATOR TO PARTICIPATE IN CONSOLIDATED BILLING.
- 7 (15) AN ELECTRIC COMPANY SHALL PROVIDE ACCESS TO CUSTOMER
- 8 BILLING AND USAGE DATA TO A SUBSCRIBER ORGANIZATION OR SUBSCRIPTION
- 9 COORDINATOR IF THE CUSTOMER PROVIDES TO THE ELECTRIC COMPANY
- 10 AFFIRMATIVE CONSENT THAT IS ACCOMPANIED BY A WRITTEN OR ELECTRONIC
- 11 SIGNATURE.
- 12 (16) (I) AN ELECTRIC COMPANY MAY REQUIRE A REASONABLE FEE
- 13 FOR SUBSCRIBER ORGANIZATIONS OR SUBSCRIPTION COORDINATORS THAT USE
- 14 CONSOLIDATED BILLING. IF THE FEE DOES
- 15 (II) THE FEE UNDER SUBPARAGRAPH (I) OF THIS PARAGRAPH
- 16 MAY NOT EXCEED 1% OF THE BILL CREDIT VALUE TO THE SUBSCRIBER UNLESS THE
- 17 COMMISSION DETERMINES A HIGHER FEE IS JUST AND REASONABLE BASED ON
- 18 SUBSTANTIAL EVIDENCE PRESENTED BY THE ELECTRIC COMPANY.
- 19 (III) AN ELECTRIC COMPANY MAY ADJUST THE FEE UNDER
- 20 SUBPARAGRAPH (I) OF THIS PARAGRAPH NOT MORE THAN ONCE PER YEAR.
- 21 (IV) THE FEE FOR CONSOLIDATED BILLING ASSESSED TO A
- 22 SUBSCRIBER ORGANIZATION OR SUBSCRIPTION COORDINATOR MAY NOT EXCEED
- 23 THE FEE THAT WAS IN EFFECT WHEN THE SUBSCRIBER ORGANIZATION OR
- 24 SUBSCRIPTION COORDINATOR ELECTED FOR THE COMMUNITY SOLAR ENERGY
- 25 GENERATING SYSTEM REPRESENTED BY THE SUBSCRIBER ORGANIZATION OR
- 26 SUBSCRIPTION COORDINATOR TO PARTICIPATE IN CONSOLIDATED BILLING.
- 27 (17) A SUBSCRIBER ORGANIZATION OR SUBSCRIPTION COORDINATOR
- 28 MAY NOT PROHIBIT A SUBSCRIBER FROM ENROLLING WITH AN ELECTRICITY
- 29 SUPPLIER FOR ELECTRIC SERVICE OR SUPPLY.
- 30 (18) A COMMUNITY SOLAR ENERGY GENERATING SYSTEM ON AN
- 31 ELECTRIC COMPANY QUEUE UNDER THE PILOT PROGRAM ON SEPTEMBER 30, 2023,
- 32 SHALL RETAIN THE QUEUE POSITION UNDER THE PROGRAM.
- 33 (19) IN CONSTRUCTING OR OPERATING A COMMUNITY SOLAR ENERGY
- 34 GENERATING SYSTEM, A PERSON SHALL ADDRESS CRITICAL AREA, CLIMATE
- 35 RESILIENCE, AND FOREST CONSERVATION CONCERNS BY COMPLYING WITH THE

1 2 3	ENVIRONMENTAL LAW	ON ACT AND OTHER RELEVANT STATE AND LOCAL S AND REGULATIONS PERTAINING TO THE CRITICAL AREA, AND FOREST CONSERVATION.
4	[(14)] (20)	The [pilot program] PROGRAM shall[:
5	(i)]	begin on the earlier of:
6 7 8		[1.] (I) the date of submission of the first petition of a under paragraph (10) of this subsection after the Commission quired under subsection [(e)] (F) of this section; or
9 10	regulations[; and	[2.] (II) 6 months after the Commission adopts those
11 12	(ii) December 31, 2024.	end 7 years after the beginning date, but not sooner than
13 14	` ,	Commission shall limit the pilot program in such a way that the a meaningful study of the pilot program and its results, including:
15 16	(i) systems to be included in	the appropriate number of community solar energy generating the pilot program;
17 18 19 20		the appropriate amount of generating capacity of the community ystems to be included in the pilot program and the annual capacity ategory, each of which should increase throughout the duration of
21 22	(iii) locating community solar	a variety of appropriate geographical areas in the State for energy generating systems to be included in the pilot program].
23 24	(e) On or before implement this section, i	re May 15, 2016, the Commission shall adopt regulations to ncluding regulations for:
25	(1) consu	mer protection;
26 27	* *	ff structure for an electric company to provide a subscriber with ue of the subscriber's subscription, as the Commission determines;
28 29	(3) a cal determines;	culation for virtual net energy metering as the Commission
30 31	` '	tocol for electric companies, electricity suppliers, and subscriber nicate the information necessary to calculate and provide the

- 1 monthly electric bill credits and yearly net excess generation payments required by this section; and
- 3 (5) a protocol for a subscriber organization to coordinate with an electric 4 company for the interconnection and commencement of operations of a community solar 5 energy generating system.
- 6 (F) (1) SUBJECT TO SUBSECTION (H) OF THIS SECTION, TO IMPLEMENT
 7 THE PROGRAM, THE COMMISSION SHALL, ON OR BEFORE OCTOBER 1, 2024
 8 JANUARY 1, 2025, ADOPT REVISIONS TO THE REGULATIONS ADOPTED UNDER
 9 SUBSECTION (E) OF THIS SECTION FOR THE PILOT PROGRAM, INCLUDING REVISIONS
 10 THAT:
- **PROGRAM** 11 (I)ALL REMOVE CATEGORIES, **PROJECT** 12 CAPACITY LIMITS, YEARLY PROGRAMMATIC AND GENERATING ELECTRIC 13 COMPANY-SPECIFIC CAPACITY LIMITS, AND SUNSET DATES SO THAT THE TOTAL 14 NUMBER AND CAPACITY OF COMMUNITY SOLAR ENERGY GENERATING SYSTEMS IS 15 SUBJECT ONLY TO THE OVERALL LIMITATION FOR ALL NET METERING PROJECTS ESTABLISHED UNDER § 7–306(D) OF THIS SUBTITLE; 16
- (II) AUTHORIZE ALL COMMUNITY SOLAR ENERGY GENERATING
 SYSTEMS, INCLUDING THOSE CONSTRUCTED DURING THE PILOT PROGRAM, TO
 OPERATE AND GENERATE SUBSCRIPTION CREDITS UNTIL THE COMMUNITY SOLAR
 ENERGY GENERATING SYSTEM IS DECOMMISSIONED;
- 21 (III) ADJUST CO-LOCATION RESTRICTIONS TO COMPLY WITH 22 SUBSECTION (D)(13) OF THIS SECTION;
- (IV) ALLOW A CUSTOMER SUBSCRIBER ORGANIZATION OR
 SUBSCRIPTION COORDINATOR TO VERIFY, WHEN SUBSCRIBING TO A-COMMUNITY
 SOLAR ENERGY GENERATING SYSTEM, THE INCOME OF A PROSPECTIVE SUBSCRIBER
 FOR ELIGIBILITY AS AN LMI SUBSCRIBER UNDER THE PROGRAM BY USING ONE OF
 THE FOLLOWING METHODS:
- 28 1. SELF-ATTESTATION BY THE PROSPECTIVE 29 SUBSCRIBER THAT DOES NOT NEED TO BE UNDER OATH OR PENALTY OF PERJURY;
- 2. PROVIDING REQUIRING THE PROSPECTIVE
 31 SUBSCRIBER TO PROVIDE EVIDENCE OF ELIGIBILITY FOR OR ENROLLMENT IN AT
 32 LEAST ONE OF THE FOLLOWING GOVERNMENT ASSISTANCE PROGRAMS:
 - A. THE MARYLAND ENERGY ASSISTANCE PROGRAM;

1 2	PROGRAM;	В.	THE	SUPPLEMI	ENTAL	NUTRITI	on Ass	SISTANCE
3		C.	MEDI	CAID;				
4		D.	HEAD	START;				
5		E.	FREE	AND REDUC	ED PRIC	CE SCHOOL	L MEALS;	
6 7	ASSISTANCE PROGRAM	F.	THE	FEDERAL	Low	INCOME	Номе	ENERGY
8 9	MODERATE-INCOME IN	G. CENTI		OWER	MARY	LAND	LOW-	OR
0		H.	TELEI	PHONE LIFE	LINE SE	RVICE;		
1		I.	THE F	UEL FUND	OF MAR	YLAND; OI	3	
12 13 14	ASSISTANCE PROGRAM PURPOSES OF THE PRO		THE (ADDITIONA COMMISSION		,	•	
15		3.	PAY S'	гивs;				
16		4.	INCOM	IE TAX DOC	UMENTS	S ;		
17 18	FACILITY;	5.	PROO	F OF RESID	ENCE IN	I AN AFFO	RDABLE	HOUSING
19 20	IS:	6.	PROO	F OF RESIDI	ENCE WI	THIN A CE	NSUS TRA	ACT THAT
21		A.	AN OV	ERBURDEN	ED COM	MUNITY; A	ND	
22		В.	AN UN	DERSERVE	D COMM	UNITY;		
23 24	UNDER THE PILOT PRO	7. GRAM;		ERIFICATIO	ON MET	HOD THAT	r was av	VAILABLE
25 26	COMMISSION TO VERIF	8. Y INCO		ADDITIONA	L METI	HODS API	PROVED	BY THE

REQUIRE ALL ELECTRIC COMPANIES TO USE:

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(V**)**

ROLLOVER CREDITS;

1	1. BILL CREDITS APPLIED AS A REDUCTION IN METERED
2	KILOWATT-HOURS; OR
3	<u>2.</u> MONETARY <u>BILL</u> CREDITS THAT PROVIDE NOT LESS
4	THAN THE VALUE TO THE SUBSCRIBER OF THE CREDIT HAD IT BEEN APPLIED TO THE
5	SUBSCRIBER'S BILL AS A REDUCTION IN METERED KILOWATT-HOURS; AND
6	(VI) ESTABLISH PROCEDURES FOR THE COMMISSION TO:
7	1. COLLECT DATA FROM SUBSCRIBER ORGANIZATIONS,
8	WHEN APPLYING TO THE COMMISSION FOR ADMISSION TO THE PROGRAM, ON:
Ü	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
9	A. THE TYPE AND QUANTITY OF FOREST COVER ON THE
10	SITE OF A PROPOSED COMMUNITY SOLAR ENERGY GENERATING SYSTEM; AND
11	B. ANY ANTICIPATED IMPACTS THAT THE
$\frac{11}{12}$	CONSTRUCTION OF THE PROPOSED COMMUNITY SOLAR ENERGY GENERATING
13	SYSTEM WILL HAVE ON TREES AND FOREST COVER AT THE SITE OF THE PROPOSED
14	COMMUNITY SOLAR ENERGY GENERATING SYSTEM; AND
14	COMMUNITI SOLAR ENERGI GENERATING SISIEM, AND
15	2. MAKE THE DATA COLLECTED UNDER ITEM 1 OF THIS
16	ITEM AVAILABLE TO THE PUBLIC IN A FORMAT AGGREGATED BY COUNTY.
17	(2) ON OR BEFORE OCTOBER 1, 2024 JULY 1, 2025, THE COMMISSION
18	SHALL APPROVE ELECTRIC COMPANY TARIFF MODIFICATIONS THAT ARE
19	CONSISTENT WITH THE REGULATIONS ADOPTED UNDER THIS SUBSECTION.
20	(G) (1) SUBJECT TO SUBSECTION (H) OF THIS SECTION, ON OR BEFORE
	APRIL JULY 1, 2025, THE COMMISSION SHALL ADOPT REGULATIONS THAT:
	THE MED IS THE COMMISSION SIMEDIDGE I REGULATIONS THAT.
22	(I) IMPLEMENT CONSOLIDATED BILLING BY ELECTRIC
23	COMPANIES THAT MUST BE IN EFFECT BY JANUARY 1, 2026, INCLUDING PROTOCOLS
24	FOR PURCHASE OF RECEIVABLES PROTOCOLS OR NET CREDITING;
25	(II) REQUIRE ALL ELECTRIC COMPANIES TO REPORT BILLING
26	AND CREDITING ERRORS TO THE COMMISSION ON A REGULAR SCHEDULE;
27	(III) IMPOSE SPECIFIC TIMING REQUIREMENTS FOR
28	APPLICATION OF BILL CREDITS TO SUBSCRIBER BILLS AND APPLICATION OF

30 (IV) IMPLEMENT DATA EXCHANGE PROTOCOLS FOR ELECTRIC 31 COMPANIES, SUBSCRIBER ORGANIZATIONS, AND SUBSCRIPTION COORDINATORS,

- 1 INCLUDING REQUIRED DATA FIELDS FOR ELECTRIC COMPANY ALLOCATION 2 REPORTS;
- 3 (V) FOR SUBSCRIBERS ENROLLED IN BUDGET BILLING,
- 4 REQUIRE ELECTRIC COMPANIES TO APPLY COMMUNITY SOLAR CREDITS TO THE
- 5 MONTHLY AMOUNT DUE RATHER THAN THE UNDERLYING BALANCE;
- 6 (VI) REQUIRE ALL ELECTRIC COMPANIES TO SHOW APPLIED AND 7 BANKED CREDITS ON EACH BILL RENDERED TO A SUBSCRIBER; AND
- 8 (VII) IMPLEMENT ANY ADDITIONAL CHANGES THE COMMISSION
- 9 DETERMINES WILL IMPROVE BILLING AND CREDITING PROCESSES FOR
- 10 SUBSCRIBERS, SUBSCRIBER ORGANIZATIONS, AND SUBSCRIPTION COORDINATORS.
- 11 (2) On or before April 1, 2025 <u>January 1, 2026</u>, the
- 12 COMMISSION SHALL APPROVE ELECTRIC COMPANY TARIFF MODIFICATIONS THAT
- 13 ARE CONSISTENT WITH THE REGULATIONS ADOPTED UNDER THIS SUBSECTION.
- 14 (H) THE COMMISSION SHALL CONVENE A STAKEHOLDER WORKGROUP TO
- 15 PROVIDE RECOMMENDATIONS REGARDING THE REGULATIONS TO BE ADOPTED BY
- 16 THE COMMISSION UNDER SUBSECTIONS (F) AND (G) OF THIS SECTION.
- 17 (I) THE COMMISSION SHALL CONSIDER AND IMPLEMENT METHODOLOGIES
- 18 TO ALLOW THE TENANTS OF MASTER-METERED RESIDENTIAL FACILITIES TO
- 19 PARTICIPATE IN THE PROGRAM AND BENEFIT DIRECTLY FROM ANY ASSOCIATED
- 20 ELECTRIC BILL SAVINGS.
- 21 [(f)] (J) (1) Subject to regulations or orders of the Commission, a contract
- 22 relating to a community solar energy generating system [or], subscriber organization, OR
- 23 SUBSCRIPTION COORDINATOR that is entered into during the pilot program OR THE
- 24 **PROGRAM** shall remain in effect according to the terms of the contract, including after the
- 25 termination of the pilot program OR THE PROGRAM.
- 26 (2) **{**(i) This paragraph applies to electric companies, electric
- 27 cooperatives, and municipal utilities that participate in the Program.
- 28 (ii) A subscriber who has a change in the service address associated
- 29 with the subscriber's subscription may maintain the subscription for the new address if the
- 30 new address is within the same electric territory as the old address.
- 31 (iii) An electric company or a subscriber organization may not
- 32 terminate a subscriber's subscription due to a change of address for the service address
- 33 associated with the subscription if the requirements under subparagraph (ii) of this
- 34 paragraph are met.

- 1 (iv) An electric company shall make any changes necessary to accommodate a subscriber's change of address on notification by a subscriber organization.
- 3 (g) (3) After termination of the pilot program, ON AND AFTER OCTOBER 1, 2023, in accordance with the operational and billing requirements in subsection (d) of this section:
- [(1)] (I) a subscriber organization may continue the operation of a community solar energy generating system that began operation during the pilot program, including the creation and trading of subscriptions; and
- [(2)] (II) in accordance with the tariffs established under [subsection]
 SUBSECTIONS (e)(2), (F)(2), AND (G)(2) of this section, an electric company shall continue
 to facilitate the operation of a community solar energy generating system that began
 operation during the pilot program.
- [(h)] (K) The cumulative installed nameplate capacity under the pilot program
 AND THE PROGRAM shall count toward the overall limitation for all net metering projects
 established under § 7–306(d) of this subtitle.
- 16 (L) (1) (I) A SUBSCRIBER ORGANIZATION OR SUBSCRIPTION
 17 COORDINATOR MAY NOT REQUIRE AN LMI SUBSCRIBER TO UNDERGO A CREDIT
 18 CHECK OR PAY A SIGN-UP FEE TO SUBSCRIBE TO A COMMUNITY SOLAR ENERGY
 19 GENERATING SYSTEM.
- 20 <u>(II) A SUBSCRIBER ORGANIZATION OR SUBSCRIPTION</u> 21 <u>COORDINATOR SHALL:</u>
- 22 <u>VERIFY THE ELIGIBILITY OF AN LMI SUBSCRIBER IN</u> 23 ACCORDANCE WITH SUBSECTION (F)(1)(IV) OF THIS SECTION; AND
- 24 <u>2. RETAIN RECORDS OF EACH DETERMINATION OF</u>
 25 <u>ELIGIBILITY FOR AN LMI SUBSCRIBER TO BE MADE AVAILABLE TO THE</u>
 26 COMMISSION ON REQUEST.
- 27 (2) A SUBSCRIBER WHO A SUBSCRIBER ORGANIZATION DETERMINED 28 WAS ELIGIBLE TO PARTICIPATE AS A LOW-INCOME OR MODERATE-INCOME 29 SUBSCRIBER UNDER THE PILOT PROGRAM SHALL REMAIN ELIGIBLE AS AN LMI 30 SUBSCRIBER UNDER THE PROGRAM.
- 31 (3) (1) A COMMUNITY SOLAR ENERGY GENERATING SYSTEM
 32 CONSTRUCTED UNDER THE PILOT PROGRAM IN A CATEGORY REQUIRING THAT AT
 33 LEAST 30% OF ITS KILOWATT-HOUR OUTPUT SERVE LOW-INCOME OR
 34 MODERATE-INCOME SUBSCRIBERS SHALL CONTINUE TO SERVE AT LEAST 30% OF

- 1 ITS KILOWATT-HOUR OUTPUT TO LOW-INCOME OR MODERATE-INCOME
- 2 SUBSCRIBERS.
- 3 (II) A COMMUNITY SOLAR ENERGY GENERATING SYSTEM
- 4 CONSTRUCTED UNDER THE PILOT PROGRAM IN A CATEGORY REQUIRING THAT AT
- 5 LEAST 51% OF ITS KILOWATT-HOUR OUTPUT SERVE LOW-INCOME OR
- 6 MODERATE-INCOME SUBSCRIBERS SHALL CONTINUE TO SERVE AT LEAST 51% OF
- 7 ITS KILOWATT-HOUR OUTPUT TO LOW-INCOME OR MODERATE-INCOME
- 8 SUBSCRIBERS.
- 9 (M) (1) A SUBSCRIBER ORGANIZATION OR SUBSCRIPTION COORDINATOR
- 10 MAY NOT CHARGE:
- 11 (I) A RESIDENTIAL SUBSCRIBER WHO IS NOT PARTICIPATING IN
- 12 CONSOLIDATED BILLING A SUBSCRIPTION RATE THAT IS MORE THAN THE
- 13 MONETARY VALUE OF THE BILL CREDIT ON A BILL ISSUED BY THE ELECTRIC
- 14 COMPANY TO THE SUBSCRIBER FOR ELECTRIC SERVICE; OR
- 15 (II) AN LMI SUBSCRIBER A SUBSCRIPTION RATE THAT IS MORE
- 16 THAN 90% OF THE MONETARY VALUE OF THE BILL CREDIT ON A BILL ISSUED BY THE
- 17 ELECTRIC COMPANY TO THE SUBSCRIBER FOR ELECTRIC SERVICE.
- 18 (N) (2) A SUBSCRIBER ORGANIZATION OR SUBSCRIPTION COORDINATOR
- 19 THAT ELECTS FOR A SUBSCRIBER TO PARTICIPATE IN CONSOLIDATED BILLING MAY
- 20 NOT SET A SUBSCRIPTION CHARGE THAT IS MORE THAN THE MONETARY VALUE OF
- 21 THE BILL CREDIT ON A BILL ISSUED BY THE ELECTRIC COMPANY TO THE
- 22 SUBSCRIBER.
- 23 (O) (N) THE DEVELOPER OF A COMMUNITY SOLAR ENERGY GENERATING
- 24 SYSTEM WITH A GENERATING CAPACITY OVER 1 MEGAWATT, AS MEASURED IN
- 25 <u>ALTERNATING CURRENT, SHALL ENSURE THAT WORKERS ARE PAID NOT LESS THAN</u>
- 26 THE PREVAILING WAGE RATE DETERMINED UNDER TITLE 17, SUBTITLE 2 OF THE
- 27 STATE FINANCE AND PROCUREMENT ARTICLE, UNLESS THE COMMUNITY SOLAR
- 28 ENERGY GENERATING SYSTEM IS SUBJECT TO A PROJECT LABOR AGREEMENT THAT:
- 29 (1) BINDS ALL CONTRACTORS AND SUBCONTRACTORS ON THE
- 30 COMMUNITY SOLAR ENERGY GENERATING SYSTEM THROUGH THE INCLUSION OF
- 31 SPECIFICATIONS IN ALL RELEVANT SOLICITATION PROVISIONS AND CONTRACT
- 32 **DOCUMENTS**:
- 33 (2) ALLOWS ALL CONTRACTORS AND SUBCONTRACTORS TO COMPETE
- 34 FOR CONTRACTS AND SUBCONTRACTS ON THE PROJECT WITHOUT REGARD TO
- 35 WHETHER THEY ARE OTHERWISE PARTIES TO COLLECTIVE BARGAINING
- 36 AGREEMENTS;

$\frac{1}{2}$	(3) ESTABLISHES UNIFORM TERMS AND CONDITIONS OF EMPLOYMENT FOR ALL CONSTRUCTION LABOR EMPLOYED ON THE PROJECTS;
3 4	(4) GUARANTEES AGAINST STRIKES, LOCKOUTS, AND SIMILAR JOB DISRUPTIONS;
5 6	(5) ESTABLISHES MUTUALLY BINDING PROCEDURES FOR RESOLVING LABOR DISPUTES; AND
7 8 9	(6) INCLUDES ANY OTHER PROVISIONS NEGOTIATED BY THE PARTIES TO PROMOTE SUCCESSFUL DELIVERY OF THE COMMUNITY SOLAR ENERGY GENERATING SYSTEM.
10	<u>Article - Tax - Property</u>
11	<u>7–237.</u>
12 13	(a) Except as provided in subsection (b) of this section, personal property is exempt from property tax if the property is machinery or equipment used to generate:
14	(1) electricity or steam for sale; or
15	(2) hot or chilled water for sale that is used to heat or cool a building.
16 17 18	(b) Subject to § 7–514 of this title, and except as provided in subsection (c) of this section, personal property that is machinery or equipment described in subsection (a) of this section is subject to county or municipal corporation property tax on:
19	(1) 75% of its value for the taxable year beginning July 1, 2000; and
20 21	(2) 50% of its value for the taxable year beginning July 1, 2001 and each subsequent taxable year.
22 23	(c) (1) (i) In this subsection the following words have the meanings indicated.
24 25	(ii) "Agrivoltaics" means the simultaneous use of areas of land for both solar power generation and agriculture.
26	(iii) "Brownfield" means:
27 28	1. <u>a former industrial or commercial site identified by federal</u> or State laws or regulations as contaminated or polluted; or

$\frac{1}{2}$	2. <u>a closed municipal or rubble landfill regulated under a refuse disposal permit by the Department of the Environment.</u>
3 4	(iv) "Community solar energy generating system" has the meaning stated in § 7–306.2 of the Public Utilities Article.
5 6	(v) "Electric company" has the meaning stated in § 1–101 of the Public Utilities Article.
7 8	(2) This subsection applies through the life cycle of a community solar energy generating system that:
9	(i) is placed in service after June 30, 2022; and
10 11	(ii) has been approved on or before December 31, 2025, by the Public Service Commission under § 7–306.2 of the Public Utilities Article.
12 13 14	(3) Personal property is exempt from county or municipal corporation property tax if the property is machinery or equipment that is part of a community solar energy generating system that:
15 16	(i) <u>[as defined in regulation of the Public Service Commission, is part of a community solar generating system that:</u>
17 18	1.] has a generating capacity that does not exceed 2 megawatts as measured by the alternating current rating of the system's inverter; [and
19 20 21 22	2.] (II) provides at least 50% of the energy it produces to low— or moderate—income customers at a cost that is at least 20% less than the amount charged by the electric company that serves the area where the community solar energy generating system is located; and
23	[(ii)] (III) 1. is used for agrivoltaics; or
$\begin{array}{c} 24 \\ 25 \end{array}$	2. <u>is installed on a rooftop, brownfield, parking facility canopy, landfill, or clean fill.</u>
26 27 28 29	(4) [Personal property that receives an exemption under this subsection is exempt from county or municipal corporation property tax for each taxable year in which the property continues to meet the requirements for the exemption under paragraph (3) of this subsection.
30 31 32	(5) The supervisor of a county or municipal corporation may not accept an application from a property owner for the exemption under this subsection after December 31, 2024.

1 2 3 4 5	Senate Budget and Taxation Committee and the House Ways and Means Committee, in accordance with § 2–1257 of the State Government Article, on the number and location of projects that, in the immediately preceding taxable year, have received the exemption under this subsection.
6 7 8 9 10	SECTION 2. AND BE IT FURTHER ENACTED, That a Position Identification Number shall be created in the Public Service Commission for a full—time position that will focus only on implementing and administering the Community Solar Energy Generating Systems Program under § 7–306.2 of the Public Utilities Article, as enacted under Section 1 of this Act.
11 12 13 14	SECTION 3. AND BE IT FURTHER ENACTED, That, notwithstanding any other law, all regulations adopted under § 7–306.2(e) of the Public Utilities Article for the operation of the Community Solar Energy Generating Systems Pilot Program before the effective date of this Act shall continue in effect until amended or repealed.
15 16 17 18 19 20 21 22	SECTION 4. AND BE IT FURTHER ENACTED, That the prevailing wage and project labor agreement required under § 7–306.2(a) § 7–306.2(n) of the Public Utilities Article, as enacted by Section 1 of this Act, shall be construed to apply only prospectively and may not be applied or interpreted to have any effect on or application to any community solar energy generating system, as defined in § 7–306.2(a)(4) of the Public Utilities Article as enacted by Section 1 of this Act, that received a queue position in the Pilot Program, as defined in § 7–306.2(a)(11) of the Public Utilities Article, as enacted by Section 1 of this Act before January 1, 2025.
23 24	SECTION 4. 5. AND BE IT FURTHER ENACTED, That this Act shall take effect October July 1, 2023.
	Approved:
	Governor.
	Speaker of the House of Delegates.
	President of the Senate