# By: Delegates McIntosh, Arora, Bobo, Cane, Cardin, Carr, Frush, Glenn, Hammen, Healey, Howard, Kramer, Lafferty, Lee, Luedtke, Stein, Summers, and Washington Introduced and read first time: February 16, 2012 Assigned to: Rules and Executive Nominations

Re-referred to: Economic Matters, February 27, 2012

Committee Report: Favorable with amendments House action: Adopted Read second time: April 5, 2012

### CHAPTER \_\_\_\_\_

#### 1 AN ACT concerning

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#### Renewable Energy Portfolio Standard – Renewable Energy Credits – <del>Qualifying</del> Thermal Biomass Systems

- 4 FOR the purpose of specifying that energy from a certain <del>qualifying</del> thermal biomass  $\mathbf{5}$ system is eligible for inclusion in meeting the renewable energy portfolio 6 standard; specifying that a person that owns and operates a certain <del>qualifying</del> 7 thermal biomass system is eligible to receive a certain renewable energy credit 8 under certain circumstances; specifying that a certain person that is eligible to 9 receive a certain renewable energy credit shall receive a certain renewable energy credit <del>under certain circumstances</del> equal to a certain amount; requiring 10 the total amount of energy generated and consumed by a residential, 11 nonresidential, or commercial qualifying thermal biomass system to be 12 13 measured in a certain way; requiring the Public Service Commission to adopt certain regulations; defining a certain term; altering a certain term; providing 14 15for a delayed effective date; and generally relating to the eligibility of qualifying 16 thermal biomass systems for inclusion in meeting the renewable energy 17portfolio standard.
- 18 BY repealing and reenacting, without amendments,
- 19 Article Public Utilities
- 20 Section 7–701(a)
- 21 Annotated Code of Maryland

#### 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	(2010 Replacement Volume and 2011 Supplement)			
$2 \\ 3 \\ 4 \\ 5 \\ 6$	BY adding to Article – Public Utilities Section 7–701(h–1) and 7–704(h) Annotated Code of Maryland (2010 Replacement Volume and 2011 Supplement)			
$7\\ 8\\ 9\\ 10\\ 11$	BY repealing and reenacting, with amendments, Article – Public Utilities Section 7–701(l) Annotated Code of Maryland (2010 Replacement Volume and 2011 Supplement)			
12 13	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:			
14	Article – Public Utilities			
15	7–701.			
16	(a) In this subtitle the following words have the meanings indicated.			
17	<del>(II-1)</del> "Qualifying thermal biomass system" means a system that:			
18 19 20	(1) GENERATES ENERGY USING PRIMARILY FOOD WASTE, CROP WASTE, CROPS GROWN FOR ENERGY PRODUCTION, OR ANIMAL MANURE, INCLUDING POULTRY LITTER;			
21 22 23 24	(2) PROVIDES ENERGY USED FOR SPACE HEATING OR COOLING, WATER HEATING OR COOLING, COMBINED HEAT AND POWER, HUMIDITY CONTROL, OR THERMAL END USE IF FUEL OR ELECTRICITY WOULD OTHERWISE BE CONSUMED;			
$\begin{array}{c} 25\\ 26 \end{array}$	(3) IS LOCATED IN A FACILITY THAT IS CONNECTED TO THE STATE'S ELECTRIC DISTRIBUTION GRID; AND			
27	(4) HAS ALL APPLICABLE STATE AND FEDERAL PERMITS.			
28	(H-1) "THERMAL BIOMASS SYSTEM" MEANS A SYSTEM THAT:			
29	<u>(1)</u> <u>USES:</u>			
$\frac{30}{31}$	(I) <u>PRIMARILY ANIMAL MANURE, INCLUDING POULTRY</u> LITTER, AND ASSOCIATED BEDDING TO GENERATE THERMAL ENERGY; AND			

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$\frac{1}{2}$	<u>REMAINDE</u>	<u>R OF T</u>	(II) FOOD WASTE OR QUALIFYING BIOMASS FOR THE HE FEEDSTOCK;
3		<u>(2)</u>	IS USED IN THE STATE; AND
4 5 6	<u>STATUTES</u> REGULATO	<u>(3)</u> AND RY AU'	COMPLIES WITH ALL APPLICABLE STATE AND FEDERAL REGULATIONS, AS DETERMINED BY THE APPROPRIATE THORITY.
7 8	(l) energy sourc		1 renewable source" means one or more of the following types of
9 10	solar water	(1) heating	solar energy, including energy from photovoltaic technologies and g systems;
11		(2)	wind;
$\begin{array}{c} 12\\ 13 \end{array}$	BIOMASS ST	(3) <del>YSTEM</del>	qualifying biomass <del>, INCLUDING QUALIFYING THERMAL</del> <del>S</del> ;
$\begin{array}{c} 14 \\ 15 \end{array}$	a landfill or	(4) wastev	methane from the anaerobic decomposition of organic materials in water treatment plant;
16		(5)	geothermal;
17 18	differences;	(6)	ocean, including energy from waves, tides, currents, and thermal
19 20	under item (	(7) (3) or (4	a fuel cell that produces electricity from a Tier 1 renewable source 4) of this subsection;
$21 \\ 22 \\ 23$	capacity tha Commission		a small hydroelectric power plant of less than 30 megawatts in censed or exempt from licensing by the Federal Energy Regulatory
24		(9)	poultry litter-to-energy;
25		(10)	waste–to–energy; <del>and</del>
26		(11)	refuse-derived fuel <u>; AND</u>
27		<u>(12)</u>	THERMAL ENERGY FROM A THERMAL BIOMASS SYSTEM.
28	7-704.		

1 (H) (1) ENERGY FROM A QUALIFYING THERMAL BIOMASS SYSTEM IS 2 ELIGIBLE FOR INCLUSION IN MEETING THE RENEWABLE ENERGY PORTFOLIO 3 STANDARD.

4 (2) (I) <u>A PERSON THAT OWNS AND OPERATES A THERMAL</u> 5 <u>BIOMASS SYSTEM THAT USES ANAEROBIC DIGESTION IS ELIGIBLE TO RECEIVE A</u> 6 <u>RENEWABLE ENERGY CREDIT.</u>

7(II)A PERSON THAT OWNS AND OPERATES A THERMAL8BIOMASS SYSTEM THAT USES A THERMOCHEMICAL PROCESS IS ELIGIBLE TO9RECEIVE A RENEWABLE ENERGY CREDIT IF THE PERSON DEMONSTRATES TO10THE MARYLAND DEPARTMENT OF THE ENVIRONMENT THAT THE OPERATION11OF THE THERMAL BIOMASS SYSTEM:

 12
 <u>1.</u> IS NOT SIGNIFICANTLY CONTRIBUTING TO LOCAL

 13
 OR REGIONAL AIR QUALITY IMPAIRMENTS; AND

142.WILL SUBSTANTIALLY DECREASE EMISSIONS OF15OXIDES OF NITROGEN BEYOND THAT ACHIEVED BY A DIRECT BURN16COMBUSTION UNIT THROUGH THE USE OF PRECOMBUSTION TECHNIQUES,17COMBUSTION TECHNIQUES, OR POSTCOMBUSTION TECHNIQUES.

18 (2) (3) A PERSON THAT OWNS AND OPERATES A QUALIFYING 19 THERMAL BIOMASS SYSTEM IS ELIGIBLE TO RECEIVE A RENEWABLE ENERGY 20 CREDIT UNDER PARAGRAPH (2) OF THIS SUBSECTION SHALL RECEIVE A 21 RENEWABLE ENERGY CREDIT EQUAL TO THE AMOUNT OF ENERGY, CONVERTED 22 FROM BTUS TO KILOWATT-HOURS, THAT IS GENERATED BY THE QUALIFYING 23 THERMAL BIOMASS SYSTEM AND USED ON SITE.

24 (3) (4) THE TOTAL AMOUNT OF ENERGY GENERATED AND
 25 CONSUMED FOR A RESIDENTIAL, NONRESIDENTIAL, OR COMMERCIAL
 26 QUALIFYING THERMAL BIOMASS SYSTEM SHALL BE MEASURED BY AN ON-SITE
 27 METER THAT MEETS THE REQUIRED PERFORMANCE STANDARDS OF THE
 28 INTERNATIONAL ORGANIZATION OF LEGAL METROLOGY ESTABLISHED BY THE
 29 COMMISSION.

30(4) (5)THE COMMISSION SHALL ADOPT REGULATIONS FOR31THE METERING, VERIFICATION, AND REPORTING OF THE OUTPUT OF32QUALIFYING THERMAL BIOMASS SYSTEMS.

33 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect
 34 January 1, 2013.

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