HOUSE BILL 561

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By: Delegate D.E. Davis

Introduced and read first time: January 20, 2021

Assigned to: Economic Matters

A BILL ENTITLED

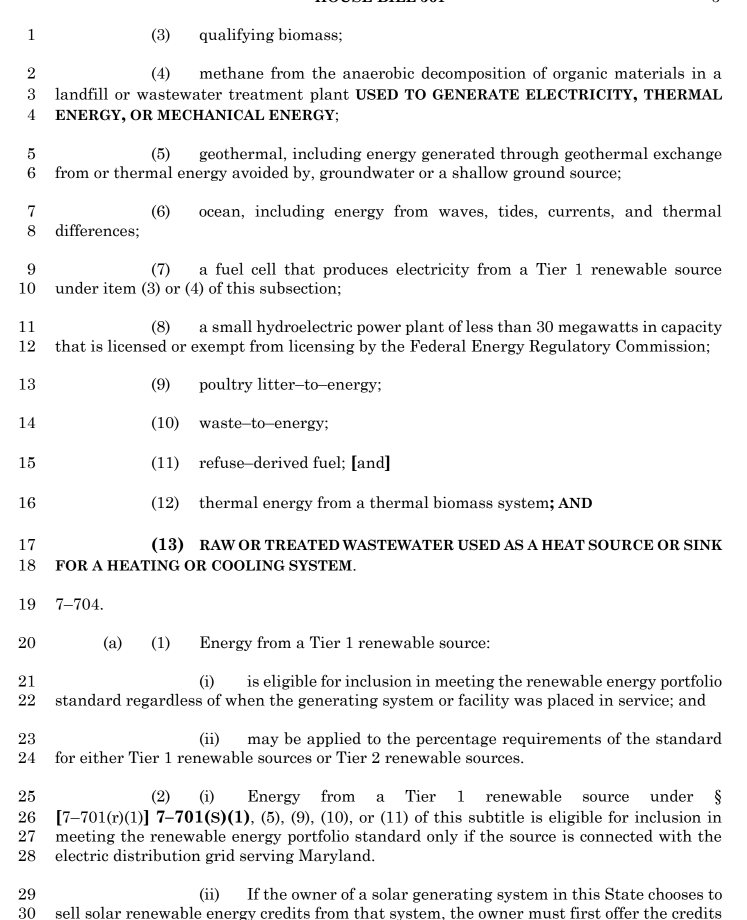
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1	AN	\mathbf{ACT}	concerning
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2	Renewable Energy Portfolio Standard - Wastewater, Thermal, and Other
3	Renewable Sources

- 4 FOR the purpose of expanding the types of energy sources that qualify as Tier 1 renewable 5 sources under the renewable energy portfolio standard; altering the types and uses 6 of methane made from certain sources that qualify as Tier 1 renewable sources; 7 adding certain wastewater used in certain manners to the definition of a "Tier 1 8 renewable source"; authorizing energy from a wastewater heating or cooling system 9 to be eligible for inclusion in meeting the renewable energy portfolio standard under certain conditions; requiring the Public Service Commission to determine the energy 10 11 savings of a wastewater heating or cooling system in a certain manner; requiring the 12 Commission to adopt certain regulations; making technical corrections; providing for 13 the application of this Act; and generally relating to wastewater, thermal energy, and the renewable energy portfolio standard. 14
- 15 BY repealing and reenacting, without amendments,
- 16 Article Public Utilities
- 17 Section 7–701(a) and (d) and 7–704(f)
- 18 Annotated Code of Maryland
- 19 (2020 Replacement Volume and 2020 Supplement)
- 20 BY repealing and reenacting, with amendments,
- 21 Article Public Utilities
- 22 Section 7–701(s) and 7–704(a) and (h)
- 23 Annotated Code of Maryland
- 24 (2020 Replacement Volume and 2020 Supplement)
- 25 BY adding to
- 26 Article Public Utilities
- 27 Section 7–704(j)
- 28 Annotated Code of Maryland



1	(2020 Replacement Volume and 2020 Supplement)
2 3	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
4	Article - Public Utilities
5	7–701.
6	(a) In this subtitle the following words have the meanings indicated.
7	(d) "Geothermal heating and cooling system" means a system that:
8 9 10	(1) exchanges thermal energy from groundwater or a shallow ground source to generate thermal energy through a geothermal heat pump or a system of geothermal heat pumps interconnected with any geothermal extraction facility that is:
11 12 13	(i) a closed loop or a series of closed loop systems in which fluid is permanently confined within a pipe or tubing and does not come in contact with the outside environment; or
14 15 16	(ii) an open loop system in which ground or surface water is circulated in an environmentally safe manner directly into the facility and returned to the same aquifer or surface water source;
17 18	(2) meets or exceeds the current federal Energy Star product specification standards;
19 20	(3) replaces or displaces inefficient space or water heating systems whose primary fuel is electricity or a nonnatural gas fuel source;
21 22	(4) replaces or displaces inefficient space cooling systems that do not meet federal Energy Star product specification standards;
23 24	(5) is manufactured, installed, and operated in accordance with applicable government and industry standards; and
25	(6) does not feed electricity back to the grid.
26 27	(s) "Tier 1 renewable source" means one or more of the following types of energy sources:
28 29	(1) solar energy, including energy from photovoltaic technologies and solar water heating systems;
30	(2) wind;



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- for sale to an electricity supplier or electric company that shall apply them toward compliance with the renewable energy portfolio standard under § 7–703 of this subtitle.
- 3 (3)Energy from Tier 1 renewable a source under 4 [7–701(r)(8)] 7–701(S)(8) of this subtitle is eligible for inclusion in meeting the renewable 5 energy portfolio standard if it is generated at a dam that existed as of January 1, 2004, 6 even if a system or facility that is capable of generating electricity did not exist on that 7 date.
- 8 (4) Energy from a Tier 2 renewable source under § [7–701(s)] **7–701(T)** of this subtitle is eligible for inclusion in meeting the renewable energy portfolio standard through 2020 if it is generated at a system or facility that existed and was operational as of January 1, 2004, even if the facility or system was not capable of generating electricity on that date.
- 13 (f) (1) In order to create a renewable energy credit, a Tier 1 renewable source 14 or Tier 2 renewable source must substantially comply with all applicable environmental 15 and administrative requirements, including air quality, water quality, solid waste, and 16 right—to—know provisions, permit conditions, and administrative orders.
- 17 (2) (i) This paragraph applies to Tier 1 renewable sources that 18 incinerate solid waste.
- 19 (ii) At least 80% of the solid waste incinerated at a Tier 1 renewable 20 source facility shall be collected from:
- 21 1. for areas in Maryland, jurisdictions that achieve the 22 recycling rates required under § 9–505 of the Environment Article; and
- 23 2. for other states, jurisdictions for which the electricity supplier demonstrates recycling substantially comparable to that required under § 9–505 of the Environment Article, in accordance with regulations of the Commission.
 - (iii) An electricity supplier may report credits received under this paragraph based on compliance by the facility with the percentage requirement of subparagraph (ii) of this paragraph during the year immediately preceding the year in which the electricity supplier receives the credit to apply to the standard.
- 30 (h) (1) Energy from a geothermal heating and cooling system is eligible for 31 inclusion in meeting the renewable energy portfolio standard.
- 32 (2) A person shall receive a renewable energy credit equal to the amount of 33 energy, converted from BTUs to kilowatt–hours, that is generated by a geothermal heating 34 and cooling system for space heating and cooling or water heating if the person:
 - (i) owns and operates the system;

1	(ii) leases and operates the system; or
2	(iii) contracts with a third party who owns and operates the system.
3 4	(3) To determine the energy savings of a geothermal heating and cooling system for a residence, the Commission shall:
5 6	(i) identify available Internet—based energy consumption calculators developed by the geothermal heating and cooling industry;
7 8	(ii) collect the following data provided in the renewable energy credit application that:
9 10	1. describes the name of the applicant and the address at which the geothermal heating and cooling system is installed; and
11 12	2. provides the annual BTU energy savings attributable to home heating, cooling, and water heating; and
13 14 15	(iii) in determining the annual amount of renewable energy credits awarded for the geothermal heating and cooling system, convert the annual BTUs into annual [megawatt hours] MEGAWATT-HOURS.
16 17	(4) To determine the energy savings of a nonresidential geothermal heating and cooling system, the Commission shall:
18 19	(i) use the geothermal heating and cooling engineering technical system designs provided with the renewable energy credit application; and
20 21 22	(ii) in determining the annual amount of renewable energy credits awarded for the geothermal heating and cooling system, convert the annual BTUs into annual [megawatt hours] MEGAWATT-HOURS.
23 24	(5) A geothermal heating and cooling system shall be installed in accordance with applicable State well construction and local building code standards.
25 26 27	(J) (1) ENERGY FROM A WASTEWATER HEATING OR COOLING SYSTEM IS ELIGIBLE FOR INCLUSION IN MEETING THE RENEWABLE ENERGY PORTFOLIO STANDARD.
28 29 30 31 32	(2) A PERSON SHALL RECEIVE A RENEWABLE ENERGY CREDIT EQUAL TO THE AMOUNT OF ENERGY, CONVERTED FROM BTUS TO KILOWATT—HOURS, THAT IS GENERATED BY A WASTEWATER HEATING OR COOLING SYSTEM FOR SPACE HEATING OR COOLING, INDUSTRIAL HEATING OR COOLING, OR ANOTHER USEFUL THERMAL PURPOSE, IF THE PERSON:

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1	(I) OWNS AND OPERATES THE SYSTEM;
2	(II) LEASES AND OPERATES THE SYSTEM; OR
3 4	(III) CONTRACTS WITH A THIRD PARTY WHO OWNS AND OPERATES THE SYSTEM.
5 6	(3) TO DETERMINE THE ENERGY SAVINGS OF A WASTEWATER HEATING OR COOLING SYSTEM, THE COMMISSION SHALL:
7	(I) USE THE WASTEWATER HEATING OR COOLING
8	ENGINEERING TECHNICAL SYSTEM DESIGNS PROVIDED WITH THE RENEWABLE
9	ENERGY CREDIT APPLICATION; AND
10	(II) IN DETERMINING THE ANNUAL AMOUNT OF RENEWABLE
11	ENERGY CREDITS AWARDED FOR THE WASTEWATER HEATING OR COOLING SYSTEM
12	CONVERT THE ANNUAL BTUS INTO ANNUAL MEGAWATT-HOURS.
13	(4) THE COMMISSION SHALL ADOPT REGULATIONS FOR THE
14	METERING, VERIFICATION, AND REPORTING OF THE OUTPUT OF WASTEWATER
15	HEATING OR COOLING SYSTEMS.
10	HEATING ON COOLING DIDIEMS.
16	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July
17	1, 2021, and shall apply to all renewable energy portfolio standard compliance years
18	starting with 2021.
