## **HOUSE BILL 1356**

M4, M5 1lr3002

By: Delegate Barve

Introduced and read first time: February 19, 2021 Assigned to: Rules and Executive Nominations

## A BILL ENTITLED

Blue Ribbon Solar Land Use Commission

1 AN ACT concerning

## FOR the purpose of establishing the Blue Ribbon Solar Land Use Commission; providing for the composition, cochairs, and staffing of the Commission; prohibiting a member of the Commission from receiving certain compensation, but authorizing the reimbursement of certain expenses; requiring the Commission to study and make recommendations regarding certain matters relating to the State's solar energy goals under the Renewable Energy Portfolio Standard; requiring the Commission to report

9 its findings and recommendations to the Governor and the General Assembly on or before a certain date; providing for the termination of this Act; and generally relating

11 to the Blue Ribbon Solar Land Use Commission.

12 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,

13 That:

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- 14 (a) There is a Blue Ribbon Solar Land Use Commission.
- 15 (b) The Commission consists of the following members:
- 16 (1) one member of the Senate of Maryland, appointed by the President of 17 the Senate:
- 18 (2) one member of the House of Delegates, appointed by the Speaker of the

19 House;

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- (3) the Secretary of Agriculture, or the Secretary's designee;
- 21 (4) the Secretary of Natural Resources, or the Secretary's designee;
- 22 (5) the Chairman of the Public Service Commission, or the Chairman's designee; and

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.



1	(6	6)	the following members, appointed by the Governor:										
2			(i)	one r	epresen	tative	of the	Mary	land Farm	Bur	eau;		
3			(ii)	one r	epresen	tative	of the	Coal	ition for Co	mmı	unity S	Solar	· Access;
4 5	Association; an		(iii)	one	represe	entative	e of	the	Chesapeal	кe	Solar	&	Storage
6			(iv)	one r	epresen	tative	of the	Ches	apeake Cli	mate	e Actio	n Ne	etwork.
7 8	` '	(c) The member of the Senate of Maryland and the member of the House of gates shall cochair the Commission.											
9 10	` '	(d) The Power Plant Research Program in the Department of Natural Resources hall staff the Commission.											
11	(e) A	men	nber of	f the (	Commis	sion:							
12	(1	1)	may n	ot rec	eive cor	npensa	tion a	ıs a m	ember of th	ne C	ommis	sion	; but
13 14	(2) is entitled to reimbursement for expenses under the Standard State Travel Regulations, as provided in the State budget.												
15 16 17	(f) The Commission shall study and make recommendations regarding the land use needs to meet the State's solar energy goals under the Renewable Energy Portfolio Standard, including:												
18 19 20	`	(1) the total area of land, including agricultural land, that is likely ssary to meet the solar energy goals in a manner that is cost—effective for ratepayers e State;											
21 22	the solar energ	*		tal nu	mber of	megaw	atts o	of sola	r electricity	tha	ıt is ne	edec	l to meet
23 24 25	(3) the rate of rooftop solar panels compared to ground-mounted solar panels that is needed to meet the number of megawatts of solar electricity identified under item (2) of this subsection;												
26 27 28 29	be allocated to solar electrici equally weight	each	count entifie	ty, inc ed un	luding l	Baltimo	ore Ci	ty, to		umb	er of n	nega	watts of
30			(i)	the c	ounty's	popula	tion;						

1	(ii) the county's total area; and								
2	(iii) how much of the county is agricultural land; and								
3	(5) any other matter that the Commission considers necessary to help the								
4	State meet its solar energy goals in a cost-effective manner.								
5	(g) On or before December 1, 2021, the Commission shall report its findings and								
6	recommendations to the Governor and, in accordance with § 2-1257 of the State								
7	Government Article, the General Assembly.								
8	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July								
9	1, 2021. It shall remain effective for a period of 1 year and, at the end of June 30, 2022, this								
10	Act, with no further action required by the General Assembly, shall be abrogated and of no								
11	further force and effect.								