#### By: **Delegates Walkup, Smigiel, and Sossi** Introduced and read first time: February 12, 2003 Assigned to: Rules and Executive Nominations

# A BILL ENTITLED

1 AN ACT concerning

2	Income Tax Credit - Wind Energy, Photovoltaic, and Solar Water Heating
3	Systems

4 FOR the purpose of allowing an individual or corporation to claim a credit against the

- 5 State income tax for the costs of certain wind energy systems placed in service
- 6 during the taxable year; providing for certain limitations; repealing a certain
- 7 termination provision relating to a credit against the State income tax for the
- 8 costs of certain photovoltaic and solar water heating systems; and generally
- 9 relating to a State income tax credit for the costs of certain wind energy,
- 10 photovoltaic, and solar water heating systems.

11 BY repealing and reenacting, with amendments,

- 12 Article Tax General
- 13 Section 10-719 and 10-722(h)
- 14 Annotated Code of Maryland
- 15 (1997 Replacement Volume and 2002 Supplement)

16 BY repealing and reenacting, without amendments,

- 17 Article Tax General
- 18 Section 10-722(g)
- 19 Annotated Code of Maryland
- 20 (1997 Replacement Volume and 2002 Supplement)

21 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF

22 MARYLAND, That the Laws of Maryland read as follows:

23

## Article - Tax - General

24 10-719.

25 (a) (1) In this section the following words have the meanings indicated.

26 (2) "Photovoltaic property" means solar energy property that uses a solar 27 photovoltaic process to generate electricity and that meets applicable performance

## HOUSE BILL 917

			requirements in effect at the time of I by the Maryland Energy Administration.	
3 (3) 4 energy:	(i)	"Solar	energy property" means equipment that uses solar	
5		1.	to generate electricity;	
6 7 structure; or		2.	to heat or cool a structure or provide hot water for use in a	
8		3.	to provide solar process heat.	
9 10 tub, or any other ene	(ii) ergy stora		energy property" does not include a swimming pool, hot im that has a function other than storage.	
11 (4)	"Solar	water hea	ating property" means solar energy property that:	
12 13 for the purpose of pr	(i) oviding		nstalled in connection with a structure, uses solar energy for use within the structure; and	
<ul><li>14</li><li>15 certification requiren</li><li>16 specified by the Mar</li></ul>		effect at	applicable performance and quality standards and the time of acquisition of the property, as ministration.	
17 (5) 18 WIND ENERGY TO	(I) D GENE		ENERGY PROPERTY" MEANS EQUIPMENT THAT USES ECHANICAL POWER OR ELECTRICITY.	
19 20 TOWERS, WIRING	(II) , CONT		D ENERGY PROPERTY" INCLUDES WIND TURBINES, S, INVERTERS, AND BATTERIES.	
<ul> <li>(b) An individual or a corporation may claim a credit against the State income</li> <li>tax for a taxable year as provided in this section for the costs of solar water heating</li> <li>property [or], photovoltaic property, OR WIND ENERGY PROPERTY placed in service</li> <li>during the taxable year.</li> </ul>				
<ul> <li>(c) (1) Subject to the limitations under paragraph (2) of this subsection, the</li> <li>credit allowed under this section includes 15% of the total installed cost of WIND</li> <li>ENERGY PROPERTY, photovoltaic property, or solar water heating property.</li> </ul>				
28 (2)	The cre	edit allow	red under this subsection may not exceed:	
29	(i)	\$2,000	for each system for photovoltaic property; [and]	
30	(ii)	\$1,000	for each system for solar water heating property; AND	
31	(III)	\$2,000	FOR EACH SYSTEM FOR WIND ENERGY PROPERTY.	
32 (d) (1) 33 taxable year may not			t of the credit allowed under this section for any income tax for that taxable year, calculated	

2

## HOUSE BILL 917

	fore application of the credits under this section and §§ 10-701 and 10-701.1 of this btitle, but after application of the other credits allowable under this subtitle.
3 4 car	(2) The unused amount of the credit for any taxable year may not be rried over to any other taxable year.
	(e) Except as otherwise provided in this title, for purposes of determining aryland taxable income, the basis of property with respect to which the credit under s section is allowed shall be its basis for federal income tax purposes.
8 9 ser	[(f) The credit under this section may not be claimed for property placed in vice:
10	(1) before July 1, 2000; or
11	(2) after December 31, 2004.]
12 10	)-722.
15 in: 16 so	(g) (1) For the taxable year that is the credit allowance year, an owner or nant may claim a credit in the amount determined under this subsection for the stallation of photovoltaic modules that constitute a qualifying alternate energy surce and are installed to serve a green whole building, green base building, or green nant space.
18	(2) The amount of the credit allowed under this subsection is:
19 20 tei	(i) 20% of the incremental cost paid or incurred by an owner or nant for building-integrated photovoltaic modules; and
	(ii) 25% of the cost of nonbuilding-integrated photovoltaic modules, cluding the cost of the foundation or platform and the labor costs associated with stallation.
24 25 su	(3) The costs used to determine the credit amount allowed under this bsection for installation of photovoltaic modules:
26 27 th 28 an	(i) may not exceed the product obtained by multiplying \$3 times e number of watts included in the DC rated capacity of the photovoltaic modules; ad
29 30 gr	(ii) shall be reduced by the amount of any federal, State, or local rant:
31 32 in	1. received by the taxpayer and used for the purchase or stallation of the photovoltaic equipment; and
33	2 not included in the federal gross income of the taxpayer

33 2. not included in the federal gross income of the taxpayer.

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#### HOUSE BILL 917

1 (4) A credit may not be claimed under this subsection for the installation 2 of photovoltaic modules if the credit under § 10-719 of this subtitle is claimed with 3 respect to the photovoltaic modules.

4 (h) (1) For the taxable year that is the credit allowance year, an owner or 5 tenant may claim a credit in the amount determined under paragraph (2) of this 6 subsection for the installation of a wind turbine that is a qualifying alternate energy 7 source and is installed to serve a green whole building, green base building, or green 8 tenant space.

9 (2) The amount of the credit allowed under this subsection is 25% of the 10 sum of the capitalized costs paid or incurred by an owner or tenant with respect to 11 each wind turbine installed, including the cost of the foundation or platform and the 12 labor costs associated with installation.

13 (3) A CREDIT MAY NOT BE CLAIMED UNDER THIS SUBSECTION FOR THE
14 INSTALLATION OF WIND TURBINES IF THE CREDIT UNDER § 10-719 OF THIS
15 SUBTITLE IS CLAIMED WITH RESPECT TO THE WIND TURBINES.

16 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 17 July 1, 2003, and shall apply to all taxable years beginning after December 31, 2002.

4