Q7 6lr2061 CF 6lr2062

By: Garrett County Delegation and Allegany County Delegation

Introduced and read first time: January 30, 2006

Assigned to: Ways and Means

A BILL ENTITLED

1 AN ACT concerning

2 Tax Credit for Maryland-Mined Coal

- 3 FOR the purpose of altering certain credits allowed against the public service
- 4 company franchise tax and State income tax for the purchase of
- 5 Maryland-mined coal; limiting the credit to the amount approved by the
- 6 Department of Assessments and Taxation; limiting the total amount of credits
- 7 that the Department may approve for certain calendar years to certain amounts;
- 8 allowing a credit against the public service company franchise tax or State
- 9 income tax for certain new or retrofitted facilities using certain technology that
- 10 use Maryland-mined coal; requiring the Department of Business and Economic
- 11 Development to report to certain committees on the economic and
- 12 environmental impacts of the Maryland-mined coal tax credit; providing for the
- application of this Act; and generally relating to certain credits against the taxes
- for the purchase of Maryland-mined coal.
- 15 BY repealing and reenacting, with amendments,
- 16 Article Tax General
- 17 Section 8-406(b) and 10-704.1
- 18 Annotated Code of Maryland
- 19 (2004 Replacement Volume and 2005 Supplement)
- 20 BY adding to
- 21 Article Tax General
- 22 Section 10-726
- 23 Annotated Code of Maryland
- 24 (2004 Replacement Volume and 2005 Supplement)
- 25 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
- 26 MARYLAND, That the Laws of Maryland read as follows:

1		Article - Tax - General	
2	8-406.		
3 4	(b) (1) (I) IN MEANINGS INDICATED.	THIS SUBSECTION THE FOLLOWING WORDS HAVE THE	
5 6	(II) "C CERTIFIED BY THE DEPARTM	ERTIFIED EMPLOYMENT POSITIONS" MEANS POSITIONS ENT AS:	
		FULL-TIME POSITIONS OF INDEFINITE DURATION URS OF AN EMPLOYEE'S TIME DURING AT LEAST 24 D;	
10	2.	PAYING AT LEAST 150% OF THE FEDERAL MINIMUM WAG	E;
11	3.	LOCATED IN MARYLAND;	
12 13		NEWLY CREATED, AS A RESULT OF THE ESTABLISHMENT GLE LOCATION IN MARYLAND; AND	
14	5.	FILLED.	
15 16	5 (III) "C 6 DEPARTMENT AS DIRECTLY	ERTIFIED EXPENSES" MEANS COSTS CERTIFIED BY THE RELATED TO:	
	8 OF EQUIPMENT DESIGNED T	THE ACQUISITION, CONSTRUCTION, AND INSTALLATION OR REDUCE THE LEVEL OF AIR OR WATER POLLUTION THE OPERATION OF A RETROFITTED FACILITY; OR	
22	OBLIGATIONS INCURRED FO	THE CONSTRUCTION OF A NEW FACILITY, INCLUDING R MATERIALS, LABOR, CONTRACTORS, DERS AND THE COSTS OF ACQUIRING LAND OR RIGHTS	
24 25	4 (IV) "N 5 THAT:	EW FACILITY" MEANS A FACILITY LOCATED IN MARYLAND	
26	1.	USES MARYLAND-MINED COAL TO GENERATE ENERGY;	
27	7 2.	IS NOT A RETROFITTED FACILITY;	
28 29	8 9 NOT LESS THAN \$350,000,000	IS CONSTRUCTED AFTER JANUARY 1, 2007, AT A COST OF IN CERTIFIED EXPENSES;	
30 31	0 4. 1 EMPLOYMENT POSITIONS; A	RESULTS IN THE CREATION OF AT LEAST 50 CERTIFIED ND	
		IS DESIGNED TO EXCEED THE AIR EMISSION STANDARDS ND FEDERAL LAWS AND REGULATIONS IN EFFECT AT GINS OPERATIONS.	

1 (V) "RETROFITTED FACILITY" MEANS AN EXISTING FACILITY 2 LOCATED IN MARYLAND THAT INSTALLS OR IMPROVES ITS POLLUTION CONTROL 3 EQUIPMENT IF: THE INSTALLATION OR IMPROVEMENT OCCURS AFTER 1. 5 JANUARY 1, 2007, AT A COST OF NOT LESS THAN \$100,000,000 IN CERTIFIED EXPENSES; 6 AND THE FACILITY IS DESIGNED TO EXCEED THE AIR 7 2. 8 EMISSION STANDARDS REOUIRED IN BOTH STATE AND FEDERAL LAWS AND 9 REGULATIONS IN EFFECT AT THE TIME THE FACILITY BEGINS OPERATIONS AFTER 10 INSTALLATION OR IMPROVEMENT OF THE POLLUTION CONTROL EQUIPMENT. [A] SUBJECT TO THE LIMITATIONS OF THIS PARAGRAPH, A 11 (2) (I) 12 public service company, including any multijurisdictional public service company, 13 may claim a credit against the public service company franchise tax in the amount of 14 \$3 for each ton of Maryland-mined coal that the public service company purchased in 15 the calendar year. THE AMOUNT CLAIMED AS A CREDIT UNDER THIS PARAGRAPH 16 (II) 17 MAY NOT EXCEED THE AMOUNT APPROVED BY THE DEPARTMENT UNDER THIS 18 PARAGRAPH. 19 BY JANUARY 15 OF THE CALENDAR YEAR FOLLOWING THE END (III) 20 OF THE CALENDAR YEAR IN WHICH THE MARYLAND-MINED COAL WAS PURCHASED, 21 A PUBLIC SERVICE COMPANY, OR A COGENERATOR OR ELECTRICITY SUPPLIER AS 22 DEFINED IN § 10-704.1 OF THIS ARTICLE, SHALL SUBMIT AN APPLICATION TO THE 23 DEPARTMENT FOR APPROVAL OF THE CREDIT ALLOWED UNDER THIS PARAGRAPH. SUBJECT TO SUBPARAGRAPH (VI) OF THIS PARAGRAPH, THE 24 (IV) 25 TOTAL AMOUNT OF CREDITS APPROVED BY THE DEPARTMENT UNDER THIS 26 PARAGRAPH FOR ANY CALENDAR YEAR MAY NOT EXCEED: 27 1. \$12,000,000 FOR CALENDAR YEAR 2006; \$9,000,000 FOR A CALENDAR YEAR BEGINNING AFTER 28 2. 29 DECEMBER 31, 2006, BUT BEFORE JANUARY 1, 2015; \$6,000,000 FOR A CALENDAR YEAR BEGINNING AFTER 30 3. 31 DECEMBER 31, 2014, BUT BEFORE JANUARY 1, 2021; OR \$3,000,000 FOR A CALENDAR YEAR BEGINNING AFTER 32 4. 33 DECEMBER 31, 2020. 34 (V) SUBJECT TO SUBPARAGRAPH (VI) OF THIS PARAGRAPH, IF THE 35 TOTAL AMOUNT OF CREDITS APPLIED FOR IN ANY CALENDAR YEAR UNDER THIS 36 PARAGRAPH EXCEEDS THE MAXIMUM SPECIFIED UNDER SUBPARAGRAPH (IV) OF 37 THIS PARAGRAPH, THE DEPARTMENT SHALL APPROVE A CREDIT UNDER THIS 38 PARAGRAPH FOR EACH APPLICANT IN AN AMOUNT EQUAL TO THE PRODUCT OF

39 MULTIPLYING THE CREDIT APPLIED FOR BY THE APPLICANT TIMES A FRACTION:

40 SUBSECTION.

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THE NUMERATOR OF WHICH IS THE MAXIMUM SPECIFIED 2 UNDER SUBPARAGRAPH (IV) OF THIS PARAGRAPH; AND 3 THE DENOMINATOR OF WHICH IS THE TOTAL OF ALL 4 CREDITS APPLIED FOR BY ALL APPLICANTS UNDER THIS PARAGRAPH FOR THE 5 CALENDAR YEAR. (VI) OF THE TOTAL CREDITS APPROVED FOR ANY CALENDAR 6 1. 7 YEAR BEGINNING AFTER DECEMBER 31, 2006, THE DEPARTMENT SHALL RESERVE 8 \$2,250,000 OF THE CREDITS FOR PURCHASES OF MARYLAND-MINED COAL THAT WILL 9 BE USED BY A FACILITY IN MARYLAND. 2. IF THE TOTAL AMOUNT OF CREDITS APPLIED FOR BY ALL 11 APPLICANTS FOR ANY CALENDAR YEAR FOR THE PURCHASE OF MARYLAND-MINED 12 COAL THAT WILL BE USED IN MARYLAND EXCEEDS \$2,250,000, THE DEPARTMENT 13 SHALL APPROVE A CREDIT UNDER THIS PARAGRAPH FOR EACH APPLICANT IN AN 14 AMOUNT EQUAL TO THE PRODUCT OF MULTIPLYING THE CREDIT APPLIED FOR BY 15 THE APPLICANT TIMES A FRACTION: THE NUMERATOR OF WHICH IS \$2,250,000; AND 16 A. 17 B. THE DENOMINATOR OF WHICH IS THE TOTAL OF ALL 18 CREDITS APPLIED FOR BY ALL APPLICANTS UNDER THIS PARAGRAPH FOR THE 19 CALENDAR YEAR FOR THE PURCHASE OF MARYLAND-MINED COAL THAT WILL BE 20 USED IN MARYLAND. ON OR BEFORE FEBRUARY 15 OF THE CALENDAR YEAR 22 FOLLOWING THE END OF THE CALENDAR YEAR IN WHICH THE MARYLAND-MINED 23 COAL WAS PURCHASED, THE DEPARTMENT SHALL CERTIFY TO EACH APPLICANT 24 CLAIMING A CREDIT THE AMOUNT OF THE TAX CREDITS APPROVED BY THE 25 DEPARTMENT FOR THAT APPLICANT UNDER THIS PARAGRAPH. A NEW FACILITY OR RETROFITTED FACILITY THAT BURNS (I) 27 MARYLAND-MINED COAL MAY CLAIM A CREDIT AGAINST EITHER THE PUBLIC 28 SERVICE COMPANY FRANCHISE TAX OR THE STATE INCOME TAX IN THE AMOUNT OF 29 \$3 FOR EACH TON OF MARYLAND-MINED COAL THAT THE FACILITY PURCHASED IN 30 THE CALENDAR YEAR. 31 A NEW FACILITY OR A RETROFITTED FACILITY MAY CLAIM THE (II)32 CREDIT PROVIDED FOR UNDER THIS PARAGRAPH FOR A PERIOD OF 10 YEARS FROM 33 THE TIME THAT THE NEW PLANT BECAME OPERATIONAL OR THE RETROFITTED 34 FACILITY BEGAN OPERATIONS AFTER ITS RETROFIT. (III)THE TAX CREDIT UNDER THIS PARAGRAPH MAY BE CLAIMED 36 ONLY FOR MARYLAND-MINED COAL THAT IS CONSUMED IN THE NEW FACILITY OR 37 THE RETROFITTED FACILITY. TAX CREDITS ALLOWED UNDER THIS PARAGRAPH ARE NOT 38 (IV) 39 SUBJECT TO THE LIMITATIONS IMPOSED UNDER PARAGRAPH (2) OF THIS

- **UNOFFICIAL COPY OF HOUSE BILL 487** 1 (V) A NEW FACILITY OR RETROFITTED FACILITY THAT CLAIMS A 2 CREDIT UNDER THIS PARAGRAPH MAY NOT CLAIM A TAX CREDIT UNDER EITHER 3 PARAGRAPH (2) OF THIS SUBSECTION OR § 10-704.1 OF THIS ARTICLE. A NEW FACILITY OR RETROFITTED FACILITY SHALL SUBMIT AN 5 APPLICATION TO THE DEPARTMENT FOR CERTIFICATION AS A NEW FACILITY OR 6 RETROFITTED FACILITY BEFORE CLAIMING THE TAX CREDIT AVAILABLE UNDER 7 THIS PARAGRAPH. A NEW FACILITY OR RETROFITTED FACILITY SHALL OBTAIN 8 (VII) 9 AND SUBMIT TO THE APPROPRIATE STATE AGENCY WITH THE TAX RETURN ON 10 WHICH THE CREDIT IS CLAIMED THE CERTIFICATION FROM THE DEPARTMENT THAT 11 THE ENTITY HAS MET THE REQUIREMENTS OF THIS PARAGRAPH AND IS ELIGIBLE 12 FOR THE CREDIT. 13 (4) (I) ON OR BEFORE NOVEMBER 1, 2019, THE DEPARTMENT OF 14 BUSINESS AND ECONOMIC DEVELOPMENT SHALL REPORT TO THE SENATE BUDGET 15 AND TAXATION COMMITTEE AND THE HOUSE COMMITTEE ON WAYS AND MEANS ON 16 THE MARYLAND-MINED COAL TAX CREDIT AVAILABLE UNDER PARAGRAPH (2) OF 17 THIS SUBSECTION AND § 10-704.1 OF THIS ARTICLE. THE REPORT REQUIRED UNDER SUBPARAGRAPH (I) OF THIS 18 (II)19 PARAGRAPH SHALL INCLUDE: RECOMMENDATIONS AS TO WHETHER THE 20 1. 21 MARYLAND-MINED COAL TAX CREDIT SHOULD BE CONTINUED, DISCONTINUED, OR 22 ALTERED; 23 AN ANALYSIS OF THE ECONOMIC BENEFITS OF THE 24 MARYLAND-MINED COAL TAX CREDIT, INCLUDING ITS IMPACT ON EMPLOYMENT IN 25 MARYLAND; AND 26 AN ANALYSIS OF THE ENVIRONMENTAL IMPACT OF THE 27 MARYLAND-MINED COAL TAX CREDIT, INCLUDING AN EVALUATION OF ANY AIR OR 28 WATER QUALITY ISSUES CREATED BY THE MINING OF MARYLAND COAL. 29 10-704.1. 30 In this section the following words have the meanings indicated. (a) (1) "Cogenerator" means a qualifying cogenerator or qualifying small 31 (2) 32 power producer as determined by the Federal Energy Regulatory Commission under 33 the Public Utility Regulatory Policies Act of 1978. "Electricity supplier" has the meaning stated in § 1-101 of the Public 34 (3)
- 35 Utility Companies Article.
- 36 (b) This section does not apply to:

a cogenerator or electricity supplier that is subject to the public 1 (1) 2 service company franchise tax; or 3 an electricity supplier that, before July 1, 1999, was not an electric 4 company as defined in § 1-101 of the Public Utility Companies Article as in effect on 5 June 30, 1999, unless the electricity supplier is an affiliate of such an electric 6 company. [A] SUBJECT TO THE LIMITATIONS IN § 8-406(B)(2) OF THIS ARTICLE, A 7 (c) 8 cogenerator or electricity supplier may claim a credit against the State income tax in 9 the amount of \$3 for each ton of Maryland-mined coal that the cogenerator or 10 electricity supplier purchased in the taxable year. 11 (d) (1) A cogenerator or electricity supplier may only apply the credit 12 against the State income tax for the taxable year in which the credit was earned. 13 (2) The amount of the credit may not exceed the State income tax for 14 that taxable year. THE TOTAL AMOUNT OF CREDITS APPROVED UNDER THIS SECTION 15 16 SHALL BE SUBJECT TO THE LIMITATIONS IN § 8-406(B)(2)(IV), (V), AND (VI) OF THIS 17 ARTICLE. A COGENERATOR OR ELECTRICITY SUPPLIER SHALL SUBMIT AN 18 (E) 19 APPLICATION IN ACCORDANCE WITH § 8-406(B)(2)(III) OF THIS ARTICLE IN ORDER TO 20 CLAIM THE CREDIT AVAILABLE UNDER THIS SECTION. 21 10-726. IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS 22 (A) (1) 23 INDICATED. 24 "COGENERATOR" MEANS A QUALIFYING COGENERATOR OR 25 QUALIFYING SMALL POWER PRODUCER AS DETERMINED BY THE FEDERAL 26 REGULATORY COMMISSION UNDER THE PUBLIC UTILITY REGULATORY POLICIES ACT 27 OF 1978. "ELECTRICITY SUPPLIER" HAS THE MEANING STATED IN § 1-101 OF 28 (3) 29 THE PUBLIC UTILITY COMPANIES ARTICLE. "NEW FACILITY" HAS THE MEANING STATED IN § 8-406(B)(1)(IV) OF 30 (4) 31 THIS ARTICLE. 32 "RETROFITTED FACILITY" HAS THE MEANING STATED IN § 33 8-406(B)(1)(V) OF THIS ARTICLE. 34 (B) THIS SECTION DOES NOT APPLY TO: A COGENERATOR OR ELECTRICITY SUPPLIER THAT IS SUBJECT TO 35 36 THE PUBLIC SERVICE COMPANY FRANCHISE TAX; OR

- 1 (2) AN ELECTRICITY SUPPLIER THAT, BEFORE JULY 1, 1999, WAS NOT AN
- 2 ELECTRIC COMPANY AS DEFINED IN § 1-101 OF THE PUBLIC UTILITY COMPANIES
- 3 ARTICLE AS IN EFFECT ON JUNE 30, 1999, UNLESS THE ELECTRICITY SUPPLIER IS AN
- 4 AFFILIATE OF SUCH AN ELECTRIC COMPANY.
- 5 (C) A COGENERATOR OR ELECTRICITY SUPPLIER THAT IS A NEW FACILITY OR
- $6\,$ A RETROFITTED FACILITY MAY CLAIM A CREDIT AGAINST THE STATE INCOME TAX AS
- 7 PROVIDED IN § 8-406(B)(3) OF THIS ARTICLE.
- 8 (D) A COGENERATOR OR ELECTRICITY SUPPLIER THAT CLAIMS A CREDIT
- 9 UNDER THIS SECTION MAY NOT CLAIM A TAX CREDIT UNDER § 8-406(B)(2) OF THIS
- 10 ARTICLE OR § 10-704.1 OF THIS SUBTITLE.
- SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect
- 12 July 1, 2006, and shall be applicable to all taxable years beginning after December 31,
- 13 2006.