HOUSE BILL 933

By: Delegate Jameson and the Speaker (By Request - Administration) and Delegates Barve, Anderson, Barkley, Bobo, Bohanan, Branch, Braveboy, Cane, Cardin, Carr, Conaway, Conway, Donoghue, Dumais, Feldman, Frush, Gaines, Glenn, Hammen, Hubbard, Hucker, Ivey, James, Lafferty, Love, McHale, Minnick, Mizeur, Morhaim, Murphy, Proctor, Rosenberg, Ross, Schuh, Schulz, Valderrama, Vallario, Vaughn, and Wood

Introduced and read first time: February 11, 2011

Assigned to: Economic Matters

A BILL ENTITLED

1 AN ACT concerning

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Renewable Energy Portfolio Standard – Renewable Energy Credits – Solar Water Heating Systems

FOR the purpose of providing that energy from a certain solar water heating system is eligible for inclusion in meeting the renewable energy portfolio standard; providing that a person that owns and operates a certain solar water heating system shall receive a certain renewable energy credit under certain circumstances; requiring the total amount of energy generated and consumed by a nonresidential or commercial solar water heating system to be measured by a certain meter; requiring the total amount of energy generated and consumed by a residential solar water heating system to be measured in a certain way; prohibiting a residential solar water heating system from producing more than a certain number of solar renewable energy credits in any one year; defining a certain term; altering a certain definition; requiring that certain solar water heating systems be installed in accordance with applicable State and local plumbing codes; providing for the application of this Act; providing for a delayed effective date; and generally relating to the eligibility of solar water heating systems for inclusion in meeting the renewable energy portfolio standard.

BY repealing and reenacting, without amendments,

Article – Public Utilities

21 Section 7–701(a)

22 Annotated Code of Maryland

23 (2010 Replacement Volume)

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.



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1 2 3 4 5	BY adding to Article – Public Utilities Section 7–701(k–1) and 7–704(g) Annotated Code of Maryland (2010 Replacement Volume)						
6 7 8 9	BY repealing and reenacting, with amendments, Article – Public Utilities Section 7–701(l) Annotated Code of Maryland (2010 Replacement Volume)						
$\frac{1}{2}$	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:						
13	Article - Public Utilities						
4	7–701.						
15	(a) In this subtitle the following words have the meanings indicated.						
16	(K-1) (1) "SOLAR WATER HEATING SYSTEM" MEANS A SYSTEM THAT:						
17 18 19	(I) IS COMPRISED OF GLAZED LIQUID-TYPE FLAT-PLATE OR TUBULAR SOLAR COLLECTORS AS DEFINED AND CERTIFIED AS OG-100 BY THE SOLAR RATINGS AND CERTIFICATION CORPORATION;						
20 21	(II) GENERATES ENERGY USING SOLAR RADIATION FOR THE PURPOSE OF HEATING WATER; AND						
22 23	(III) DOES NOT FEED ELECTRICITY BACK TO THE ELECTRIC GRID.						
24 25 26	(2) "SOLAR WATER HEATING SYSTEM" DOES NOT INCLUDE A SYSTEM THAT GENERATES ENERGY USING SOLAR RADIATION FOR THE SOLE PURPOSE OF HEATING A HOT TUB OR SWIMMING POOL.						
27 28	(l) "Tier 1 renewable source" means one or more of the following types of energy sources:						
29 30	(1) solar ENERGY, INCLUDING ENERGY FROM PHOTOVOLTAIC TECHNOLOGIES AND SOLAR WATER HEATING SYSTEMS;						
31	(2) wind;						

qualifying biomass;

(3)

$\begin{array}{c} 1 \\ 2 \end{array}$	(4) a landfill or waste				e decomposition	on of organic n	nateria	ls in
3	(5)	geotherm	al;					
$\frac{4}{5}$	(6) differences;	ocean, in	cluding ene	rgy fro	m waves, tid	es, currents, ai	nd thei	rmal
6 7	(7) under item (3) or		-	ces ele	ctricity from	a Tier 1 renewa	able so	urce
8 9 10	(8) capacity that is l Commission; and	icensed or e	•	-	-	ss than 30 me ederal Energy	_	
11	(9)	poultry li	tter–to–ene	rgy.				
12	7–704.							
13 14	(G) (1) FOR INCLUSION					NG SYSTEM IS PORTFOLIO ST.		
15 16 17 18 19	(2) HEATING SYSTE THE AMOUNT OF THAT IS GENERAL HEATING.	EM SHALL I	RECEIVE A	RENE	WABLE ENE ROM BTUS	TO KILOWAT	EQUAI T–HOU	L TO URS,
20 21 22	(3) FOR A NONRES SHALL BE MEAS	IDENTIAL	OR COMM	ERCIA	L SOLAR WA	ERATED AND C		
23 24	THE INTERNATI	` '		-		MANCE STAN LOGY; AND	DARDS	3 OF
25 26	ONLINE TO THE	` /		F PRO	VIDING ENE	RGY PRODUCT	'ION D	ATA
27 28	(4) BY A RESIDENTI					ERATED AND C	ONSU	MED
29		(I) ME	SASURED BY	Y A ME	TER THAT:			
30		1.	MEETS	THE	REQUIRED	STANDARDS	OF	THE

INTERNATIONAL ORGANIZATION OF LEGAL METROLOGY; AND

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1		2.	IS CAPABLE	OF P	ROVID	ING ENER	GY PRODUC	CTION
2	DATA ONLINE TO THE (COMM	IISSION; OR					
3	(11)	1	MEASURED	RV	тне	SOLAR	RATINGS	AND

- CERTIFICATION CORPORATION'S OG-300 ANNUAL PRODUCTION ESTIMATE 4
- 5 FOR THE SYSTEM; AND
- 6 2. OG-300 CERTIFIED BY THE SOLAR RATINGS AND 7 CERTIFICATION CORPORATION.
- 8 **(5)** A RESIDENTIAL SOLAR WATER HEATING SYSTEM SHALL BE INSTALLED IN ACCORDANCE WITH APPLICABLE STATE AND LOCAL PLUMBING 9 10 CODES.
- 11 **(6)** A RESIDENTIAL SOLAR WATER HEATING SYSTEM MAY NOT 12 PRODUCE MORE THAN FIVE SOLAR RENEWABLE ENERGY CREDITS IN ANY 13 1 YEAR.
- SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall apply only 14 to solar water heating systems that are commissioned on or after June 1, 2011. 15
- 16 SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect 17 January 1, 2012.