SENATE BILL 903

C5, Q4 5lr2284

By: Senator Hester

Introduced and read first time: January 28, 2025

Assigned to: Education, Energy, and the Environment and Budget and Taxation

A BILL ENTITLED

1 AN ACT concerning

2

Data Centers – Fast Track Pass for Co–Location and Sales and Use Tax

- 3 FOR the purpose of establishing an expedited certificate of public convenience and 4 necessity review process for certain co-located energy generation projects that have 5 received a fast track pass; establishing a Data Center Fast Track Advisory 6 Committee in the Public Service Commission to facilitate the application for and 7 review and awarding of fast track passes; altering the requirements for qualified 8 data center personal property to be eligible to be exempt from the sales and use tax; 9 authorizing the State Department of Assessments and Taxation to limit the sales and use tax exemption for qualified data center personal property under certain 10 11 circumstances; requiring the Maryland Energy Administration to establish certain 12 guidelines; and generally relating to data centers.
- 13 BY adding to
- 14 Article Public Utilities
- 15 Section 7–207(b)(1)(iv), 7–207.4, and 7–218
- 16 Annotated Code of Maryland
- 17 (2020 Replacement Volume and 2024 Supplement)
- 18 BY repealing and reenacting, without amendments,
- 19 Article Public Utilities
- 20 Section 7–207(c)
- 21 Annotated Code of Maryland
- 22 (2020 Replacement Volume and 2024 Supplement)
- 23 BY repealing and reenacting, with amendments,
- 24 Article Tax General
- 25 Section 11–239
- 26 Annotated Code of Maryland
- 27 (2022 Replacement Volume and 2024 Supplement)



- SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, 1 2 That the Laws of Maryland read as follows: 3 **Article - Public Utilities** 7–207. 4 IN THIS SUBPARAGRAPH, "FAST TRACK PROJECT" 5 (b) (1) (IV) 1. HAS THE MEANING STATED IN § 7–207.4 OF THIS SUBTITLE. 6 7 2. NOTWITHSTANDING ANY OTHER PROVISION OF THIS 8 SECTION, A CERTIFICATE OF PUBLIC CONVENIENCE AND NECESSITY FOR THE 9 CONSTRUCTION OF A FAST TRACK PROJECT SHALL BE ISSUED IN ACCORDANCE WITH 10 \S 7–207.4 OF THIS SUBTITLE. 11 On receipt of an application for a certificate of public convenience and (c) 12 necessity under this section, the Commission shall provide notice immediately or require 13 the applicant to provide notice immediately of the application to: 14 the Department of Planning; (i) 15 (ii) the governing body, and if applicable the executive, of each county or municipal corporation in which any portion of the generating station, overhead 16 17 transmission line, or qualified generator lead line is proposed to be constructed; 18 the governing body, and if applicable the executive, of each (iii) 19 county or municipal corporation within 1 mile of the proposed location of the generating 20 station, overhead transmission line, or qualified generator lead line; 21each member of the General Assembly representing any part of 22a county in which any portion of the generating station, overhead transmission line, or 23 qualified generator lead line is proposed to be constructed: 24each member of the General Assembly representing any part of 25each county within 1 mile of the proposed location of the generating station, overhead transmission line, or qualified generator lead line; 2627 (vi) for a proposed overhead transmission line, each owner of land and each owner of adjacent land; and 28 29 all other interested persons. (vii)
- 30 (2) The Commission, when sending the notice required under paragraph 31 (1) of this subsection, shall forward a copy of the application to:

- 1 (i) each appropriate State unit and unit of local government for 2 review, evaluation, and comment regarding the significance of the proposal to State, 3 area—wide, and local plans or programs; and
- 4 (ii) each member of the General Assembly included under paragraph 5 (1)(iv) and (v) of this subsection who requests a copy of the application.
- 6 (3) On receipt of an application for a certificate of public convenience and necessity under this section, the Commission shall provide notice of the application on the Commission's social media platforms and website.
- 9 7-207.4.
- 10 (A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS 11 INDICATED.
- 12 (2) "CONSTRUCTION" HAS THE MEANING STATED IN § 7–207 OF THIS 13 SUBTITLE.
- 14 (3) "DATA CENTER" HAS THE MEANING STATED IN § 11–239 OF THE 15 TAX GENERAL ARTICLE.
- 16 (4) "FAST TRACK PROJECT" MEANS THE CONSTRUCTION OF A GENERATING STATION THAT INCLUDES THE CO-LOCATION OF A DATA CENTER THAT 18 HAS BEEN AWARDED A FAST TRACK PASS IN ACCORDANCE WITH § 7–218 OF THIS SUBTITLE.
- 20 (5) "GENERATING STATION" HAS THE MEANING STATED IN § 7–207 OF 21 THIS SUBTITLE.
- 22 (B) THIS SECTION APPLIES ONLY TO AN APPLICATION FOR A CERTIFICATE 23 OF PUBLIC CONVENIENCE AND NECESSITY FOR THE CONSTRUCTION OF A FAST 24 TRACK PROJECT.
- 25 (C) UNLESS A CERTIFICATE OF PUBLIC CONVENIENCE AND NECESSITY IS 26 FIRST OBTAINED FROM THE COMMISSION IN ACCORDANCE WITH THIS SECTION, A 27 PERSON MAY NOT BEGIN CONSTRUCTION OF A FAST TRACK PROJECT.
- (D) WITHIN 90 DAYS AFTER THE SUBMISSION OF AN APPLICATION FOR A
 CERTIFICATE OF PUBLIC CONVENIENCE AND NECESSITY THAT INCLUDES AS PART
 OF THE APPLICATION A REQUEST FOR VERIFICATION THAT THE CONSTRUCTION OR
 MODIFICATION TO A GENERATING STATION HAS RECEIVED A FAST TRACK PASS IN
 ACCORDANCE WITH § 7–218 OF THIS SUBTITLE, THE COMMISSION SHALL:

- 1 (1) VERIFY WHETHER THE GENERATING STATION IS A FAST TRACK 2 PROJECT; AND
- 3 (2) NOTIFY THE APPLICANT AND RELEVANT ENTITIES UNDER § 4 7–207(C) OF THIS SUBTITLE THAT THE APPLICATION IS SUBJECT TO AN EXPEDITED
- 5 REVIEW PROCESS IN ACCORDANCE WITH THIS SECTION.
- 6 (E) (1) THE COMMISSION SHALL:
- 7 (I) EXPEDITE ALL PROCEEDINGS FOR THE REVIEW AND
- 8 APPROVAL OF A CERTIFICATE OF PUBLIC CONVENIENCE AND NECESSITY FOR A FAST
- 9 TRACK PROJECT AND PRIORITIZE THESE PROCEEDINGS, IF NECESSARY, OVER
- 10 OTHER MATTERS; AND
- 11 (II) TAKE FINAL ACTION ON A CERTIFICATE OF PUBLIC
- 12 CONVENIENCE AND NECESSITY FOR A FAST TRACK PROJECT NOT LATER THAN 6
- 13 MONTHS AFTER THE COMMISSION MAKES THE VERIFICATION UNDER SUBSECTION
- 14 **(D)(1)** OF THIS SECTION.
- 15 (2) A STATE AGENCY SHALL SUBMIT ANY RECOMMENDED LICENSING
- 16 CONDITIONS OR TESTIMONY REGARDING THE ISSUANCE OF A CERTIFICATE OF
- 17 PUBLIC CONVENIENCE AND NECESSITY FOR A FAST TRACK PROJECT NOT LATER
- 18 THAN 90 DAYS AFTER THE COMMISSION MAKES THE VERIFICATION UNDER
- 19 SUBSECTION (D)(1) OF THIS SECTION.
- 20 (F) THE COMMISSION, THE DEPARTMENT OF THE ENVIRONMENT, THE
- 21 DEPARTMENT OF NATURAL RESOURCES, AND ANY OTHER IMPACTED STATE
- 22 AGENCY SHALL WAIVE OR EXPEDITE ANY REGULATORY REQUIREMENTS OR
- 23 DECISIONS TO COMPLY WITH THE TIME FRAMES SET FORTH IN THIS SECTION.
- 24 **7–218.**
- 25 (A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS
- 26 INDICATED.
- 27 (2) "COMMITTEE" MEANS THE DATA CENTER FAST TRACK
- 28 ADVISORY COMMITTEE.
- 29 (3) "CONSTRUCTION" HAS THE MEANING STATED IN § 7–207 OF THIS
- 30 SUBTITLE.
- 31 (4) "DATA CENTER" HAS THE MEANING STATED IN § 11–239 OF THE
- 32 TAX GENERAL ARTICLE.

- 1 (5) "FAST TRACK PASS" MEANS AN EXPEDITED REVIEW PROCESS FOR
- $2\,$ $\,$ A CERTIFICATE OF PUBLIC CONVENIENCE AND NECESSITY ISSUED IN ACCORDANCE
- 3 WITH § 7-207.4 OF THIS SUBTITLE.
- 4 (6) "GENERATING STATION" HAS THE MEANING STATED IN § 7–207 OF
- 5 THIS SUBTITLE.
- 6 (B) THERE IS A DATA CENTER FAST TRACK ADVISORY COMMITTEE IN THE 7 COMMISSION.
- 8 (C) THE COMMITTEE CONSISTS OF:
- 9 (1) THE COMPTROLLER, OR THE COMPTROLLER'S DESIGNEE;
- 10 (2) THE SECRETARY OF COMMERCE, OR THE SECRETARY'S
- 11 **DESIGNEE**;
- 12 (3) THE SECRETARY OF THE ENVIRONMENT, OR THE SECRETARY'S
- 13 **DESIGNEE**;
- 14 (4) THE CHAIR OF THE COMMISSION, OR THE CHAIR'S DESIGNEE;
- 15 (5) THE DIRECTOR OF THE MARYLAND ENERGY ADMINISTRATION,
- 16 OR THE DIRECTOR'S DESIGNEE;
- 17 (6) THE SECRETARY OF GENERAL SERVICES, OR THE SECRETARY'S
- 18 **DESIGNEE**; AND
- 19 (7) THE SECRETARY OF NATURAL RESOURCES, OR THE
- 20 SECRETARY'S DESIGNEE.
- 21 **(D)** THE COMMITTEE SHALL:
- 22 (1) IN CONSULTATION WITH THE COMMISSION, ESTABLISH CRITERIA
- 23 FOR SELECTING PROJECTS FOR THE CONSTRUCTION OR MODIFICATION OF A
- 24 GENERATING STATION THAT INCLUDES THE CO-LOCATION OF A DATA CENTER TO
- 25 RECEIVE A FAST TRACK PASS, INCLUDING CRITERIA FOR:
- 26 (I) ON-SITE ENERGY GENERATION TECHNOLOGY, INCLUDING
- 27 BACKUP ENERGY GENERATION AND ENERGY STORAGE TECHNOLOGY;

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1	(II) EVALUATING A PROJECT'S POWER USAGE EFFECTIVENESS
2	SCORE CALCULATED IN ACCORDANCE WITH GUIDELINES ESTABLISHED BY THE
3	MARYLAND ENERGY ADMINISTRATION UNDER § 11–239 OF THE TAX – GENERAL
4	ARTICLE;
4	THE TOLE,
_	(III) CDEEN BLIII DING GEANDARDG.
5	(III) GREEN BUILDING STANDARDS;
O	(DI) I AND HOL AND DOMENMIAL DEDUNING ODMENM.
6	(IV) LAND USE AND POTENTIAL REDEVELOPMENT;
_	
7	(V) WATER USAGE;
8	(VI) COMMUNITY IMPACT; AND
9	(VII) ENVIRONMENTAL JUSTICE CONSIDERATIONS; AND
10	(2) AWARD A FAST TRACK PASS TO SELECTED PROJECTS THAT MEET
11	THE CRITERIA ESTABLISHED IN ITEM (1) OF THIS SUBSECTION.
12	(E) A PROJECT THAT RECEIVES A FAST TRACK PASS UNDER THIS SECTION
13	SHALL UNDERGO AN EXPEDITED REVIEW PROCESS FOR A CERTIFICATE OF PUBLIC
14	CONVENIENCE AND NECESSITY IN ACCORDANCE WITH § 7–207.4 OF THIS SUBTITLE.
	U
15	(F) (1) ON OR BEFORE SEPTEMBER 1, 2025, AND EACH SEPTEMBER 1
16	THEREAFTER, THE COMMITTEE SHALL ISSUE AN APPLICATION PERIOD FOR
17	POTENTIAL PROJECTS FOR THE CONSTRUCTION OR MODIFICATION OF A
18	GENERATING STATION THAT INCLUDES THE CO-LOCATION OF A DATA CENTER TO
19	APPLY FOR A FAST TRACK PASS UNDER THIS SECTION.
19	AFFLI FOR A FAST TRACK FASS UNDER THIS SECTION.
90	(9) THE ADDITION DEDICTO INDED DADACDADII (1) OF MILE
20	(2) THE APPLICATION PERIOD UNDER PARAGRAPH (1) OF THIS
21	SUBSECTION SHALL REMAIN OPEN FOR 90 DAYS.
	(0)
22	(3) IN EVALUATING APPLICATIONS RECEIVED UNDER PARAGRAPH (1)
23	OF THIS SUBSECTION, THE COMMISSION:
24	(I) MAY AWARD NOT MORE THAN THREE FAST TRACK PASSES IN
25	A YEAR;
26	(II) SHALL USE THE CRITERIA ESTABLISHED UNDER
27	SUBSECTION (D)(1) OF THIS SECTION; AND

(III) SHALL AWARD EACH FAST TRACK PASS NOT LATER THAN 30

DAYS AFTER THE CLOSE OF THE APPLICATION PERIOD.

1 2	(4) A PROPOSED PROJECT MAY APPLY FOR NOT MORE THAN ONE FAST TRACK PASS IN A YEAR.
3	Article – Tax – General
4	11–239.
5	(a) (1) In this section the following words have the meanings indicated.
6 7 8 9	(2) "Data center" means a building or group of buildings used to house computer systems, computer storage equipment, and associated infrastructure that businesses or other organizations use to organize, process, store, and disseminate large amounts of data.
10	(3) "Department" means the Department of Commerce.
11 12	(4) "Opportunity zone" means an area that has been designated as a qualified opportunity zone in the State under § 1400Z–1 of the Internal Revenue Code.
13 14 15	(5) (i) "Qualified data center" means a data center located in the State in which an individual or a corporation, within 3 years after [submitting an application for] RECEIVING the sales and use tax exemption under this section, has:
16 17	1. for a data center located within a Tier I area, invested at least \$2,000,000 in qualified data center personal property and created at least [five]:
18	A. 35 qualified positions; or
19 20 21	B. 5 QUALIFIED POSITIONS FOR EACH 20,000 SQUARE FEET OR LESS OF THE DATA CENTER THAT IS NEWLY DEDICATED TO HOUSING SERVERS; OR
22 23 24	2. for a data center located in any other area of the State, invested at least \$5,000,000 in qualified data center personal property and created at least [five]:
25	A. 35 qualified positions; OR
26 27 28	B. 5 QUALIFIED POSITIONS FOR EACH 20,000 SQUARE FEET OR LESS OF THE DATA CENTER THAT IS NEWLY DEDICATED TO HOUSING SERVERS.
29	(ii) "Qualified data center" includes:

$\frac{1}{2}$	company it supports.	2.	an enterprise data center owned and operated by the
3 4	(6) (i) property purchased or le	-	lified data center personal property" means personal establish or operate a data center.
5	(ii)	"Qua	lified data center personal property" includes:
6 7 8	-	-	computer equipment or enabling software used for the or communication of data, including servers, routers, hardware used in the operation of that equipment;
9 10 11 12			heating, ventilation, and air-conditioning and mechanical ling towers, air-handling units, pumps, energy storage or nd other capital equipment used in the operation of that
13 14 15 16 17	generators, transformer	rs, un tion ur	equipment necessary for the generation, transformation, management of electricity, including exterior substations, it substations, uninterruptible power supply systems, nits, remote power panels, and any other capital equipment
18	(7) (i)	"Qua	lified position" means a position that:
19		1.	is a full-time position of indefinite duration;
20		2.	pays at least 150% of the State minimum wage;
21 22	in a single location in the	3. e State	is newly created because a data center begins or expands; and
23		4.	is filled.
24	(ii)	"Qua	lified position" does not include a position:
25 26 27	existing data center in the is not a net new job in the		created if an employment function is shifted from an e to another data center of related ownership if the position e;
28 29	business;	2.	created through a change in ownership of a trade or
30		3.	created through a consolidation, merger, or restructuring

of a business entity if the position is not a net new job in the State;

1 2 3	4. created if an employment function is contractually shifted from an existing business entity in the State to another business entity if the position is not a net new job in the State; or
4	5. filled for a period of less than 12 months.
5	(8) "Tier I area" means:
6 7	(i) a Tier I county as defined in § 1–101 of the Economic Development Article; or
8	(ii) an opportunity zone.
9 10 11	(b) The sales and use tax does not apply to the sale of qualified data center personal property for use at a qualified data center if the buyer provides the vendor with evidence of eligibility for the exemption issued by the Comptroller.
12 13 14	(c) (1) To qualify for the sales and use tax exemption under subsection (b) of this section, an individual or a corporation shall file an application for an exemption certificate with the Department.
5	(2) The application must:
16 17	(i) demonstrate that the applicant intends to meet the requirements of a qualified data center; [and]
18	(II) DEMONSTRATE THAT THE DATA CENTER:
19 20	1. HAS A POWER USAGE EFFECTIVENESS SCORE OF NOT MORE THAN 1.2; OR
21 22 23 24 25	2. FOR A DATA CENTER THAT IS CO-LOCATED IN A BUILDING WITH OTHER COMMERCIAL USES AND TAKES NOT MORE THAN 20% OF THE SQUARE FOOTAGE OF THE BUILDING, ACHIEVES AN ENERGY EFFICIENCY LEVEL THAT IS AT LEAST AS EFFICIENT AS THE TOP 15% MOST EFFICIENT SIMILAR BUILDINGS CONSTRUCTED IN THE PREVIOUS 5 YEARS;
26 27 28	(III) DEMONSTRATE THAT AT LEAST 90% OF THE ELECTRICITY USED BY THE DATA CENTER IS DERIVED FROM CARBON–FREE RENEWABLE ENERGY SOURCES:
29 30	1. LOCATED IN THE PJM INTERCONNECTION, LLC, SERVICE TERRITORY; OR

THROUGH ON-SITE GENERATION;

2.

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1 2 3	(IV) CERTIFY THAT THE DATA CENTER WILL NOT USE ANY DIESEL FUEL FOR ON-SITE GENERATION, NOT INCLUDING FOR BACKUR GENERATION; AND
4 5 6	[(ii)] (V) include any information the Department requires to evidence the capacity and intention of the applicant to fulfill the commitments set forth in the applicant's application.
7 8 9 10 11	(3) (I) [If,] SUBJECT TO SUBPARAGRAPH (II) OF THIS PARAGRAPH IF, based on the information and supporting documentation provided in the application the Department determines the applicant is eligible for the sales and use tax exemption under subsection (b) of this section, the Department shall certify the eligibility of the applicant.
12 13 14 15	(II) THE DEPARTMENT MAY LIMIT A CERTIFICATION ISSUED UNDER THIS SECTION BY ALLOWING A QUALIFIED DATA CENTER TO CLAIM A PARTIAL EXEMPTION UNDER THIS SECTION ONLY UP TO A SPECIFIED DOLLAR AMOUNT BASED ON THE FOLLOWING ECONOMIC DEVELOPMENT PRIORITIES:
16 17 18 19	1. A COMPARATIVE ANALYSIS BETWEEN THE STATE AND OTHER STATES IDENTIFYING THE COST DIFFERENTIAL IN THE COSTS OF THE PROJECT IN THE STATE COMPARED TO THE PROJECTED COSTS IF THE PROJECT HAD COMMENCED IN ANOTHER STATE, INCLUDING:
20 21 22	A. ANY IMPACT OF THE OTHER STATE'S INCENTIVE PROGRAMS, INCLUDING SPECIFIC COSTS FOR LABOR, UTILITIES, TAXES, AND ANY OTHER RELEVANT COSTS; AND
23 24	B. THE COST STRUCTURE OF THE TAXPAYER'S INDUSTRY IN THE OTHER STATE; AND
25 26 27 28	2. CERTIFIED DOCUMENTATION FROM THE TAXPAYER TO DEMONSTRATE THAT THE EXEMPTION ALLOWED UNDER THIS SECTION WAS A SUBSTANTIAL FACTOR IN THE DECISION TO LOCATE THE PROJECT IN THE STATE INCLUDING:
29 30	A. WHETHER THE TAXPAYER COULD HAVE REASONABLY AND EFFICIENTLY LOCATED THE PROJECT OUTSIDE THE STATE:

31 B. EVIDENCE THAT AT LEAST ONE OTHER STATE WAS 32 CONSIDERED FOR THE PROJECT;

1 2	C. DOCUMENTATION THAT RECEIPT OF THE EXEMPTION UNDER THIS SECTION WAS A MAJOR FACTOR IN THE DATA CENTER'S DECISION; AND
3 4 5	D. CERTIFICATION THAT WITHOUT THE EXEMPTION ALLOWED UNDER THIS SECTION, THE DATA CENTER WAS NOT LIKELY TO COMMENCE THE PROJECT IN THE STATE.
6 7	(4) THE MARYLAND ENERGY ADMINISTRATION SHALL ESTABLISH GUIDELINES FOR:
8 9	(I) CALCULATING A POWER USAGE EFFECTIVENESS SCORE;
10 11	(II) DETERMINING SIMILAR BUILDINGS FOR COMPARISON UNDER PARAGRAPH (2)(II)2 OF THIS SUBSECTION.
12 13 14	(d) (1) Each year, the Department shall provide the Comptroller with a list of individuals and corporations that the Department determines are eligible for the sales and use tax exemption under subsection (b) of this section.
15 16 17 18	(2) Within 30 days after receiving the list described in paragraph (1) of this subsection, the Comptroller shall issue to each individual and corporation listed a certificate of eligibility for the sales and use tax exemption under subsection (b) of this section.
19 20	(3) (i) The certificate of eligibility issued under paragraph (2) of this subsection:
21	1. must be renewed each year; and
22 23	2. except as provided in subparagraph (ii) of this paragraph, may not be renewed for more than 10 consecutive years.
24 25 26	(ii) If the individual or corporation invests at least $\$250,000,000$ in qualified data center personal property, the certificate of eligibility may be renewed for up to 20 consecutive years.
27 28 29	(e) For at least 3 years after the termination of a certificate issued under subsection (d) of this section, each individual or corporation that receives the certificate shall:
30	(1) maintain a record of:
31 32	(i) the amount of sales and use tax that was not paid as a result of the certificate;

1, 2025.

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1		(ii)	the number of qualified positions created; and
2		(iii)	the investment in qualified data center personal property; and
3 4	(2) subsection.	allow	the Department to inspect the records described in item (1) of this
5 6 7 8	certificate is dete	if any rmined	Department may revoke a certificate of eligibility under subsection representation made in connection with the application for the by the Department to have been false when made or if the lfill the applicant's commitments under the application.
9 10	(2) determine.	The 1	revocation may be in full or in part as the Department may
11 12	(3) revocation to the I		ndividual or corporation shall have an opportunity to appeal any ment before notification of the Comptroller.
13 14 15	-	pture a	Comptroller may make an assessment against the individual or any amount of sales and use tax that the individual or corporation f an exemption under subsection (b) of this section.
16	SECTION 2	a. AND	BE IT FURTHER ENACTED, That this Act shall take effect July